(b) In the case of a project under review for which a permit has not been issued on the operative date of any subcode revision, review shall continue and permits shall be issued based on the code in force immediately prior to the operative date of the subcode revision.

As amended, R. 1978 d.350, eff. October 1, 1978.

See: 10 N.J.R. 378(a), 10 N.J.R. 469(f).

As amended, R.1984 d.267, eff. June 14, 1984 to expire August 13, 1984.

See: 16 N.J.R. 1812(a).

New (c) added.

Readoption: R.1984 d.382, eff. August 13, 1984, to expire April 1, 1988.

See: 16 N.J.R. 1812(a), 16 N.J.R. 2356(d).

Administrative Correction to (b): Changed "receive" to "received". See: 22 N.J.R. 2503(b).

Amended by R.1993 d.353, effective July 19, 1993.

See: 25 N.J.R. 1629(a), 25 N.J.R. 3147(a).

Amended by R.1995 d.544, effective October 16, 1995.

See: 27 N.J.R. 2827(a), 27 N.J.R. 3933(a).

Amended by R.1997 d.303, effective July 21, 1997.

See: 29 N.J.R. 1437(b), 29 N.J.R. 3247(a).

Amended section name; rewrote (a); and substantially amended (b).

5:23–1.7 Validity

(a) If any provision of the regulations or the application thereof to any person or circumstances is held invalid, the invalidity shall not effect other provisions or applications of the regulations which can be given effect, and to this end the provisions of the regulations are severable.

(b) Nothing contained in the act or the regulations shall be deemed to affect, repeal, or invalidate local zoning ordinances or the regulation or licensing of any trade or profession engaged in construction work.

SUBCHAPTER 2. ADMINISTRATION AND ENFORCEMENT; PROCESS

5:23-2.1 Title; scope; intent

(a) This part of the regulations, adopted pursuant to authority of the State Uniform Construction Code Act, and entitled "Administration and enforcement; process", shall be known and may be cited throughout the regulations as N.J.A.C. 5:23–2, and when referred to in subchapter 2 of this chapter, may be cited as this subchapter.

(b) Unless otherwise specifically provided, all references to article or section numbers, or to provisions not specifically identified by number, shall be construed to refer to such article, section or provision of this subchapter.

(c) Except as is otherwise specified, these regulations shall control all matters concerning the construction, alteration, addition, repair, removal, demolition, use, location and occupancy of all buildings and structures and their service equipment as herein defined, and shall apply to existing or proposed buildings and structures in the State of New Jersey. (d) The regulations shall be construed to secure its expressed intent, which is to insure public safety, health and welfare insofar as they are affected by building construction, through structural strength, adequate egress facilities, sanitary equipment, light and ventilation, and fire safety; and, in general, to secure safety to life and property from all hazards incident to the design, erection, repair, removal, demolition or use and occupancy of buildings, structures or premises.

5:23–2.2 Matter covered

(a) The provisions of the regulations shall apply to all buildings and structures and their appurtenant construction, including vaults, area and street projections, and accessory additions; and shall apply with equal force to municipal, county, State and private buildings, except where such buildings are otherwise specifically provided for by the regulations.

(b) A building or structure shall not be constructed, extended, repaired, removed, renovated, altered or reconstructed in violation of these provisions, except that no permit shall be required for ordinary maintenance as provided herein, and except further that the raising, lowering or moving of a building or structure on the same lot, as a unit, necessitated by a change in legal grade or widening of a street, shall be permitted, provided the building or structure is not otherwise altered or its use or occupancy changed.

1. Any new work, such as foundations or utility connections shall, however, be in accordance with the regulations.

(c) Any requirement essential for structural, fire or sanitary safety of a building or structure, or essential for the safety of the occupants thereof, and which is not specifically covered by the regulations, shall be determined by the construction official, and appropriate subcode official.

(d) The continuation of occupancy or use of a building or structure, or of a part thereof, contrary to the provisions of the regulations, shall be deemed a violation and subject to the remedies prescribed in this subchapter.

(e) Where provisions herein specify requirements for structural, fire and sanitary safety, no provision of any municipal zoning or other municipal code shall conflict, govern or have effect. Where the provisions herein specify requirements with respect to location, use, permissible area and height, and the municipal zoning code establishes requirements as well, then the more restrictive requirements of this code or the zoning code shall govern.

Amended by 1981 d.134, effective May 7, 1981.
See: 13 N.J.R. 119(a), 13 N.J.R. 258(b).
(e): "other municipal" was "general".
Administrative Correction to (b): Changed "construed" to "constructed".
See: 22 N.J.R. 2503(b).

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Rewrote (b), new exception that no permit required for ordinary repairs.

Amended by R.2003 d.473, effective December 15, 2003.

See: 35 N.J.R. 2421(a), 35 N.J.R. 5543(a).

In (b), substituted "maintenance" for "repairs" in the introductory paragraph.

Case Notes

Portable fire extinguishers could not be required to be placed in hotel and motel efficiency units with cooking facilities. Venuti v. Cape May County Const. Bd. of Appeals, 231 N.J.Super. 546, 555 A.2d 1175 (A.D.1989).

Construction code official authorized to determine particular fire code prevention requirements of building where building use deviates in any significant respect from building uses "specifically covered" by fire prevention subcode; hearing held by construction board of appeals was procedurally deficient. In the Matter of the "Analysis of Walsh Trucking Occupancy and Sprinkler System," 215 N.J.Super. 22, 2, 521 A.2d 883 (App.Div.1987).

5:23–2.3 Applicability

These regulations shall apply to all construction undertaken after the effective date of the regulations or any subsequent amendment thereof.

Amended by R.1998 d.28, effective January 5, 1998. See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Case Notes

Forum for seeking double damages under Planned Real Estate Development Full Disclosure Act (PREDFDA) was Superior Court. Department of Community Affairs, Div. of Housing and Urban Development v. Atrium Palace Syndicate, 259 N.J.Super. 578, 614 A.2d 1069 (A.D.1992).

Site lighting installations at locations without construction permits were in violation of uniform construction code act. Public Service Electric and gas company v. Department of Community Affairs, 94 N.J.A.R.2d (CAF) 13.

5:23–2.4 Alterations, replacements and damages

(a) Existing structures, when repaired, renovated, altered or reconstructed, shall conform to the requirements of N.J.A.C. 5:23–6, Rehabilitation Subcode.

(b) If an existing structure is damaged by fire or any other cause, the requirements of N.J.A.C. 5:23–6, Rehabilitation Subcode, shall apply to the restoration of such building or structure.

(c) Any work which is mandated by any housing, property or fire safety maintenance code, standard or regulation or other State or local law requiring improvements to buildings or structures shall be made to conform only to the requirements of that code, standard, law or regulation and shall not be required to conform to the subcodes adopted pursuant to this chapter unless the code requiring the alteration so provides.

1. Except as otherwise provided in N.J.A.C. 5:23-6.2(g), any requirement of any other code, standard, regulation, ordinance or law that is more restrictive than

any requirement of N.J.A.C. 5:23-6 applicable to the same issue shall not be enforceable.

Amended by R.1985 d.16, effective February 4, 1985.

See: 16 N.J.R. 3073(b), 17 N.J.R. 275(a).

(a)7 added.

Amended by R.1995 d.144, effective March 20, 1995 (operative July 1, 1995).

See: 26 N.J.R. 2698(a), 26 N.J.R. 3524(a), 27 N.J.R. 1180(a).

Amended by R.1995 d.381, effective July 17, 1995.

See: 27 N.J.R. 970(a), 27 N.J.R. 2715(a).

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Rewrote (a) stating existing structures shall conform to 5:23-6, "Rehabilitation Subcode"; deleted (a)1 through (a)6; rewrote (b), (c) and inserted (c)1; deleted (a)7i through (b)1.

Amended by R.2002 d.5, effective January 7, 2002.

See: 33 N.J.R. 3392(a), 34 N.J.R. 267(a).

Rewrote (c)1.

5:23–2.5 Concerning increase in size

If the structure is increased in floor area or height, then the increased portion of the structure shall conform to the requirements of this chapter applicable to new construction, while any related work within the existing structure shall conform with the requirements of N.J.A.C. 5:23–6, Rehabilitation Subcode.

Amended by R.1988 d.389, effective August 15, 1988.

See: 20 N.J.R. 1026(a), 20 N.J.R. 2073(a).

Amended by R.1993 d.61, effective February 1, 1993.

See: 24 N.J.R. 1421(a), 25 N.J.R. 463(c).

Hardwired smoke detectors added.

Amended by R.1994 d.433, effective September 6, 1994 (operative January 1, 1995).

See: 26 N.J.R. 1910(a), 26 N.J.R. 3706(a).

Amended by R.1997 d.409, effective October 6, 1997.

See: 29 N.J.R. 2736(a), 29 N.J.R. 4281(a).

In (a)2, amended NFiPA reference.

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Rewrote (a) to conform with "Rehabilitation Subcode"; deleted (a)1 through (c)

Case Notes

Municipal order under zoning ordinance to remove sleeping trailers and disconnect utilities used by refinery repair crew proper exercise of police power; action not preempted by Occupational Safety and Health Act. Twp. of Greenwich v. Mobil Oil Corp., 504 F.Supp. 1275 (D.N.J. 1981).

Permits required to ensure use of proper materials and construction methods; permit requirements not inconsistent with pollution control laws; sewerage authority obliged to obtain local permits and approval before beginning pumping station construction. Shupack v. Manasquan River Regional Sewerage Authority, 194 N.J.Super. 199, 476 A.2d 816 (App.Div.1984).

5:23-2.6 Change of use

(a) Continuation of existing use: The legal use of any structure existing on the effective date of the regulations may be continued without change, except as may be specifically provided in these regulations or in any property or fire safety maintenance code, or minimum housing standard or regulation, adopted pursuant to law.

1. A certificate of continued occupancy shall be granted upon request, subject to this subchapter.

(b) Change of use: It shall be unlawful to change the use of any structure or portion thereof without the prior application for and issuance of a certificate of occupancy as herein provided.

1. A certificate of occupancy shall be issued provided such structure shall comply with the provisions of N.J.A.C. 5:23–6, Rehabilitation Subcode.

2. If any non-residential occupancy, other than Use Groups F, H or S, accommodates seven or more nonconsecutive group overnight stays within a calendar year for persons over 2½ years of age, and the activities involve planned periods of sleep, the building is considered to have undergone a change of use. In such a case, it shall be necessary to apply for and be issued a Certificate of Occupancy. This shall be a dual Certificate of Occupancy to allow Use Group R-1 in addition to the existing use of the building. Any facility that accommodates six or fewer overnight stays within a calendar year shall obtain a permit under the Uniform Fire Code, N.J.A.C. 5:70. Group overnight stays in Use Groups F, H and S shall be prohibited.

3. The temporary or permanent use of an existing structure as a "special amusement building," as defined in the building subcode, shall be a change in the character of use of the existing building. The building or portion thereof shall be required to comply with the building subcode and fire protection subcode requirements of N.J.A.C. 5:23-6.31(a)5vii.

Amended by R.1985 d.16, effective February 4, 1985.

See: 16 N.J.R. 3073(b), 17 N.J.R 275(a).

(a) Added text: "or fire safety" and "or minimum housing standard or regulation".

Amended by R.1993 d.662, effective December 20, 1993.

See: 25 N.J.R. 3891(a), 25 N.J.R. 5918(a).

Amended by R.1995 d.144, effective March 20, 1995 (operative July 1, 1995).

See: 26 N.J.R. 2698(a), 26 N.J.R. 3524(a), 27 N.J.R. 1180(a).

Amended by R.1995 d.611, effective December 4, 1995 (operative April 4, 1996).

See: 27 N.J.R. 3257(a), 27 N.J.R. 4884(a).

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

New heading "Change of use"; rewrote (b); added "Rehabilitation Subcode" in (b)1; deleted (b)1i through (c).

Amended by R.2002 d.255, effective August 5, 2002.

See: 33 N.J.R. 4177(a), 34 N.J.R. 2783(a).

In (b), added 2.

Amended by R.2003 d.157, effective April 21, 2003.

See: 34 N.J.R. 4247(a), 35 N.J.R. 1663(b).

In (b), added 3.

Administrative correction.

See: 35 N.J.R. 5062(a).

Case Notes

Civil rights action challenging township actions regarding use of property as church were not ripe for adjudication until township planning board decided site plan application and any need for variance. Trinity Resources, Inc. v. Township of Delanco, D.N.J.1994, 842 F.Supp. 782.

Amended by R.1982 d.436, effective December 20, 1982. See: 14 N.J.R. 734(a), 14 N.J.R. 1449(a).

Added appeals to be made to the Division of Housing, cases to be heard by the OAL with final decision by the Commissioner. Also added APA cite. Amended by R.1988 d.352, effective August 1, 1988.

See: 19 N.J.R. 1270(a), 20 N.J.R. 1873(b).

Added (b).

Amended by R.1991 d.428, effective August 19, 1991.

See: 23 N.J.R. 1730(a), 23 N.J.R. 2500(d).

In (b), added codification 1 through 5. In (b)3, added "what corrective measures shall be required by owner or agency". Amended by R.1997 d.409, effective October 6, 1997.

See: 29 N.J.R. 2736(a), 29 N.J.R. 4281(a).

In (a), inserted N.J.S.A. reference, amended Division name, and designated second and third sentences as (a)1 and 2; in (a)2, amended N.J.S.A. references and substituted "construction boards of appeal" for "county or municipal boards".

Amended by R.1997 d.417, effective October 6, 1997.

See: 29 N.J.R. 3387(a), 29 N.J.R. 4285(a).

In (a), amended where to appeal.

Amended by R.1999 d.351, effective October 18, 1999.

See: 31 N.J.R. 1838(a), 31 N.J.R. 3082(a).

In (b), inserted a reference to owners and administering agencies, and changed N.J.A.C. reference in the introductory paragraph.

5:23–2.39 Automatic fire suppression systems

(a) Applications for tax exemption pursuant to P.L. 1983, c.309 shall be made on a form prepared by the Department of Treasury, Division of Taxation, and made available to the public at the office of the enforcing agency.

(b) Construction official's responsibilities:

1. The construction official shall have responsibility for determining the eligibility of any proposed automatic fire suppression systems.

2. The construction official shall consult with the appropriate subcode officials in determining conformity with the building and fire protection subcodes and their referenced standards, as well as, where applicable, the most recently published editions of NFPA 13D, NFPA 20, NFPA 22 and NFPA 24. A system shall only be eligible for tax exemption if it conforms to such of these standards as are applicable to that type of automatic fire suppression system and appurtenant installations.

i. A system shall not be deemed ineligible because it is in a new building or because it only provides coverage to part of a building.

3. The construction official shall, in addition, review the cost estimates provided by the applicant.

4. The construction official may require documentation in the form of signed contracts, contractor estimates and the like if he deems it necessary.

5. The construction official shall grant or deny certification of the system prior to issuance of the construction permit and shall notify the applicant of his decision at that time.

6. The construction official shall forward a copy of the approved application for exemption to the municipal as-

sessor for his action upon issuance of the certificate of occupancy or certification of completion.

(c) The enforcing agency, after giving written notice to the owner, may revoke such certification whenever any of the following appears:

1. The exemption was obtained by fraud or misrepresentation;

2. The claimant for tax exemption has failed substantially to proceed with the construction, reconstruction, installation or acquisition of an automatic fire suppression system;

3. The mechanical system to which the certificate relates has ceased to be used for the primary purpose of providing automatic fire suppression and is being used for a different primary purpose;

4. The claimant for tax exemption hereunder has so departed from the equipment, design and construction previously certified by the enforcing agency that, in the opinion of said enforcing agency, the automatic fire suppression system is not suitable and reasonably adequate for the purpose of providing automatic fire suppression.

(d) The construction official shall notify the assessor in writing of the revocation of the certification.

(e) Appeals may be made regarding the decision of the construction official to the Construction Board of Appeals having jurisdiction, in accordance with N.J.A.C. 5:23A.

New Rule, R.1984 d.121, effective April 16, 1984.

See: 16 N.J.R. 180(a), 16 N.J.R. 874(a).

This section replaces 5:23–6.2, Construction Official's Responsibilities, which was recodified as N.J.A.C. 5:23–6.1(b).

Recodified from 5:23-6.2 by R.1987 d.387, effective October 5, 1987.

See: 19 N.J.R. 433(b), 19 N.J.R. 1793(a).

Recodified from 5:23-6.4 and amended by R.1997 d.409, effective October 6, 1997.

See: 29 N.J.R. 2736(a), 29 N.J.R. 4281(a).

In (e), amended N.J.A.C. reference.

SUBCHAPTER 3. SUBCODES

5:23-3.1 Title; scope; intent

(a) This section of the regulations, adopted pursuant to authority of the State Uniform Construction Code Act and entitled "Subcodes," shall be known and may be cited throughout the regulations as "N.J.A.C. 5:23–3," and when referred to in this subchapter may be cited as "this subchapter."

(b) When used alone, the term "subchapter," "section," and so forth, refers to that portion of the regulations. When used in conjunction with the term "building subcode," "plumbing subcode" or "electrical subcode," and so forth, the term "article" or "section," and so forth, refers to that subcode.

(c) This subchapter shall control matters relating to:

1. The adoption of subcodes of the Uniform Construction Code.

- 2. Modifications to the subcodes adopted.
- 3. The organization of enforcement responsibilities.
- 4. The use of standards of accepted practice.
- 5. Approvals and interrelations.

6. The division of plan review responsibilities and State reserved activities; and

7. Procedures for adoption of future subcode amendments.

(d) This subchapter provides a uniform system of construction standards throughout the State through the adoption of model codes applicable throughout the State. Modifications made to the subcodes are for the purpose of providing a uniform, harmonious system of construction code interface and administration, and to resolve conflicts with preempting Federal and State legislation.

(e) Provisions concerning underground storage tanks, jointly enforced by the Department of Environmental Protection (DEP), are in N.J.A.C. 5:23–3.11B and in the DEP's rules at N.J.A.C. 7:14B.

Amended by R.1990 d.562, effective November 19, 1990. See: 22 N.J.R. 2629(c), 22 N.J.R. 3482(d). Added reference to N.J.A.C. 7:14B.

5:23–3.2 Matters covered; exceptions

(a) Except as is otherwise provided in (b), (c) and (d) below, the provisions of this subchapter shall apply uniformly throughout the State. Any standards other than those provided herein are void and of no effect.

(b) Rules concerning exceptions in health care facilities are as follows:

1. Construction or rehabilitation of health care facilities shall be in accordance with this code and with the "Guidelines for Construction and Equipment of Hospital and Medical Facilities" (American Institute of Architects Committee on Architecture for Health), 1996–1997 edition or current edition. In the event of any conflict, the more restrictive code provision shall govern.

2. The Department of Health may adopt licensing standards for the physical plant and environment of health care facilities that supplement this code and the "Guidelines for Construction and Equipment of Hospital and Medical Facilities," although these standards may not be in conflict with these codes. 3. The publication "Guidelines for Construction and Equipment of Hospital and Medical Facilities" is available from The American Institute of Architects Press, 1735 New York Ave., N.W., Washington, D.C. 20006.

(c) Individual on-site water supply and sewage disposal systems shall be in accordance with N.J.S.A. 58:11–23 et seq., and N.J.A.C. 7:10–3.1 et seq. and N.J.A.C. 7:9–2.1 et seq.

(d) Rules concerning commercial farm buildings are as follows:

1. A commercial farm building means any building located on a commercial farm which produces not less than \$2,500 worth of agricultural or horticultural products annually which building's main use or intended use is related to the production of agricultural or horticultural products products produced on that farm.

2. Buildings constructed in accordance with the provisions of this section and meeting the requirements of (d)1 above shall be classified as commercial farm buildings. For those provisions not covered by this section, commercial farm buildings shall comply with the construction code provisions applicable to Group S–2. Commercial farm buildings shall include, but not be limited to, the following: stall barns, milking parlors, poultry houses, horse arenas, packing houses for agricultural or horticultural commodities, farrowing houses, greenhouses, and buildings used for the storage of agricultural or horticultural products, farm machinery and farm equipment, or farm materials and supplies that are produced or used on the farm.

3. A temporary greenhouse shall not require a construction permit if it meets the criteria stated in N.J.A.C. 5:23–3.14, the building subcode. Pre-engineered grain bins, silos, manure handling equipment and impoundments used on a farm for the storage of agricultural commodities or by-products which are produced by or used on the farm shall not require a construction permit. However, all on-site construction work such as foundations and plumbing and electrical connections shall be subject to all requirements and inspections of any applicable subcode(s).

4. The type and amount of materials or supplies stored in a commercial farm building, including hay, straw, and livestock bedding materials, shall not be subject to limitation. However, other hazardous materials within spaces of commercial farm buildings occupied by more than 10 persons shall not exceed the allowable exempt amounts shown in Tables 307.7(1) and 307.7(2) of the building subcode unless separated from the occupied area by appropriate fire resistance rated construction as prescribed in the building subcode. 5. A commercial farm building may be used as a place of public assembly for not more than 15 days in a calendar year. For the purposes of enforcing this requirement, a public assembly shall be a gathering of 50 or more people. A permit shall be obtained from the local fire official pursuant to the Uniform Fire Safety Act, N.J.S.A. 52:27D-192 et seq., and the fee for issuing the permit shall not exceed \$75.00 per event.

i. A commercial farm building that is used as a place of public assembly for not more than 15 days in a calendar year and that is provided with electricity shall comply with section 1003.2.11 of the building subcode.

ii. The temporary or permanent use of a commercial farm building as a "special amusement building," as defined in the building subcode, shall be a change in the character of use of the existing building. The building or portion thereof shall be required to comply with the building subcode and fire protection subcode requirements of N.J.A.C. 5:23–6.31(a)5vii.

6. Buildings containing any of the following uses are not included in the definition of a commercial farm building:

i. Residential structures;

ii. High hazard facilities, such as grain elevators or grain storage silos used to store products which are neither used nor produced on the farm itself;

iii. Processing facilities that include specialized machinery to perform functions other than the washing, cleaning, hydrocooling, vacuum cooling, grading, sizing and packing of agricultural or horticultural products, unless the exempted functions are only the first step in a sequence of processing to be performed on the farm;

iv. Mercantile structures, such as farm retail markets or nursery greenhouse retail sales areas;

v. Offices with either 11 or more occupants, or floor area of greater than 1,200 square feet; and

vi. Buildings that contain any use not included in the definition of commercial farm building, except incidental offices as provided in (d)9vii below.

7. A commercial farm building may include a use that does not meet the definition of a "commercial farm building," provided that the space that does not meet the commercial farm building definition is separate from the remainder of the building with the required fire separation assemblies and meets all applicable requirements of the building subcode.

