

EC42-09/10

Table 402.1.1; IRC Table N1102.1

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THIS IS A 2 PART CODE CHANGE. PART I WILL BE HEARD BY THE IECC COMMITTEE. PART II WILL BE HEARD BY THE IRC BUILDING/ENERGY COMMITTEE. SEE THE TENTATIVE HEARING ORDERS FOR THESE COMMITTEES.

PART I – IECC

Revise table as follows:

**TABLE 402.1.1
INSULATION AND FENESTRATION REQUIREMENTS BY COMPONENT^a**

CLIMATE ZONE	FENESTRATION U-FACTOR ^b	SKYLIGHT ^b U-FACTOR	GLAZED FENESTRATION SHGC ^{b, e}	CEILING R-VALUE	WOOD FRAME WALL R-VALUE	MASS WALL R-VALUE ⁱ	FLOOR R-VALUE	BASEMENT ^c WALL R-VALUE	SLAB ^d R-VALUE & DEPTH	CRAWL SPACE ^c WALL R-VALUE
1	1.2	0.75	0.30	30	13	3/4	13	0	0	0
2	0.65 ^j	0.75	0.30	30	13	4/6	13	0	0	0
3	0.50 ^j	0.65	0.30	30	13	5/8	19	5/13 ^f	0	5/13
4 except Marine	0.35	0.60	NR 0.40	38	13	5/10	19	10/13	10, 2 ft	10/13
5 and Marine 4	0.35	0.60	NR	38	20 or 13+5 ^h	13/17	30 ^g	10/13	10, 2 ft	10/13
6	0.35	0.60	NR	49	20 or 13+5 ^h	15/19	30 ^g	15/19	10, 4 ft	10/13
7 and 8	0.35	0.60	NR	49	21	19/21	38 ^g	15/19	10, 4 ft	10/13

(Footnotes remain unchanged)

PART II – IRC BUILDING/ENERGY

Revise table as follows:

**TABLE N1102.1
INSULATION AND FENESTRATION REQUIREMENTS BY COMPONENT^a**

CLIMATE ZONE	FENESTRATION U-FACTOR	SKYLIGHT ^b U-FACTOR	GLAZED FENESTRATION SHGC ^b	CEILING R-VALUE	WOOD FRAME WALL R-VALUE	MASS WALL R-VALUE ^k	FLOOR R-VALUE	BASEMENT ^c WALL R-VALUE	SLAB ^d R-VALUE AND DEPTH	CRAWL SPACE ^c WALL R-VALUE
1	1.2	0.75	0.35 ^j	30	13	3/4	13	0	0	0
2	0.65 ⁱ	0.75	0.35 ^j	30	13	4/6	13	0	0	0
3	0.50 ⁱ	0.65	0.35 ^{e,j}	30	13	5/8	19	5/13 ^f	0	5/13
4 except Marine	0.35	0.60	NR <u>0.40^e</u>	38	13	5/10	19	10/13	10, 2 ft	10/13
5 and Marine 4	0.35	0.60	NR	38	20 or 13 + 5 ^h	13/17	30 ^f	10/13	10, 2 ft	10/13
6	0.35	0.60	NR	49	20 or 13 + 5 ^h	15/19	30 ^g	10/13	10, 4 ft	10/13
7 and 8	0.35	0.60	NR	49	21	19/21	30 ^g	10/13	10, 4 ft	10/13

(Footnotes remain unchanged)

Reason: This proposal promotes “the effective use of energy” (see *IECC* section 101.3) by reducing the need for peak electricity by adopting a modest and conservative Solar Heat Gain Coefficient (SHGC) requirement in climate zone 4 except Marine.

Precedent for a Maximum SHGC Requirement in Climate Zone 4.

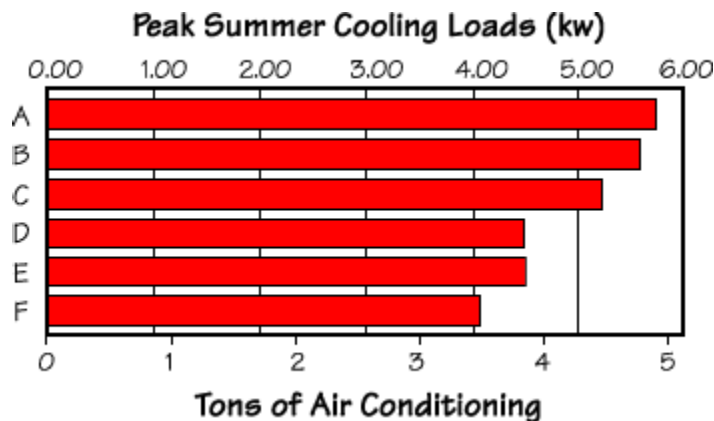
DOE/EPA’s ENERGY STAR for Windows program has included an SHGC maximum requirement in the North-Central zone (roughly *IECC* climate zone 4) for a number of years. The most recent Energy Star qualification criteria, released in April 2009, requires a maximum 0.40 SHGC in the North-Central zone. The 2009 American Recovery and Reinvestment Act (Stimulus Bill) goes even further, requiring a maximum 0.30 SHGC nationwide for the enhanced window tax credit. Chapter 5 of the *IECC* (Commercial Energy Efficiency) already requires a maximum SHGC of 0.40 in climate zones 4-6. ASHRAE 90.1-2007 also contains the same requirement in climate zones 4-6 for both high rise residential and commercial construction. See Table 5.5-4. It is time for the residential chapters of the *IECC* and *IRC* to move in the same direction.

