

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Green Bay	
Rule Number: Comm 4, 14, 15, 16.46, 50 to 64, 65, 66, 69, and 73			
Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Oral/Exhibit #G-2	Daniel J. Gengler National Fire Sprinkler Association Milwaukee, Wisconsin	<p>Indicates adoption of the ICC codes would place a severe cost burden on the taxpayers of towns and villages and would put a heavy burden on volunteer fire departments.</p> <p>Indicates the Association membership has been instructed to contact their state representatives in regards to this matter.</p> <p>Indicates he is the Midwest Regional Manager for the National Fire Sprinkler Association (NFSA), which is a nonprofit trade association comprised of installers and manufacturers of fire sprinkler and related equipment and services. NFSA's mission is to insure the integrity of the automatic fire sprinkler industry. Indicates NFSA endorses the changes to the IBC.</p> <p>Believes the Department is making a solid move forward by attempting to replace its patchwork building and fire codes with the consistent and more progressive ICC suite of codes.</p> <p>States the proposed IBC includes many more opportunities for the citizens of our state to be protected from the trauma of fire by the appearance of automatic fire sprinklers in new buildings. States the IBC offers more than double the present applications for the installation of sprinklers. Feels the July 1, 2002, effective date should be maintained.</p> <p>Recognizes there are shortcomings in the ICC suite of codes, for instance the ICC has to improve some of the tables referenced in the IBC, and the IFC does not include retroactive application of automatic fire sprinklers, which is of concern. Encourages the periodic review of future updates to the ICC codes and recommends not to amend the code with modifications that may not be in the best interest of all concerned. Also encourages future cycles to continue to search for the codes that best meet the global safety needs of the citizens of Wisconsin.</p>	<p>Support is noted</p> <p>The Department agrees with supporting testimony as provided.</p> <p>The ICC has issued some errata information for the IBC and the IFC. No technical information has been presented to substantiate the claims that the tables in the IBC are somehow flawed.</p>
Oral	Leroy Reinking	Opposes adoption of the ICC codes.	See response to Exhibit 1 for a description of the planned

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	Johnsonville Fire Department Howards Grove, Wisconsin	Feels the Department must look at the NFPA code and do a comparison with the ICC codes. Indicates the fire inspections being done are not consistent in the state.	code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.
Oral	Daniel J. Roarty, AIA Dimension IV and AIA Wisconsin Green Bay, Wisconsin	Supports adoption of the ICC suite of codes, and states the adoption process should not be delayed. Feels the ICC codes will enhance the state code requirements, improve code understanding, provide for easier compliance and code enforcement, and benefit future code updates. Feels the current building construction requirements have become quite patchwork over the years, and feels the ICC codes are more interrelated and will help designers in doing their work. States there has been a great deal of hard work put into the development of this draft, and also feels the firefighters' comments have merit. However, he feels the opportunity to use the ICC codes would help establish better buildings.	Issues pertaining to consistency of fire inspections are not germane to the issue of model code adoption. Support is noted. See response to Exhibit 1 for a general description of the changes made to the proposed rules in response to concerns from the Fire Service.
Oral (Also See Mailed-In Exhibit #43)	Greg Cleveland Wisconsin State Fire Chiefs Association Marshfield, WI	Indicates he had worked with the Department to develop a better fire code and now feels the firefighters have been shut out, since the Department has decided not to do the comparison of the NFPA and the ICC codes. Feels the ICC codes are unproven, and understands that no building in the U.S. has been constructed using the ICC codes. Feels the NFPA has better codes relating to existing buildings than do the ICC codes. States the Department must delay the adoption of the ICC codes until a full comparison can be done between the ICC and NFPA codes.	See response to Exhibit 1 for a description of the planned code comparison, and for a description of how NFPA 1 and 101 will apply instead of the IFC, including their application to existing buildings. Except for multifamily dwellings, municipalities can adopt requirements that are more restrictive than the statewide commercial building code or fire prevention code, such as for existing buildings.
Oral	Tony Lison	Asks what the cost will be to train everyone on the new codes, and who will pay for this undertaking. Indicates the NFPA has offered to provide training to all the building officials at no cost. Opposes adoption of any codes without all of the codes being reviewed and a	See response to Exhibit 1 for a description of anticipated training and associated costs. Opposition is noted. See response to Exhibit 1 for a

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	Green Bay Fire Department Green Bay, Wisconsin	comparison done between these codes. Cannot endorse the ICC codes and wants a suite of codes where all are protected.	description of the planned code comparison.
Oral (Also See Mailed-In Exhibit #69)	James Gignac Wisconsin State Fire Chiefs Association Wisconsin Rapids, Wisconsin	Opposes adoption of the ICC suite of codes. States the proposal eliminates eight parts of the IFC, and is concerned with the safety that will be provided.	Opposition is noted. The need to omit certain chapters reflects the current regulatory scheme where certain fire safety issues are addressed in other administrative codes. These other codes will be reviewed and may be updated to reflect the model fire code requirements.
		Asks if the training costs will come out of the 2% Fire Dues funds, and questions where the partnership is between the Department and the firefighters.	See response to Exhibit 1 for a description of anticipated training and associated costs. Issues pertaining to the 2% Fire Dues program are not germane to the issue of model code adoption.
		Indicates the national AFL-CIO has gone on record as opposing adoption of the ICC codes.	
		States he is concerned that the Code Council membership was changed to accommodate a firefighter who supports the IBC and IFC.	Issues pertaining to the membership of the Code Council are not germane to the issue of model code adoption.
		Proposes that adoption of the ICC codes be put on hold until a paragraph-by-paragraph review can be done, and that an impartial review of this comparison be done before any codes are adopted.	See response to Exhibit 1 for a description of the planned code comparison.
Oral/Exhibit #G-3	Peter Kuehl Oscar Boldt Construction Company Appleton, Wisconsin	Feels the current building codes are very antiquated, and moving to national codes would be an improvement. However, after listening to the firefighters, he suggests maybe the Department should step back and look at the NFPA codes.	Support is noted. See response to Exhibit 1 for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.
Oral/Exhibit	Gerald W. Kocken	States the IBC and IFC would be minimum codes, and is concerned local municipalities could adopt the NFPA <i>Life Safety Code</i> and the future NFPA building code, which could result in conflicting code requirements. States he is a member of AIA, BOCA, UBC, SBCC, NFPA, and ASTM	Concern is noted. Support is noted. See response to Exhibit 1 for a

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#G-4	Kocken and Associates DePere, Wisconsin	organizations and would like to see adoption of a model code in Wisconsin. However, after hearing testimony from the firefighters and knowing the current NFPA code, he would like to see a review of the NFPA code before going to a model code. Suggests working with firefighters throughout Wisconsin to satisfy their needs.	description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.
Oral/Exhibit #G-5	Ken Hartje Nekoosa Fire Department, and Wood County Fire Chiefs Association Nekoosa, Wisconsin	States he is not aware of any fellow fire chief around the state who is in favor of changing the codes in Wisconsin. The members of the fire departments and the fire inspectors are all very satisfied with the NFPA codes that they have used for a long time. Feels the comparison of the ICC and NFPA must be done, and believes the Department is trying to rush something through that may hurt the fire service and may not be the right thing for Wisconsin to do.	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.
Exhibit #G-6	Sandy Popp Options for Independent Living Green Bay, Wisconsin	Feels the training will have to start over, and a small department like Nekoosa will not be able to continue the fire inspection program that they now have in place. Asks where the money will come from to do the training, and states the 2% Fire Dues funds can only go so far. States he has heard a rumor that these funds may be looked at for training money. Suggests adding floor-mounted urinals in public buildings. Indicates they are necessary for individuals using wheelchairs who use leg bags for urine elimination. Suggests language "where urinals are provided, at least one must be a floor mounted." Feels this is a needed addition to plumbing fixtures in toilet rooms in public buildings and places of employment. Supports shortening the height of stair risers to 7 inches and setting a tread depth of 11 inches. This is a very-needed accessibility feature. States that Options for Independent Living, Inc. (Options) commends the Department and all of the individuals who gathered together to work towards	See response to Exhibit 1 for a description of anticipated training and associated costs. Issues pertaining to the 2% Fire Dues program are not germane to the issue of model code adoption. Disagree. Floor mounted urinals are not required by the ADAAG and feel for consistency that Wisconsin should not create additional requirements above and beyond those specified in the federal law.
			Support is noted.

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Exhibit #G-7	Lawrence P. Wilson Green Bay Fire Department, Fire Prevention Green Bay, Wisconsin	the goal of a model code. Following the access guidelines in the Americans With Disabilities Act Accessibility Guidelines and the ICC/ANSI A117.1 standard, Options feels the IBC will continue to create accessibility for individuals with disabilities. States that in order to adopt a comprehensive suite of codes to serve the public adequately, an objective comparison of the proposed codes with the NFPA Fire Prevention Code and Life Safety Code must be done Feels that not taking time to consider all available codes does not adequately serve the public.	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.
Exhibit #G-8	Curtis W. Wiese Vierbicher Associates Rhinelander, Wisconsin	Supports the proposed rules for Wisconsin, and feels the uniformity of codes throughout the U.S. and Canada is essential.	Support is noted.
Exhibit #G-9	David Bloom Wisconsin State Fire Chiefs Association Madison, Wisconsin	Opposes the adoption of the ICC codes until a comparison between the ICC and NFPA codes can be completed.	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.
Exhibit #G-10	Jeffrey J. Jansen Green Bay Fire Prevention Bureau Green Bay, Wisconsin	Opposes adoption of the ICC codes until a comparison between the ICC and NFPA's Fire Prevention Code and Life Safety Code can be made, and an informed decision is made as to the best code to represent the safety of the public and firefighters.	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.