8. Construction type, height and allowable area requirements for commercial farm buildings and structures shall be as specified in the building subcode and shall not exceed the area or height limitations of Table 503 for the type of construction used, except as follows: i. The height and area of a one story commercial farm building of any type of construction shall not be limited if the building meets the exterior wall fire resistance rating as specified in section 507.2 of the building subcode and has a fire separation distance of 50 feet. In that case, a sprinkler system shall not be required.

ii. The height and area of a two story commercial farm building of any type of construction shall not be limited if the building meets the exterior wall fire resistance rating as specified in section 507.2 of the building subcode, is provided with an approved automatic fire suppression system throughout, conforming to the Uniform Construction Code and has a fire separation distance of 50 feet.

iii. Two or more commercial farm buildings excepted under (d)8i and ii above may be constructed on the same lot, or on an owner's contiguous lots without meeting the fire separation distance of 50 feet. However, the fire separation distance specified in Table 602 of the building subcode must be maintained between a commercial farm building and any building not eligible for the commercial farm building exemption.

9. Commercial farm buildings exempted under (d)8i above shall meet the following requirements in lieu of those requirements specified in the subsections of Chapter 10, Means of Egress, of the building subcode:

i. In lieu of the requirements of Section 1004.2.4, the maximum distance of travel from any point in the building to an exit shall not exceed 150 feet;

ii. In lieu of the requirements of Sections 1005.2.1 and 1005.2.2, one exit is required for each 15,000 square feet of floor area and fraction thereof;

iii. In lieu of the requirements of Section 1003.2.10, exit signs must be posted. Exit signs are not required to be illuminated;

iv. The provisions of Section 1003.2.11 shall apply in commercial farm buildings where the owner has determined to provide electricity. Where electricity is provided, any electric light provided in the commercial farm building shall be deemed to meet the means of egress lighting requirements and a back up power source shall not be required unless the commercial farm building will be used as a place of public assembly in accordance with (d)5 above.

v. In lieu of the requirements of Section 1003.2, occupancy is limited to 30 people;

vi. Lightning protection of the type required for the structure by NFPA 780, fire extinguishers and "no smoking" signs shall be provided;

vii. Offices with 10 or fewer occupants and a floor area not in excess of 1,200 square feet shall be consid-

ered incidental to the structure, if direct exit to the exterior is provided.

10. Site plans signed and sealed by a registered architect or a licensed engineer, pursuant to N.J.A.C. 5:23-2.15(e)1viii, shall not be required, provided that a sketch plan of the site is submitted to the construction official.

Amended by R.1981 d.132, effective May 7, 1981.

See: 13 N.J.R. 121(a), 13 N.J.R. 258(d). Amended by R.1986 d.448, effective November 3, 1986. See: 18 N.J.R. 757(a), 18 N.J.R. 2194(a). Deleted (b)1 and 4; recodified (b)2 and 3 to (b)1 and 2. Amended by R.1987 d.374, effective September 21, 1987. See: 19 N.J.R. 1024(a), 19 N.J.R. 1720(b). (b)1: model subcode revisions. Amended by R.1988 d.144, effective April 4, 1988. See: 19 N.J.R. 1778(a), 20 N.J.R. 783(a). Changed (b)2 to (c) and (d). Amended by R.1993 d.662, effective December 20, 1993. See: 25 N.J.R. 3891(a), 25 N.J.R. 5918(a). Amended by R.1995 d.603, effective November 20, 1995 (operative March 20, 1996). See: 27 N.J.R. 2655(a), 27 N.J.R. 4699(a). Amended by R.1997 d.269, effective July 7, 1997. See: 29 N.J.R. 968(a), 29 N.J.R. 2817(a). Inserted (d)5i; in (d)6vi, amended N.J.A.C. reference; in (d)8, inserted reference to construction type and inserted ", except as follows:"; deleted (d)8i; recodified former (d)8i(1) through (3) as (d)8i through iii; inserted new (d)9iv; recodified former (d)9iv through vi as (d)9v through vii; and recodified former (e) as (d)10. Amended by R.1997 d.417, effective October 6, 1997. See: 29 N.J.R. 3387(a), 29 N.J.R. 4285(a). Substantially amended (b)1. Amended by R.1999 d.424, effective December 6, 1999. See: 31 N.J.R. 2428(a), 31 N.J.R. 4001(c). In (a)1, substituted a reference to rehabilitation for a reference to alteration, and changed guideline reference. Administrative correction. See: 33 N.J.R. 3735(a). Amended by R.2003 d.157, effective April 21, 2003. See: 34 N.J.R. 4247(a), 35 N.J.R. 1663(b). In (d)5, added ii. Administrative correction. See: 35 N.J.R. 5062(a). Amended by R.2003 d.425, effective November 3, 2003. See: 35 N.J.R. 2424(a), 35 N.J.R. 5062(b). Rewrote (d). Amended by R.2004 d.131, effective April 5, 2004. See: 35 N.J.R. 5336(a), 36 N.J.R. 1755(a). In(d)3, inserted the first sentence.

5:23–3.3 Enforcement

(a) In accordance with the delineation of responsibility for enforcement specified herein, subject to specific reservations by the Department to itself, the appropriate official(s) shall enforce the subcode and shall act on any question relative to the mode or manner of construction, and the materials to be used in the erection, addition to, repair, renovation, alteration, reconstruction, removal, demolition, installation of service equipment, and the location, use and occupancy of all buildings and structures, except as may be otherwise specifically provided for in the regulations, including, but not limited to: 1. Applications, certificates and permits: Such official(s) shall review applications for permits for the erection, repair (other than ordinary maintenance), renovation, alteration and reconstruction of buildings and structures; indicate approval or denial to the construction official; and inspect the premises for which such permits have been issued and enforce compliance with the provisions of the regulations.

2. Notices and orders: Such official(s) shall issue all necessary notices or orders to remove illegal or unsafe conditions; to require the necessary safeguards during construction; and to insure compliance with all requirements for the safety, health and general welfare of the public.

3. Inspections: Such official(s) shall make all the required inspections, and all reports of such inspections shall be in writing and certified by them or they may engage such expert opinion as he may deem necessary to report upon unusual technical issues that may arise, subject to the approval of the construction official and appointing authority.

4. Enforcing agency records: Such official(s) shall assist in the keeping of official records of applications received, permits and certificates issued, fees collected, reports of inspections, and notices and orders issued as may be required by the construction official.

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Amended by R.1999 d.424, effective December 6, 1999.

See: 31 N.J.R. 2428(a), 31 N.J.R. 4001(c).

In (a), deleted a reference to other State agencies in the introductory paragraph, and substituted a reference to ordinary maintenance for a reference to ordinary repairs in 1.

5:23–3.4 Responsibilities

(a) Individual acting as a building subcode official or building inspector shall have the responsibility for enforcing the adopted subcodes as listed below.

1. Plan review for the sections listed below shall be the responsibility of the building subcode official:

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 3 ^F	Chapter 21 as follows:	
Chapter 4 as follows:	2101.0-2110.0	
401.0-402.11 ^F	2111.0-2113.0 ^F	
402.14-403.5 ^F	Chapter 22–25	
403.7–403.8 ^F	Chapter 26 as follows:	
403.11 ^F	2601.0-2602.0	
403.12	2603.0^{F}	
$404-404.6^{F}$	2604.0	
404.8-405.6 ^F	2605.0-2607.0 ^F	
405.8 ^F	2608.0-2611.0	
405.11^{F}	Chapter 28	
406.1	Chapter 30 as follows:	
406.1.1-406.1.2 ^F	$3001.0-3001.2^{\text{EL}}$	
406.1.3-406.2.6	3001.3 ^{F, EL}	
406.2.7–406.2.8 ^F	3001.4^{EL}	

UNIFORM CONSTRUCTION CODE

406.2.9 406.3-406.6.4F 406.6.5-406.6.6.3^{F, E} 407.0-412.1.4^F 412.1.6-412.2.3 $412.2.4^{F}$ 412.2.5 412.2.6^F 412.3-412.3.1 412.3.2-412.4.6F 412.5 413.0-414.5.3F $414.5.5 \hbox{--} 415.9.2.7^{\rm F}$ 415.9.2.8.2-416.4F 417.0-417.4 418.0^F Chapter 5-6 Chapter 7-8F Chapter 10^F Chapter 12 Chapter 14-1621.3.10 1621.3.10.2-Chapter 20

3002.0-3002.2F, EL 3002.4-3002.7^{F, EL} $3003.0\text{--}3003.1.4^{\text{E}, \text{ EL}}$ $3003.2\text{--}3004.4^{\text{F, EL}}$ 3004.5^{EL} $3005.0\text{--}3005.2^{\text{F, EL}}$ $\begin{array}{l} 3005.3{-}3005.4^{\rm F} \\ 3006.0{-}3006.4^{\rm F, \; EL} \end{array}$ 3006.5^{E, EL} 3006.6^{EL} Chapter 31 as follows: 3101.0-3103.4 $3104.0 - 3104.11^{\mathrm{F}}$ 3105.0-3109.4 Chapter 32 Chapter 33 as follows: 3301.0-3308.0 3309.0^F 3310.0 3311.0-3312.0F

INTERNATIONAL RESIDENTIAL CODE

Chapter 23^P Chapter 3 as follows: R301 Chapter 24 as follows: R302^F G2404.4-G2404.9 R303-R309 G2405 G2409^F R310-R316F R318-R321F G2424.1-G2424.2F R322-R327 G2424.3 Chapter 4-9 G2424.4-G2424.6F Chapter 10^F G2424.7^F Chapter 13 as follows: G2424.8-G2424.10F M1301 M1304F G2424.11^F M1308-G2424.12-G2424.15F Chapter 14^F G2425-G2445F (All except M1411.3 and G2447.1^F M1412.2) G2447.4^F Chapter 15–16^F Chapter 18–19^F G2448.1-G2448.3F G2449-G2451^F Chapter 22 as follows: M2201.1FP M2201.2-2201.3F M2201.5^F

ELECTRICAL SUBCODE

Section 250.52(A)(3)

Concrete-Encased Electrode—as applicable

MECHANICAL SUBCODE

Chapter 3 as follows: 301^{F} 302 308^{F} 310^{F} 311^{F} Chapter 4 Chapter 5 as follows: 501 502^{F} through 511^{F} 512 513^{F} Chapter $6^{\rm F}$ Chapter $8^{\rm F}$ Chapter $9^{\rm F}$ (All except 908.5, 908.6 and 908.7) Chapter 13 as follows: $1301.2^{\rm F, P}$ $1301.3^{\rm F}$ $1301.4^{\rm F, P}$ $1306^{\rm F}$ Chapter $14^{\rm P}$

ENERGY SUBCODE

CABO Mo	odel Energy Code
Chapter 1 as applicable	Chapter 6 as follows:
Chapters 3–4	602
Chapter 5 as follows:	603
502	
503	

ASHRA	E Standard 90.1
Chapter 4 as applicable	Chapter 6 as applicable
Chapter 5	(Except $6.2.4.5$ and $6.3.2.2$)
-	Chapter 11 as applicable

FUEL GAS SUBCODE

Chapter 3 as follows: 301.8 301.10 301.11 301.12 301.13^{F} 301.14 301.15 302 308^{F} Chapter 5^{F} Chapter 5^{F} Chapter 6^{F} (All except 623, 625, 626.2, 626.3, 626.8,626.9, 627.4 & 630)

E = Joint with Electrical Subcode Official

EL = Joint with Elevator Subcode official for devices covered by N.J.A.C. 5:23–12 except those installed in Group R–3, R–4, or R–5 or in structures of Group R–2 where the elevator devices are wholly within dwelling units and not accessible to the general public.

F = Joint with Fire Subcode Official.

P = Joint with Plumbing Subcode Official.

2. Field inspection for the sections listed below shall be performed by an inspector possessing a building technical license:

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 3	Chapter 5–8
Chapter 4 as follows:	Chapter 10
401.0-402.7	Chapter 12
402.10-402.11	Chapter 14–1621.3.10
402.14	1621.3.10.2–Chapter 20
403.1	Chapter 21

403.4 403.12-404.2 404.5 404.8-404.9 405.2 405.4 406.0-406.3.8 406.3.11-406.6.5 407.0-407.4.2 408.0-410.5.4 411.0-411.2 411.7-412.1.3 412.1.6-412.2.5 412.3-412.3.3 4.12-3.5-4.12.4.4 412.4.6 412.5-4.13.2 414.6.1 415.0-415.7.1.6 415.7.3.3-415.9.1 415.9.2.2-415.9.2.7 415.9.2.8.2-415.9.4.5 415.9.5-415.9.5.7 415.9.5.9-415.9.6.2.2 415.9.6.3-415.9.6.4 416.1-416.3.1 417-418.6

INTERNATIONAL RESIDENTIAL SUBCODE

Chapter 3 as follows: R301–R316 R318–R327 Chapter 4–10 Chapter 13 as follows: M1301–M1304	Chapter 24 as follows: G2404.4–G2404.9 G2405 G2424.3 G2424.3 G2424.7
M1308	G2424.11
Chapter 14	G2426.5.2
(AÎl except M1411.3,	G2431
M1412.2, and M1412.4)	G2431
Chapter 15 as follows:	G2435-G2437
M1501	G2438.1–G2438.3
M1503	G2438.6-G2438.7
Chapter 16	G2439–G2441
Chapter 18 as follows:	G2442 (All except
*	G2442.4)
M1805.1	G2443–G2445
Chapter 19	G2447.1
Chapter 22 as follows:	G2447.4
M2201.1-M2201.3	G2448.1–G2448.3
M2201.5	G2449–G2451

ELECTRICAL SUBCODE

Section 250.52(A)(3)

Concrete-Encased Electrode-as applicable

MECHANICAL SUBCODE

Chapter 3 as follows: 301 302 Chapter 4 Chapter 5 as follows: 501 502 504 Chapter 28 Chapter 30 as follows: 3002.0-3002.1.2 3002.4 3004.0-3004.4 3005.2.1-3006.4 3006.6 Chapter 31-32 Chapter 33 as follows: 3301.0-3308.0 3310.0 510 through 512 Chapter 6 Chapter 8 as follows: 801.3 Chapter 9 (All except: 908.5, 908.6 and 908.7) Chapter 13 as follows: 1301.2 1301.3 1301.4^p 1306

Chapter 5

ENERGY SUBCODE

CABO Model Energy Code Chapter 1 as applicable Chapter 6 as follows: Chapter 5 as follows: 603 502 503

ASHRAE Standard 90.1 Chapter 4 as applicable Chapter 6 as

Chapter 6 as applicable (Except 6.2.4.5 and 6.3.2.2) Chapter 11 as applicable

FUEL GAS SUBCODE

Chapter 3 as follows: 301.8 301.10 through 301.15 302 Chapter 5 as follows: 501.3 501.7 501.11 501.15.3 503.5.3 Chapter 6 as follows: 602 608 through 613 614 (All except 614.4 and 614.5) 616 through 618 619 (except 619.4) 620 through 622 624 626.1 626.4 through 626.7 627 (All except 627.4) 628 629 632

P = Joint with Plumbing Subcode Official.

(b) An individual acting as a plumbing subcode official or plumbing inspector shall have the responsibility for enforcing the adopted subcodes as listed below.

1. Plan review for the sections listed below shall be the responsibility of the plumbing subcode official:

BUILDING SUBCODE

INTERNATIONAL RESIDENTIAL CODE

Chapter 14 as follows: M1411.3-M1412.2 Chapter 20–21 Chapter 22 as follows: M2201.1^{BF} M2201.4 M2202–M2204 Chapter 23^B Chapter 24 as follows: G2411–G2423 G2446 G2447.2–G2447.3 G2448.4

PLUMBING SUBCODE

ALL

MECHANICAL SUBCODE

Chapter 3 as follows: 305 307 Chapter 9 as follows: 908.5 908.6 908.7^F Chapter 10 Chapter 11 Chapter 12 Chapter 13 as follows: 1301.2^{B, F} 1301.4^{B, F} 1302 through 1305 1307 1308 Chapter 14^B

ENERGY SUBCODE

CABO Model Energy Code Chapter 1 as applicable Chapter 6 as follows: Chapter 5 as follows: 604 504 ASHRAE Standard 90.1

Chapter 4 as applicable Chapter 7 Chapter 6 as follows: Chapter 11 as applicable 6.2.4.5 and 6.3.2.2

FUEL GAS SUBCODE

Chapter 3 as follows: 301.6 307 Chapter 4 Chapter 6 as follows: 623 625 626.2 626.3 626.8 626.9 627.4 630

B = Joint with Building Subcode Official F = Joint with Fire Subcode Official

2. Field inspection for the sections listed below shall be performed by an inspector possessing a plumbing technical license.

BUILDING SUBCODE

INTERNATIONAL RESIDENTIAL CODE

Chapter 14 as follows: M1411.3–M1412.2 M1412.4 Chapter 20–21 Chapter 22 as follows: M2201.1 M2201.4 M2202–M2204 Chapter 23 Chapter 24 as follows: G2411–G2423 G2446 G2447.2–G2447.3 G2448.4

PLUMBING SUBCODE

ALL

MECHANICAL SUBCODE

Chapter 3 as follows: 305 307 Chapter 9 as follows: 908.5 through 908.7 Chapter 10 Chapter 11 Chapter 12 Chapter 13 as follows: 1301.4^B 1302 through 1305 1307 1308 Chapter 14

ENERGY SUBCODE

CABO Model Energy Code Chapter 1 as applicable Chapter 6 as follows: Chapter 5 as follows: 604 504

ASHRAE Standard 90.1

Chapter 4 as applicable Chapter 7 Chapter 6 as follows: Chapter 11 as applicable 6.2.4.5 and 6.3.2.2

FUEL GAS SUBCODE

Chapter 3 as follows: 301.6 307 Chapter 4 Chapter 6 as follows: 623 625 626.2 626.3 626.8 626.9 627.4 630

B = Joint with Building Subcode Official

(c) An individual acting as an electrical subcode official or electrical inspector shall have responsibility for enforcing the adopted subcodes as listed below.

5:23-3.4

1. Plan review for the sections listed below shall be the responsibility of the electrical subcode official:

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 4 as follows: $402.12-402.13^{F}$ 403.6^{F} 403.10^{F} 404.7^{F} 405.7^{F} $405.9^{F}-405.10^{F}$ $406.5-406.6.6.3^{B}, F$ $412.1.5^{F}$ $414.5.4^{F}$ $415.9.2.8-415.9.2.8.1^{F}$

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ELECTRICAL SUBCODE

Chapter 5 ^F
Chapter 6 as follows:
600 to 610
620^{EL}
625 to 690
695 ^F
Chapter 7 as follows:
700 to 727
760 ^F
770 to 780
Chapter 8
Chapter 9
-

ENERGY SUBCODE

CABO N	Iodel Energy Code
Chapter 1 as applicable	Chapter 6 as follows:
Chapter 5 as follows:	605
505	

ASHRAE Standard 90.1 Chapter 4 as applicable Chapter 10 Chapter 8 as applicable Chapter 11 as applicable Chapter 9

B = Joint with Building Subcode Official F = Joint with Fire Subcode Official E = Joint with Electrical Subcode Official EL = Joint with Elevator Subcode Official for N.J.A.C. 5:23–12 devices not installed in Group R–3, R–4, R–5 or in structures of Group R–2 in which the elevator devices are wholly within dwelling units and are not accessible to the general public.

2. Field inspection for the sections listed below shall be performed by an inspector possessing an electrical technical license.

ELECTRICAL SUBCODE

Article 90—Introduction

Chapter 1

Chapter 30 as follows: 3003.0–3003.1.4^{B, EL} 3006.5^{B, EL} Chapter 2 (All except for section 250.52(A)(3) Concrete-Encased Electrode)

Chapter 3-5

Chapter 6 as follows:

600–610

620 (Note: The following sections are enforced by the electrical inspector when devices covered by N.J.A.C. 5:23–12 are installed in any building excluding installations in Group R–3, R–4, or R–5 or in structures of Group R–2 where the elevator devices are located wholly within dwelling units and are not accessible to the general public.)

620-13 (on the line side of the machine room/machinery space disconnect(s))

620-22 (on the line side of the machine room/machinery space disconnect(s))

620–23

620–24

620-38 (for elect, equipment and materials only)

620–51 (except for (b), (c) and (d))

620–61(c) and 620–61(d) (on the line side of the machine room/machinery space disconnect(s))

620-85 (except for cartop receptacles)

620–91(b)

625-695

Chapter 7–9

N.J.A.C. 5:23–3.16(c) Automatic rain season device

ENERGY SUBCODE CABO Model Energy Code policable Chapter 6 as for

Chapter 1 as applicable Chapter 6 as follows: Chapter 5 as follows: 605 505

ASHRAE Standard 90.1

Chapter 4 as applicable Chapter 10 Chapter 8 as applicable Chapter 11 as applicable Chapter 9

(d) An individual acting as a fire protection subcode official or fire protection inspector shall have responsibility for enforcing the adopted subcodes as listed below.

