<b>Testimony From</b>	Mod	Summary	Recommendation
Ken Brouillette  Supporting  Documents	Yes	Table 315.7.6 (1) looking at adding a footnote (a). There is some confusion regarding how much fire rated glazing you could have in these opening. Adds a pointer to section 716 of the International Building Code	
	Yes	405.2 This section was missed by the TAG. It references R-4 occupancies. It should be struck. The fire evacuation plans, the current State Amendment changes some language and does not use the word "care recipients".	
	Yes	403.3.1.1 Add safety and care recipients to keep language the same as the charging language	
	Yes	404.2.3 Lockdown Plans the City of Seattle is proposing to enact this and with additional language in the charging section which states when required by the fire code official the lockdown plans shall be submitted for review to the Fire Code official and then they should also include all of those items in there. The proposal is to put locked down drills into the state code, with the fire code official being able to review them when they desire. We're not requiring them; we are just saying that we'd like to review them.	
	Yes	918.0 Alerting Systems. Deleting this entire section and the reason for this is it states in the very beginning "An approved alerting system shall be provided in buildings and structures as required in Chapter 4 and this section" but it's not required in Chapter 4 and Section 918 does not require an alerting system so it's very confusing	
	Yes	308.1.9 Decorative open flame tables. "Gas-fired portable or fixed open flame fire tables and fireplaces". looking at striking "and fireplaces" because it's not in the title. Also like to add some language in there that says "The protective device shall be not lower than the maximum height of the proposed flame. Add that gas fired portable or fixed open flame fire tables shall be used in accordance with their manufacturer's instructions and where required the fire code official is authorized to use technical assistance per section 104.8.2 to determine compliance with the section so this will allow the fire code official to use the technical assistance section	
Shamim Rashid- Sumar		fire safety concerns related to the proposed amendments to the International Building Code and the International Fire Code section 903.3.1.2 on the topic of NFPA 13R-Sprinkler Systems. This proposed amendment will roll back previous changes that were made to the IFC and the IBC to limit the use of NFPA 13R sprinkler systems to buildings where the floor level of the highest level is 30 feet or less above the level of the Fire Department vehicle access. There are some distinct differences in the level of protection provided by NFP 13 and NFP 13R sprinkler systems. NFP 13 requires sprinkler protection in attics, closets, and bathrooms whereas NFP 13R does not. NFP 13R also allows for a shorter duration of water supply and	

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		allows for lesser water discharge demand. 2021 code	
		development cycle, there was a change to that previous	
		requirement considered to look at a different approach that's modeled after some of the provisions that are in a	
		NFP 13R, to address attics, as I mentioned, NFP 13 does	
		not require a sprinkler protection in attics. , in section	
		903.3.1.2.3 of NFP 13R, there is a trigger whereby NFP 13	
		is required for attics are certain height. In the alternate	
		amendment that we are proposing to what is on the table,	
		NFP 13 systems will still be required, where the floor level	
		of the highest story is more than 30 feet above the lowest	
		level of fire department access. However, you would still	
		be able to use the 13R system for Group R2 occupancies	
		where the roof assembly is less than 45 feet above the	
		lowest level of Fire Department access. This approach of	
		this alternate is to trigger NFP 13 protection based on the	
		height of the attic and that set at a threshold of 45 feet.	
		This would allow a typical four-story apartment building with nine-foot ceilings and one foot floor ceiling	
		assemblies, an additional five feet to accommodate the	
		height of a grade level slab that slopes downward. In	
		considering this alternate proposal, the code will still	
		strictly limit the permissible use of NFP 13R to R2	
		occupancies that don't exceed four stories, and which	
		cannot include a combination of tall ceilings and upper-	
		level mezzanine. This proposal has been limited to R2	
		occupancies. feel this alternate is middle ground between	
		the proposal to limit to 60 feet and what was previously in	
		the code at 30 feet. We ask for your consideration of this change that will appear in the 2024 International Building	
		Code as an alternate to the amendment that's currently	
		proposed for Washington state.	
Steve Skalko		Speak in opposition to this 13R proposal as it's presently	
		structured. I think what's being proposed far exceeds	
		what's intended to be used for 13R systems and I point	
		that out for two reasons. One, it is of course for four-story	
		buildings, but by allowing it to go to 60 feet you do start to raise the question that you end up with a building much	
		taller than what the 13R system may have originally been	
		intended, because it only addresses it as four-story	
		buildings. What complicates the proposal is the fact that	
		the measurement of 60 feet is going to be taken above the	
		horizontal assembly if it's on a podium type structure, and I	
		want you to realize what you in essence have is a building	
		let's say sitting on top of a single-story parking garage that	
		might be 20 feet high then you're going to put four more	
		stories of that building on top of that, so you could	
		technically have the roof system as high as 80 feet above the ground. When the proposal, as the 2021 IBC presently	
		is worded, was put in, it was put in especially because of	
		concerns by the fire service when they go to respond to	
		these podium style buildings, having equipment	
		capabilities to reach high up, and of course the	
		complication is these buildings don't have full sprinkler	
		protection, especially lacking sprinkler protection in the	
		attics and other concealed spaces and that's why that limit	

## Testimony Summary - March 2022

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		was lowered down from what the previous IBC and, of course, the Washington State Code would permit	
Miriam Villiard Supporting Documents		Section 903.3.1.2. in an effort to preserve affordability of residential buildings by ensuring applicability of NFPA 13R systems are preserved. Lower density multi-family buildings otherwise would have been subjected to a full NFPA 13 system which would drastically increase the cost of construction.	
Miriam Villiard Supporting Documents		Would like to see that exception added back to the code before official adoption by the SBCC. The state is in a housing affordability and homelessness crisis with not just a shortage of more than 225,000 single-family homes but also 157,000 rental units available for extremely lowincome renters.	IBC
Randall King Supporting Documents		Section 429 – Electric vehicle charging infrastructure Kitsap Building Association would like to see that exception added back to the code before official adoption by the SBCC.  Exception: "Meeting the requirements will alter the local utility infrastructure design on the utility side of the meter and will increase the utility side cost to the homeowner or the developer by more than \$1,000 per dwelling unit."	IBC
Randall King Supporting Documents		Section 903.3.1.2 – Sprinkler Systems in Low-Rise Residential Buildings. Kitsap Building Association supports Section 903.3.1.2. in an effort to preserve affordability of residential buildings by ensuring applicability of NFPA 13R systems are preserved. Lower density multi-family buildings otherwise would have been subjected to a full NFPA 13 system which would drastically increase the cost of construction.	