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Oral/Exhibit #P-1	Del Yaroch Wisconsin State Fire Chiefs Association Beaver Dam, Wisconsin	<p>States that last year the Association, along with a united Wisconsin Fire Service, recommended to the Department that it adopt NFPA's <i>Fire Prevention Code</i> and the companion document, <i>NFPA's Life Safety Code</i>. States that instead, the Department intends to move forward with adoption of the IFC and the IBC, even though the Department's advisory Fire Safety Code Council has recommended a thorough, side-by-side review of the IFC and NFPA's <i>Fire Prevention Code</i> and <i>Life Safety Code</i>.</p> <p>States that unlike the NFPA codes, the ICC codes do not have a history of usage or a proven track record. Believes it makes no sense for the Department to force the ICC codes onto the professionals who use and rely on these codes every day.</p> <p>Feels the Department's effort to fast-track the adoption of these codes is incomplete disregard to the concerns of the Association and the rest of the Wisconsin Fire Service. The Association opposes adoption of these codes because the <i>NFPA Fire Prevention Code</i> and <i>Life Safety Code</i> are time-tested, proven documents, developed by a consensus process, with significant Fire Service input. The <i>NFPA Life Safety Code</i> is also the most comprehensive code addressing existing properties, which is of the most paramount concern to the Fire Service, and that code is used in all 50 states.</p> <p>States the Wisconsin Fire Service is providing input in the soon-to-be developed NFPA building code. When completed in August 2002, it will be the only building code in the country that will include provisions to address firefighter safety. NFPA is in the process of developing a complete set of codes and standards for the built environment. The vast majority of the codes and standards that will be in the complete set have been enforced throughout this country and other countries for many years.</p>	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.
States adoption of the NFPA codes would occur at no cost to Wisconsin			See response to Exhibit 1 for a description of anticipated.

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Oral and Exhibit #P-2	Paul D. Coats, P.E. American Forest and Paper Association Joliet, Illinois	<p>taxpayers. NFPA will provide all Wisconsin government enforcers with free training, and free copies of adopted documents to those who attend the training. This offer would be repeated each time updated editions of the codes are adopted. This would ensure every jurisdiction in the state, regardless of its size or resources, would have up-to-date codes and training from the top experts in the field. Doubts that any other code organization can make this commitment. Adoption of the ICC codes would come at significant cost. This could result in the Department looking to the 2% Fire Dues money to fund the implementation, training, and copies of the ICC codes, at the expense of the Fire Service.</p> <p>Requests the Department please delay its fast-track adoption of the ICC codes in order to do a side-by-side comparison of the ICC and NFPA suites of codes.</p> <p>Supports the proposed rules. Believes adoption of the ICC codes would be consistent with Wisconsin's tradition of having good building codes, based on the history and widespread use of the model codes that were the precursors of the ICC codes. Has reviewed the Wisconsin amendments to the ICC codes, and found them to be technically accurate. Believes the ICC code set is the best choice of model codes currently available.</p> <p>Notes the IBC was under development for five years, and was scrutinized by code officials and industry representatives in an open code development process. States the Association was represented in that process, had full access to the testimony there, and was pleased by it. States that process provides for participation by any other interested individual, company, organization, or industry.</p> <p>Indicates the model codes that were the precursors of the ICC codes were developed over several decades, and states the ICC codes therefore have a history which is unmatched by any other available model code.</p>	<p>training and associated costs.</p> <p>Support is noted.</p>

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		<p>Believes the ICC codes incorporate the best and most accepted standards for materials, methods of construction, and testing than any other available model code. The included references to NFPA standards and to other material, design, and performance standards give state and local officials a total package of coordinated safety rules.</p> <p>States the five ICC codes proposed for adoption, and the other ICC codes, are written to work with each other without conflict, which will save state agencies energy and trouble in administering the codes.</p> <p>States training and educational materials on the ICC codes are well developed and currently available from the model code groups.</p> <p>States the Association is aware of opposition to the ICC codes by Fire Service representatives. Agrees fire safety is one of several primary concerns that building codes must address, and may be the most important concern, but it is not the only one. Believes the IBC and IFC appropriately address fire safety in conjunction with structural, material, environmental, accessibility, health, bodily injury, property, and other concerns in a balanced and effective manner, which will become even more effective as the development of the ICC codes continues.</p>	
Oral	Robert J. Schumacher, P.E. American Society of Civil Engineers, Wisconsin Section Milwaukee, Wisconsin	<p>Supports the IBC, and the proposed chapter Comm 62 that concerns the structural design provisions. There are not many significant differences from the current Wisconsin code, although the proposed code has more detailed snow drift load and wind load provisions that more closely define the realities of nature, based on further studies beyond what is accounted for in the current code, and which reflects more of what insurance companies require of large buildings, based on their loss histories. Supports development of code commentary text to clarify how certain aspects of the IBC applies specifically to Wisconsin, to make the code more user-friendly for designers.</p>	Support is noted.

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Oral/Exhibit #P-3	Paul Wank Wisconsin Concrete Masonry Association Sussex, Wisconsin	Comments/Recommendations Generally pleased to see Wisconsin pursuing adoption of a unified model code, but is opposed to the fire safety compromises in the IBC. States adoption of a model code would make it easier for Association members to ship products to other states. Agrees most of the IBC chapter 17 requirements for structural tests and special inspections should not be applied in Wisconsin, as they are needed in areas of high seismic activity, which does not occur here. Is concerned the model codes have been slowly and steadily reducing the quality of fire walls. Concrete block fire walls have performed as designed for over 80 years. They do not burn, do not add fuel to a fire, and do not emit poisonous fumes, but unfortunately their use will be greatly reduced in the new code, as they are replaced by fire suppression and detection systems with less fire-wall containment. Indicates those systems will not provide equal performance, in part because the testing standard for fire-rated walls does not reflect the increases in fuel content in furnishings and floor/wall coverings that have occurred since the 1930's, and because the testing standard allows a less-rigorous hose-stream test for nonmasonry walls. Believes the corresponding current Uniform Building Code requirements are superior. Advocates that concrete block walls be given an equal footing to compete with the newer, unproven systems which rely on fewer fire walls of lesser quality, by changing the proposed Comm 62 sprinkler and fire-wall requirements to be consistent with the UBC requirements. Also asks the Department to remain cognizant of these concerns when considering future code revisions that seek to further reduce the quality of fire-wall construction.	Agency Response Support and opposition are noted. Agree that masonry (concrete block) firewalls perform well, but cannot agree that they must be used to the exclusion of all other fire resistive walls. The Department believes that overall, the IBC as modified provides for greater fire safety than the current Wisconsin Commercial Building Code.
Oral	Arthur Scola Wisconsin Society of Fire Service Instructors, and the Racine County Fire Chiefs Association Sturtevant, Wisconsin	Requests the Department conduct a comparison of the ICC suite of codes and NFPA's <i>Fire Prevention Code</i> and <i>Life Safety Code</i> , before adopting of the ICC codes.	See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.

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Oral/Exhibit #P-4 (Also See Exhibit #'s R-3 and G-9)	Dave Bloom Wisconsin State Fire Chiefs Association Madison, Wisconsin	<p>States the Association opposes adoption of the IBC and IFC in Wisconsin.</p> <p>States it has been obvious from the beginning that the Department had decided to adopt the IBC and IFC, and the Fire Service better not get in the way. Believes he has witnessed a process engineered by the Department and the parties who have a vested interest in adopting the IBC and IFC, move forward with no regard for the Fire Service's interest. Indicates all the Fire Service has asked for is a delay until a comparison is completed between the IBC/IFC and NFPA's <i>Fire Prevention Code, Life Safety Code</i>, and building code. States the Fire Service has not asked for something that the Department is unable to deliver (a comparison). Questions why all of a sudden, after 86 years of the present codes, it is imperative that Wisconsin not wait another extra day to get a model code in place. Indicates the Department must not be very confident that the IBC/IFC can stand up to a comparison of the NFPA suite of codes, when suddenly three months into a promised comparison of the IFC with NFPA's <i>Fire Prevention Code</i> and <i>Life Safety Code</i>, the Department cancelled the comparison. States the comparison had the unanimous support of the Fire Safety Code Council, and the Department's excuse was that a comparison could not be done when changes were being made to the NFPA codes. States that excuse was never used when the Department's evaluation of the IFC was being done during its draft period — a code which is still going through changes.</p> <p>Indicates there are many more reasons to delay the proposed code adoption, which have been stated over the course of the public hearings.</p> <p>States the tactics used by the Department are very suspicious and have not gone unnoticed by the Association. States the Association is not going to stand by and watch the IBC/IFC get adopted in Wisconsin without any consideration of an NFPA code that has a long history and excellent track record in many other parts of the country. Believes the Association would be</p>	<p>Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.</p>