1. Plan review for the sections listed below shall be the responsibility of the fire protection subcode official:

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 3^B Chapter 4 as follows: 401-402.11^B 402.12-402.13^E 402.14-403.5^B 403.6^E 403.7-403.8^B 403.10^{E} 403.11^B $404 - 404.6^{B}$ 404.7^{E} 404.8-405.6^B 405.7^E 405.8^B 405.9-405.10^E 405.11^B $\substack{406.1.1-406.1.2^{B}\\406.2.7-406.2.8^{B}}$ 406.3-406.6.4^B 406.5-406.6.6.3^{B, E} 407.0-412.1.4^B 412.1.5^E 412.2.4^B 412.2.6^B 412.3.2-412.4.6^B 413-414.5.3^B $414.5.4^{E}$ 414.5.5-415.9.2.7^B 415.9.2.8-415.9.2.8.1^E 415.9.2.8.2-416.4^B 418.0^B

Chapter 7-8^B Chapter 9 Chapter 10^B Chapter 16 as follows: 1621.3.10.1 Chapter 21 as follows: 2111.0-2113.0В Chapter 26 as follows: 2603.0^B 2605.0-2607.0^B Chapter 30 as follows: 3001.3^{B, EL} 3002.0-3002.2^{B, EL} 3002.4-3002.7^{B, EL} 3003.2-3004.4^{B, EL} $3005.0-3005.2^{B, EL}$ 3005.3-3005.4^B 3006.0-3006.4^{B, EL} Chapter 31 as follows: 3104.0-3104.11^B Chapter 33 as follows: 3309.0^B 3311.0-3312.0^B

INTERNATIONAL RESIDENTIAL SUBCODE

Chapter 3 as follows: R302^B R310-R316^B R317 R318-R321^B Chapter 10^B Chapter 13 as follows: M1301-M1304^B M1305-M1307 Chapter 14^B (All except M1411.3 and M1412.2) Chapter 15–16^B Chapter 17 Chapter 18-19^B Chapter 22 M2201.1^{B, P} M2201.2-2201.3^B M2201.5^B

MECHANICAL SUBCODE

Chapter 3 as follows: 301^B 303 304 306 308^B 310^B 311^B Chapter 5 as follows: Chapter 24 as follows: G2404.2–2404.3 G2406–G2408 G2409^B G2424.1–G2424.2^B G2424.4–G2424.6^B G2424.7^B G2424.8–G2424.10^B G2424.11^B G2424.12–G2424.15^B G2425–G2445^B G2447.1^B G2447.4^B G2448.1–G2448.3^B G2449–G2451^B 502^B through 511^B 513^B Chapter 6^{B} Chapter 7 Chapter 8^B (All except 801.3) Chapter 9^B (All except 908.5 and 908.6) 908.7^P Chapter 13 as follows: 1301.2^{B, P} 1301.3^B 1301.4^{B, P} 1306^B

N.J.A.C. 5:23-3.20(c) Carbon monoxide alarms

ELECTRICAL SUBCODE

Chapter 3 as follows: $300-21^{E}$ Chapter 4 as follows: $450 \text{ part } C^{E}$ Chapter 5^E Chapter 6 as follows: 695^{E} Chapter 7 as follows: 760^{E}

FUEL GAS SUBCODE

Chapter 3 as follows: 301.1.1 301.2 through 301.4 301.4.1 301.5 301.7 301.13^B 303 through 306 308^B Chapter 5^B Chapter 6^B (All except 623, 625, 626.2, 626.3, 626.8, 626.9, 627.4 and 630) B = Joint with Building Subcode Official P = Joint with Plumbing Subcode Official E = Joint with Electrical Subcode Official EL = Join with Elevator Subcode Official for N.J.A.C. 5:23–12 devices not installed in Group R-3, R-4, or R-5 or in structures of Group R-2 structures in which the elevator devices are wholly within dwelling units and not accessible to the general public.

2. Field inspection for the sections listed below shall be performed by an inspector possessing a fire protection technical license.

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 4 as follows: 402.8–402.9 402.12–402.13 402.15 403.2–403.3 Chapter 9 Chapter 16 as follows: 1621.3.10.1 Chapter 33 as follows: 3309.0

5:23-3.4

COMMUNITY AFFAIRS

INTERNATIONAL RESIDENTIAL CODE

3311.0

3312.0

Chapter 3 as follows: R317 Chapter 13 as follows: M1305–M1307 Chapter 15 as follows: M1502 M1504–M1505 Chapter 17 Chapter 18 (All except M1805.1)

G2404.2-2404.3 G2406-G2408 G2409 G2424.1-G2424.2 G2424.4-G2424.6 G2424.8-G2424.10 G2424.12-G2424.15 G2425 G2426 (All except G2426.5.2) G2427-G2429 G2432-G2434 G2438.4-G2438.5 G2442.4

Chapter 24 as follows:

MECHANICAL SUBCODE

Chapter 7

Chapter 8 as follows:

(All except 801.3)

Chapter 3 as follows: 303 304 306 308 310 311 Chapter 5 as follows: 503 505 through 509 513 Chapter 7 Chapter 8 (All except 801.3)

N.J.A.C. 5:23-3.20(c) Carbon monoxide alarms

FUEL GAS SUBCODE

23-32

Chapter 3 as follows: Chapter 6 as follows 301.1.1 603 through 607 301.2 614.4 301.3 614.5 301.4 615 301.5 619.4 301.7 303 through 306 308 Chapter 5 (All except 501.3, 501.7, 501.11, 501.15.3, 503.5.3) Chapter 16 as follows: 1621.3.10.1

(e) An individual acting as an elevator subcode official or elevator inspector shall have responsibility for enforcing the adopted subcodes as listed below.

1. Plan review for the sections listed below shall be the responsibility of the elevator subcode official:

BUILDING SUBCODE

INTERNATIONAL BUILDING CODE

Chapter 4 as follows[†]: 403.9 Chapter 30 as follows[†]: 3001.0–3001.2^B 3001.3^{B, F} 3001.4^B 3002.0–3002.2^{B, F} 3002.3 3002.4–3004.4^{B, F} 3004.5^B 3005–3005.2^{B,F} 3006.0–3006.4^{B, F} 3006.5^{B,E} 3006.6^B

ELECTRICAL SUBCODE

Chapter 6 as follows[†]: 620^{E}

ELEVATOR SUBCODE

All (except as otherwise provided for in N.J.A.C. 5:23–12) B = Joint with Building Subcode Official E = Joint with Electrical Subcode Official

F = Joint with Fire Protection Subcode Official

[†] These sections are enforced by the elevator subcode official when elevator devices covered by N.J.A.C. 5:23-12 are installed in any structure excluding installations in Group R-3, R-4, or R-5 or in structures of Group R-2 where the elevator devices are located wholly within dwelling units and are not accessible to the general public.

2. Field inspection for the sections listed below shall be performed by an inspector possessing an elevator technical license:

BUILDING SUBCODE INTERNATIONAL BUILDING CODE

Chapter 4 as follows[†]: 403.9 Chapter 30 as follows[†]: 3001.0–3001.4 3002.2–3002.3 3002.5–3003.2

ELECTRICAL SUBCODE

Article 620 as follows[†]:

Part A and B excluding Sections 620-13 and 620-22 on the line side of the machine room/machinery space disconnect(s) Part C (except Sections 620-23 and 620-24)

Part D (except Section 620-38)

Part E

Part F excluding Sections 620–51 and 620–51(a)

Part G excluding Sections 620-61(c) and 620-61(d) on the line side of the machine room/machinery space disconnect(s) Part H

Part J (except Section 620-85 with the provision that the car top receptacles remains the responsibility of the elevator inspector)

Part K except section 620-91(b)

ELEVATOR SUBCODE

All (except as otherwise provided for in N.J.A.C. 5:23-12) [†] These sections are enforced by the elevator inspector when elevator devices covered by N.J.A.C. 5:23-12 are installed in any structure excluding installations in Group R-3, R-4, or R-5 or in structures of Group R-2 where the elevator devices are located wholly within dwelling units and are not accessible to the general public.

(f) Where responsibility for enforcement of a section is joint between two officials and there are conflicting opinions regarding enforcement, the construction official shall rule as to which interpretation or application shall be followed.

(g) Responsibility for enforcement of the Barrier Free Subcode and Radon Hazard Subcode shall be in accordance with N.J.A.C. 5:23–7.14 and 10.3, respectively.

(h) Any mechanical inspector employed by the Department or by a municipality, and so assigned by the construction official, shall have the responsibility for enforcement of the provisions of the code, except electrical, relating to the installation of mechanical equipment, such as refrigeration, air conditioning or ventilating apparatus, gas piping or heating systems, in Group R-3, R-4, or R-5 structures.

1. When assigned by the construction official, a plumbing subcode official shall have the responsibility for the enforcement of the provisions of the code, except electrical, for the replacement of heating or cooling equipment or water heaters in Group R-3, R-4, or R-5 structures. A plumbing subcode official need not be a mechanical inspector to perform these inspections.

- Amended by R.1981 d.132, effective May 7, 1981.
- See: 13 N.J.R. 121(a), 13 N.J.R. 258(d).
- Amended by R.1986 d.380, effective September 22, 1986.

See: 18 N.J.R. 1235(a), 18 N.J.R. 1931(a), 18 N.J.R. 2063(a). Substantially amended.

- Amended by R.1987 d.14, effective January 5, 1987.
- See: 18 N.J.R. 2083(a), 19 N.J.R. 63(a).
- (f)4 added; old (f)4-6 renumbered (f)5-7.
- Amended by R.1987 d.374, effective September 21, 1987.
- See: 19 N.J.R. 1024(a), 19 N.J.R. 1720(b).

Amended by R.1990 d.226, effective May 7, 1990.

See: 21 N.J.R. 3696(a), 22 N.J.R. 1356(a).

Provisions for enforcement of radon subcode added at (g).

Amended by R.1990 d.507, effective October 15, 1990.

See: 22 N.J.R. 2208(a), 22 N.J.R. 3214(a).

- Text conformed to BOCA National Code/1990.
- Amended by R.1991 d.325, effective July 1, 1991.
- See: 23 N.J.R. 805(a), 23 N.J.R. 2046(a).

Other elevator devices covered; enforcement responsibilities clarified

- Amended by R.1992 d.147, effective April 6, 1992.
- See: 24 N.J.R. 170(a), 24 N.J.R. 1397(a).
- Elevators wholly within R-2 residences exempt.

Amended by R.1992 d.183, effective April 20, 1992.

See: 24 N.J.R. 167(a), 24 N.J.R. 1475(b).

Enforcement of indoor air quality subcode assigned to building subcode official.

Amended by R.1993 d.187, effective May 3, 1993.

See: 25 N.J.R. 624(a), 25 N.J.R. 1875(a).

Added subsection (j); deleted "Allocation of enforcement" from heading.

Amended by R.1993 d.662, effective December 20, 1993.

See: 25 N.J.R. 3891(a), 25 N.J.R. 5918(a).

Amended by R.1995 d.143, effective March 20, 1995 (operative July 1, 1995)

See: 26 N.J.R. 4872(a), 27 N.J.R. 1179(b).

Amended by R.1997 d.409, effective October 6, 1997.

See: 29 N.J.R. 2736(a), 29 N.J.R. 4281(a).

In (g), deleted reference to exception to exclusive authority provided in N.J.A.C. 5:23-3.11(h).

Amended by R.1997 d.418, effective October 6, 1997.

See: 29 N.J.R. 3402(a), 29 N.J.R. 4286(a).

In (f), inserted reference to (j); and added (j)1.

Amended by R.1998 d.28, effective January 5, 1998.

See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Inserted (k) stating responsibility for the enforcement of the rehabilitation subcode.

- Repeal and New Rule, R.1998 d.332, effective July 6, 1998.
- See: 30 N.J.R. 1377(a), 30 N.J.R. 2421(b).
- Section was "Responsibility".
- Amended by R.1999 d.259, effective August 16, 1999.
- See: 31 N.J.R. 825(a), 31 N.J.R. 2330(a). In (d)1 and (d)2, under "MECHANICAL SUBCODE", added references to N.J.A.C. 5:23-3.20(c).
- Amended by R.2000 d.166, effective April 17, 2000.
- See: 31 N.J.R. 4151(a), 32 N.J.R. 1376(a).

In (b)2, changed Chapter 21 and Chapter 31 through 33 references in the Building Subcode, and inserted Chapter 12 reference in the Mechanical Subcode; and in (d)2, deleted a former Chapter 21 reference in the Building Subcode, and changed Chapter 12 reference in the Mechanical Subcode.

- Amended by R.2001 d.141, effective May 7, 2001.
- See: 32 N.J.R. 3917(a), 33 N.J.R. 746(a), 33 N.J.R. 1399(d).

In (b)1 and (b)2, deleted "as follows: (All except M-801.2)" following "Chapter 8" in the Mechanical Code; in (d)1, deleted "Chapter 8 as follows: M-801.2" in the Mechanical Code; in (d)2, deleted "3007.3" following "413.5.2", inserted "3305.0" following "414.5", and deleted "408.3.1", "3305.0" and "414.5" at the end of the Building Subcode, and deleted "Chapter 8 as follows: M-801.2" in the Mechanical Subcode.

Amended by R.2001 d.196, effective June 18, 2001.

See: 33 N.J.R. 6(a), 33 N.J.R. 2090(a).

In (a)1, (a)2, (b)1, (b)2, (d)1 and (d)2, rewrote Mechanical Subcode and inserted Fuel Gas Subcode.

Amended by R.2001 d.244, effective July 16, 2001 (operative January 16, 2002)

See: 33 N.J.R. 1241(a), 33 N.J.R. 2471(a).

In "ENERGY SUBCODE" categories of (a) through (c), listed specific sections of Chapters 5 and 6, relating to building subcode official responsibility.

Administrative correction.

See: 33 N.J.R. 3308(a).

Amended by R.2002 d.6, effective January 7, 2002.

See: 33 N.J.R. 2570(a), 33 N.J.R. 3883(a), 34 N.J.R. 268(a). In (a), inserted "ELECTRICAL SUBCODE" in categories 1 and 2, and updated references to officials in "ENERGY SUBCODE" category 1; in (c)1 and 2, updated "ELECTRICAL SUBCODE" chapter references.

- Amended by R.2003 d.240, effective June 16, 2003.
- See: 34 N.J.R. 3045(a), 35 N.J.R. 2637(c).

In (c)2, added "N.J.A.C. 5:23-3.16(c) Automatic rain sensor device".

Amended by R.2003 d.418, effective November 3, 2003.

See: 35 N.J.R. 21(a), 35 N.J.R. 5064(a).

Rewrote the section.

Amended by R.2004 d.131, effective April 5, 2004.

See: 35 N.J.R. 5336(a), 36 N.J.R. 1755(a).

In (a), (b), and (c), inserted "CABO Model Energy Code" following "ENERGY SUBCODE" and added ASHRAE Standard 90.1 tables throughout.

Amended by R.2004 d.312, effective August 16, 2004.

See: 35 N.J.R. 4947(a), 36 N.J.R. 3894(d).

Rewrote the section.

5:23–3.5 Posting structures

(a) Posted use and occupancy: Every building and structure and part thereof designed for business, factory and industrial, high hazard, mercantile, or storage use, (use groups B, F, H, M and S) as defined in article 2 of the building subcode shall be posted on all floors by the owner with a suitably designed placard in a form designated by the building subcode official, which shall be securely fastened to the structure in a readily visible place, stating the use group and the live load and occupancy load.

(b) Posted occupancy load: Every building and structure and part thereof designed for use as a place of public assembly or as an institutional building for harboring people for penal, correctional, educational, medical or other care or treatment (use groups A, E and I) shall be posted with an approved placard designating the maximum occupancy load.

(c) Replacement of posted signs: All posting signs shall be furnished by the owner and shall be of permanent design; they shall not be removed, or defaced and, if lost, removed or defaced, shall be immediately replaced.

(d) Posted hydraulic system data plate: In lieu of the nameplate of the referenced NFPA standard(s), fire sprinkler system contractors are required to identify hydraulically designed fire sprinkler systems by affixing a permanently marked weatherproof metal or rigid plastic sign at the alarm valve. The nameplate shall contain information relative to the design parameters of the system as indicated on Form No. F380. The plate shall be secured at the alarm valve with corrosion resistant wire, chain, or other approved means.

(e) Identifying emblems for structures with truss construction: Identifying emblems shall be permanently affixed to the front of structures with truss construction as required by N.J.A.C. 5:70–2.20.

1. The emblem shall be of a bright and reflective color, or made of reflective material. The shape of the emblem shall be an isosceles triangle and the size shall be 12 inches horizontally by six inches vertically. The following letters, of a size and color to make them conspicuous, shall be printed on the emblem:

i. "F" to signify a floor with truss construction;

ii. "R" to signify a roof with truss construction; or

iii. "F/R" to signify both a floor and roof with truss construction.

2. The emblem shall be permanently affixed to the left of the main entrance door at a height between four and six feet above the ground and shall be installed and maintained by the owner of the building.

3. Detached one and two-family residential structures with truss construction that are not part of a planned real estate development shall be exempt from the requirements of (e) above, unless required by municipal ordinance.

4. Individual structures and dwelling units with truss construction that are part of a planned real estate development shall not be required to have an identifying emblem if there is an emblem affixed at each entrance to the development.

(f) Swimming pools, spas and hot tubs: A valid electrical certificate of compliance and a bonding and grounding certificate shall be posted by the owner in a conspicuous place in or around the pool pump house or equipment control room.

Amended by R.1989 d.555, effective November 6, 1989. See: 21 N.J.R. 2783(a), 21 N.J.R. 3460(a).

Added reference to E Use Group (educational facilities) at (b).

Amended by R.1990 d.507, effective October 15, 1990.

See: 22 N.J.R. 2208(a), 22 N.J.R. 3214(a).

Text conformed to BOCA National Code/1990.

Amended by R.2000 d.47, effective February 7, 2000.

See: 31 N.J.R. 2314(a), 32 N.J.R. 443(a). Added (f).

Amended by R.2000 d.166, effective April 17, 2000.

See: 31 N.J.R. 4151(a), 32 N.J.R. 1376(a).

Rewrote (d) and (e).

5:23-3.6 Standards; accepted practice

(a) This chapter, together with the subcodes, national standards and appendices it adopts by reference, shall be the primary guide to accepted engineering practice in respect to any material, equipment, system or method of construction therein specified.

(b) When this chapter and the subcodes, national standards and appendices it adopts by reference are silent, a manufacturer's recommendations for the installation of any material or assembly may be considered to be accepted engineering practice; provided, however, that a manufacturer's recommendations shall not be read to overrule this chapter or any subcode, national standard or appendix which it adopts by reference.

New Rule, R.1988 d.283, effective June 20, 1988.

See: 20 N.J.R. 699(a), 20 N.J.R. 1343(c).

Old text repealed and new text substituted.

Amended by R.1998 d.28, effective January 5, 1998. See: 29 N.J.R. 3603(a), 30 N.J.R. 129(a).

Case Notes

Contractor not liable for injuries caused by failure of subcontractor to provide and install material in conformance with State building code. Miltz v. Borroughs—Shelving, a Div. of Lear Siegler, Inc., 203 N.J.Super. 451, 497 A.2d 516 (App.Div.1985).

5:23–3.7 Municipal approvals of alternative materials, equipment, or methods of construction

(a) Approvals: Alternative materials, equipment, or methods of construction shall be approved by the appropriate subcode official provided the proposed design is satisfactory and that the materials, equipment, or methods of construction are suitable for the intended use and are at least the equivalent in quality, strength, effectiveness, fire resistance, durability and safety of those conforming with the requirements of the regulations. i. The name, organization, mailing address, telephone number, facsimile number, and e-mail address of the proponent of the proposed code change;

ii. The primary section of the rehabilitation subcode proposed for change and any other section(s) where corresponding changes are required. Language proposed for deletion shall be presented in brackets and language proposed for addition shall be underlined; and

iii. A description and supporting statement for the proposed code change.

3. Rehabilitation subcode code change proposals may be submitted on the form provided in subchapter Appendix 3 A, incorporated herein by reference.

4. Rehabilitation subcode code change proposals shall be submitted to the Code Development Unit, Department of Community Affairs, Division of Codes and Standards, PO Box 802, Trenton, New Jersey 08625. Code change proposals may be faxed to the Code Development Unit at (609) 984–7717 or (609) 633–6729.

5. A public hearing for rehabilitation subcode code change proposals shall be held prior to a scheduled Code Advisory Board meeting. The date and time of the public hearing on rehabilitation subcode code change proposals may be obtained by contacting the Code Development Unit at (609) 984–7609.

Amended by R.2004 d.261, effective July 6, 2004. See: 35 N.J.R. 1267(a), 36 N.J.R. 3275(a). Rewrote the section.

5:23–3.14 Building subcode

(a) Rules concerning the building subcode are as follows:

1. Pursuant to authority of P.L. 1975, c.217, as modified by P.L. 1996, c.53, the Commissioner hereby adopts the model code of the International Code Council, International Building Code, known as the "IBC/2000." This code is hereby adopted by reference as the building subcode for New Jersey subject to the modifications stated in (b) below.

i. Copies of this code may be obtained from the International Code Council at 4051 West Flossmoor Road, Country Club Hills, Illinois 60478–5795.

ii. The IBC/2000, as amended, may be known and cited as the "building subcode."

2. Any references to the mechanical code, plumbing code, International Residential Code, ICC A117.1 standard (including reference to Chapter 11) or the ICC Electrical Code listed in Chapter 35 shall be considered a reference to the appropriate adopted mechanical, plumbing, one- and two-family dwelling or electrical subcode referenced in N.J.A.C. 5:23–3 or to the barrier free subcode, N.J.A.C. 5:23–7, as appropriate.

(b) The following chapters of the building subcode are modified as follows:

1. Chapter 1, Administration, shall be deleted in its entirety. In addition, any referenced section of Chapter 1 shall be deleted throughout the code and "the administrative provisions of the Uniform Construction Code (N.J.A.C. 5:23)" shall be inserted.

2. Chapter 2, Definitions, shall be amended as follows:

i. The definition of "addition," shall be deleted.

ii. In the definition of agricultural buildings, "A structure qualifying under the Uniform Construction Code definition of a Commercial Farm Building may be built according to the regulations at N.J.A.C. 5:23–3.2(d)" shall be inserted after the last sentence.

iii. The definition of "alteration" shall be deleted.

iv. The definition of "building" shall be deleted and the following shall be inserted: "BUILDING. A structure enclosed with exterior walls or fire walls, built, erected and framed of component structural parts, designed for the housing shelter, enclosure and support of individuals, animals or property of any kind. When used herein, building and structure shall be interchangeable except where the context clearly indicates otherwise."

v. The definition of "building line" shall be deleted.

vi. The definition of "building official" shall be deleted and the following shall be inserted: "BUILD-ING SUBCODE OFFICIAL. A qualified person appointed by the municipal appointing authority or the commissioner pursuant to the act and the regulations to enforce the provisions of the building subcode within the jurisdiction of the enforcing agency."

vii. The definitions of "existing structure," "historic building," and "jurisdiction" shall be deleted.

viii. The definition of "owner" shall be deleted and the following shall be inserted: "OWNER. The owner or owners in fee of the property of a lesser estate therein, a mortgagee or vendee in possession, an assignee of rents, receiver, executor, trustee, lessee or any other person, firm or corporation, directly or indirectly in control of a building, structure or real property and shall include any subdivision thereof of the State."

ix. The definitions of "permit," "person," and "repair" shall be deleted.

x. The definition of "structure" shall be deleted and the following shall be inserted: "STRUCTURE. A combination of materials to form a construction for occupancy, use, or ornamentation, whether installed on, above, or below the surface of a parcel of land; provided the word "structure" shall be construed when used herein as though followed by the phrase "or part or parts thereof and all equipment therein" unless the context clearly requires a different meaning.