The proposed change would still allow a great deal of flexibility. The SHGC requirements in both ENERGY STAR and the Stimulus Bill apply to *each window*, as opposed to the area-weighted average flexibility allowed by the *IECC*. This proposal sets the *weighted average* at 0.40 SHGC, a level already achieved by most products on the market in climate zone 4.

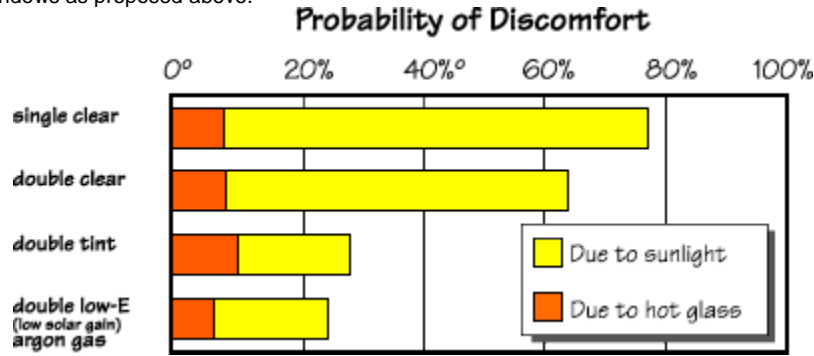
Reduction of Peak Electricity Demand and Potential Energy Cost Savings.

Every state in climate zone 4 is “summer-peaking,” meaning that demand for electricity is highest on the hottest summer days. Electricity during peaking times is scarce and exponentially more expensive on the open market. States have been forced to build and site new peaking power plants (or to revive retired, dirty plants) for the sake of keeping up with peak demand, due in large part to the increased use of air conditioners in new construction.

Windows with low SHGC are an obvious answer to this growing problem. The following chart, developed by the U.S. Department of Energy’s Lawrence Berkley National Laboratory (LBNL), which is found on the Efficient Window Collaborative (EWC) website (www.efficientwindows.org), shows the potential for saving peak demand (and tons of HVAC) for different window types. Window E is a higher solar gain low-e double-pane window that meets the current U-factor requirement in climate zone 4. Window F is the low SHGC, low U-factor window that would meet the current U-factor requirement plus the SHGC maximum of this proposal. The reduction in peak cooling load is nearly half of a kW, reducing by almost a half ton the size of the air conditioning unit. As is readily apparent, improved windows will lead to smaller HVAC sizes (with lower costs to the homeowner) and lower peak cooling loads (saving the state from building additional peak capacity).



Similarly, the following chart shows the probability of discomfort during summer from sunlight and hot glass. The summertime probability of discomfort ranges from over 60% with double clear (which is currently allowed in climate zone 4 under the UA trade-off and performance paths) to almost 20% with low SHGC windows as proposed above.



Windows with low SHGC will reduce the volatility of temperatures in the home, which will reduce occupant discomfort and make it less likely that occupants will need to adjust the thermostat and use more energy.

Construction Costs/Benefits of a Low SHGC Requirement in Climate Zone 4.

There should be no increased construction cost for moving to a low SHGC requirement in climate zone 4. Climate zone 4 already requires a 0.35 U-factor window. Such a window, by definition, already incorporates low-e glass. Meeting a 0.40 SHGC merely requires that the low-e coating be designed to limit low solar gain, a feature that adds no additional cost.

On the other hand, use of lower SHGC windows will result in construction cost savings from properly downsizing the HVAC equipment.

Cost Impact: The code change proposal will not increase the cost of construction.

PART I – IECC

Public Hearing: Committee: AS AM D
 Assembly: ASF AMF DF

PART II – IRC BUILDING/ENERGY

Public Hearing: Committee: AS AM D
 Assembly: ASF AMF DF