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Oral/Exhibit #P-5	Randall Sellnow Oregon Area Fire-EMS District Madison, Wisconsin	<p>irresponsible to the safety of its communities, the residents of the entire state, and the firefighters of Wisconsin if the Association does not use every resource it has to delay the proposed adoption and make sure a complete comparison is made.</p> <p>Opposes adoption of the IBC and IFC without first doing a comparison study of the NFPA suite of codes. Indicates representatives from almost every organization that represents the Fire Service in Wisconsin have expressed opposition to the proposed adoption without first doing the comparison.</p> <p>States the NFPA has historically always been an advocate for firefighter safety in the NFPA codes and standards. Believes the process used by the NFPA in developing codes and standards always places the safety of the public and the firefighters that care for the public as a primary driving force.</p> <p>Believes the IFC and IBC will address these safety issues, but before rushing to adopt those codes, the following three issues should be considered beyond waiting for a comparison.</p> <ul style="list-style-type: none"> • How will the training of the Fire Service representatives take place? • Who will pay for the training and code books? • Will the 2% Fire Dues funds be used to fund this? <p>Understands NFPA would provide its code books to Wisconsin for no charge, and the corresponding training would be done free. Believes for this reason, along with the historical track record the NFPA has shown toward public and firefighter safety, the citizens of Wisconsin deserve the comparison and then an informed decision.</p> <p>Indicates the Fire Service is in a truly dangerous business. States the time it may take for a roof to collapse on a truss-constructed building following heat and/or flame impingement is only 120 seconds. Everyone needs to do their best to make this as safe as possible.</p>	<p>See response to Exhibit 1 for a description of the planned code comparison, and a description of how NFPA 1 and 101 will apply instead of the IFC.</p> <p>See response to Exhibit 1 for a description of anticipated training and associated costs. Issues pertaining to the 2% Fire Dues program are not germane to the issue of model code adoption.</p> <p>Firefighter safety is regulated by ch. Comm 30, the Fire Department Safety and Health Code. Specific concerns about firefighter safety should be brought to the Comm 30 advisory code council.</p>

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Oral	Curtis Witzlib City of Mequon Fire Department Mequon, Wisconsin	<p>Supports the position of the Wisconsin State Fire Chiefs Association to wait for an analysis between the two suites of codes. Cannot grasp why a rush should occur to adopt the ICC codes.</p> <p>Indicates the Fire Service has worked with the Department on previous projects that took several years, but now a major code change is occurring quickly, and Fire Service is supposed to fall in line. Asks only that the comparison be done.</p>	See response to Exhibit 1 for a description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.
Oral/Exhibit #P-6	Mike Boehmer City of Burlington Fire Department Burlington, Wisconsin	<p>Opposes adoption of the proposed codes.</p> <p>Notes the world's population is growing at an exponentially fast rate, and as the population grows, so do the problems that the Fire Service has to deal with. Although America is a world leader, it has the greatest number of fires and fire-related deaths in the world - more than any other industrialized nation. Indicates the reason for this is not because of poor building construction, as modern building codes and ongoing effective enforcement occur throughout the country. And it is not because of poorly staffed or ineffective fire departments, since the country leads the world in modern firefighting equipment, training, and personnel, with an average response time of 3-5 minutes, which is better than any other industrialized nation. States the reason instead is carelessness, a lack of preparedness, and an overall blind eye-attitude by the public to personal fire prevention. Believes the public's participation in fire prevention programs, such as NFPA's The Great Escape, is minimal at best.</p> <p>States it is the same carelessness, lack of preparedness, and blind-eye attitude that scares him about the rush by the Department to adopt the ICC suite of codes. Believes commitments have been brushed aside, and those responsible to carry out enforcement have been ignored. States multiple organizations have gone on record as being opposed to the IFC and IBC, yet their responses have fallen on deaf ears, and this cannot be allowed to</p>	Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.

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Oral or Exhibit No.		<p>continue. Indicates the Fire Service and other related organizations responsible for dealing directly with the public owe the public their best efforts, by not allowing special interest groups to push this adoption through and pull the wool over the eyes of the public.</p> <p>Earnestly asks that adoption of the ICC suite of codes be postponed until a comparison has been made to the NFPA codes and been presented to the Fire Service for review.</p> <p>Opposes adoption of the ICC codes, as proposed. Believes it is time for Wisconsin to move toward adoption of a model building code, but objects to a failure during this process to consider use of NFPA's <i>Life Safety Code</i>. Believes the model building codes adequately protect new construction for life safety, but is concerned about operation and maintenance procedures.</p> <p>States the IBC and IFC, in addressing existing situations, give deference to the codes in effect at the time of construction, which results in lack of control over key construction features, such as interior finishes, protected exit ways, and protection of vertical openings. States that in order to retroactively apply significant fire safety conditions to occupied, existing buildings, it is almost necessary to declare a building uninhabitable.</p> <p>Believes it is quite feasible to adopt a model building code and to then adopt the <i>Life Safety Code</i> by reference. Indicates it may not make any difference whether the IFC or NFPA's fire code is adopted, provided reference to the <i>Life Safety Code</i> is included. States he has 12 years experience enforcing the <i>Life Safety Code</i>, as adopted locally by reference, in a manner that has not overridden the building code, and the <i>Life Safety Code</i> could easily be included in the proposed rule package in a similar fashion.</p>	<p>Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a description of how NFPA 1 and 101 will apply instead of the IFC, including their application to existing buildings. Except for multifamily dwellings, municipalities can adopt requirements that are more restrictive than the statewide commercial building code or fire prevention code, such as for existing buildings.</p>
Oral	Dean Redman Self Wauwatosa, Wisconsin	<p>States he is concerned about the process used in reviewing the ICC codes, and the exclusion of the viewpoints of the Fire Service throughout the</p>	<p>See response to Exhibit 1 for a general description of the changes made to the proposed rules in response to</p>

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Oral (Also See Madison Oral Comments)	Timothy Penno National Electrical Contractors Association, Milwaukee Chapter Milwaukee, Wisconsin	<p>process. States one of the communications from the Department appeared to be a thinly veiled threat that if the Fire Service does not get in line, the Fire Service will risk losing the 2% Fire Dues revenue they have historically received. States he takes offense to those procedures.</p> <p>States that after his testimony at the Madison Hearing on January 16, the Milwaukee Chapter is changing its position to now be in opposition to adopting the proposed rules at this time.</p> <p>Recommends the Department continue to work toward a uniform suite of codes, but delay implementing any new suite until the following important issues are resolved.</p> <p>(1) Indicates there must be resolution of code revision or code input from competent professionals – the ICC does not allow for an open revision process at this time, but NFPA does. Currently the NFPA has several code-making panels for its <i>National Electrical Code</i>® (NEC) and other codes, and the process is open to everyone. Indicates the National Electrical Contractors Association (NECA) can have voting representatives on those panels, and thereby directly provide input from small business contractors, for deciding what is or is not included in the NEC. If through the NFPA consensus process the proper requirements are not adopted, the Chapter can then participate at the state level in modifying the NEC. States the Chapter likes this model, because it ensures the proper codes are in place. Indicates that under the proposed rules, there is an outside body – the ICC – that at present, adopts the NEC by reference in the <i>International Electrical Code</i>™. Questions what will happen if the ICC decides to develop its own electrical code, and notes the NECA would have no say in that ICC decision. States the ICC has considered using the Canadian electrical code. States that is what is wrong with the process: Wisconsin is opening itself up to losing the NEC. Indicates that in that event, even if Wisconsin chose to</p>	<p>concerns from the Fire Service. Issues pertaining to the 2% Fire Dues program are not germane to the issue of model code adoption.</p> <p>See response to Exhibit 1. The continued use of NFPA 70 is not affected by this model code adoption.</p>

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

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		<p>continue with the NEC, the purpose of adopting a uniform suite of codes would be defeated. States by having been in place for nearly a century, the NEC has a proven track record, and the NECA does not want to risk losing the NEC process.</p> <p>(2) Indicates there must be a resolution of the so-called uniformity of nationwide use of the ICC suite of codes. States the ICC suite is not currently adopted in a majority of the states; portions of the suite are, but questions why Wisconsin should jump ahead of the rest of the national effort, if maintaining uniformity is being attempted – there is no nationwide uniformity. Adds there will likely not be nationwide uniform adoption of the ICC codes until the participation-in-revisions issue is resolved to the satisfaction of the NECA. States NECA's national headquarters is advising every local chapter of NECA to oppose the ICC effort in the strongest possible manner, and the Association intends to oppose the effort in each and every state or local jurisdiction where ICC code adoption is proposed, until inclusion in the revision process is established.</p> <p>(3) States there must be a resolution of any possible merger of the ICC and NFPA for achieving a unified code-making effort. Indicates the Safety and Buildings Division has maintained Wisconsin should move toward adopting the ICC codes because ICC and NFPA negotiations are taking place, but questions what will happen if the negotiations fall apart.</p> <p>States NECA and the Milwaukee Chapter prefer continued unfettered use of the NEC and other NFPA codes. States those codes are the superior product, have a proven track record of safety, and are produced by the only code-making body to have such an open revision process. Believes adoption of the ICC suite could result in removal of the NEC at some time in the future, or a return to Wisconsin being forced to adopt numerous modifications.</p>	