3. Chapter 3, Use and Occupancy Classification, shall be amended as follows:

i. In Section 302.3.3, Separated uses, the first sentence of Exception 2 shall be deleted and the following shall be inserted: "A private garage located beneath a room(s) shall have walls, partitions, floors, and ceilings separating the garage from the adjacent interior spaces constructed with not less than a one-hour fire resistance rating. Attached private garages shall be completely separated from the adjacent interior spaces and the attic area by a means of ½-inch gypsum board or equivalent applied to the garage side."

ii. In Table 302.3.3, Required Separation of Occupancies (Hours)^a, Use Group U shall be deleted.

iii. Section 308.2, Group I–1, shall be amended as follows: In the first sentence, "16" shall be deleted and "5" shall be inserted. In the second sentence, "responding to" shall be deleted and "slow evacuation as defined in Section 22–1.3 of NFPA 101–97, referenced in Chapter 35, in" shall be inserted. In the third sentence, "residential board and care facilities, assisted living facilities" shall be deleted and "boarding houses" shall be inserted. In the same sentence, "abuse" shall be inserted after "drug." Also, "A facility such as above, housing at least six and not more than 16 persons shall be classified as a Group R–4" shall be deleted and the following definition of "boarding house" shall be inserted.

"Boarding House: A building arranged or used for single occupancy where meals or personal or financial services are provided to the residents."

iv. In Section 308.3, Group I–2, "who are not capable of self-preservation" shall be deleted and "where evacuation is impractical as defined in Section 22–1.3 of NFPA 101–97, referenced in Chapter 35" shall be inserted. In the second sentence, a comma shall be inserted after "to" and "assisted living facilities" shall be inserted before "mental hospitals."

v. In Section 308.5, Group I–4, in the second sentence, "with" shall be deleted and "accessory to a dwelling unit and having" shall be inserted.

vi. In Section 308.5.1, Adult Care Facility, "accommodations for less than 24 hours for more than five unrelated adults and provides" shall be deleted, "services" shall be deleted after "care," and the following shall be inserted: "on less than a 24-hour basis where evacuation is slow or impractical as defined in Section 22–1.3 of NFPA 101–97, referenced in Chapter 35, shall be classified as Group I–4. Where evacuation is prompt, the facility shall be classified as Group A–3." vii. Section 308.5.2, Child Care Facility, shall be deleted and the following shall be inserted: "A facility that provides supervision and personal care on less than a 24-hour basis for children $2\frac{1}{2}$ years of age or less shall be classified as Group I-4." In the same section, the exception shall be deleted.

viii. Section 310, Residential Group R, shall be deleted and the following definitions shall be inserted:

"(1) R-1 Residential occupancies where the occupants are primarily transient (less than 30 days) including:

Hotels (including motels) having transient occupancy

Rooming houses, with more than five residents, having transient occupancy

(2) R-2 Residential occupancies containing more than two dwelling units where the occupants are primarily permanent in nature, including:

Apartment houses

Convents

Dormitories

Fraternity and sorority houses

Monasteries

Rooming houses with more than five residents, not having transient occupancy

Therapeutic residences with more than 16 residents

(3) R-3 Detached one- and two-family dwellings greater than three stories in height, multiple singlefamily townhouses greater than three stories in height, attached two-family dwellings separated from adjacent units by firewalls, and other single-family dwellings that are outside the scope of the one- and two-family dwelling subcode. Group R-3 includes:

Single residential occupancies, accessory to a dwelling unit, having no more than five roomers or lodgers (Single occupancies, accessory to a dwelling unit, having more than five roomers or lodgers shall be classified as Group R-2 or I-1, as appropriate.)

Adult and child day care facilities, accessory to a dwelling unit, serving five or fewer persons of any age for less than 24 hours.

Rooming houses with five or fewer residents.

Therapeutic residences with five or fewer residents.

(4) R-4 Therapeutic residences including more than five but not more than 16 occupants, excluding staff, capable of prompt evacuation as defined by Section 22–1.3 of NFPA 101–97, referenced in Chapter 35.

Group R-4 occupancies shall meet the requirements for construction as defined for Group R-3 except as otherwise provided in the code.

(5) R-5 Detached one- and two-family dwellings not more than three stories in height and multiple single-family townhouses not more than three stories in height designed and constructed in accordance with the one- and two-family dwelling subcode."

4. Section 310.2, Definitions, shall be amended as follows:

i. The definition of "Boarding House" shall be deleted in its entirety.

ii. In the first sentence of the definition of "Dwelling Unit," "living as a single housekeeping unit" shall be inserted after "persons" and before "including."

iii. The definition of "Personal Care Service" shall be deleted in its entirety.

iv. The definition of "Residential Care/Assisted Living Facilities" shall be deleted in its entirety.

v. The definition of "Rooming House" shall be inserted as follows: "Rooming House: A building arranged or used for single occupancy where no meals or personal or financial services are provided to the residents."

vi. The definition of "Single Residential Occupancy" shall be inserted as follows: "Single Residential Occupancy: A building arranged or used for individual residency by persons living independently of one another, regardless of whether the residents share the use of common facilities, such as kitchen or bathing facilities."

vii. The definition of "Therapeutic Residence" shall be inserted as follows: "Therapeutic Residence: A residence for adults, each of whom is capable of prompt evacuation as defined by Section 22–1.3 of NFPA 101–97, referenced in Chapter 35, and who live within a single dwelling unit for therapeutic purposes, without a resident landlord or operator, but with some government or private social service provider oversight."

viii. The definition of "Transient Occupancy" shall be inserted as follows: "Transient Occupancy: A residential occupancy where no more than fifteen percent of the residents occupy the residency for more than 90 days."

5. Chapter 4, Special Detailed Requirements Based on Use and Occupancy, shall be amended as follows: i. In Section 402.4.2, Number of Means of Egress, "used by persons other than employees" shall be deleted.

6. Chapter 5, General Building Heights and Areas, shall be amended as follows:

i. Table 503, Allowable Heights and Building Areas, shall be amended as follows:

(1) Under construction Type VA for Group A–1, "2" shall be deleted and "1" shall be inserted.

(2) Under construction Type IB for Group A–2, "11" shall be deleted and "3" shall be inserted. Under construction Types IIA and IIB for Group A–2, "3" and "2" shall be deleted and "2" and "1" shall be inserted, respectively. Under construction Types IIIA and IIIB for Group A–2, "3" and "2" shall be deleted and "2" and "1" shall be inserted, respectively. In addition, under construction Type IV for Group A–2, "3" shall be deleted and "2" shall be inserted. Finally, under construction Type VA for Group A–2, "2" shall be deleted and "1" shall be inserted.

(3) Under construction Type IB for Group A-3, "11" shall be deleted and "5" shall be inserted. In addition, under construction Type VA for Group A-3, "2" shall be deleted and "1" shall be inserted.

(4) Under construction Type IB for Group A-4, "11" shall be deleted and "5" shall be inserted. In addition, under construction Type VA for Group A-4, "2" shall be deleted and "1" shall be inserted.

(5) The maximum number of stories and maximum allowable area for Group A–5, construction Types IIIB, IV, VA and VB shall be deleted.

(6) Under construction Type IB for Group B, "11" shall be deleted and "7" shall be inserted. In addition, under construction Type IIB for Group B, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type IIIA and IIIB for Group B, "5" and "4" shall be deleted and "4" and "3" shall be inserted, respectively.

(7) Under construction Type IB for Group F-1, "11" shall be deleted and "6" shall be inserted.

(8) Under construction Type IB for Group F-2, "11" shall be deleted and "7" shall be inserted.

(9) The maximum number of stories and maximum allowable area for Group H–2, construction Type VB shall be deleted and "NP" shall be inserted.

(10) Under construction Type IIIA for Group H-3, "4" shall be deleted and "3" shall be inserted.

(11) Under construction Type IIIA for Group H-4, "5" shall be deleted and "4" shall be inserted.

(12) The maximum number of stories and the maximum allowable area for Group I-3, construction Type VB shall be deleted and "NP" shall be inserted.

(13) Under construction Type IB for Group M, "11" shall be deleted and "6" shall be inserted. Under construction Type IIB for Group M, "4" shall be deleted and "2" shall be inserted. In addition, under construction Types IIIA and IIIB, "4" shall be deleted and "3" and "2" shall be inserted, respectively. Finally, under construction Type VA, "3" shall be deleted and "2" shall be inserted.

(14) Under construction Type IB for Group R-1, "11" shall be deleted and "9" shall be inserted. In addition, under construction Type IIB for Group R-1, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type IIIB for Group R-1, "4" shall be deleted and "3" shall be inserted.

(15) Under construction Type IB for Group R–2, "11" shall be deleted and "9" shall be inserted. In addition, under construction Type IIB for R–2, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type IIIB for Group R–2, "4" shall be deleted and "3" shall be inserted.

(16) Under construction Type IB for Group R-3, "11" shall be deleted and "4" shall be inserted. Under construction Type IIB for Group R-3, "4" shall be deleted and "3" shall be inserted. In addition, under construction Type IIIB for Group R-3, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type VB for Group R-3, "3" shall be deleted and "2" shall be inserted.

(17) Under construction Type IB for Group R-4, "11" shall be deleted and "4" shall be inserted. Under construction Type IIB for Group R-4, "4" shall be deleted and "3" shall be inserted. In addition, under construction Type IIIB for Group R-4, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type VB for Group R-4, "3" shall be deleted and "2" shall be inserted.

(18) Under construction Type IB for Group S-1, "11" shall be deleted and "5" shall be inserted. Under construction Type IIB for Group S-1, "3" shall be deleted and "2" shall be inserted. In addition, under construction Type IIIB for Group S-1, "3" shall be deleted and "2" shall be inserted. Finally, under construction Type VA for Group S-1, "3" shall be deleted and "2" shall be inserted.

(19) Under construction Type IB for Group S-2, "11" shall be deleted and "7" shall be inserted. Under construction Type IIB for Group S-2, "4" shall be deleted and "3" shall be inserted. In addition, under construction Type IIIB for Group S-2, "4" shall be deleted and "3" shall be inserted. Finally, under construction Type VA for Group S-2, "4" shall be deleted and "3" shall be inserted. (20) Use Group U shall be deleted.

(21) At the end of the table, after "UL = Unlimited," "NP = Not permitted" shall be inserted.

ii. Section 507.1, Unsprinklered, one story, shall be deleted in its entirety.

iii. Section 507.3, Two-story, shall be amended as follows: In the first sentence, "building of Type I or Type II construction under " shall be inserted after "two-story."

7. Chapter 6, Types of Construction, shall be amended as follows:

i. In Table 602, Fire Resistance Rating Requirements for Exterior Walls Based on Fire Separation Distance^a, "U" shall be deleted from the heading of the fifth column. In addition, in the same table, at Note b, "and Group U when used as an accessory to Group R3" shall be deleted.

ii. In Section 602.3, Type III, the last sentence shall be deleted.

8. Chapter 7, Fire–Resistance–Rated Construction, shall be amended as follows:

i. In Table 705.4, Fire Wall Fire Resistance Ratings, under the heading "Group," "U" shall be deleted.

ii. Section 705.5, Horizontal continuity, shall be deleted in its entirety. Section 707.6 of the 1996 BOCA National Building Code shall be inserted as follows: "Horizontal Continuity. Firewalls shall be made smoke tight at the junction of exterior walls. In exterior wall construction employing studs, the wall shall extend through the stud space to the exterior sheathing."

iii. Section 707.14.1, Elevator lobby, shall be amended as follows: In the first sentence, "In buildings having occupied floors greater than 75 feet above the lowest level of fire department vehicle access" shall be inserted before "elevators." In the same section, Exception 4 shall be deleted in its entirety.

9. Chapter 9, Fire Protection Systems, shall be amended as follows:

i. In Section 903.2.5, Group I, the exception shall be deleted and the following shall be inserted: "Exceptions

1. For other than buildings of construction Types IIIB and VB, an automatic fire sprinkler system installed in accordance with Section 903.3.1.2. shall be allowed in Group I–1 facilities.

2. An automatic fire sprinkler system shall not be required for Group I–4 child care facilities that are located at the level of exit discharge and that accommodate 100 or fewer children and in which each child care room has an exit door directly to the exterior." ii. Section 903.2.8, Group R–2, shall be deleted in its entirety. Section 904.9 of the 1996 BOCA National Building Code shall be inserted as follows: "Group R–2: An automatic fire sprinkler system shall be provided throughout all buildings with an occupancy in Group R–2 in accordance with Section 903.3.1.1 or 903.3.1.2:

Exception: Buildings that do not exceed two stories including basements, which are not considered a story above grade, and with a maximum of 12 dwelling units per fire area. Each dwelling unit shall have at least one door opening to an exterior exit access that leads directly to the exits required to serve the dwelling unit.

iii. In Section 903.2.9, Group R-4, the reference to "Section 903.3.1.3" shall be deleted.

iv. Section 903.2.12.1, Stories and basements without openings, shall be deleted in its entirety and Section 904.10 of the 1996 BOCA National Building Code shall be inserted as follows: "Windowless story: An automatic fire sprinkler system shall be provided throughout every story or basement of all buildings where there is not provided at least one of the following types of openings:

1. An exterior stairway that conforms to the requirements of Section 1005.3.6, or an outside ramp that conforms to the requirements of Section 1003.3.4, leading directly to grade in each 50 linear feet (15240 mm) or fraction thereof of exterior wall in the story or basement, on at least one side of the building.

2. Openings entirely above the adjoining ground level totaling 20 square feet (1.9 m^2) in each 50 linear feet (15240 mm) or fraction thereof of exterior wall in the story or basement, on at least one side of the building. Openings shall have a least dimension of not less than 22 inches (559 mm), and shall have a minimum net clear opening of 5 square feet (0.5 m^2) . Access to such openings from the exterior shall be provided to the fire department and such openings shall be unobstructed to allow fire fighting and rescue operations from the exterior.

Where openings in a story are provided on only one side and the opposite wall of such story is more than 75 feet (22860 mm) from such openings, the story shall be equipped throughout with an automatic fire sprinkler system or openings as specified herein shall be provided on at least two sides of the exterior walls of the story. If any portion of a basement is located more than 75 feet (22860 mm) from the openings required in this section, the basement shall be equipped throughout with an automatic sprinkler system.

Exception: Occupancies in Group R-3."

v. New Section 903.2.16, Automatic sprinkler system thresholds, shall be inserted as follows: "An automatic sprinkler system shall be required in accordance with Section 903.3.1.1 when the maximum area is exceeded for the following construction types of Groups

B, F–2, and S–2 according to table 903.2.16, Automatic Sprinkler System Thresholds. All others not listed shall follow the applicable requirements as set forth in the IBC/2000."

"Automatic Sprinkler System Thresholds Group

Gloup			
В	IIB	IIIB	VB
Store			
Story	Max. Area	Max. Area	Max. Area
1	36,000	*	*
2	72,000		
	(36,000		
	per floor)		
3	99,360	99,360	*
	(36,000	(36,000	
	per floor)	per floor)	
Group			
F-2			
	IIB	IIIB	VB
Story	Max. Area	Max. Area	Max. Area
1	36,000	*	18,000
2	72,000	*	36,000
	(36,000		(18,000
	per floor)		per floor)
3	99.360	*	*
	(36,000		
	per floor)		
Group	r)		
S–2a			
5	IIB	IIIB	VB
Story	Max. Area	Max. Area	Max. Area
1	36,000	36,000	18,000
2	72,000	72,000	36,000
	(36,000	(36,000	(18,000
	per floor)	per floor)	per floor)
3	99,360	99,360 ´	*
	(36,000	(36,000	
	per floor)	per floor)	
Exception-	-Open parking		accordance wit

a. Exception—Open parking structures in accordance with Section 406.3

*Requirements as set forth in the IBC/2000"

vi. Section 903.3.2, Quick response and residential sprinklers, shall be deleted in its entirety.

vii. In Section 905.2, Installation standards, Sections 915.4, 915.5, and 915.6 of the 1996 BOCA National Building Code shall be inserted as follows: "905.2.1 Piping design. The riser piping, supply piping and the water service piping shall be sized to maintain a residual pressure of at least 65 psi (448 kPa) at the topmost outlet of each riser while flowing the minimum quantities of water specified in Sections 905.2.1.1 and 905.2.1.2. The pipe size shall be based on the capacity of the automatic water supply system or, where an automatic water supply is neither required nor provided to maintain the residual pressure of 65 psi (448 kPa), the pipe size shall be based on a pressure of 150 psi (1,034 kPa) available at the fire department connection.

Exception: The residual pressure of 65 psi (448 kPa) is not required in buildings equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1 and where the highest floor level is not more than 150 feet (45720 mm) above the lowest level of fire department vehicle access.

905.2.1.1 Riser sizing: The riser size shall be based on hydraulic calculations for a minimum flow of 500 gallons per minute (gpm) (1892 L/min.).

Exceptions:

1. Where only 1½-inch valves are provided, the riser(s) shall be sized to provide a minimum flow of 100 gpm (378 L/min.).

2. In buildings where limited area sprinkler systems are supplied with water from a common standpipe riser, the riser shall be sized to satisfy total demand.

3. For occupancies in Group B, I, R-1 or R-2 in buildings that are equipped throughout with an automatic sprinkler system in accordance with Section 906.2.1, each riser shall be sized for a minimum flow of 250 gpm (945 L/min.).

4. Risers that are sized in accordance with the pipe schedule requirements of NFPA 14 listed in Chapter 35 are not subject to this requirement.

905.2.1.2 System pipe sizing: The system piping, including the horizontal or common feeder lines shall be sized for a minimum flow of 500 gpm (1,892 L/min.). Where more than one standpipe riser is required or provided, all common system piping shall be sized for a minimum flow of 500 gpm (1892 L/min.) for the first riser plus 250 gpm (945 L/min.) for each additional riser, and the total shall not be required to exceed 1,250 gpm (4731 L/min.).

Exceptions

1. Where only 1½-inch valves are provided, the supply piping shall be sized for a minimum flow of 100 gpm (378 L/min.) for each riser, and the total shall not be required to exceed 500 gpm (1892 L/min.).

2. In buildings where limited area sprinkler systems are supplied with water from a common standpipe riser, the supply piping shall be sized for a minimum flow of 500 gpm (1892 L/min.) plus the sprinkler demand for the first riser, plus 250 gpm (945 L/min.) for each additional riser, and the total shall not be required to exceed 1,250 gpm (4731 L/min.).

3. For occupancies in Group B, I, R-1 or R-2 in buildings that are equipped throughout with an automatic sprinkler system in accordance with Section 903.3.1.1, all common supply piping shall be sized for a minimum flow of 250 gpm (945 L/min.) for the first riser plus 250 gpm (945 L/min.) for each additional riser, and the total shall not be required to exceed 750 gpm (2838 L/min.).

905.2.2 Water supply: A water supply for fire department equipment shall be available to the building site. The water supply shall be capable of a minimum flow as required by Section 905.2.1.2 for a duration of 30 minutes.

905.2.2.1 Automatic water supply: An automatic water supply is required for all standpipe systems. The automatic water supply and supply piping shall be capable of delivering a flow of 500 gpm (1892 L/min.) at the residual pressure specified in Section 905.2.1 for a duration of 30 minutes.

Exceptions

1. In buildings equipped throughout with an automatic sprinkler system installed in accordance with Section 903.3.1.1 where the highest floor is located not more than 150 feet (45720 mm) above the lowest level of fire department vehicle access, the automatic water supply is not required to exceed the requirements of NFPA 13 listed in Chapter 35.

2. Dry standpipe systems installed in open parking structures.

905.2.2.2 Interconnection: The required water supply shall be connected to the base of each standpipe riser. Where more than one standpipe riser is required, all risers shall be interconnected with a common supply line. An approved indicating valve shall be installed to permit individual risers to be taken out of service."

905.2.3 Control valves: Where a standpipe system riser also serves as the automatic sprinkler system riser in building required to have both systems or in buildings having both systems, sprinkler control valves shall be installed at each floor level at the connection to the riser.

viii. In Section 905.4, Location of class I standpipe hose connections, Items 1 and 2 shall be deleted in their entirety. Section 915.7 of the 1996 BOCA National Building Code shall be inserted as follows: "A standpipe hose connection shall be located at each floor level at every exit stairway, and on each side of the wall adjacent to the exit opening of a horizontal exit.

Exceptions

1. Where the floor areas adjacent to a horizontal exit are reachable from exit stairway outlets by a 30-foot (9,144 mm) hose stream from a nozzle attached to 100 feet (30,480 mm) of hose, a hose connection shall not be required at the horizontal exit.

2. Standpipe hose connections for systems required by Section 905.3.2. shall be permitted to be located only at exits such that all portions of the building floor area are not more than 200 feet (60,960 mm) from a hose connection or 200 feet (122 m) from the nearest point of fire department vehicle access."

ix. Section 905.4.2, Interconnection, shall be deleted in its entirety and Section 915.7.1 of the 1996 BOCA National Building Code shall be inserted as follows "905.4.2 Location: At each floor level and not more than 5 feet (1,524 mm) above the floor, there shall be connected to each standpipe a $2\frac{1}{2}$ inch hose connection with valves and threads compatible with the connections used by the local fire department."

x. Section 906.0, Portable Fire Extinguishers, shall be deleted in its entirety and new Section 906.0, entitled "Fire Department Connections," from Section 916.0 of the 1996 BOCA National Building Code shall be inserted as follows: "906.1 Required: All required water fire-extinguishing and standpipe systems shall be provided with a fire department connection in accordance with the applicable standards. Standpipes in buildings under construction or demolition shall conform to Section 3311.

Exceptions

1. Limited area sprinkler systems supplied from the domestic water system.

2. Where the local fire department approves a single connection for a large diameter hose of at least four inches (102 mm).

3. An automatic sprinkler system with less than 20 sprinklers.

906.2 Connections: Fire department connections shall be arranged in such a manner that the attachment to any one sprinkler connection will serve all sprinklers, and the attachment to any one standpipe connection will serve all standpipes within the building.

Exception: Fire protection systems in high rise buildings designed with a low zone and a high zone may be provided with a connection for each zone.

906.3 Location: Fire department connections shall be located and shall be visible on a street front or on a location approved by the fire department. Such connections shall be located so that immediate access is provided to the fire department. Fire department connections shall not be obstructed by fences, bushes, trees, walls, or any other similar object.

906.4 Height: Fire department connections shall not be less than 18 inches (457 mm) and more than 42 inches (1,067 mm) in elevation, measured from the ground level to the centerline of the inlets.

906.5 Projection: Where the fire department connection will otherwise project beyond the property line or into the public way, a flush-type fire department connection shall be provided.

906.6 Hose thread: Hose thread in the fire department connection shall be uniform with that used by the local fire department.

906.7 Fittings: Fire department inlet connection shall be fitted with check valves, ball drip valves and plugs with chains or frangible clips.

906.8 Signs: A metal sign with raised letters at least one inch (25 mm) in height shall be mounted on all fire department connections serving sprinklers or standpipes. Such signs shall read "Automatic Sprinklers" or "Standpipes," or both, as applicable."

xi. Sections 907.2.6 and 907.2.8 are amended as indicated at N.J.A.C. 5:23-3.17(a)1i(5).

xii. Section 907.2.10.1.4, Additions, alterations, or repairs to Group R, shall be deleted in its entirety.

xiii. In Section 907.2.10.3, Interconnection, Exception 2 shall be deleted in its entirety.

xiv. In Section 909.18.8.3, Reports, "The report shall be reviewed by the registered design professional and, when satisfied that the design intent has been achieved, the responsible registered design professional shall seal, sign, and date the report" shall be deleted.