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Oral and Exhibit #P-7	Robert Stedman City of Waukesha Fire Department Waukesha, Wisconsin	<p>Indicates the concerns expressed by the National Electrical Contractors Association apply to the Fire Service as well, because currently the Fire Service has voting input in the NFPA fire code consensus process, but if the ICC codes are adopted, that ability would go away except where a fire department is the designated code official for a community. Indicates this designation most likely would not occur, since the building code official is designated instead. Indicates the voting input will similarly go away for others, such as architects.</p> <p>Notes all eight of the associations in the Wisconsin Fire and EMS Legislative Leadership Coalition have signed an agreement dated January 15, 2001, to support a delay of the adoption of a new Wisconsin building code and fire code until the NFPA suite of codes is completed and a comparison can be completed between the ICC and NFPA suites of codes. Notes these associations are the Professional Fire Fighters of Wisconsin, the Wisconsin Chapter of the International Arson Investigators Association, the Wisconsin Fire Chiefs Education Association, the Wisconsin Fire Inspectors Association, the Wisconsin Society of Fire Service Instructors, the Wisconsin State Fire Chiefs Association (WSFCA), the Wisconsin State Fire Fighters Association, and the Wisconsin EMS Association. (Submits the signed agreement.)</p> <p>Opposes adoption of the ICC suite of codes. Appreciates that Wisconsin building code officials are looking toward a new Wisconsin building code, but is concerned the process is moving forward too rapidly, and is concerned the Fire Service will be eliminated from having input in the code development process. Wants to have that input, and feels the best way to do so is to look at the NFPA suite of codes.</p>	<p>A member of the Fire Service who becomes a member of a model code organization has voting privileges as a code official. A municipality may have more than one designated code official.</p> <p>See response to Exhibit 1 for a description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.</p>
		<p>States the Fire Service associations are not asking for adoption now of the NFPA codes, and have participated with an open mind in the Wisconsin</p>	

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
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		<p>councils that reviewed the ICC codes. Indicates during those reviews, the ICC codes were in draft form, but after the Fire Safety Code Council asked for a comparison with NFPA's <i>Fire Prevention Code</i> and <i>Life Safety Code</i>, the Council was informed the Department halted the comparison because those NFPA codes were under development for proposed changes. Indicates the ICC Web site shows that in March, numerous changes will be considered for the ICC codes which the Department is proposing to adopt, and currently 10 pages of corrections for the IBC are listed on that Web site. Notes the IFC has 8 pages of corrections shown there, and 13 pages of corrections are shown for the 3 other ICC codes in the proposed rule package.</p> <p>Questions why Wisconsin is considering adoption of codes with numerous errors, and why shouldn't Wisconsin wait until the NFPA suite of codes is completed and a comparison can be done that looks at the entire picture.</p> <p>States the WSFCA developed a committee, starting in 1998, to do a comparison of the ICC and NFPA codes, and presented a list of 11 questions to the 2 code organizations, which included emphasis on fire prevention philosophy. States the ICC is a new organization that is just over 6 years old, whereas the NFPA is over 100 years old, and there is no doubt about which organization has a better philosophy about fire prevention.</p> <p>Indicates the WSFCA committee observed that under the ICC, the code official is the authority having jurisdiction, and that official is the building inspector, unless a community designates otherwise, which is not likely. Consequently, building inspectors rather than fire officials will vote on ICC code changes.</p> <p>Indicates the committee also looked at the ongoing training that would be needed, including the costs, such as for code books. Notes NFPA has and will continue to provide free training on adopted codes, and provide free</p>	
			Comment is noted.
			See response to Exhibit 1 for a description of anticipated training and associated costs. Issues pertaining to the 2% Fire Dues program are not germane to the issue of model

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
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		<p>codes to those who attend the training. States 4 of the 5 proposed ICC codes can be purchased for \$229, and every community will probably need at least 2 sets: 1 for the fire inspector and 1 for the building inspector. For 1 set of those 4 codes to each of the 870 fire departments in Wisconsin, the total is just under \$200,000. States training sessions are already scheduled in Wisconsin for the IBC and IFC, and the minimum charge by the Building Officials and Code Administrators organization for such classes is \$149 per person for an 8-hour session. Notes additional costs will be incurred for membership in the model code organizations. Questions where the funds will come from to pay for the training and code books for the Fire Service.</p>	code adoption.
		<p>Believes the Department made a decision long ago to adopt the IBC and IFC, and carefully crafted the involved review councils and their work in order to meet that goal. States that of the 10 members on the Fire Safety Code Council, 4 represent the Fire Service, and the effort in that Council to stop promotion of the IFC was supported by only 4 or 5 votes. Indicates that when the WSFCA asked the Department to remove the Fire Service's representative from the Commercial Building Code Council because the individual was representing a viewpoint different from the Fire Service, a new representative for the Fire Service was appointed, but the Department then expanded the Council to retain the Fire Service's previous representative, who supported the Department's viewpoint. Notes this previous representative works for the City of Madison, which collects revenues by doing some of the Department's plan review, and questions whether that arrangement approaches a conflict of interest.</p>	See response to Exhibit 1.
		<p>Indicates Wisconsin has had its own building code for 86 years, and would not be harmed by a delay of a few more years, in order to have an unbiased group conduct a complete comparison so that an informed decision can be made.</p>	
Oral and	Russell R. Spahn	States Wisconsin will suffer from a grave injustice if the ICC suite of codes	See response to Exhibit 1 for a description of the planned

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
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Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Exhibit #P-8	City of Greenfield Fire Department, Wisconsin Fire Inspectors Association, Wisconsin State Fire Chiefs Association, Milwaukee County and Waukesha County Fire Inspectors, and Milwaukee County Fire Chiefs Association Greenfield, Wisconsin	<p>is adopted. Notes the Wisconsin fire and EMS organizations that make up the Wisconsin Fire and EMS Legislative Leadership Coalition have asked the Department to conduct a comparison of the ICC suite of codes with the NFPA codes. States the Coalition is made up of Wisconsin's top fire safety experts, and it is irresponsible at this time for the Department to ignore the Coalition's recommendation and move forward with adopting any new codes without conducting a fair comparison of the ICC and NFPA suites of codes.</p> <p>States in February 2000, the Fire Safety Code Council and the Commercial Code Council voted unanimously to recommend the Department conduct a complete comparison of the two national model fire codes before making any decisions to adopt a model fire code in Wisconsin. Indicates the Department agreed with the recommendation and began the comparison, but on September 7, 2000, the Department published a letter stating the Department decided on its own to stop the comparison and proceed to public hearings without the comparison. States that to date, no record exists concerning a complete technical analysis which could lead councils to a preference for one suite of codes over another. As a result, the councils predictably issued recommendations based on conflicting information relating to the scope and content of the ICC codes.</p> <p>Believes each council was established by the Department to ensure the Fire Service would not have an advantage over the building, architect, and engineering organizations, whose concerns are driven more by costs rather than the life safety of a building's occupants or the firefighters who fight the fires in those buildings.</p> <p>Indicates he could provide pages of arguments on the differences between the two suites of codes, but the only fair way to decide on what is best for Wisconsin is to stop the adoption of the ICC codes, and conduct a fair comparison of the two suites.</p>	code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
		<p>States he has been a fire inspector in Wisconsin for 20 years, and has never been as appalled at the Department or its representatives as now. Indicates that after sitting on the councils and working with the Department, it appears the plan all along has been to adopt the ICC suite of codes, without any concern of what the Fire Service is interested in. Asks that consideration be given to the support from the number of Fire Service personnel attending the Hearing, who generally have at least 15 years experience fighting fires in buildings, going inside those buildings, making rescue efforts at pulling people out of the buildings, doing search and rescue and overhaul, and evaluating the scope of the fire afterward. States these personnel have seen the results of poorly designed, poorly constructed buildings, and know the end result. Indicates the interest shown by these personnel in the Hearing is a representation of their concern, and they are attending because they sincerely believe this is a very crucial time in Wisconsin's history. For the first time since 1914, Wisconsin is about to embark on a brand new set of codes, and we should not do it because it fits a time frame, but instead, because of choosing what is best for Wisconsin - architecturally, structurally, and for fire safety.</p>	
Oral and Exhibit #P-8	John S. Eagon, AIA Premium Planview Oregon, Wisconsin	<p>Supports the proposed rule changes. Notes one of the major driving forces for the development of the IBC was a perceived threat from the federal regulatory agencies that if the three regional model building code groups did not join together to produce a single nationwide code, then the federal agencies would intervene and do so. Indicates there was interest in retaining this code development in the private sector, through the nonprofit organizations that had historically produced model codes and standards.</p> <p>States the proposed rules are considerably different from the current Wisconsin code. Indicates the adoption of either the IBC or NFPA building code suites will provide a number of benefits to Wisconsin, including the following:</p> <ul style="list-style-type: none"> • Chances of overlooking a safety concern are decreased, because both the 	Support is noted.