10. Chapter 10, Means of Egress, shall be amended as follows:

i. In Section 1003.2.12.1, delete the exception and insert the following text: "For occupancies in Group R-3, and within individual dwelling units in occupancies in Group R-2, porches, balconies or raised floor surfaces located more than 30 inches (762 mm) above the floor or grade below shall have guards not less than 36 inches (914 mm) in height. Open sides of stairs with a total rise of more than 30 inches (762 mm) above the floor or grade below shall have guards not less than 34 inches (864 mm) in height measured vertically from the nosing of the treads."

ii. In Section 1003.2.12.2, at the end of the second sentence, insert the following text: "except for occupancies of Group R-3, and within individual dwelling units in occupancies of Group R-2."

iii. In Section 1003.3.1.3.5, Security grilles, "In Groups B, F, M, and S" shall be deleted and "horizon-tal" shall be capitalized.

iv. In Section 1003.3.1.4, in Exception 1, the text "more than three stories high" shall be deleted.

v. Section 1003.3.1.8, Locks and latches, shall be amended as follows: In Exception 2, "Group A having an occupant load of 300 or less" shall be deleted. In the same section, Exception 5 shall be inserted as follows: "5. Key operation shall be permitted from a dwelling unit provided that the key cannot be removed from the lock when the door is locked from the side from which egress is made."

vi. In Section 1003.3.1.8.2, Delayed egress locks, "E" shall be deleted.

vii. In Section 1003.3.3.3, Exception 5, change the maximum riser height from "7.75 inches (197 mm)" to "8.25 inches (210 mm)" and change the minimum tread depth from "10 inches (254 mm)" to "9 inches (229 mm)."

viii. In Section 1003.3.3.7, delete the exception and insert the following text: "Exception: For occupancies in Group R–3, and within individual dwelling units in occupancies in Group R–2, circular stairways shall have a tread depth at a point not more than 12 inches (305 mm) from the side where the treads are narrower of not less than 11 inches (279 mm) and the minimum depth of any tread shall not be less than 9 inches (229 mm)."

ix. In Section 1003.3.3.8, add the following text: "Exception: For occupancies of Group R–3, and within individual dwelling units of Group R–2, winders are permitted, provided that the width of the tread at a point not more than 12 inches (305 mm) from the side where the treads are narrower is not less than 9 inches (229 mm) and the minimum width of any tread is not less than 6 inches (152 mm). The continuous handrail required by Section 1003.3.3.11 shall be located on the side where the tread is narrower."

x. In Section 1003.3.3.11, delete Exception 4, and insert the following text: "4. For occupancies of Group R-3, and within the individual dwelling units of Group R-2, handrails shall not be required for stairways with fewer than three risers."

xi. In Section 1003.3.3.11.1 add the following text: "Exception: For occupancies of Group R-3, and within individual dwelling units in occupancies of Group R-2, handrails shall have a minimum height of 30 inches and a maximum height of 38 inches measured vertically from the nosing of the treads."

xii. After Section 1003.3.3.11.3, add the following text: "Exception: For occupancies of Group R–3, and within individual dwelling units in occupancies of Group R–2, the handgrip portion of handrails shall have a maximum circular cross section of 2.625 inches (67 mm). Other handrail shapes that provide an equivalent grasping surface are permissible."

xiii. In Section 1004.2.2.1, Two exit or exit access doorways, the last sentence of Exception 1 shall be deleted.

xiv. Section 1004.2.3, Egress through intervening spaces, shall be deleted in its entirety. Section 1006.2.1 of the 1996 BOCA National Building Code shall be inserted as follows: "Egress through adjoining spaces: Egress from a room or a space shall not pass through adjoining or intervening rooms or areas, except where such adjoining rooms or areas are accessory to the area served; are not a high-hazard occupancy; and provide a discernable path of travel to an exit. A maximum of one exit access shall be permitted to pass through a kitchen, storeroom, restroom, closet or similar space provided that a passage through such space is not the only means of access to an exit. An exit access shall not pass through a room subject to locking. Means of egress from dwelling units or sleeping areas shall not lead through other dwelling units or sleeping areas and shall not lead through toilet rooms or bathrooms."

xv. In Section 1004.3.2, Corridors, "and passageways" shall be inserted after "corridors."

xvi. In Table 1004.3.2.1, Corridor Fire Resistance Rating, under the heading "Occupancy," "U" shall be deleted from the third row.

xvii. In the title of Section 1004.3.2.2, "and passageway" shall be inserted after "Corridor." In addition, in the first sentence, "or passageway" shall be inserted after "corridor."

xviii. Section 1004.3.2.3, Dead ends, shall be amended as follows: In the first sentence "and passageways" shall be inserted after "corridors." In Exception 1, "or passageway" shall be inserted after "corridor." In Exception 2, "and passageways" shall be inserted after "corridors." In Exception 3, "or passageway" shall be inserted after each "corridor."

xix. In Table 1005.2.2, Buildings with One Exit, under the heading "Occupancy," "U" shall be deleted from the first row.

xx. In Section 1005.3.2, Vertical exit enclosures, Exception 1 shall be deleted and the following shall be inserted: "1. In other than Group H and I occupancies, a stairway connecting not more than two floor levels, one of which is the level of exit discharge, which serves an occupant load of not more than 10 or serves four or fewer dwelling units is not required to be enclosed." In the same section, Exception 8 shall be deleted.

xxi. Section 1005.3.5, Horizontal exits, shall be deleted in its entirety. Section 1019.0 of the 1996 BOCA National Building Code shall be inserted as follows: "Horizontal Exits

1005.3.5 General: Horizontal exits shall be accepted as an approved exit element of a required means of egress. The connection between an area of a building that the horizontal exit serves and the area of refuge as herein required shall be accomplished by protected openings in a fire-resistance rated wall, or by an open-air balcony or bridge.

1005.3.5.1 Separation: The separation between buildings or areas of refuge connected by a horizontal exit shall be provided by at least a two-hour fire-resistance rated firewall or fire separation assembly with approved opening protectives complying with Chapter 7 and Table 602.

1005.3.5.2 Doors: All doors shall swing in the direction of egress travel. Where the horizontal exit serves as an exit from both sides of the wall, there shall be adjacent openings with swinging fire doors opening in opposite directions.

Exception: Horizontal sliding doors complying with Section 1003.3.1.3.3.

1005.3.5.3 Area of refuge: The discharge area of a horizontal exit shall be either public areas or spaces occupied by the same tenant, and each such area of refuge shall be adequate to hold the total occupant load of both connected areas. The capacity of areas of refuge shall be computed on a minimum net floor area allowance for each occupant to be accommodated therein, not including areas of stairways, elevators and other shafts or courts, as follows:

1. 30 square feet (3 m^2) per patient for hospitals and nursing homes.

2. Six square feet (0.56 m^2) per occupant on stories not housing patients confined to a bed or litter in an occupancy in Group I–2.

3. Six square feet (0.56 m^2) per occupant in an occupancy in Group I–3.

4. Three square feet (0.28 m^2) in all other cases.

1005.3.5.4 Egress from area of refuge: The path of egress travel from the horizontal exit through the area of refuge to another exit shall be continuously available. In other than occupancies in Group I–3, there shall be at least one exit on each side of the horizontal exit, which is not a horizontal exit. Any area of refuge not having access to an exit, other than a horizontal exit, shall be considered as part of an adjoining area of refuge with such exit. In the area(s) served by the horizontal exit, the length of exit access travel distance to the horizontal exit or another exit shall not exceed the requirements of Section 1004.2.4."

xxii. Section 1009.1, General, shall be amended as follows: In the second sentence, "Basements and" shall be deleted and "sleeping" shall be capitalized.

11. Chapter 11, Accessibility, shall be deleted in its entirety.

12. Chapter 13, Energy Efficiency, shall be deleted in its entirety.

13. Chapter 15, Roof Assemblies and Rooftop Structures, shall be amended as follows:

i. In Table 1505.1, Minimum Roof Covering Classification for Types of Construction, Note a shall be deleted in its entirety. In addition, at Note b, "and U occupancies" shall be deleted from the first sentence.

14. Chapter 16, Structural Design, shall be amended as follows:

i. Section 1603.3, Live loads posted, shall be deleted in its entirety.

ii. Section 1603.4, Occupancy permits for changed loads, shall be deleted in its entirety.

iii. New Section 1604.9, General structural integrity, from Section 1604.2 of the 1996 BOCA National Building Code, shall be inserted as follows: "The requirements for general structural integrity shall be in accordance with Section 1.4 of ASCE 7 listed in Chapter 35."

iv. In Table 1607.1, Minimum Uniformly Distributed Live Loads and Minimum Concentrated Live Loads, at Note g, "building official" shall be deleted and "design professional" shall be inserted.

v. Section 1607.9, Reduction in live loads, shall be amended as follows: In the first sentence, "and applied" shall be inserted after "reduced." After the first sentence, "The method chosen shall be applied throughout the building." shall be inserted.

vi. In Section 1607.9.1.3, Special occupancies, "or educational occupancies" shall be inserted after "public assembly occupancies."

vii. In Section 1607.9.2, Alternate floor live load reduction, Item 1, "or Group E" shall be inserted after "Group A."

viii. Section 1614.1.1, Addition to existing building, shall be deleted in its entirety.

ix. Section 1614.2, Change of Occupancy, shall be deleted in its entirety.

x. Section 1614.3, Alterations, shall be deleted in its entirety.

xi. In Section 1621.1.7, Component anchorage #1, Item 1 shall be deleted in its entirety.

xii. In Section 1621.3.14, Elevator design requirements, at the end of the section, the following shall be inserted: "The scope of Part XXIV of ASME A17.1, entitled "Elevator Safety Requirements for Seismic Risk Zone 2 or Greater," is deleted."

xiii. In Table 1622.2.5(2), Importance Factor (I) and Seismic Use Group Classification for Nonbuilding Structures, at Notes H–II and H–III, "authority having jurisdiction" shall be deleted and "construction official" shall be inserted.

15. Chapter 17, Structural Tests and Special Inspections, shall be amended as follows:

i. In Section 1701.1, Scope, "shall apply to Class I buildings and" shall be inserted after "chapter."

ii. Section 1702.1, General, shall be amended as follows: In the title, "/Special Inspector" shall be inserted after "Agency." In the first sentence, "or design professional acting as the approved agency" shall be inserted after "agency."

iii. Section 1703.1, Approved agency, shall be amended as follows: In the first sentence, "Upon the request of the construction official" shall be inserted before "An." In the same sentence, "building official" shall be deleted and "construction official" shall be inserted and "applicable" shall be deleted and "following" shall be inserted.

iv. In Section 1703.7, Evaluation and follow-up inspection, "in accordance with N.J.A.C. 5:23–4.26" shall be inserted after the second "assembly."

v. Section 1704.1, General, shall be amended as follows: In the first sentence, "of Class 1 buildings only" shall be inserted after "construction." In the second sentence, "the registered design professional" shall be deleted and "person" shall be inserted.

vi. Section 1704.1.2, Report requirement, shall be amended as follows: In the second sentence, "building official" shall be deleted and "construction official" shall be inserted and "registered design professional" shall be deleted and "person" shall be inserted. In the same sentence, "in accordance with N.J.A.C 5:23-2.21(c)" shall be inserted after "charge."

vii. In Section 1704.3, Steel construction, "the onsite erection of" shall be inserted after "for."

viii. In Table 1704.3, Required Verification and Inspection of Steel Construction, Items 1, 3, and 4 shall be deleted.

ix. In Section 1704.5, Masonry construction, "in Seismic Design Category D" shall be inserted after the second "construction." In the same section, in Exception 2, the reference to "Table 1805.5(1)" shall be deleted.

x. Section 1704.6, Wood construction, shall be deleted in its entirety.

xi. Section 1704.9, Pier foundations, shall be deleted in its entirety.

xii. In Section 1705.1, Scope, "for Seismic Design Category D buildings" shall be inserted after "provided."

xiii. Section 1706, Quality Assurance for Wind Regulations, shall be deleted in its entirety.

xiv. Sections 1708.1, Masonry, 1708.1.1, Empirically designed masonry and glass unit masonry in nonessential facilities, 1708.1.2, Empirically designed masonry and glass unit masonry in essential facilities, 1708.1.3, Engineered masonry in nonessential facilities, 1708.1.4, Engineered masonry in essential facilities, 1708.3, Reinforcing and pre-stressing steel, 1708.4, Structural tests, and 1708.5, Mechanical and electrical equipment, shall be deleted in their entirety.

xv. Section 1709, Structural Observations, shall be deleted in its entirety.

16. Chapter 18, Soils and Foundations, shall be amended as follows:

i. In the title of Section 1802.2.6, "Seismic Design Category C" shall be deleted and "Seismic Design Category D" shall be inserted. In the first sentence, the reference to "Seismic Design Category C" shall be deleted and "Seismic Design Category D" shall be inserted.

ii. New Section 1802.2.8 from Section 1802.1 of the 1996 BOCA National Building Code shall be inserted as follows: "Building Height: For all buildings that are more than three stories or 40 feet (12,192 mm) in height, the building official shall request soil tests."

iii. Section 1802.4.1, Exploratory boring, shall be amended as follows: After the first sentence, the following sentence from Section 1802.1 of the 1996 BOCA National Building Code shall be inserted: "There shall be at least one exploratory boring to rock or to an adequate depth below the load-bearing strata for every 2,500 square feet (232.5 mm) of built-over area, and such additional tests as the code official requires."

iv. In Section 1802.6, Reports, "soil borings are required" shall be inserted after "Where."

v. In Section 1805.2.1, Frost protection, "400 square feet (37 m^2) " shall be deleted and "100 square feet (9.25 m^2) " shall be inserted.

vi. In Section 1806.3.1, Floors, "60" shall be deleted and "6" shall be inserted.

vii. New Section 1806.5 from Section 1813.8 of the 1996 BOCA National Building Code shall be inserted as follows: "1806.5 Erosion protection: Where water impacts the ground from the edge of the roof, downspout, scupper or other rain water collection or diversion device, provisions shall be made to prevent soil erosion and direct the water away from the foundation."

viii. Section 1807.2.6, Spacing, shall be deleted in its entirety and Section 1816.9 of the 1996 BOCA National Building Code shall be inserted as follows: "Spacing: The minimum center-to-center spacing of piles shall not be less than twice the average diameter of a round pile, nor less than 1³/₄ times the diagonal dimension of a rectangular pile. Where driven to or penetrating into rock, the spacing shall not be less than 24 inches (610 mm). Where receiving principal support at the end from materials other than rock, or through friction resistance, the spacing shall not be less than 30 inches (762 mm) except that for piles having enlarged bases formed either by compacting concrete or driving a precast base, the minimum center-to-center spacing shall be 4½ feet (1,372 mm). The spacing of piles shall be such that the average load on the supporting strata will not exceed the safe load-bearing value of those strata as determined by test borings or other approved methods."

ix. In Section 1807.2.23.2, Seismic Design Category D, E, or F, the references to "Seismic Design Categories E and F" shall be deleted.

x. Section 1808.2.2.1, Materials, shall be deleted in its entirety and Section 1821.2.2 of the 1996 BOCA National Building Code shall be inserted as follows: "All concrete shall have a 28-day specified compressive strength (f'_c) of not less than 4,000 psi (27579 kPa)."

17. Chapter 21, Masonry, shall be amended as follows:

i. In Figure 2111.1, Fireplace and Chimney Details, in the plan view illustration, Letter B is improperly dimensioned. The text of Section 2111.10 shall prevail.

18. Chapters 27, Electrical; 28, Mechanical Systems; and 29, Plumbing, shall be deleted in their entirety.

19. Chapter 30, Elevators and Conveying Systems, shall be amended as follows:

i. In Section 3001.1, Scope, "and where applicable N.J.A.C. 5:23-12" shall be inserted after "chapter."

ii. In Section 3001.2, Referenced standards, "this code" shall be deleted and "these rules" shall be inserted. In the same section, "with the exception of Rule 1206.1h, Part XX and Part XXI" shall be inserted after "ASME A17.1" and "ASME A18.1" shall be inserted after "ASME A90.1." In addition, at the end of the section, the following shall be inserted: "The scope of Part XXIV of ASME A17.1, entitled "Elevator Safety Requirements for Seismic Risk Zone 2 or Greater," is deleted."

iii. New Section 3002.4.1, Elevators in newly constructed multiple dwellings, shall be inserted as follows: "When an elevator is installed in a newly-constructed multiple dwelling, the elevator shall meet the dimensional requirements above."

iv. In Section 3004.4, Closed vents, "annealed glass" shall be deleted and "plain glass" shall be inserted.

v. In Section 3004.5, Plumbing and mechanical systems, the exception shall be deleted.

20. Chapter 31, Special Construction, shall be amended as follows:

i. New Section 3102.3.2, which shall be the text of Section 3104.6 of the 1996 BOCA National Building Code, shall be inserted as follows: "Certification: An affidavit or affirmation shall be submitted to the code official and a copy retained on the premises on which the tent or air-supported structure is located. The affidavit or affirmation shall attest to the following information relative to the flame-resistance of the fabric:

1. Names and addresses of the owners of the tent or air-supported structure.

2. Date the fabric was last treated with flame-resistant solution.

3. Trade name or kind of chemical used in treatment

4. Name of person or firm treating the material.

5. Name of testing agency and test standard by which the fabric was tested."

ii. Section 3103.1.1 shall be deleted in its entirety and the following shall be inserted:

"(1) Temporary structures: A construction permit is required for the erection, operation or maintenance of all temporary structures (excluding tents and tensioned membrane structures) covering an area in excess of 120 square feet, including all connecting areas or spaces with a common means of egress or entrance, or which are used or intended to be used for gatherings of 10 or more persons;

(2) Tents with appurtenances: A construction permit is required for the erection, operation or maintenance of all tents or tensioned membrane structures of any size if they contain appurtenances such as platforms or electrical equipment;

(3) Tents without appurtenances: No permit is required for the erection, operation or maintenance of any tent or tensioned membrane structure without appurtenances if the tent or structure is no more than 900 square feet in area and no more than 30 feet in any dimension (excluding canopies), whether it is one unit or composed of multiple units. Tents used exclusively for recreational camping purposes shall be exempt from the above requirements.

(4) A temporary greenhouse, also called a "hoophouse" or "polyhouse," used exclusively for the production or storage of live plants, shall be exempt from the permit requirements of the Uniform Construction Code if it meets the following criteria:

(A) There is no permanent anchoring system or foundation;

(B) There is no storage, temporary or otherwise, of solvents, fertilizers, gases, or other chemical or flammable materials;

(C) The structure is no wider than 31 feet and there is an unobstructed path of no greater length than 150 feet from any point to a door or fully accessible wall area; and

(D) The covering of the structure is of a material no greater than six nails (152.4 micrometers) in thickness, conforming to NFPA 701 standard, that yields approximately four pounds of maximum impact resistance to provide egress through the wall.

(5) The provisions of the Uniform Construction Code at N.J.A.C. 5:23–3.14(b)20ii(4) notwithstanding, if a temporary greenhouse contains any device subject to the electrical subcode or any mechanical equipment subject to the mechanical subcode, a permit shall be required for the device, system or fixture only. If the temporary greenhouse is connected to a potable water system, a permit shall be required for the backflow prevention devices only.

iii. Section 3109, Swimming Pool Enclosures, shall be deleted in its entirety and the following shall be inserted:

"3109

SWIMMING POOLS, SPAS AND HOT TUBS

3109.1 General. The provisions of this section shall control the design and construction of swimming pools, spas and hot tubs .

3109.2 Definitions. For the purposes of these requirements, the terms used shall be defined as follows and as set forth in Chapter 2.

BARRIER.

A fence, wall, building wall or combination thereof which completely surrounds the swimming pool and obstructs access to the swimming pool.

HOT TUB.

See "Swimming pool."

IN-GROUND POOL.

See "Swimming pool."

RESIDENTIAL.

That which is situated on the premises of a detached oneor two-family dwelling or a one-family townhouse not more than three stories in height.

SPA, NONPORTABLE.

See "Swimming pool."

SWIMMING POOL.

Any structure intended for swimming or recreational bathing that contains water, provided that these regulations shall not be applicable to any such pool less than 24 inches (610 mm) deep or having a surface area less than 250 square feet (23.25 m²). This includes in-ground, aboveground and on-ground swimming pools, hot tubs and spas.

SWIMMING POOL, INDOOR.

A swimming pool that is totally contained within a structure and surrounded on all four sides by walls of said structure.

SWIMMING POOL, OUTDOOR.

Any swimming pool, which is not an indoor pool.

3109.3 In-ground public pools. In-ground pools shall be designed and constructed in conformance with ANSI/ NSPI-1 as listed in Chapter 35.

3109.4 In-ground Residential pools. In-ground residential pools shall be designed and constructed in conformance with ANSI/NSPI-5 as listed in Chapter 35.

3109.5 Permanently installed public spas and hot tubs. Permanently installed public spas and hot tubs shall be designed and constructed in conformance with ANSI/ NSPI-2 as listed in Chapter 35.

3109.6 Portable residential spas and hot tubs. Portable residential spas and hot tubs shall be designed and constructed in conformance with ANSI/NSPI-3 as listed in Chapter 35.

3109.7 Enclosures for private swimming pools, spas and hot tubs. The provisions of this section shall control the design of barriers for residential swimming pools, spas and hot tubs.

3109.7.1 Outdoor swimming pool. An outdoor swimming pool, including an in-ground, aboveground or on-ground pool, hot tub or spa shall be provided with a barrier which shall comply with the following:

1. The top of the barrier shall be at least 48 inches (1,219 mm) above grade measured on the side of the barrier, which faces away from the swimming pool. The maximum vertical clearance between grade and the bottom of the barrier shall be two inches (51 mm) measured on the side of the barrier, which faces away from the swimming pool. Where the top of the pool structure is above grade, such as an aboveground pool, the barrier may be at ground level, such as the pool structure, or mounted on top of the pool structure. Where the barrier is mounted on top of the pool structure, the maximum vertical clearance between the top of the pool structure and the bottom of the barrier shall be four inches (102 mm).

2. Openings in the barrier shall not allow passage of a four-inch-diameter (102 mm) sphere.

3. Solid barriers, which do not have openings, such as a masonry or stone wall, shall not contain indentations or protrusions except for normal construction tolerances and tooled masonry joints.