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.		Agency Response	
Presenter, Group Represented, City and State		Comments/Recommendations	
		<p>code development processes used by the ICC and NFPA involve a greater number of affected parties spending a greater number of hours developing and researching the effects of building regulations.</p> <ul style="list-style-type: none"> • The national codes are more complete, addressing more issues in greater details, which reduces confusion and makes the codes more economical. • The national codes reflect more current philosophies on fire safety than the current Wisconsin code, such as the Wisconsin requirements for assembly halls that have not been significantly updated since 1955. • The national codes have increased safety requirements, such as providing fire sprinklers in more assembly halls. <p>Indicates the Department approves petitions for variances to the current code where an applicant demonstrates equivalency to a specified requirement. States in almost every variance he is involved in, criteria from the model building codes or the NFPA codes are relied on because they contain greater detail or have been more recently updated than the Wisconsin code. Believes adoption of a national suite of codes will therefor reduce the need for variances.</p> <p>Believes fire safety will increase under the proposed code changes. A better code will benefit smaller Wisconsin municipalities that are too small to afford a building inspection department, or that have a less developed fire department which is not involved during construction of a building.</p> <p>Indicates the ICC is developing a performance-based set of standards for building safety that would accept compliance with the IBC as one of several ways of meeting those performance standards. States the NFPA <i>Life Safety Code</i> already has performance standards, and is ahead of the ICC in that area. Believes most of the buildings built under the ICC's prescriptive standards would meet the performance standards of the <i>Life Safety Code</i>. Does not expect the life safety features of new construction will be much</p>	

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
		<p>different under the IBC than under the NFPA codes.</p> <p>States many designers want to meet modern fire safety standards, and are designing projects that will be built in the next one to three years, but compliance with the current Wisconsin code will not result in meeting the more modern, nationwide standards.</p> <p>Indicates suppliers of building products in Wisconsin, particularly small businesses, would have fewer barriers to marketing products in other states, under the proposed rule changes.</p> <p>Notes that under the proposed rule changes, municipalities would retain an ability to apply the NFPA suite of codes locally, except for multifamily dwellings.</p>	<p>The Department will continue to monitor model code developments in this area, and future code projects are anticipated.</p>
		<p>Recommends that when the NFPA suite of codes is finalized and when the ICC performance-based standards are completed, the Department should consider moving toward a performance-oriented building code instead of a prescriptive code. Possibly, Wisconsin could develop its codes so that both the NFPA and ICC sets of standards could be applicable.</p> <p>Strongly feels that at this time the proposed rules are much superior to the current Wisconsin codes, and the proposed rules should move forward without delay.</p>	<p>Support is noted.</p>
Oral/Exhibit #P-10	William D. Wall, P.E., International Conference of Building Officials (ICBO) Gladstone, Missouri	<p>Indicates the Fire Service has an opportunity to participate in the ICC. Believes this participation can be greater in the ICC than in the NFPA.</p> <p>Indicates ICBO has been involved in code-related training in Wisconsin for many years, and wants to let people know there are a number of organizations from which to receive a full range of services supporting the model code use and application.</p>	<p>Support is noted. See response to Exhibit 1.</p>

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

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Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
		<p>Indicates the following points will serve to substantiate the value of Wisconsin's decision to adopt the ICC suite of codes:</p> <ul style="list-style-type: none"> On a technical basis, the ICC suite of codes is the most technically advanced set of construction codes ever published. They are based on the three previous sets of model construction regulations, which have been in existence for over a half a century and currently affect construction of buildings used by 90% of the population. On a life safety basis, the citizens of Wisconsin will benefit from the increased protection provided by the IFC and the long-term benefit of the building, energy, and mechanical codes. Indicates these codes will not be automatically retroactive unless it is administratively deemed that a specific situation is unsafe. Explains that the ICC suite of codes adopts many NFPA standards by reference, preferring not to reinvent the wheel where an acceptable standards-development process is in place. On a service basis, ICBO, in conjunction with other model construction code organizations, provides a full range of services such as training, education, certification, product recognition, support publications, and software. Notes memberships are available, which offer significant discounts for these services. States that for \$85, a municipality can become a member of ICBO and receive a set of ICC codes free. <p>Notes on a political basis, a number of states are at similar stages in the adoption process as Wisconsin, and their results will become clearer at the conclusion of this year's legislative sessions. Indicates that the ICC code development process (in which the Division of Safety and Buildings participates) maintains the necessary public accountability for model code language. The process allows participation by economically vested interests while keeping final procedural control in the hands of public safety officials. Explains that currently 16 states, the District of Columbia, and Puerto Rico are in the process of adopting the ICC codes, and numerous other states and local jurisdictions are enforcing one or more of the ICC codes.</p>	

**DEPARTMENT OF COMMERCE
SUMMARY OF PUBLIC HEARING COMMENTS AND AGENCY RESPONSE**

Clearinghouse Rule Number: 00-179		Hearing Location: Pewaukee	
Rule Number: Comm 4, 14, 15, 16, 46, 50 to 64, 65, 66, 69, and 73			
Relating to: Construction and Fire Prevention for Public Buildings and Places of Employment			
Comments: Oral or Exhibit No.	Presenter, Group Represented, City and State	Comments/Recommendations	Agency Response
Exhibit #P-11	John Klingele Eagle Fire Department Eagle, Wisconsin	Opposes the proposed rules. States Wisconsin has lived with a building code that is in place now for many years. States Wisconsin can wait until the NFPA suite is fully developed, and adopt that code upon completion.	Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a description of how NFPA 1 and 101 will apply instead of the IFC.
Exhibit #P-12	Daniel Nowak City of Oak Creek Building Inspection Oak Creek, Wisconsin	Supports the proposed adoption of ICC codes as the base for Wisconsin's commercial building and fire codes. Using a single suite of codes together eliminates incomplete regulation, resulting in increased safety. Consistency reduces delays and speeds up the building permit approval process. Decreased costs should result.	Support is noted.
Exhibit #P-13	Arthur J. Biesek City of Oak Creek Building Inspection Oak Creek, Wisconsin	Favors adoption of the IBC. Believes the IBC will be good for Wisconsin, and will align the building requirements here with those in other states. Believes Wisconsin will have a better code overall.	Support is noted.
Exhibit #P-14	James A. Rosenberg City of Mequon Fire Department Mequon, Wisconsin	Opposes the proposed rules. States the proposed suite of codes does not adequately address issues of firefighter safety, and this proposed action is not supported by the majority of the Fire Service. States the comparison between the NFPA and ICC suites of codes must be resumed.	Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a general description of the changes made to the proposed rules in response to concerns from the Fire Service, including substituting NFPA 1 and 101 for the IFC.
Exhibit #P-15	Jeff Berry Waupun Fire Department Waupun, Wisconsin	Opposes the proposed rules. Asks that Wisconsin wait and have the best code available.	Opposition is noted. See response to Exhibit 1 for a description of the planned code comparison, and for a description of how NFPA 1 and 101 will apply instead of the IFC.

File Reference: Hearing CommentsB3

Hearing Comments – Appendix A

Wisconsin Builders Association Members Included Under Exhibit 8
(61 identical e-mail or mailed-in letters)

Mark A. Efrheim Mastercraft Homes LaCrosse, Wisconsin	Gail F. Russo Racine-Kenosha Builders Association Kenosha, Wisconsin	David L. Kliber, CPM Polacheck Milwaukee/Madison/ Appleton, WI	Kevin Barry Barry Co. Milwaukee, WI
Jerry Haasl Central Roofing Wisconsin Rapids, Wisconsin	John R. White CECO Investment Real Estate Wauwatosa, WI	Daniel W. Connell Brookfield, WI	Samuel D. Dickman Dickman Real Estate Milwaukee, WI
Wesley New Richmond, Wisconsin	Paul Brewer The Brewer Group, LLC Madison, WI	J. Turner Bomier Bomier Properties Inc. Appleton, WI 54914	Samuel M. Dickman Dickman Real Estate Milwaukee, WI
Jim Reif Jim Reif Builders Francis Creek, Wisconsin	T.N. Hilgenberg, CRB Coldwell Banker/Hilgenberg Realtors Shawano/Green Bay, WI	Lloyd Levin Commercial/Industrial Property Owner	Max D. Dickman Dickman Real Estate Milwaukee, WI
Mary Anne Moore-Church Casaloma Properties Appleton, Wisconsin	Michael L. Morey, President Oakbrook Management Madison, WI	Mark R. Hasler, CCIM DSI Real Estate Group, Inc. Madison, WI	Jean M. Bottkol Coldwell Banker/Hilgenberg Realtors Shawano/Green Bay, WI
Bob Borneman Borneman Construction Wausau, Wisconsin	Robert H. Carpenter First Weber Group Madison, WI	Terence Walsh M&I Trust Company Milwaukee, WI	Joseph L. Van Deurzen Coldwell Banker/Hilgenberg Realtors Shawano/Green Bay, WI
Nicolas Doneff Nick Doneff Builders Manitowoc, Wisconsin	William R. Quinlivan Milwaukee/Madison/ Appleton, WI	Matthew T. Miller The Stark Company Madison, WI	Karen K. Flood Coldwell Banker/Hilgenberg Realtors Shawano/Green Bay, WI
Ann Pienkos Lakeland Builders Association Elkhorn, Wisconsin	Scott J. Revolvinski Polacheck Milwaukee/Madison/ Appleton, WI	Gary E. Eake G. Earl Real Estate, Inc. Oshkosh, WI 54902	Philip J. Hilgenberg, CCIM Coldwell Banker/Hilgenberg Realtors Shawano/Green Bay, WI
Stan Martenson Martensen & Eisele Neenah, Wisconsin	Mark E. Brickman Polacheck Milwaukee/Madison/ Appleton, WI	James J. Ring Park Towne Corporation Madison, WI	Marjorie A. Horvat, RPA American Landmark Properties Milwaukee, WI
Kathy Deverney Kenosh, Wisconsin	Michael A. Seramur Ogden & Company, Inc. Milwaukee, WI	Michael A. Seramur Ogden & Company, Inc. Milwaukee, WI	Diana L. Finn Liberty Property Trust Brookefield, WI
Michael Gustavson Gustavson Homes Kenosha, Wisconsin			