4. Where the barrier is composed of horizontal and vertical members and the distance between the tops of the horizontal members is less than 45 inches (1,143 mm), the horizontal members shall be located on the swimming pool side of the fence. Spacing between vertical members shall not exceed 1.75 inches (44 mm) in width. Where there are decorative cutouts within vertical members, spacing within the cutouts shall not exceed 1.75 inches (44 mm) in width.

5. Where the barrier is composed of horizontal and vertical members and the distance between the tops of the horizontal members is 45 inches (1,143 mm) or more, spacing between vertical members shall not exceed four inches (102 mm). Where there are decorative cutouts within vertical members, spacing within the cutouts shall not exceed 1.75 inches (44 mm) in width.

6. Maximum mesh size for chain link fences shall be a 1.25-inch (32 mm) square unless the fence is provided with slats fastened at the top or the bottom that reduce the openings to not more than 1.75 inches (44 mm).

7. Where the barrier is composed of diagonal members, such as a lattice fence, the maximum opening formed by the diagonal members shall not be more than 1.75 inches (44 mm).

8. Access gates shall comply with the requirements of Section AG105.2, Items 1 through 7, and shall be equipped to accommodate a locking device. Pedestrian access gates shall open outward away from the pool and shall be self-closing and have a self-latching device. Gates other than pedestrian access gates shall have a self-latching device. Where the release mechanism of the self-latching device is located less than 54 inches (1,372 mm) from the bottom of the gate, the release mechanism and openings shall comply with the following:

8.1. The release mechanism shall be located on the pool side of the gate at least three inches (76 mm) below the top of the gate, and

8.2. The gate and barrier shall have no opening greater than 0.5 inch (12.7 mm) within 18 inches (457 mm) of the release mechanism.

9. Where an aboveground pool structure is used as a barrier or where the barrier is mounted on top of the pool structure, and the means of access is a ladder or steps, then:

9.1. The ladder or steps shall be surrounded by a barrier that meets the requirements of Section AG105.2, Items 1 through 9. When the ladder or steps are secured, locked or removed, any opening created shall not allow the passage of a four-inch-diameter (102 mm) sphere.

3109.8 Barrier exceptions. Spas or hot tubs with a safety cover that complies with ASTM F 1346, as listed in Chapter 35, shall be exempt from the provisions of this section.

3109.9 Enclosures for public swimming pools, spas and hot tubs. Public swimming pools shall be completely enclosed by a fence at least four feet (1,290 mm) in height or a screen enclosure. Openings in the fence shall not permit the passage of a four-inch (102 mm) diameter sphere. The fence or screen enclosure shall be equipped with self-closing and self-latching gates."

21. Chapter 32, Encroachments into the Public Rights of Way, shall be amended as follows:

i. In Section 3202.1.2, Vaults and other enclosed spaces, "authority or legislative body having jurisdiction" shall be deleted and "Uniform Construction Code (N.J.A.C. 5:23)" shall be inserted.

ii. In Section 3202.3.4, Pedestrian walkways, "authority having jurisdiction" shall be deleted and "the construction official" shall be inserted.

iii. In Section 3202.4, Temporary encroachments, "local authority having jurisdiction" shall be deleted and "municipality" shall be inserted.

22. Chapter 33, Safeguards During Construction, shall be amended as follows:

i. Sections 3303.1, Construction documents; 3303.2, Pedestrian protection; 3303.4, Vacant lot; 3303.5, Water accumulation; and 3303.6, Utility connections, shall be deleted in their entirety.

ii. In the last sentence of Section 3309.1, Where required, "On construction sites," shall be inserted before "All." In addition, in the last sentence, "Section 906" shall be deleted and "the International Fire Code" shall be inserted.

23. Chapter 34, Existing Structures, shall be deleted in its entirety.

24. Chapter 35, Referenced Standards, shall be amended as follows:

i. Under the subheading "ASME," the following reference shall be inserted: "ASME A18.1–1999, Safety Standard for Platform Lifts and Stairway Chairlifts, with A18.1a–2001 addenda."

ii. Under the subheading "NFPA," "NFPA 13–96, Installation of Sprinkler Systems; NFPA 13D–96, Installation of Sprinkler Systems in One- and Two-family Dwellings and Manufactured Homes; and NFPA 13R–96, Installation of Sprinkler Systems in Residential Occupancies Up to and Including Four Stories in Height" shall be deleted and "NFPA 13–99 Installation of Sprinkler Systems; NFPA 13D–99, Installation of Sprinkler Systems in One- and Two-family Dwellings and Manufactured Homes; and NFPA 13R–99, Installation of Sprinkler Systems in Residential Occupancies Up to and Including Four Stories in Height" shall be inserted. In addition, "NFPA 20–99, Installation of Centrifugal Fire Pumps" shall be inserted after "NFPA 17A–98, Wet Chemical Extinguishing Systems."

iii. Under the subheading "NSPI" the following NSPI Standards shall be inserted: "ANSI/NSPI-1, Permanently Installed Public In-ground Public Pools, ANSI/NSPI-2, Permanently Installed Public Spas, ANSI/NSPI-3, Standard for Permanently Installed Residential Spas, ANSI/NSPI-4, Standard for Residential Above–Ground/One–Ground Swimming Pools, and ANSI/NSPI-5, Standard for Residential In-ground Swimming Pools."

25. The Appendices shall be amended as follows:

i. Appendix A, Employee Qualifications; Appendix B, Board of Appeals; Appendix C, Group U-Agricultural Buildings; Appendix D, Fire Districts; Appendix E, Supplementary Accessibility Requirements; Appendix F, Rodent Proofing; and Appendix G, Flood Resistant Construction, shall be deleted in their entirety.

ii. In Appendix H, at the beginning of the Appendix, the sentence, "The provisions contained in this appendix are not mandatory unless specifically referenced in the adopting ordinance," shall be deleted in its entirety.

(1) In Appendix H, Section H101.2, Signs exempt from permits, shall be deleted in its entirety.

(2) In Appendix H, Section H105.2, Permits, drawings and specifications, "as provided in Chapter 1" shall be deleted and "as provided in N.JA.C. 5:23–2.14" shall be inserted.

(3) In Appendix H, Section H106.1, Illumination, "ICC Electrical Code" shall be deleted and "electrical subcode" shall be inserted.

(4) In Appendix H, Section H106.2, Electrical service, "ICC Electrical Code" shall be deleted and "electrical subcode" shall be inserted.

iii. Appendix I, Patio Covers, and Appendix J, Supplementary Accessibility Requirements for Qualified Historic Buildings and Facilities, shall be deleted in their entirety.

- See: 13 N.J.R. 121(a), 13 N.J.R. 258(d).
- Amended by R.1983 d.12, eff. February 7, 1983, operative February 22, 1983.
- See: 14 N.J.R. 132(a), 15 N.J.R. 141(c).
- Added (a)2 and (c).
- Amended by R.1984 d.314, eff. August 6, 1984.
- See: 16 N.J.R. 1139(a), 16 N.J.R. 2084(b).
- This section was substantially amended.
- Amended by R.1985 d.154, effective April 1, 1985 (operative July 1, 1985.)

See: 17 N.J.R. 239(a), 17 N.J.R. 810(a).

- (a)2 added; subsection (c) added.
- Correction: N.J.A.C. 5:23–3.14(c)5 was incorrect in adoption.

See: 17 N.J.R. 1409(a).

Amended by R.1985 d.324, effective July 1, 1985.

See: 17 N.J.R. 861(c), 17 N.J.R. 1646(a).

- (b)3i: amended text.
- Amended by R.1986 d.380, effective September 22, 1986. See: 18 N.J.R. 1235(a), 18 N.J.R. 1931(a).
- Substantially amended.
- Amended by R.1987 d.374, effective September 21, 1987.
- See: 19 N.J.R. 1024(a), 19 N.J.R. 1720(b). Model subcode revisions.

Amended by R.1988 d.270, effective June 20, 1988.

See: 20 N.J.R. 575(a), 20 N.J.R. 1344(a). Added (a)3 and (c).

- Amended by R.1990 d.253, effective May 21, 1990.
- See: 22 N.J.R. 909(b), 22 N.J.R. 1554(a).
- Text added at (c)2ii, 4, 5 and 7.
- Amended by R.1990 d.325, effective July 2, 1990. See: 21 N.J.R. 1654(a), 22 N.J.R. 2001(a).
- Text added at (b)5xii(1) to conform to Fire Code.
- Amended by R.1990 d.507, effective October 15, 1990.
- See: 22 N.J.R. 2208(a), 22 N.J.R. 3214(a).
- Text conformed to BOCA National Code/1990.
- Amended by R.1990 d.558, effective November 19, 1990.
- See: 22 N.J.R. 1969(b), 22 N.J.R. 3483(a).
- Conditional exemption for hoophouses or polyhouses added. Amended by R.1991 d.325, effective July 1, 1991.
- See: 23 N.J.R. 805(a), 23 N.J.R. 2046(a).
- Article 26 amended at (b)14.
- Amended by R.1991 d.429, effective August 19, 1991.
- See: 23 N.J.R. 1487(a), 23 N.J.R. 2501(a).
- In (a), added 3. Added (c).
- Amended by R.1992 d.244, effective June 15, 1992.
- See: 24 N.J.R. 1147(a), 24 N.J.R. 2243(a).
- Text added at (b)10v through viii. Amended by R.1993 d.662, effective December 20, 1993.
- Amended by R.1995 0.002, effective December 20,
- See: 25 N.J.R. 3891(a), 25 N.J.R. 5918(a).
- Amended by R.1995 d.144, effective March 20, 1995 (operative July 1, 1995).
- See: 26 N.J.R. 2698(a), 26 N.J.R. 3524(a), 27 N.J.R. 1180(a).
- Amended by R.1995 d.477, effective September 5, 1995.
- See: 27 N.J.R. 1717(a), 27 N.J.R. 3328(a).
- Added (b)2v.
- Amended by R.1998 d.332, effective July 6, 1998.
- See: 30 N.J.R. 1377(a), 30 N.J.R. 2421(b).
- Rewrote the section.
- Amended by R.2000 d.492, effective December 18, 2000.
- See: 32 N.J.R. 3219(a), 32 N.J.R. 4437(b).
 - Rewrote (b)25.
- Amended by R.2001 d.127, effective April 16, 2001.
- See: 33 N.J.R. 392(a), 33 N.J.R. 1195(a).

In (a)9, added new ix and recodified former ix through xiii as new x through xiv.

- Amended by R.2001 d.368, effective October 15, 2001.
- See: 33 N.J.R. 1990(a), 33 N.J.R. 3673(b).
- In (b)9, inserted a new ix and recodified former ix through xiv as x through xv.
- Amended by R.2001 d.369, effective October 15, 2001.
- See: 33 N.J.R. 2365(a), 33 N.J.R. 3674(a).

In (b), substituted "seven" for "7½ (2335 mm)" in 2vi, rewrote 10, added a new 17, and recodified former 17 through 26 as 18 through 27. Amended by R.2002 d.215, effective July 1, 2002.

- See: 34 N.J.R. 1078(a), 34 N.J.R. 2312(a).
- In (b)22, inserted new ii and recodified existing ii through xvii as iii through xviii.
- Administrative correction.
- See: 34 N.J.R. 3771(b).
- Amended by R.2003 d.187, effective May 5, 2003.
- See: 34 N.J.R. 4248(a), 35 N.J.R. 1939(c).
- Rewrote the section.
- Administrative correction.
- See: 35 N.J.R. 2864(b).
- Amended by R.2003 d.351, effective September 2, 2003.
- See: 35 N.J.R. 1177(a), 35 N.J.R. 4051(a).
- In (b)9, added xi; recodified existing xi to xiii as xii to xiv.
- Amended by R.2003 d.420, effective November 3, 2003.
- See: 34 N.J.R. 4248(a), 35 N.J.R. 5073(a).

Rewrote (b).

Amended by R.1981 d.132, effective May 7, 1981.

Administrative correction. See: 36 N.J.R. 3525(c).

Case Notes

Set back provisions of borough zoning ordinance controlled conflicting state building code provisions. Pfeuffer v. Sculco, 242 N.J.Super. 181, 576 A.2d 309 (A.D.1990).

5:23-3.15 Plumbing subcode

(a) Rules concerning subcode adopted are as follows:

1. Pursuant to authority of P.L. 1975, c.217, as modified by P.L. 1996, c.53, the Commissioner hereby adopts the Model Code of the National Association of Plumbing Heating Cooling Contractors, known as "The National Standard Plumbing Code/2000," as the plumbing subcode for New Jersey.

i. Copies of this code may be obtained from the sponsor at: NAPHCC, P.O. Box 6808, Falls Church, VA 22046.

2. "The National Standard Plumbing Code/2000," may be known and cited as "the plumbing subcode."

(b) The following pages, chapters, sections or appendices of the plumbing subcode are amended as follows:

1. The section entitled "Administration," comprising sections ADM 1.1 through ADM 1.13, is deleted in its entirety.

2. Chapter 1 of the plumbing subcode, entitled "Definitions," is amended as follows:

i. The definition of the term "administrative authority" is deleted in its entirety, and substitute in lieu thereof the following language, "Unless otherwise defined herein, or unless the context clearly indicates otherwise, the term "administrative authority" for purposes of the plumbing subcode, shall mean the "plumbing subcode official."

ii. The definition of the term "approved" is amended to add after the word "authority" on line 2, the words "as defined in N.J.A.C. 5:23–3.7."

iii. The definition of the term "building" is deleted, and substitute in lieu thereof, the definition of the term "building" found in N.J.A.C. 5:23–1.4.

iv. The definition of the term "building classification" is amended to delete the term "administrative authority" and substitute in lieu thereof, the term "building subcode official."

v. The term and definition of "code" are deleted.

vi. The term and definition of "family" are deleted.

vii. The term and definition of "nuisance" are deleted.

viii. Add the following new definition after the definition of Swimming Pool: Swimming Pool, Public: A swimming pool located on any property other than a one or two family residential property and including, but not limited to, swimming pools open to the use of members, residents or the public.

3. Chapter 2 of the plumbing subcode, entitled "General Regulations," is amended as follows:

i. Section 2.4.1 is amended to delete the sentence "The provisions of this paragraph may be waived by the administrative authority."

ii. Section 2.4.3 is amended to delete the phrase "or is approved by the administrative authority as having a desirable and acceptable function and is of ultimate benefit to the proper and continuing functioning of the plumbing system."

iii. Section 2.5 is deleted in its entirety.

iv. Section 2.9.3 is amended to delete the phrase "building code or as required by the proper administrative authority" and substitute in lieu thereof, the term "building subcode."

v. Section 2.12 is amended to delete subparagraph e.

vi. Section 2.16 is amended to insert the number "Forty-two" in the blank space under item (a), and to insert the number "Twenty-four" in the blank space under item (b). Under item (c), delete the words "as permitted in section 3.12.1."

vii. Section 2.19.1 is amended to delete the blank and the words "feet of any property line of the premises, or other."

viii. Section 2.19.2 is amended to delete the words "the Health Department or other agency having jurisdiction" and substitute in lieu thereof "The New Jersey Department of Environmental Protection."

ix. Section 2.25 (h) is amended to add at the end, the words "which does not otherwise adversely affect health and safety."

4. Chapter 3 of the plumbing subcode, entitled "Materials," is amended as follows:

i. Section 3.1.1 is amended in the heading to delete the word "minimum" and under items (a) and (b) to delete the words "Section 3.12.2" at the end and substitute in lieu thereof, the words "N.J.A.C. 5:23–3.7."

ii. Section 3.1.2 is amended to delete the words "at least" on line 1. Also the words "section 3.12" are deleted at the end of the first paragraph and substitute in lieu thereof, the words "N.J.A.C. 5:23-3.7."

iii. Section 3.1.3 is amended to delete the words "Section 3.12.2" on line 2 and in lieu thereof, substitute the words "N.J.A.C. 5:23–3.7."

iv. Section 3.3.8a is amended to add the following phrase: "Pressure vessels shall be designed and constructed in accordance with the requirements of American Society of Mechanical Engineers, (ASME), Rules for Construction of Pressure Vessels, Section VIII/1998. Any pressure vessel that exceeds any of the following, shall meet the requirements of ASME and shall be stamped ASME: A heat input rating of 200,000 BTU per hour; or a water temperature of 200 degrees Fahrenheit; or a nominal water capacity of 120 gallons or any other thresholds of ASME that apply."

v. Section 3.3.11 entitled "septic tank" is deleted in its entirety.

vi. Section 3.11.1 is amended to delete the phrase "approved by the Administrative authority".

vii. Section 3.11.2 is amended to delete the phrase "except as may be otherwise authorized by the administrative authority".

viii. Sections 3.12.1, 3.12.2, 3.12.3, 3.12.4, and 3.12.5 are deleted in their entirety.

5. Chapter 4 of the plumbing subcode entitled, "Joints and Connections" is amended as follows:

i. Section 4.2.17(a) is amended to delete the phrase "or be approved by the administrative authority."

ii. Section 4.3.8(b)(3) is amended to delete the words "be approved by the Administrative Authority if such products are not listed or labeled" and to add the phrase "or as permitted under N.J.A.C. 5:23–3.7."

6. Chapter 5 of the plumbing subcode entitled, "Traps, Cleanouts and Backwater Valves" is amended as follows:

i. Section 5.3.2 is amended to add the phrase "in accordance with N.J.A.C. 5:23–3.3" after the words "administrative authority" on line 2.

ii. Section 5.3.4 is amended to add the phrase "in accordance with N.J.A.C. 5:23–3.3" after the words "administrative authority" on line 1.

7. Chapter 6 of the plumbing subcode, entitled "Interceptors," is amended as follows: 1. Approved central station system in accordance with NFPA 72;

2. Approved proprietary system in accordance with NFPA 72;

3. Approved remote station system of the jurisdiction in accordance with NFPA 72; or

4. Approved local alarm service which will cause the sounding of an alarm in accordance with NFPA 72;

5. The following are exceptions to (d) above:

i. Underground gate valves with roadway boxes;

ii. Halogenated extinguishing systems;

iii. Carbon-dioxide extinguishing systems;

iv. Dry chemical extinguishing systems; and

v. Limited area sprinkler systems. (Fire)

(e) Technical Requirements for Smoke Barriers: Wherever smoke barriers are required by this subchapter, they shall be constructed in accordance with the following provisions:

1. Smoke barriers shall have a fire resistance rating of not less than one-half hour and shall form an effective membrane continuous from outside wall to outside wall and from floor slab to floor or roof deck above, including continuity through all concealed spaces, such as those found above suspended ceilings, and including interstitial structural and mechanical spaces. Transfer grilles, whether equipped with fusible link-operated dampers or not, shall not be used in these partitions. Wire glass panels not exceeding 1,296 square inches in approved steel frames may be used in smoke barriers.

i. Exception: Smoke barriers are not required in interstitial spaces when such spaces are designed and constructed with ceilings that provide resistance to the passage of fire and smoke equivalent to that provided by smoke barriers.

2. A means of egress shall be provided from each smoke compartment created by smoke barriers such that it is possible to reach an exit without re-entering the smoke compartment.

3. Doors in smoke barriers shall have a fire-resistance rating of not less than 20 minutes when tested in accordance with ASTM E152 without the hose stream and labeled by an approved agency. Double egress corridor doors shall have vision panels of one-quarter inch thick labeled wire glass mounted in approved steel frames. Such panels may also be provided in other doors in smoke barriers. The glass area of the vision panels shall be limited to 1,296 square inches for each door. The doors shall close the openings with only the clearance necessary for proper operation under self-closing or automatic closing and shall be without undercuts, louvers or grilles. Rabbets or astragals are required at the meeting edges of double egress doors, and stops are required on the head and jambs of all doors in smoke barriers. Positive latching devices are not required on double egress corridor doors, and center mullions are prohibited.

i. Exception: Protection at the meeting edges of doors and stops at the head and sides of door frames may be omitted in buildings equipped with an approved engineered smoke control system. The engineered smoke control system shall respond automatically, preventing the transfer of smoke across the barrier.

4. Doors in smoke barriers shall be self-closing or shall be provided with approved door hold-open devices of the fail-safe type which shall release the doors causing them to close upon the actuation of smoke detectors as well as upon the application of a maximum manual pull of 50 pounds against the hold-open device.

5. An approved damper designed to resist the passage of smoke shall be provided at each point a duct penetrates a smoke barrier. The damper shall close upon detection of smoke by an approved smoke detector located within the duct.

i. In lieu of an approved smoke detector located within the duct, ducts which penetrate smoke barriers above doors are permitted to have the approved damper arranged to close upon detection of smoke on either side of the smoke barrier door opening.

ii. Dampers are not required in buildings equipped with an approved engineered smoke control system.

iii. Dampers are not required where the openings in ducts are limited to a single smoke compartment and the ducts are of steel construction. (Plan review— Building, Fire. Inspection—Building)

(f) Existing alarm systems and automatic sprinkler systems shall be accepted provided that they meet the requirements of N.J.A.C. 5:23–6.8, Materials and methods, or the standards applicable at the time of their installation and provided that there is no increase in the hazard of the use or in the load. (Fire)

(g) Technical Requirements for Elevator Devices: Where elevator requirements are triggered by the supplemental requirements for each group (N.J.A.C. 5:23–6.12A through 6.28A), the following shall apply:

1. Passenger elevators. Elevator devices accessible to the general public shall conform to:

i. ASME A17.3–1993 requirements for Hoistway Door Locking Devices, Parking Devices, and Access (Sections 2.7, 4.1); Hoistway Entrances (Sections 2.6, 4.1); Power Operation of Doors and Gates (Sections 2.8, 4.1); Floating Platforms (Sections 3.3.4); Car Doors and Gates (Section 3.4.2); Location of Car Doors and Gates (Section 3.4.3); Emergency Exits (Section 3.4.4); Car Illumination (Section 3.4.5) and

Protection of Light Bulbs and Tubes (Section 3.4.6); Terminal Stopping Devices (Sections 3.9, 4.6); Operating Devices and Control Equipment (Section 3.10, 4.7 except 4.7.8); Car Emergency Signaling Devices (Sections 3.11.1 and 4.7.8); Stop Switch (Pits) (Sections 2.3.3, 4.1); Machine Rooms and Machinery Spaces: Lighting (Section 2.2.3) and Ventilation (Section 2.2.4); Check Valve (Hydraulic Elevators) (Section 4.4.2).

ii. ASME A17.1-1996 requirements for Shutoff Valve (Rule 303.4a) and Manual Lowering Valve (Rule 303.4d)

2. Freight elevators. Elevators which are allowed to carry passengers by the authority having jurisdiction shall conform to ASME A17.1-1996 Rule 207.4 and ASME A17.3-1993 requirements for Car Frames and Platforms (Section 3.3) and Location of Car Doors and Gates (Section 3.4.3).