Anthony J. DeBartolo, CCIM Bear Realty of Kenosha Kenosha, WI	Charlotte D. Zurn MLG Commercial, Inc. Brookfield, WI	William E. Halper MB Beitler Management Corporation of Wisconsin Milwaukee, WI
Patrick D. Gallagher, President Siegel-Gallagher ONCOR International Milwaukee, WI	Patrick D. Connor New America International MLG Commercial Appleton, WI	
Brad Kolarik Construction Management Assoc., Inc. Kenosha, WI	Carol Janucevic, RPA Morgan Realty Partners Westmont, IL	
Dennis Humphrey Construction Management Assoc., Inc. Kenosha, WI	Beth Gonnering Construction Management Assoc., Inc. Kenosha, WI	
Greg Tenhagen Construction Management Assoc., Inc. Kenosha, WI	Michael Hellekson Johnson & Hellekson RE, LLC Watertown, WI	
Robert Kolarik Construction Management Assoc., Inc. Kenosha, WI	Kenneth Berg Johnson & Hellekson RE, LLC Watertown, WI	
Marye Jo Hansen Construction Management Assoc., Inc. Kenosha, WI	Donald L. Johnson Johnson & Hellekson RE, LLC Watertown, WI	
Robert Nowak Bear Realty of Kenosha, Inc. Kenosha, WI	Scott C. Johnson Johnson & Hellekson RE, LLC Watertown, WI	
Jeffrey F. Kruesel Towne Realty Inc. Milwaukee, WI	Tom Larson WI Realtors Assoc.	
Raymond C. Leffler Newport Builders Inc. Racine, WI	James L. Wiechmann Wiechmann Enterprises Unlimited Milwaukee, WI	

Hearing Comments – Appendix B

Wisconsin Builders Association Members Included Under Exhibit 13
(299 identical letters, including 7 that are duplicated under Exhibit 8)

Laurie Schulz Outdoor Enterprises, Inc. Schofield, WI	Robert Schulz Outdoor Enterprises, Inc. Schofield, WI	Jane Olson Jon Olson Construction, Inc. LaCrosse, WI	Jack Sjostrom Sjostrom Construction, Inc. Hayward, WI
Susan Sjostrom Sjostrom Construction, Inc. Hayward, WI	Jay Kleiber Harlan Homes, Inc. Wausau, WI	Joann Kleiber Harlan Homes, Inc. Wausau, WI	Tom Thompson T.N. Thompson Enterprises Onalaska, WI
Gayle Aultman Nelson Lumber Hayward, WI	Ric Aultman Nelson Lumber Hayward, WI	Kim Johnson Johnson Properties Appleton, WI	Tracy Royer Progressive Homes, Inc. Sherwood, WI
William Derrick Wm. Derrick Construction, Inc. New Richmond, WI	Sue Dewars Executive Officer Hayward, WI	Vicki Markussen Executive Officer Onalaska, WI	Deb VanStraten Macco's Floor Covering Center Sherwood, WI
Jim Voigt Voigt Contracting Wausau, WI	Dawn Haasl Central Roofing, Siding & Insulation, Inc. Wisconsin Rapids, WI	Bob Hernke Wisc. Public Service Corp. Oshkosh, WI	Joan Sabel Sabel Builders, Inc. New Holstein, WI
Ronald Sabel Sabel Builders, Inc. New Holstein, WI	James Woller James Woller General Contractor, Inc. Wausau, WI	Kristin Woller James Woller General Contractor, Inc. Wausau, WI	Todd Hallstrand Norco Windows Hawkins, WI
Carl Brandt Norco Windows Eagle River, WI	Alan Lingen United Building Center New Richmond, WI	Dave Sowieja Lakeland Overhead Doors Stevens Point, WI	Kenneth C Hall K & R Construction Oshkosh, WI
Linda Hall K & R Construction Oshkosh, WI	Julie Meyer Johnson Bank Racine, WI	Alice Romenesko Romenesko Development, Inc Appleton, WI	Carl Romenesko Romenesko Development, Inc Appleton, WI
Diane Lotto Lotto Homes Greenleaf, WI	Mike Lotto Lotto Homes Greenleaf, WI	Kimberly Savage Savage Dream Builders, LLC Wis. Rapids, WI	Jan Klappa JDJ Builders, Inc Greenfield, WI
Jim Klappa JDJ Builders, Inc Greenfield, WI	Erv Kruesel Executive Officer Wausau, WI	Shirley Kruesel Executive Officer Wausau, WI	Stacy Knapp Midwest Gas, TV & Appliance LaCrosse, WI
	Erv Kruesel Executive Officer Wausau, WI	Shirley Kruesel Executive Officer Wausau, WI	Randy Knapp Midwest Gas, TV & Appliance LaCrosse, WI

Wes Haile Haile Builders, Inc New Richmond, WI	Rick Houseman Mautz Paint Madison, WI	Lana Ramsey Whirlpool Corp. Union Grove, WI	Wayne Foster Foster Group, Ltd Brookfield, WI
Ralph O. Kennedy II Evans Title Appleton, WI	Cathy Stepp First Stepp Builders, Inc. Racine, WI	Gerry Perrine Roth Distributing Oconomowoc, WI	Dan Mulicki Cornerstone Carpentry Wisc. Rapids, WI
Dick Gordee Wickes Lumber Co. Hortonville, WI	Michele Weslow Weslow Water Systems Inc. Green Bay, WI	Tom Weslow Weslow Water Systems Inc. Green Bay, WI	Dave Maves Future Communications Appleton, WI
Carol Frederickson East Wisconsin Savings Bank Kaukauna, WI	Vern Frederickson East Wisconsin Savings Bank Kaukauna, WI	James Selting Aqua Quality of Eau Claire, Inc. Eau Claire, WI	Jayne Hagman Man-Cal BA Manitowoc, WI
Larry Shefchik Portside Properties, Inc Sturgeon Bay, WI	Linda Shefchik Portside Properties, Inc Sturgeon Bay, WI	Todd Valleskey First National Bank in Manitowoc Manitowoc, WI	Marsha Binder Executive Officer Sheboygan Falls, WI
Mark Binder Binder & Halverson, Inc. Sheboygan Falls, WI	Patti Beaudin Perma-Structo, Inc Sturtevant, WI	Kathy Haselwander Haselwander Bros., Inc. Eau Claire, WI	Daniel Daun D & D Carpentry, Inc Glenbeulah, WI
Sharon Daun D & D Carpentry, Inc Glenbeulah, WI	John Mason Western Building Products Plover, WI	Maureen Mason Western Building Products Plover, WI	John Lautz Lautz Custom Builders, Inc. West Salem, WI
Barb Wellens Ron Wellens Custom Homes De Pere, WI	Ron Wellens Ron Wellens Custom Homes De Pere, WI	Ken Lepak Ken Lepak Builders Stevens Point, WI	Doug Witt Wisconsin Builders Association , WI
Bill Wendle Wisconsin Builders Association , WI	Kathy Angell Wisconsin Builders Association , WI	Irma Kluth Millwork Distributors Coon Valley, WI	Kim Koch Wisconsin Builders Association , WI
Bob Romenesko Bob Romenesko Constr. Inc. Little Chute, WI	Deb Romenesko Bob Romenesko Constr. Inc. Little Chute, WI	Bruce Henslin Oakwood Construction, Inc Onalaska, WI	Deb Lederhaus Valley HBA Appleton, WI

Mike Semmann Wisconsin Builders Association , WI	Bobbi Jo Oyen Build Wisconsin Insurance Services , WI	Gary Roehrig Roehrig & Savala Builders Inc New Holstein, WI	Jay Schuette Wausau Homes, Inc. Sugar Grove, IL
Kathy Roehrig Roehrig & Savala Builders Inc New Holstein, WI	Gerry Lycholat Knutson Bros. II, LLC East Troy, WI	Pete Wenzel Wenzel Homes & Realty, Inc Jefferson, WI	Bunny Wenzel Wenzel Homes & Realty, Inc Jefferson, WI
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Larry Schauder Schauder Building, Inc. Janesville, WI	Carol Bauer Ken Bauer Construction, Inc Wausau, WI	Jenny Marthaler Mike's Custom Homes Eau Claire, WI	Joyce Nabstedt Winnebago HBA Oshkosh, WI
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Harvey Kessel United Bldg. Centers- Middleton Madison, WI	Deb Studi United Bldg. Centers- Middleton Madison, WI	Jeff Peterson Van's Lumber & Custom Builders Sturgeon Bay, WI	Charles Jacobson United Building Centers Waunakee, WI
Patti Peterson Van's Lumber & Custom Builders Sturgeon Bay, WI	Pat Schafer First Supply Madison, WI	Bernie Wood Featherstone Mfg. Mosinee, WI	Wendy Sporleder Featherstone Mfg. Mosinee, WI
Beverly Joseph Featherstone Mfg. Mosinee, WI	John Joseph Featherstone Mfg. Mosinee, WI	Sue Frohling Master Plumber's, Inc. Lake Geneva, WI	Theo Ryer KTR Builders Walworth, WI