3. Elevators shall be equipped with emergency operation as required by ASME A.17.1-1987, Rules 211.3 through 211.4 and 211.7.

i. Phase II emergency operation shall be provided only if required by the requirements for high-rise buildings contained in the supplemental requirements for each group, N.J.A.C. 5:23-6:12A through 6.28A. In addition, when phase II emergency operation is required, standby power shall be provided. Standby power shall be installed in accordance with the electrical subcode. The elevator powered by a standby power system shall be subject to the requirements of ANSI/ASME A17.1-1996 Rule 211.2.

4. Escalators shall conform to ASME A17.3-1993 for Operating and Safety Devices (Section 5.3), Anti-Slide Devices (5.1.4), Handrail Guards (5.1.6), Guards at Ceiling or Soffit Intersection (5.1.3), Lighting (5.4), Distinction Between Comb and Step (5.5.2), Adjacent Floor Surfaces (5.5.3). (Elevator)

(h) Specific Occupancy Areas: Specific occupancy areas, as listed below, shall comply with the following:

1. Paint shops in other than Group F which contain chemicals below the exempt amount for Group H, waste and soiled linen collection rooms and chute termination rooms shall be separated from other portions of the building by a one-hour fire partition or provided with an automatic sprinkler system.

2. Incinerator rooms in all groups shall be separated from other portions of the building by a two-hour fire separation assembly and provided with an automatic sprinkler system.

3. In Groups I-2, I-3 and I-4, physical plant maintenance shops, laundries in excess of 100 square feet in area and padded cells shall be separated from other portions of the building by a one-hour fire partition or provided with an automatic sprinkler system. (Building)

Amended by R.2003 d.218, effective May 19, 2003.

See: 35 N.J.R. 29(a), 35 N.J.R. 2209(a). In (a), substituted "R-5" for "R-4"; in (b)1, substituted "Section 903.3.5.1.1" for "Section 907.0"; in (g)1ii and (g)3i, substituted "A17.1-1996" for "A17.1-1993"; in (g)1ii, deleted "Supply Line" preceding "Shutoff Valve"; in (h)3, substituted ", I-3 and I-4" for "and I-3".

Amended by R.2004 d.145, effective April 5, 2004.

See: 35 N.J.R. 5190(a), 36 N.J.R. 1758(a).

Deleted references to use preceding references to group throughout and substituted references to automatic sprinkler for references to fire suppression throughout.

5:23-6.31 Change of use

(a) General: The following are of general applicability to changes of use:

1. When the use of a building is changed, then the building must be brought into compliance with the requirements of this section. Each of the lettered subsections of this section establishes a specific type of requirement. This section establishes requirements for compliance with the basic requirements of this subcode, for means of egress, for enclosure of vertical openings, for height and area limitation, for exterior wall fire resistance, for automatic sprinkler systems, for fire alarm systems, for fire detection systems, for structural soundness, for plumbing, electrical, and mechanical systems, and for accessibility.

i. Limit on new buildings undergoing a change of use: Buildings that have been occupied for their originally intended use for less than one year shall be required to comply with the requirements of the Uniform Construction Code for new construction for the proposed use.

2. The subsections governing compliance with the basic requirements, means of egress, height and area limitations, exterior wall fire resistance, and automatic sprinkler systems incorporate Relative Group Hazard Index Tables. Compliance with the requirements of the subsection is required when the change of use will increase the relative hazard. Each of the subsections should be applied separately to the proposed new use.

3. This section may require an owner to undertake work in order to be permitted to change the use of a building or a portion of a building. Additionally, the owner of a building may wish to undertake other work not required by the section. That work must comply with the requirements for repair, renovation, alteration, and/or reconstruction applicable to the new group in accordance with the provisions of this subcode.

4. Existing fire alarm, automatic sprinkler, standpipe, smoke control and emergency power systems shall not be removed without replacement and shall be maintained in operating condition. (Fire)

5. Where the character of use of an existing building or portion thereof is changed to one of the following special use or occupancy categories as defined in the building subcode, the building or portion shall comply with the referenced section of the building subcode specific to the special use or occupancy regardless of whether a change of group is involved.

i. Covered Mall Building-Section 402;

ii. Atriums-Sections 404;

iii. Underground Buildings—Section 405;

iv. Motor-Vehicle–Related Occupancies—Section 406;

v. Motion Picture Projection—Section 409;

vi. Stages and Platforms-Section 410;

vii. Special Amusement Buildings-Section 411;

(1) A variation shall be required for the temporary use of a non-sprinklered building that is greater than 1,000 square feet in area or has a travel distance to an exit that is greater than 50 feet being used as a special amusement building. As a condition of the variation, in addition to the requirements contained in section 411 of the building subcode, a perimeter of 20 feet, suitable for fire fighting ground operations, shall be provided around the building.

(2) A variation shall not be granted for the flame spread and smoke development ratings of interior finish and trim requirements of section 413.0.

(3) For the temporary use of a building as a special amusement building, where a variation request has been submitted, the Construction Official shall consult with the Fire Official as required by N.J.A.C. 5:23-6.2(i).

viii. Aircraft-Related Occupancies-Section 412;

ix. Hazardous Materials—Section 414;

x. Application of Flammable Finished—Section 416;

xi. Drying Rooms—Section 417;

xii. Organic Materials—Section 418. (Plan review— Building, Fire. Inspection—Building.)

6. Any automatic sprinkler system or fire detection and/or alarm requirements applicable to the special use or occupancy shall be applied throughout the entire building unless the special use or occupancy is separated from the remainder of the building by fire separation assemblies having a rating of at least two hours. (Fire)

7. Group overnight stays: If any non-residential occupancy, other than Group F, H or S, accommodates seven or more non-consecutive group overnight stays within a calendar year for persons over $2\frac{1}{2}$ years of age, and the activities involve planned periods of sleep, the building is considered to have undergone a change of use. In such a case, it shall be necessary to apply for and be issued a Certificate of Occupancy. This shall be a dual Certificate of Occupancy to allow Group R-1 in addition to the existing use of a building. Any facility that accommodates six or fewer overnight stays within a calendar year shall obtain a permit under the Uniform Fire Code, N.J.A.C. 5:70. Group overnight stays in Groups F, H and S shall be prohibited.

8. Where an existing single-family dwelling is converted into a two-family dwelling, the following shall apply:

i. Single or multiple smoke detectors shall be installed and maintained within each dwelling unit as required by Sections 907.2.10.1.2 and 907.2.10.1.3 of the building subcode.

ii. Fire separation between dwelling units.

(1) One-hour dwelling unit separation; or

(2) Two layers of $\frac{1}{2}$ -inch thick type X gypsum wallboard. The base layer shall be applied at right angles to the joists with $1\frac{1}{2}$ -inch minimum drywall screws or nails at 24 inches on center. The face layer shall be applied at right angles to the joists with 1 - inch minimum drywall screws or nails at 12 inches on center. The face layer joints shall be offset from the base layer joints by a minimum of one joist bay. The joints of the face layer shall be taped and provided with a minimum of one layer of spackle.

(b) Compliance with Basic Requirements: Compliance with the basic requirements shall be required as follows:

TABLE B

Relative Group Hazard

1 (highest) H-1, H-2, H-3

 A-1, A-2 Nightclubs, H-4, H-5, F-1, I-3, M, S-1
 A-2 Other than Nightclubs, A-3, A-4, A-5, B, F-2, I-2, I-4, R-1, S-2
 A-3 Churches, E, I-1, R-2 and R-4 buildings

A–3 Churches, E, I–1, R–2 and R–4 buildings more than two stories in height or more than four dwelling units

5 (lowest) R-2 and R-4 buildings two stories or fewer in height and four dwelling units or less, R-3, R-5, U

1. When the use of a building is changed to a higher relative group hazard as shown in Table B above, the building shall comply with the basic requirements of N.J.A.C. 5:23–6.10 through 6.30 applied throughout the building for the new group unless otherwise provided. Where another lettered subsection of this section establishes a requirement that differs from the basic requirement, the requirement contained in that other lettered subsection shall govern.

i. Where a portion of a building is changed to a higher relative group hazard, the building shall comply with the basic requirements of N.J.A.C. 5:23–6.10 through 6.30 for an automatic sprinkler system and fire detection and/or alarms applied throughout the building for the new group unless the proposed use is separated from the existing use(s) by assemblies with the appropriate fire resistance rating in accordance with Table 302.3.3 of the building subcode in which case only the portion changed shall comply. The portion of the building changed shall comply with all other basic requirements of N.J.A.C. 5:23–6.10 through 6.30 for the new group.

2. When a change of use is made to an equal or lesser relative group hazard as shown in Table B above, the existing building is not required to comply with the basic requirements except where required in connection with alteration or reconstruction work by the sections of this subcode applicable to alteration or reconstruction work.

(c) Means of Egress: The following requirements apply to means of egress in a change of use:

TABLE C

Hazard Categories and Classifications Means of Egress

Relative Hazard 1 (highest)	Use Classification H–1, H–2, H–3
2	I-2, I-3, I-4
3	A, E, I–1, M, R–1, R–2, R–4
4	B, F-1, R-3, R-5, S-1, H-4, H-5
5 (lowest)	F–2, S–2, U

1. For any change of use, except a change of use to Group A-2 Nightclubs, the occupant load of the space shall be calculated based on the capacity of the exits as per N.J.A.C. 5:23-6.11(b). The occupant load shall not exceed one occupant per five square feet floor area unless the building complies with Chapter 10 of the building subcode in its entirety.

i. For Group A–2 Nightclubs, the occupant load shall be calculated using Section 1008.1 of the building subcode, except the maximum occupant load shall not exceed one occupant per five square feet of occupiable floor space.

ii. Where a portion of a building undergoes a change of use, the determination of the capacity of the exit(s) serving that portion shall include all spaces served by those exit(s).

2. When a change in use is made to a higher hazard category as shown in Table C above, the entire building or portion thereof shall comply with the following requirements of the building subcode or of this subcode as specified below.

i. Sections 1003.2.10, (Exit signs), 1003.2.11, (Means of Egress illumination), and 1004.3.2.4 (Air movement in egress elements);

ii. Section 1003.3.1 (Doors) except sections 1003.3.1.1 (Size of doors). Apply the Basic Requirements (6.10 through 6.30) for door widths;

iii. Section 1003.3.2 (Gates);

iv. Section 1003.3.3 (Stairways) except 1003.3.3.1 (Stairway width), 1003.3.3.2 (Headroom), 1003.3.3.3, (Stair tread and riser) and 1003.3.3.11 (Handrails) Apply the Basic Requirements (6.10 through 6.30) for stair widths;

v. Section 1003.3.4 (Ramps);

vi. Section 1003.3.5 (Turnstiles);

vii. Sections 1004.2 (Exit access design requirements).

(1) Exception: The occupant load of the space may be restricted in order to comply with the requirements of these sections;

viii. Section 1004.3 (Exit access components) except 1004.3.2.2 (Corridor width). Apply the Basic Requirements (6.10 through 6.30) for corridor widths.

(1) Existing lath and plaster in good condition or existing 1/2-inch thick gypsum wallboard on both sides of the wall shall be accepted where a one-hour fire separation assembly is required by 1004.3.2.1 (Construction);

ix. Section 1005.2 (Exit design requirements).

(1) Exception: The occupant load of the space may be restricted in order to comply with the requirements of these sections;

x. Sections 1005.3.1 (Exterior exit doors), 1005.3.3 (Exit passageways), 1005.3.5 (Horizontal exits);

xi. Section 1006 (Exit discharge);

xii. Section 1007 (Miscellaneous means or egress requirements); and

xiii. Section 1008 (Assembly).

3. When a change of use is made to an equal or lesser hazard category as shown in Table C above, the existing building is not required to comply with the requirements contained in $(c)^2$ above except in areas where reconstruction work being performed in connection with the change of use triggers these requirements.

4. Vertical opening protection shall be provided for all stairs in accordance with N.J.A.C. 5:23–6.10 through 6.30 when a change of use that also constitutes a change of group is made and the proposed group is a higher hazard category as shown in Table C above. i. Where the group of a portion of a building is changed to a higher hazard category, vertical opening protection shall be provided for all stairs serving the proposed group from the floor(s) on which the proposed group is located to the level of exit discharge.

5. Notwithstanding the relative hazard as determined by Table C above, where any change of use occurs to a single exit building, the building shall meet the requirements of Section 1005.2.2 (single exits) of the building subcode for the proposed use.

6. When a change of use is made to any residential group (R-1, R-2, R-3, R-4 or R-5) or to Group I-1, every sleeping room below the fourth story shall have at least one operable window or exterior door. Where windows are provided to comply with this requirement, the window shall have a sill height of not more than 44 inches, and have a width of at least 20 inches, a height of at least 24 inches and a minimum total area of 5.7 square feet measured from head to sill and from side to side.

i. An outside window or exterior door is not required in buildings where the sleeping room is provided with a door to a corridor having access to two remote exits.

ii. An outside window or exterior door is not required in buildings equipped throughout with an automatic sprinkler system.

iii. In a building that originally was in Group R-3 or R-5 and is returning to Group R-3 or R-5, the windows shall be permitted to remain as they were during the time when the building previously was in use as a residence. (Plan review—Building, Fire. Inspection—Building)

7. Notwithstanding the relative hazard as determined by Table B or C above, where any change in use occurs to a Group A or Group E with an occupant load greater than 100, approved panic hardware shall be installed in accordance with Section 1003.1.9 of the building subcode.

(d) Enclosure of vertical openings:

1. For any change of use that also constitutes a change in group, vertical openings other than stairs shall be protected as required by N.J.A.C. 5:23–6.10 through 6.30 for the proposed use within each space undergoing a change of use.

2. Stairs shall be enclosed in accordance with N.J.A.C. 5:23–6.10 through 6.30 for the proposed use when a change of use that also constitutes a change of group is made and the proposed group is a higher hazard category as shown in Table C above.

3. Atriums in compliance with Section 404 of the building subcode are not required to be enclosed. (Plan review—Building, Fire. Inspection—Building)

(e) Height and Area Limitations: The following height and area limitations apply in a change of use.

TABLE E

Hazard Categories and Classifications

Height and Area

Relative Hazard	Use Classification
1 (highest)	A-2 Nightclubs, H-1, H-2, I-2, I-3, I-4
2	A-1, A-2 Other than Nightclubs, A-3, A-4,
	E, F-1, H-3, H-4, H-5, I-1, M, S-1
3	A-3 Churches, B, R-1, R-2, R-4
4 (lowest)	F-2, R-3, R-5, S-2, U

1. When a change of use is made to a higher hazard category as shown in Table E above, the height and area of the building shall meet the limitations of Chapter 5 of the building subcode for the proposed group.

i. For the purpose of determining the construction type, the fire resistance rating of the following structural elements shall be considered: exterior loadbearing walls, interior loadbearing walls, columns, girders, trusses and framing, floor construction, including beams, and roof construction, including beams, trusses and framing, arches and roof decks.

2. When a change of use is made to an equal or lesser hazard category as shown in Table E, the existing building may continue to exceed the maximum allowable height and area permitted for new buildings.

3. Where a change of use is made in a mixed use building or a single use building is changed to a mixed use building, and any of the proposed uses is a higher category as per Table E, the building shall comply with one or any combination of the following:

i. Nonseparated groups: The maximum allowable height and area shall be determined by applying the more restrictive of the height and area limitations of each group, as per Table 503 of the building subcode, to the entire building.

(1) Occupancies of Group H shall not be permitted to be unseparated when located in the same building as Groups A, E, I, M, R, or non-accessory Group B.

(2) Accessory occupancies in compliance with Section 302.2 of the building subcode are not required to comply with this requirement.

(3) When a change of use is made such that any nonresidential use is located below a residential use, a one-hour fire separation shall be provided between the groups. The exits from the residential floors shall be separately enclosed.

ii. Separated groups: Each portion of the building containing a group shall be completely separated from adjacent groups by fire separation assemblies and floor/ceiling assemblies having a fire resistance determined in accordance with Table 302.3.3 of the building subcode. For buildings equipped throughout with an automatic sprinkler system, the required fire resistance rating for groups other than H is permitted to be reduced by one hour, but shall not be reduced to less than one hour. Each portion of the building shall comply with the height limitation of Table 503 of the building subcode for that group. In each story, the area shall be such that the sum of the ratios of the floor area of each group divided by the allowable area of Table 503 of the building subcode for each group shall not exceed 1.0.

(1) Exception: Accessory occupancies in compliance with Section 302.2 of the building subcode are not required to comply with this requirement.

iii. Separate buildings: If each group is separated from other groups by fire walls that meet the requirements of Table 601 of the building subcode, then each group shall be considered a separate building. Each building shall comply with the height and area limitation of Table 503 of the building subcode.

(1) Exception: Accessory occupancies in compliance with Section 302.2 of the building subcode are not required to comply with this requirement.

4. Change of use of an unlimited area building shall comply with the provisions of Section 507 of the building subcode for the proposed use. (Plan review—Building, Fire. Inspection-Building)

(f) Exterior Wall Fire Resistance Ratings and Maximum Area of Exterior Wall Openings: The following exterior wall fire resistance ratings and maximum area of exterior wall openings apply in changes of use:

TABLE F

Hazard Categories and Classifications

Exposure of Exterior Walls

Relative Hazard	Use Classification
1 (highest)	H
2	Buildings exceeding 12,000 sq ft of F-1, M
	or S–1
3	A, B, E, F–2, I, R–1, S–2
	Buildings 12,000 sq ft or less of F-1, M or
	S–1
4 (lowest)	R-2, R-3, R-4, R-5, U

1. Exterior Wall Protection: If the group of a building is changed to a higher hazard classification in accordance with Table F, the requirements for exterior wall fire resistance rating in the table below shall be met.

Requirements for Exterior Wall Fire Resistance Rating Building Group^b

Fire Separation			A, B, E, F–2, S–2,
Distance	H-2	F-1, H-3, M, S-1	H-4, H-5, I, R-1
0–5 feet	4	3	2ª
Over 5-10 feet	3	2	1
Over 10-15 feet	2	1	0
Over 15-30 feet	1	0	0
Over 30 feet	0	0	0

Note a: Existing eight-inch hollow or six-inch solid masonry walls shall be accepted as a two-hour rating in other than Group H-2 or H-3.

Note b: When the group of a building is changed to H-1, the building shall be located in accordance with Section 415.3 of the building subcode.

i. The requirements for exterior wall fire resistance rating shall not apply to exterior walls which face buildings on the same lot where the buildings are such that, if combined into one structure, the resulting building would comply with the height and area limitations of Table 503 of the building subcode.

ii. Where a portion of a building is changed to a higher hazard classification, exterior walls and openings of the entire building shall comply with the provisions of this section. If the proposed use is separated from the rest of the building by walls with the appropriate fireresistance rating in accordance with Table 302.3.3 of the building subcode, then only the portion changed must comply with the provisions of this section.

iii. When a change of use is made to an equal or lesser hazard classification as shown in Table F, no change in the rating of existing exterior walls is required.

iv. The fire resistance rating of non-loadbearing exterior walls may be reduced by one hour in buildings equipped throughout with an automatic sprinkler system. In a building equipped throughout with an automatic sprinkler system installed in accordance with NFPA 13, the fire resistance rating of a non-loadbearing exterior wall may be reduced by one hour with the following exceptions:

(1) Exception: Where the fire separation distance is five feet or less, the fire resistance rating shall not be reduced to less than one hour.

(2) Exception: The rating of non-loadbearing exterior walls shall not be reduced in buildings of Group H.

2. Exterior Wall Openings: If the group of a building is changed to a higher hazard classification in accordance with Table F, the requirements for exterior wall openings in the table below shall be met.

Group H Exterior Wall Requirements No opening permitted with a fire separation distance of three feet or less. Protected openings required with a fire separation distance of 20 feet or less.

UNIFORM CONSTRUCTION CODE

Group A-1, A-2 Nightclubs, A-2 Other than Nightclubs, A-3, A-4, A-3 Churches, B, E, F-1, I-1, I-2, I-3, I-4, M, S-1, R-1

F--2, S--2

Exterior Wall Requirements

No openings permitted with a fire separation distance of three feet or less. Walls with a fire separation distance of 10 feet or less are permitted to have unprotected openings with an aggregate area not exceeding 10 percent of the area of the wall. Openings in excess of 10 percent of the aggregate wall area shall be protected. No openings permitted with a fire separation distance of three feet or less. Protected openings required with a fire separation distance of five feet or less.

i. If the building is provided with an automatic sprinkler system throughout, the amount of unprotected openings shall be permitted to be increased to the limit for protected openings.

ii. In all occupancies other than Group H, unlimited unprotected openings are permitted in the first story of exterior walls facing a street which have a fire separation distance of greater than 15 feet, or facing unoccupied space. The unoccupied space shall be on the same lot or dedicated for public use, shall not be less than 30 feet in width and shall have access from a street by a posted fire lane not less than 30 feet in width and shall have access from a street by a posted fire lane not less than 18 feet in width.

iii. When a change of use is made to an equal or lesser hazard classification as shown in Table F, no change in existing exterior wall openings is required. (Plan review—Building, Fire. Inspection-Building)

(g) Automatic Sprinkler Systems: The following automatic sprinkler system requirements apply in changes of use.

Table G

Hazard Categories and Classifications Automatic Sprinkler Systems

Relative Hazard	Use Classification
1 (highest)	H, I
2	A-2 Nightclubs, R-1, R-2, R-4
3	A-1, A-2 Other than Nightclubs, A-3, A-4
4	F-1, M, S-1
5	A–3 Churches, E
6 (lowest)	A-5, B, F-2, R-3, R-5, S-2, U

1. When a change of use is made to a higher hazard category as shown in Table G, the building shall be provided with an automatic sprinkler system as required by the following sections of the building subcode: 903.2.1 for Group A occupancies, 903.2.2 for Group E occupancies, 903.2.3 for Group F-1 occupancies, 903.2.4 for Group H occupancies, 903.2.5 for Group I occupancies, 903.2.6 for Group M occupancies, 903.2.7 for Group R-1 occupancies, 903.2.8 for Group R-2, 903.2.9 for Group R-4, 903.2.10 for Group S-1, 903.2.11 for Group S-2, and 903.2.12.1 for windowless stories. When this section requires an automatic sprinkler system, compliance with 903.3 of the building subcode is also required.

i. When a portion of the building is changed to a higher hazard category and the proposed use is separated from the existing use(s) by assemblies that meet the applicable fire rating in Table 302.3.3 of the building subcode, an automatic sprinkler system as required above shall be installed only in the portion changed.