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Nicole Thomack John J. Schoone Construction Tomahawk, WI	Steve Anderson Madison Aluminium Products Madison, WI	Susan Anderson Madison Aluminium Products Madison, WI	Don Shortreed Portage, WI	Judy Shortreed Mid-Wisconsin BA Portage, WI
Rich Merlie R.L. Merlie Co. Spring Green, WI	Bryan Lampereur VerHalen, Inc Suamico, WI	Karen Lampereur VerHalen, Inc Suamico, WI	Shane Graham VerHalen, Inc Suamico, WI	Bill Coon VerHalen, Inc Green Bay, WI
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Doug Geissler American TV & Appliance , WI	Jay Freck American TV & Appliance , WI	Darin Burton American TV & Appliance , WI	Mike Nowak American TV & Appliance , WI	Richard Karmien American TV & Appliance , WI
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Patti Kwiatkowski Altenhofen Construction, Inc Neenah, WI	Ken Joosten Kenmark Construction, Inc. Appleton, WI	Sue Joosten Kenmark Construction, Inc. Appleton, WI	Mitchelle Arndt Jim Reif Builders, Inc Francis Creek, WI	Thomas Arndt Jim Reif Builders, Inc Francis Creek, WI

John Winkler Trusco Appleton, WI	Kris Doneff Nick Doneff Builders Manitowoc, WI	Nick Doneff Manitowoc, WI	Wayne Glowac Orion Advertising Madison, WI	Dorie Etrheim Mastercraft Homes, Inc LaCrosse, WI
Dean Lewis Mountain Log Homes, Inc. Wis Rapids, WI	Jim Stoller Valley Cabinet, Inc. DePere, WI	Mary Jane Stoller Valley Cabinet, Inc. DePere, WI	Rich Vande Loo Wickes lumber Eau Claire, WI	Gerald Schepp Stone Building Center Wausau, WI
Rose Schepp Stone Building Center Wausau, WI	Tim Carey Arch Wood Protection Smyrna, GA	Jason Neundank Prime Design Bldrs, Inc Schofield, WI	Mel Neundank Prime Design Bldrs, Inc Schofield, WI	Gwen Kieffer Prime Design Bldrs, Inc. Mosinee, WI
Kirt Kieffer Prime Design Bldrs, Inc. Mosinee, WI	Debbie Selves Prime Design Bldrs, Inc. Mosinee, WI	Todd Selves Prime Design Bldrs, Inc. Mosinee, WI	Joan Selves Prime Design Bldrs, Inc. Mosinee,	Ron Selves Prime Design Bldrs, Inc Mosinee,
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Jerry Downs Dream Homes by David Downs Neenah, WI	David Downs Dream Homes by David Downs Neenah, WI	Joyce Downs Dream Homes by David Downs Neenah, WI	Andrew Palec Fannie Mae WI Partnership Office Milwaukee, WI	Tim Stingle McConnell-Thoma Services Green Lake, WI
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Bridget Bell Cabinet Creations/Tim Bell Constr. Fond Du Lac, WI	Tim Bell Cabinet Creations/Tim Bell Constr. Fond Du Lac, WI	Don Evers Allied Fireplace Appleton, WI	Leon Church Sweetwood Builders, Inc Appleton, WI	Tom Bultr Wausau-Sterling Homes , WI
Tom Mason Wausau-Sterling Homes , WI	Chris Warecki Wausau-Sterling Homes , WI	Chuck Elliott Elliott Construction Middleton, WI	Patty Paulus Elliott Construction Middleton, WI	Kathy Derrick Derrick Construction Co, Inc. New Richmond, WI
Ronald Derrick Derrick Construction Co, Inc. New Richmond, WI	Larry Anderson Anderson Drapery Wis Rapids, WI	Rosie Anderson Anderson Drapery Wis Rapids, WI	Don Miller Diversified Insurance Svcs, Inc. Waukesha, WI	Ethan Jorns W E Builders, Inc. Sturgeon Bay, WI

Pam Jorns W E Builders, Inc. Sturgeon Bay, WI	Al Sundstrom Sundstrom Construction Eau Claire, WI	Mary Sundstrom Sundstrom Construction Eau Claire, WI	Curt Hehl C D Hehl Construction Fall Creek, WI	Kathy Hehl C D Hehl Construction Fall Creek, WI
Dave Becker Liberty Siding & Construction Mondovi, WI	Robin Becker Liberty Siding & Construction, Mondovi, WI	Jason Steen Steen Construction Osseo, WI	Robert Olson Chippewa Valley HBA Eau Claire, WI	Dan Knapp Lyman Lumber Eau Claire, WI
Jayne Knapp Lyman Lumber Eau Claire, WI	Randy Wyngard Gustave A Larson Co. Appleton, WI	Bill Binn Wyntree Construction, Inc. Lake Geneva, WI	Sherree Hagen Knight-Barry Title Kenosha, WI	Keith Weiler Marcell's Specialties, Inc. Weston, WI
Bill Gautsche III Pella Windows & Doors T-C Inc. Eau Claire, WI	William Pozarski Pozarski Enterprises Eau Claire, WI	Mary Ming Mike Ming Construction Altoona, WI	Mike Ming Mike Ming Construction Altoona, WI	William Pabich Royal Construction, Inc. Eau Claire, WI
Steve Anderson Sport Products Mfg. Ltd. Madison, WI	Brian McKee Midwest Homes, Inc Madison, WI	William McKee McKee Associates, Inc. Madison, WI	Mitch Kahl Jackson Kahl Insurance Fond Du Lac, WI	Mari McAllister-Charles Executive Officer Green Bay, WI
Len Linzmeier Windsor Homes, Inc. Madison, WI	Ron Kneebone Brunsell Lumber Madison, WI	Marilyn Kneebone J.R. Stolz, Inc. Madison, WI	Jill Kinney Custom kitchens & Cabinets, Inc. Wisconsin Rapids, WI	Steve Kinney Custom kitchens & Cabinets, Inc. Wisconsin Rapids, WI
Barbara Slack Slack Attack Advertising Madison, WI	Beth Vander Grinten Slack Attack Advertising Madison, WI	Kelly Slack Slack Attack Advertising Madison, WI	Michael Wirtz Wirtz Brothers Construction Malone, WI	Jim Kubusta Classic Homes By Kubu Oshkosh, WI
Michelle Rogers CC & R Wood Products Omro, WI	Guy Reedy Reedy Builders, LLC Weston, WI	Cliff Roberts Macco's Floor Covering Schofield, WI	Harvey Specht Macco's Floor Covering Sheboygan, WI	Joan Vande Castle Executive Officer Fond Du Lac, WI
John Vande Castle Fond Du Lac Mosaic Tile Co. Inc. Fond Du Lac, WI	Richard Lohr Van Der Vaart, Inc. Sheboygan, WI	Joe Haselwander Haselwander Companies Eau Claire, WI	Mike Geer Stanley-Boyde High School Stanley, WI	Dick Wasserburger Design Shelters Middletown, WI
Keith Decker Fox Cities Construction Oshkosh, WI				

Hearing Comments – Appendix C

Petitioners Included Under Exhibit 66

(1729 signatures, including several from individuals listed under various other Exhibits)



Wisconsin State Fire Chiefs Association, Inc.

Together We Can Make A Difference

EXHIBIT NO. 66

- Education
- Prevention
- Safety
- Suppression
- EMS

DATE: February 9, 2001
TO: Department of Commerce
FROM: Wisconsin State Fire Chiefs Association
RE: Petition Supporting the Delay of the Adoption of the IBC & IFC

The Wisconsin State Fire Chiefs Association and the Wisconsin Fire & EMS Coalition, an organization of eight Wisconsin Fire & EMS Organizations, support delaying adoption of any Building or Fire Code until a comparison of the ICC & NFPA Codes can be completed. The State of Wisconsin has had its own codes for over eighty-five years. The current Wisconsin Codes can be utilized another two years, until an adequate comparison could be completed of the ICC & NFPA suites of codes. Until a comparison of these two suites of codes has been completed the signatures of this petition support the delay in adoption of any new State Codes.

Wisconsin will miss the opportunity to adopt the most comprehensive suite of codes for the State of Wisconsin if a careful analysis is not completed prior to adoption. Each day we read and hear of disasters killing and/or injuring citizens as well as firefighters throughout this country and the world. Many times during the investigation in the aftermath of the disaster we learn that inadequate codes contributed or even were the cause of the injuries and/or loss of life.

During the comparison we urge the various code councils to maintain and update the current codes to meet the needs of code enforcement and safety of the residents of the State of Wisconsin.

P.O. Box 44743, Madison, WI 53744-4743
Phone: 1-800-375-5886 Fax: 608-274-8262



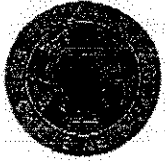
Wisconsin State Fire Chief's Association, Inc.