2. When a change of use is made to an equal or lesser hazard category as shown in Table G, there is no requirement to install an automatic sprinkler system except in areas where work being performed in connection with the change of use triggers a requirement for an automatic sprinkler system and in windowless stories in accordance with N.J.A.C. 5:23-6.30(c) of this subchapter.

3. Notwithstanding the relative hazard as determined by Table G, when a change in the character of the use is made to a higher degree of hazard as defined by NFPA 13 (Light Hazard, Ordinary Hazard Group 1, Ordinary Hazard Group 2, Extra Hazard Group 1, Extra Hazard Group 2 and Special Occupancy Hazards), the sprinkler system shall be evaluated and, where required by NFPA 13, altered to conform to the required density and maximum sprinkler protection area per head for the proposed occupancy. (Fire)

4. Notwithstanding the relative hazard as determined by Table G above, when a change in the group or a change in the character of the use is made to create a dormitory, the building or portion thereof is required to be provided with an automatic sprinkler system.

(h) Fire Alarm and Detection Systems: When a change of use is made to any of the following groups, a fire alarm system and/or an automatic fire detection system shall be installed in accordance with Section 907 of the building subcode. Where a portion of the building is changed to any of the following groups, a fire alarm system and/or an automatic fire detection system shall be installed throughout the building in accordance with Section 907 of the building subcode unless the proposed use is separated from the other use(s) in the building by assemblies with the appropriate fire resistance rating in accordance with Table 302.3.3 of the building subcode in which case only the portion changed shall comply. (For purposes of applying this section, horizontal separation shall not be considered.)

1. Group A: A manual fire alarm system shall be installed and maintained as required by Section 907.2.1 of the building subcode.

2. Group B: A manual fire alarm system shall be installed and maintained as required by Section 907.2.2 of the building subcode.

3. Group E: A manual fire alarm system shall be installed and maintained as required by Section 907.2.3 of the building subcode.

4. Group F: A manual fire alarm system shall be installed and maintained as required by Section 907.2.4 of the building subcode.

5. Group H: A manual fire alarm system shall be installed and maintained as required by Section 907.2.5 of the building subcode.

6. Group I: A manual fire alarm system and an automatic fire detection system shall be installed and maintained as required by Section 907.2.6 of the building subcode.

7. Group M: A manual fire alarm system shall be installed and maintained as required by Section 907.2.7 of the building subcode.

8. Group R-1: A manual fire alarm system and an automatic fire detection system shall be installed and maintained as required by Section 907.2.8 of the building subcode.

9. Group R-2: A fire alarm system shall be installed and maintained as required by Section 907.2.9 of the building subcode. (Fire)

(i) Single and Multiple Station Smoke Detectors: When a change of use is made to any of the following groups, single and multiple station smoke detectors shall be installed in accordance with Section 907.2.10 of the building subcode. Smoke detectors that are located closer than five feet to a kitchen or bathroom area shall be of the photoelectric type only.

1. Group R-1: Single or multiple station smoke detectors shall be installed and maintained as required by Section 907.2.10.1.1 of the building subcode.

2. Groups R-2, R-3, R-4, R-5 and I-1: Single or multiple station smoke detectors shall be installed and maintained as required by Sections 907.2.10.1.2 and 907.2.10.1.3 of the building subcode.

3. Where the use of a portion of a building is changed such that any nonresidential use is located below one or more dwelling units (including single room occupancies), single or multiple station smoke detectors shall be installed in the nonresidential portion(s) of the building in accordance with NFPA 72 and provided with an audible alarm located within each dwelling unit of the residential portion of the building. The detectors shall be AC powered with battery back-up. Hard-wired, interconnected smoke detectors installed throughout the building shall be accepted as meeting this requirement. (Fire)

(j) Carbon monoxide alarms: When the use of a building is changed to Groups I-1, R-1, R-2, R-3, R-4 or R-5 and the building contains a fuel-burning appliance or has an attached garage, carbon monoxide alarms shall be installed in accordance with the mechanical subcode. (Fire) 1. Exceptions: Rooms or dwelling units which do not themselves contain a fuel-burning appliance or have an attached garage, but which are located in a building with a fuel-burning appliance or an attached garage, need not be provided with single station carbon monoxide alarms provided that:

i. The room or dwelling unit is located more than one story above or below any story which contains a fuel-burning appliance or an attached garage; the room or dwelling unit is not connected by duct work or ventilation shafts to any room containing a fuel-burning appliance or to an attached garage; and the building is provided with a common area carbon monoxide alarm system. The individual alarms shall be located in every room adjacent to the room(s) containing a fuel-burning appliance, and in every corridor, hall or lobby adjacent to such room(s) and in the immediate vicinity of any ventilated shaft, including, but not limited to, stair shafts, elevator shafts, ventilation shafts on the story containing the fuel-burning appliance and any story within two stories above or below said story. All such common area alarm devices shall be connected to an alarm monitoring station or shall be interconnected; or

ii. The building is provided with a monitored carbon monoxide alarm system. Individual alarms shall be located in every room containing a fuel-burning appliance. All such alarms shall be connected to an alarm monitoring station that shall be staffed at all times by a person who is trained and qualified to respond so as to protect the health and safety of building occupants in the event of the activation of one or more alarms. Carbon monoxide alarms and fire alarms may be incorporated into a common monitored system.

2. Carbon monoxide alarms shall be manufactured, listed and labeled in accordance with UL 2034 and shall be installed in accordance with the requirements of this section and NFPA 720. Carbon monoxide alarms shall be battery-operated, hard-wired or of the plug-in type.

(k) Structural Requirements: The following structural requirements shall apply in changes of use:

TABLE K

Structural Load Categories

Load Category 1 (highest)	Use or Character of Use F-1, F-2, S-1, S-2, stack areas in libraries,
	stages and platforms, areas subject to vehicu-
	lar loads, queuing areas
2	All loading conditions not listed in category 1
	or 3
3 (lowest)	B, E, I-1, I-2, I-3, I-4, R-1, R-2, R-3, R-4,
. ,	R-5

1. When the use or the character of use of a building is changed to a higher load category as shown in Table K above, then the structure shall be capable of supporting the load requirement for the new use or character of use as specified in Table 1607.1 of the building subcode.

i. If the building subcode official determines that the number of occupants or the placement and weight of furniture and equipment can be controlled by the occupants, the areas designed for the reduced live load shall be posted with the approved live load. Placards stating the allowable live loads shall be posted. Placards may state loads in forms usable by the occupants, in addition to posting the allowable load in pounds per square foot. Such information shall be developed by a licensed design professional and be approved by the subcode official.

(1) Analysis and test methods for evaluation of existing structural members shall use methods specified in the code in effect at the time the building was originally constructed or other standards as approved by the subcode official.

ii. The corridor and lobby loading requirements of Table 1607.1 shall be met only if the corridor exceeds six feet in width or if the lobby or corridor area is used for queuing purposes.

2. Where the use or character of use within an existing building is changed to an equal or lower load category as shown in Table K above, then the existing structure may be used without modification, provided that the building is structurally sound and in good structural repair.

3. When a change of use results in a building being reclassified into one of the following occupancies, the building shall comply with the seismic design requirements of Section 1613 through 1617 of the building subcode: Fire, rescue and police station; Group I–2 having surgery or emergency treatment facilities; emergency preparedness centers; post-earthquake recovery vehicle garages; power-generating stations and other utilities required as emergency backup facilities; primary communication facilities; highly toxic materials as defined by Section 307 of the building subcode where the quantity of material exceeds the exempt amount as per Section 307.9 of the building subcode. (Building)

(*l*) Plumbing Requirements: When the character of the use of a building or portion of a building is changed, the following plumbing provisions shall apply:

1. The fixture requirements for the proposed new use shall comply with the basic requirements for that use.

2. If the new use is a food handling establishment, all existing sanitary waste lines above the food or drink preparation or storage areas shall be panned or otherwise protected to prevent leaking pipes or condensation on pipes from contaminating food or drink. New drainage lines shall not be installed above such areas except where it is the only practical alternative. Where new lines are to be installed, they shall be protected in accordance with the plumbing subcode.

3. New uses that will produce grease or oil laden wastes shall be provided with interceptors as required in the plumbing subcode.

4. If the new use produces chemical wastes, the following shall apply:

i. If the existing piping is compatible with the chemical waste, no change to the existing piping material is required.

ii. If the existing piping is not compatible with the chemical waste, either the waste must be neutralized prior to entering the drainage system or the piping must be changed to a compatible material.

iii. No chemical waste shall discharge to a public sewer system without the approval of the sewage authority.

5. Where a building's use is changed to a health care facility, the requirements of chapter 14 of the plumbing subcode shall apply. (Plumbing)

(m) Electrical Requirements: The following electrical requirements shall apply in changes of use:

1. When the character of the use of a building or portion thereof is changed to one of the following special occupancies as described in Chapter 5 of the electrical subcode, the electrical wiring and equipment of the building or portion thereof that contains the proposed use shall comply with all applicable requirements of the electrical subcode regardless of whether a change of group is involved:

i. Hazardous (classified) Locations;

ii. Commercial Garages, Repair and Storage;

iii. Aircraft Hangars;

iv. Gasoline Dispensing and Service Stations;

v. Bulk Storage Plants;

vi. Spray Application, Dipping, and Coating Processes;

vii. Health Care Facilities;

viii. Places of Assembly;

ix. Theaters, Audience Areas of Motion Picture and Television Studios and Similar Locations;

x. Motion Picture and Television Studios and Similar Locations; and

xi. Agricultural Buildings.

2. When the use of a building is changed the Group R-2, R-3, R-4 or R-5, the electrical wiring and equipment of the building shall comply, at a minimum, with the Basic Requirements of this subcode for that use and shall have the electrical service (conductors and equipment)

sized and rated in accordance with the electrical subcode. (Electrical)

(n) Mechanical Requirements: When the character of the use of a building is changed, the following mechanical provisions shall apply:

1. All spaces intended for human occupancy shall be provided with natural or mechanical ventilation. A building intended to be used as a public school shall be mechanically ventilated.

i. Spaces intended to be naturally ventilated shall be provided with openable doors, windows, louvers or other openings to the outdoors. The minimum openable area to the outdoors shall be four percent of the floor area being ventilated. Where rooms without openings to the outdoors are ventilated through an adjoining room, the unobstructed opening to the adjoining room shall be at least eight percent of the floor area of the interior room or space, but not less than 25 square feet. The ventilation openings to the outdoors shall be based on the total floor area being ventilated.

ii. Spaces intended to be mechanically ventilated shall comply with the following:

(1) If the occupancy of a building is changed and the new occupancy would require the same or a lesser amount of outdoor air based on the equations below, no change to the mechanical ventilation system is required.

(2) If the occupancy of a building is changed and the new occupancy would require a greater amount of outdoor air based on the equations below, the HVAC system shall be upgraded to satisfy the requirements of Table N below for the new occupancy. As an alternative to providing the amount of outdoor air required by Table N below, the indoor air quality procedure of ASHRAE 62–89 can be used.

(3) Residential buildings that are intended to be mechanically ventilated shall be provided with the ventilation specified in the mechanical subcode.

(4) When the use of a building is changed to a health care facility, mechanical ventilation shall be provided as required by the mechanical subcode and N.J.A.C. 5:23-3.2(b).

(5) When the group of a building is changed to B or E and the building is a class one or class two building, a test and balance report shall be submitted prior to the issuance of a certificate of occupancy. (Building)

2. A commercial hood and an automatic sprinkler system that comply with the mechanical subcode shall be required for commercial cooking equipment producing grease-laden vapors, except in Groups R-2, R-3, R-4 and R-5. No automatic sprinkler system shall be required for completely enclosed ovens, steam tables or similar equipment.

i. Exception: Bed and breakfast home stay facilities, which are designed to accommodate five or fewer guests, shall not be required to comply with this provision. (Fire)

3. All newly-introduced devices, equipment or operations that produce airborne particulates, odors, fumes, sprays, vapors, smoke or gases in such quantities as to be irritating or injurious to health shall be provided with local exhaust in accordance with Section 502 of the mechanical subcode. (Building)

TABLE N

TABLE N	_		
Outdoor Air Rates Based on Oc	P/1,000	CFM/	
Occupancy Storage Warehouses	$\frac{sq. ft.}{5}$	person 10	
Correction Facilities Dining Halls Guard Stations	100 40	15 15	
Dry Cleaners, laundries Coin oper dry cleaner Coin oper laundries	20 20	15 15	
Education Auditoriums Classrooms Libraries Music Rooms	150 50 20 50	15 15 15 15	
Food & Bev Service Dining Rooms Kitchens (cooking)	70 20	15 15	~
Hospitals, Nursing & Convalescent Homes Med Procedure Rooms Physical Therapy Recovery and ICU	20 20 20	15 15 15	
Hotels, Motels, Resorts, Dormitories Assembly Rooms Dormitory Sleep Areas Lobbies	120 20 30	15 15 15	
Specialty Shops Barber Florists Hardware, drug, fabric Reducing Salons Supermarkets	25 8 8 20 8	15 15 15 15 15	
Theaters Auditoriums Stages and Studios	150 70	15 15	
Transportation Platforms Vehicles Waiting Rooms	100 150 100	15 15 15	,
Workrooms Bank Vaults	5	15	Ĺ

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Occupancy	P/1,000 <u>sq. ft.</u>	CFM/ person	Occupancy	P/1,000 <u>sq. ft.</u>	CFM, persor
Meat Processing ^a	10	15	Convalescent Homes		
Pharmacy	20	15	Operating Rooms	20	30
Photo Studios	10	15			
			Hotels, Motels, Resorts,		
Sports and Amusement			Dormitories		
Spectator Areas	150	15	Gambling Casinos	120	30
			-	CFM/	
Correctional Facilities			Occupancy	sq. ft.	
Cells	20	20	Education		
			Corridors	0.1	
Education			Locker Rooms	0.5	
Laboratories	50	20	Locker Rooms	0.0	
Training Shops	30	20	Hospitals, Nursing and		
			Convalescent Homes		
Food & Bev Service				0.5	
Cafeteria, fast food	100	20	Autopsy Rooms	0.5	
Hotels, Motels, Resorts,			Public Spaces		
Dormitories			Corridors and Utilities	0.05	
Conference Rooms	50	20	Elevators	1.0	
			Locker & Dressing Rooms	0.5	
Dry Cleaners			Public Restrooms	75 cfm p	er wate
Commercial Laundry	10	25		closet or	urinal
Commercial Examples	10				
Hospitals, Nursing and			Retail Stores, Sales Floors		
Convalescent Homes			and Showroom Floors		
Patient Rooms	10	25	Basement and Street	0.3	
I diletit Rooms	10	20	Dressing Rooms	0.2	
Specialty Shops			Malls and Arcades	0.2	
Beauty	25	25	Shipping and Receiving	0.15	
Deauty	20	20		0.15	
Dry Cleaners, Laundries			Storage Rooms	0.13	
Commercial Dry			Upper Floors		
Cleaner	30	30	Warehouses	0.05	
Cicalier	50	50	0 14 01		
Food & Bev Service			Specialty Shops	1.5	
Bars & Cocktail			Automotive Service	1.5	
	100	30	Clothes and Furniture	0.3	
Lounges	100	50	Pet Shops	1.0	
Dry Cleaners, Laundries					
Storage, Pick-up	30	35	Sports & Amusement		
Storage, Tick-up	50	55	Ice Arenas	0.5	
Smolting Loungos	70	60	Swimming Pools		
Smoking Lounges	70	00	(Pool & Deck Area)	0.5	
Officer					
Offices	50	20	Storage		
Conference Rooms	50	20	Repair Garages/Public		
Office Spaces	7	20	Garages	1.5	
Reception Areas	60	20	0 11 1 8 1 9 1 9		
Telecommunication	<i>(</i> 0	20	Workrooms		
Ctrs & Data Entry	60	20	Darkrooms	0.5	
				0.5	
Theaters		•	Duplicating Note: P/1,000 sq. ft. = persons per 1,000 square feet o		
Lobbies	150	20	Note a. Spaces unheated or maintained below 50 degr		vered by
Ticket Booths	60 [.]	20	these requirements unless the occupancy is continuous	•	
			Where the ventilation rates in Table N are based on C		
Sports and Amusement			(1) $OL_n \times V_n$ is less than or equal to $OL_e \times V_e$	+ no up	
Playing floors (gym)	30	20	(2) $OL_n \times V_n$ is greater than $OL_e \times V_e$ Where the ventilation rates in Table N are based on C	+ upgra FM/square foot:	
			(3) SF_nxV_n is less than or equal to SF_exV_e	+ no up	
			(4) SF_nxV_n is greater than SF_exV_e	+ upgra	ade
Sports and Amusement	100	25	Where the ventilation rates in Table N are based on C		
Sports and Amusement Ballrooms and Discos	100				
	100		CFM/person		
Ballrooms and Discos	70	25	(5) $OL_n x V_n$ is less than or equal to $SF_e x V_e$	+ no up	
Ballrooms and Discos Bowling Alleys		25 25	(5) $OL_n x V_n$ is less than or equal to $SF_e x V_e$ (6) $OL_n x V_n$ is greater than $SF_e x V_e$	+ upgra	ade
Ballrooms and Discos Bowling Alleys (Seating areas)	70		(5) $OL_n x V_n$ is less than or equal to $SF_e x V_e$		ade ograde

$OL_n =$	the occupant load of the proposed occupancy based on Table
	N. When accepted by the administrative authority this occu-
	pant load can be reduced.
OT	the assument load of the switting assumency based on Table N

the occupant load of the existing occupancy based on Table N. the square footage of the proposed occupancy.

 $SF_n =$ $SF_e =$ the square footage of the existing occupancy

 $V_n =$ the ventilation rate for the proposed occupancy based on

Table N

 $V_e =$ the ventilation rate for the existing occupancy based on Table N.

(o) Accessibility Requirements: The following accessibility requirements shall apply in changes of use:

1. The change of use of a building of 10,000 square feet or more total gross enclosed floor area shall comply with all applicable provisions of the barrier free subcode, N.J.A.C. 5:23-7.

2. The change of use of a building of less than 10,000 square feet total gross enclosed floor area shall be exempt from the provisions of the barrier free subcode, except as follows:

i. An alteration project undertaken in connection with the change of use of a small building shall provide accessibility as required by N.J.A.C. 5:23-6.6.

ii. A reconstruction project undertaken in connection with the change of use of a small building shall provide accessibility as required by N.J.A.C. 5:23-6.7.

3. In a building of any size, where there is a change of use of an area of 10,000 square feet or more, the proposed new use shall comply with the requirements of the barrier free subcode, N.J.A.C. 5:23-7.

4. In a building of any size, where there is a change of use of an area of less than 10,000 square feet, the proposed new use shall be exempt from the provisions of the barrier free subcode, except as follows:

i. A renovation project undertaken in connection with the change of use of a small building shall provide accessibility as required by N.J.A.C. 5:23-6.5.

ii. An alteration project undertaken in connection with the change of use of a small building shall provide accessibility as required by N.J.A.C. 5:23-6.6.

iii. A reconstruction project undertaken in connection with the change of use of a small building shall provide accessibility as required by N.J.A.C. 5:23-6.7. (Building)

(p) Change of use to a bed and breakfast shall be done in compliance with N.J.A.C. 5:23-9.8. (Plan review Building,-Fire. Inspection-Building)

- See: 30 N.J.R. 539(a).
- Amended by R.1999 d.259, effective August 16, 1999.

See: 31 N.J.R. 825(a), 31 N.J.R. 2330(a).

Inserted (k); and recodified existing (k) through (p) as (l) through (q).

Amended by R.1999 d.424, effective December 6, 1999.

See: 31 N.J.R. 2428(a), 31 N.J.R. 4001(c).

In (c), rewrote 4; rewrote (d); in (e)1, inserted a new i and recodified former i as ii; in (f)1, changed fire prevention code reference in Note b, and rewrote i; in (g)1, added the last sentence in the introductory paragraph; in (h) and (i), inserted references to section 924.2 throughout the introductory paragraphs; in (j), added the last sentence in the introductory paragraph; and in (o), added "(Building)" at the end of 1ii(5), and substituted "(Fire)" for "(Building)" at the end of 2i.

Administrative correction.

See: 32 N.J.R. 688(a).

Amended by R.2000 d.492, effective December 18, 2000.

See: 32 N.J.R. 3219(a), 32 N.J.R. 4437(b).

In (a), rewrote 4; in (f)2, rewrote Use Group table; in (i), added 6; in (o), added 3 and in Table N amended the square foot values for Corridors and Utilities under Public Spaces.

Amended by R.2002 d.5, effective January 7, 2002.

See: 33 N.J.R. 3392(a), 34 N.J.R. 267(a).

In (b), rewrote 3; in (c), rewrote 1, inserted new iii and recodified existing iii through xii as iv through xiii in 2.

Amended by R.2002 d.15, effective January 22, 2002.

See: 33 N.J.R. 2933(b), 33 N.J.R. 3883(a), 34 N.J.R. 521(a).

In (k), inserted the last sentence preceding "(Fire)" in the introductory paragraph, and rewrote 1.

Amended by R.2002 d.255, effective August 5, 2002.

See: 33 N.J.R. 4177(a), 34 N.J.R. 2783(a).

In (a), added 5 through 7; in (b), deleted 3 and 4.

Amended by R.2003 d.137, effective April 7, 2003.

See: 34 N.J.R. 4277(a), 35 N.J.R. 1558(c).

Rewrote (k).

Amended by R.2003 d.157, effective April 21, 2003.

See: 34 N.J.R. 4247(a), 35 N.J.R. 1663(b).

In (a)5x, added (1) through (3).

Amended by R.2003 d.218, effective May 19, 2003.

See: 35 N.J.R. 29(a), 35 N.J.R. 2209(a). Rewrote the section.

Amended by R.2004 d.145, effective April 5, 2004. See: 35 N.J.R. 5190(a), 36 N.J.R. 1758(a).

Rewrote the section.

Administrative correction.

See: 36 N.J.R. 3398(a).

5:23–6.32 Additions

(a) Any addition to a building or structure shall comply with the requirements of the Uniform Construction Code applicable to new construction.

1. Any repair, renovation, alteration or reconstruction work undertaken within an existing building in connection with an addition shall comply with the requirements of this subchapter.

(b) No addition shall create or extend any non-conformity in the existing building to which the addition is constructed with regard to accessibility, structural strength, egress capacity, exit access travel distance or the capacity of mechanical, plumbing, electrical or fire protection system provisions of the basic requirements of this subcode.

(c) No addition shall increase the height of an existing building beyond that permitted under the applicable provisions of the building subcode for a new building of the same group. (Plan review-Building, Fire. Inspection-Building)

(d) No addition shall increase the area of an existing building beyond that permitted under the applicable provisions of the building subcode unless a fire wall is provided in accordance with Section 705 of the building subcode.

Administrative correction.