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- Suppression
- EMS

NAME DEPARTMENT ADDRESS

1. Dan Lierny Southern Door 301 E Park St
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2. Pete Spude Southern Door 2715 County E, W
Sturgeon Bay, WI 54235
3. John Shul Southern Door 571 Forest Dr. Forestville WI 54213
4. Michael Spude Southern Door 2715 County S
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5. Eric & Rosemary Southern Door 3909 PARK DR ST BAY 54235
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7. Joseph Schantz Southern Door 26 R 3 Duluth Ave.
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10. Dale Schley Southern Door 1570 City St
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13. Bruce E. Knuswick Southern Door 397 Half Mile Rd Algona
14. Ronald E. Clark Southern Door 6552 SACONA RD Sturgeon Bay WI 54235
15. Thad D. Tremble Southern Door F.O. 2129 County O, Sturgeon Bay, WI
16. Leo De Clark Southern Door F.D. 7946 City X Forestville, WI 54235
17. Jonathan A. Galt Southern Door F.D. 6751 City H, Forestville WI 54213
18. John Verduin Southern Door F.D. 7270 City H Sturgeon Bay WI 54235
19. Jim Baker Southern Door F.D. 3047 COMM ST BAY
20. Jim Roll Southern Door FD 1628 City H-0 St. Bay 54235
21. John Schaefer Southern Door FD 6337 Dan Rd Algona 54235
22. Mark Schaefer SDFD 1776 Hwy 92 Sturgeon Bay 54235
23. Kevin S. Wilk Southern Door FD 659 City Rd O Forestville, WI 54213
24. _____
25. _____



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- EMS

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1. Andrew J. Francek Franklin Fire Dept. 8901 W. Drexel Ave
2. ~~Greg M...~~ FRANKLIN F.D. 8901 W. DREXEL AVE, Franklin, WI 53132
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4. ~~Jan J...~~ FRANKLIN F.D. 3122 S 1ST ST. Milwaukee WI 53221
5. ~~Greg M...~~ Franklin F.D. 8901 W Drexel Ave Frankl 53132
6. ~~John P...~~ FRANKLIN FIRE DEPT. " " " 53132
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9. ~~Greg M...~~ FRANKLIN FIRE DEPT. " " " " "
10. Daniel M. Mayler " " " " " " " " "
11. ~~Greg M...~~ " " " " " " " " "
12. Jeremy S. G... FRANKLIN F.D. 8901 W. Drexel Ave.
13. ~~Greg M...~~ Franklin Fire Dept. 8901 W. Drexel Ave
14. Edward Schmidt Franklin Fire Dept 8901 W. Drexel Ave
15. ~~Greg M...~~ FRANKLIN FIRE DEPT 8901 W. DREXEL AVE
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18. ~~Greg M...~~ FRANKLIN FIRE DEPT
19. ~~Greg M...~~ FRANKLIN FIRE DEPT.
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25. ~~Greg M...~~



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3. TOD SYENS Randolph 136 W. Street 53956
4. Glen Dikstra Columbus 123 W. Harried 53925
5. ~~W. J. ...~~ WISSA Hwy J
6. CURTIS A. RAY PORTAGE 119 W PLEASANT ST 53901
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P.O Box 44743, Madison, WI 53744-4743
 Phone: 1-800-375-5886 Fax: 608-274-8262

ALL MEMBERS OF MANITOWOC F. D.

Wisconsin State Fire Chief's Association, Inc.

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NAME DEPARTMENT ADDRESS

1.	G.T. Hayes	Manitowoc FD	911 Franklin St.
2.	James K... ..	"	"
3.	M.P.	"	"
4.	Greg	"	"
5.	"	"
6.	T.B. Horzog	Manitowoc Fire Dept.	911 Franklin
7.	John M.	"	"
8.	Scott Jensen	"	"
9.	Greg K... ..	"	"
10.	Kelly Miller	"	"
11.	Michael	"	"
12.	Larry Ebert	"	"
13.	J.	"	"
14.	Mal	"	"
15.	Carl J.	"	"
16.	"	"
17.	Don	"	"
18.	Jeff	"	"
19.	...	MANITOWOC FIRE DEPT	911 FRANKLIN ST
20.	K.	"	"
21.	A. Kos... ..	"	"
22.	"	"
23.	"	"
24.	Manitowoc FD	911 Franklin St.
25.	Charles Olson	Manitowoc FD	911 Franklin St

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2. L.R. Groll Manitowoc Fire Dept 911 Franklin
3. John P. P. Manitowoc FD 911 Franklin
4. Jim Hoch Manitowoc Fire Dept 911 Franklin St.
5. Benjamin A. Hansen Manitowoc Fire Dept 911 Franklin St.
6. Michael Wilke Manitowoc Fire Dept 911 Franklin St
7. Mark A. Resabold MANITOWOC FIRE DEPT 911 FRANKLIN ST.
8. Ralph Koch Manitowoc Fire Dept. 911 Franklin St.
9. Don Hansen " " " "
10. F.C. Wilke Manitowoc Fire Dept 911 Franklin St
11. John Hansen MED 911 Franklin St.
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2. David Schmidt Stoughton 1200 Forsyth Rd
3. Cathy Reason Stoughton 324 Stony Ridge Jr.
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5. Gregg Neen Stoughton 2208 Jackson St
6. Bruce Stoughton 1108 Park St
7. Ed Lewis Stoughton 804 South 4th St
8. Dwaine K. Stumba STOUGHTON 2401 VERNON ROAD
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11. David M. Burch Stoughton 973 Yuma Circle
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13. Robert Bradley Stoughton 959 Helmut Ave.
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15. Steve Dickson Stoughton 2575 Dickson Rd
16. Chad Vilke Stoughton 517 5th St
17. Tom Russell Stoughton 2952 McLeod Rd
18. Mary Ann Miller Stoughton 1124 Maple St
19. Gregg Bigler Stoughton 500 Denmark Ave
20. _____
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10. Sean Bussey 637 N Madison St Stoughton
11. Caroline Steen 208 S. Morris ST. Stoughton
12. Scott R. Wegner 953 Taylor Lane Stoughton.
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4. Mark L Rusch Grand Rapids 4711 FALCON CT W.R.
5. Bob Wellock Grand Rapids 5511 AUBURN AVE WR
6. Tom Vallin Grand Rapids 4530 Eastwood Dr.
7. Doug Balm Grand Rapids 2921 53rd St S. WR
8. Pat Calk Grand Rapids 6626 HEIKERD DR
9. Alvin Clump Grand Rapids 3321 Big Timber Dr WR
10. Andy D O Day Grand Rapids 1011 O'Day Circle wis Rapids.
11. Alvin Clump Grand Rapids 2302 80th St S W.R.
12. Tom Kallal Grand Rapids 3020 Hedden Ct WR
13. Tom Kallal Grand Rapids 161 16th St, N wis Rapids
14. JEFF BATES GRAND RAPIDS 4711 GRIFFITH AVE. W.R.
15. ANDY KOCH " " 5811 HEIKERD.
16. Thomas Loock Grand Rapids 3730 41st Ct wis Rapids
17. ROBERT PIATT GRAND RAPIDS 2970-64th ST SO WIRAPIDS
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19. Pete Bushmaker Grand Rapids 4510 61st Street So wis Rapids
20. Barb Bushmaker Grand Rapids 4510 61st St. So wis Rapids
21. Ron Doescher Grand Rapids 7630 52nd St. S wis. Rapids
22. Ronell Kahl Grand Rapids 2731-58th St So wis. Rapids
23. Clayton Koch Grand Rapids 2311 60th St. So wis. Rapids
24. Thomas Kline Grand Rapids 5535 Kallman Rd wis. Rapids
25. Rodney C. Guel Grand Rapids 4130 NORPINE W/R AP.A



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5. Donald W. Baran Waldo W4613 Giv Rd LL
6. Caron Klamm Waldo N4356 Hwy 57 Plymouth 53093
7. Jim Krinsky Waldo 147 Dean St 53093
8. Matt Van Dyke Waldo W4192 Ethel Waldo WI
9. Joe Fernald Waldo PO Box 112 Waldo WI 53093
10. Jim Parrish Waldo PO Box 12 Waldo WI 53093
11. Don Parrish Waldo PO Box 43 Waldo WI
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13. Greg B. Dill WALDO 450 E. 1st PO Box 75 Waldo 53093
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Wisconsin State Fire Chief's Association, Inc.

Together We Can Make A Difference

- Education
- Prevention
- Safety
- Suppression
- EMS

NAME DEPARTMENT ADDRESS

1.	Brett Semington	Eleva Fire	Po Box 94, Eleva WI 54738
2.	Rich C Engen	Eleva Fire	P.O. Box 362 Eleva WI 54738
3.	Mike Lokken	Eleva Fire	P.O. Box 153 Eleva WI 54738
4.	Darrel Engen	Eleva Fire	W2603 Royal Ln Eleva, WI 54738
5.	Mark Trachten	Eleva Fire	P.O. Box 98 Eleva, WI 54738
6.	Roger Johnson	Eleva F.D.	P.O. Box 353 Eleva WI 54738
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NAME DEPARTMENT ADDRESS

1. Tim LEHN Slinger 321 Winter HA
2. Carole Highizer Slinger 557 Slinger Rd.
3. Scott Zwicklein Slinger 309 Park Ave.
4. Bywick RUTTEN SLINGER PO BOX 172 / 213E. WASHINGTON
5. Tom Rostkopf SLINGER 5582 STONEFIELD RD
6. Chris Ehnert Slinger 200 S. Kettle moraine DR.
7. Ben P. Van Slinger 105 Hill ST.
8. Ryan John Slinger 301 Winter Ln.
9. Scott Reese Slinger 207 Lawndale Ave
10. Paul Okon Slinger 103 Oakview dr.
11. David Rethoff Slinger 306 W. Washington
12. John Schaefer SLINGER Box 207 / 210 SENEC AV
13. Lambert SLINGER 250 Fairview Ct
14. Dave Wilfong SLINGER 209 OAK STREET
15. [Signature] Slinger PO Box 182
16. Emily J. Hansen SLINGER 4820 HIGHLAND PARK DR
17. [Signature] SLINGER 108 OAK STREET
18. Karen [Signature] Slinger PO Box 336
19. [Signature] Slinger 301 E. Commerce Blvd #46
20. Scott Hillinger Slinger 107 Central Ave
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