RHODE ISLAND
STATE BUILDING CODE

SBC-6  STATE PROPERTY MAINTAINENCE CODE

Replaces SBC-6-2010
Effective July 1, 2013

STATE OF RHODE ISLAND AND PROVIDENCE PLANTATIONS

Department of Administration
BUILDING CODE STANDARDS COMMITTEE
One Capitol Hill
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RI State Property Maintenance Code
Regulation SBC-6
July 1, 2013

The Building Code Standards Committee, in accordance with the rule making authority of Title 23, Chapter 23-27.3, Section 109.1, paragraphs a through c inclusive, has formally adopted and promulgated as the Rhode Island State Building Code, the provisions of the International Property Maintenance Code, 2012 edition, as published by the International Code Council, Inc. (I.C.C.), together with amendments thereto hereinafter set forth to the articles and sections of this code:

The provisions of Title 23, Chapter 27.3 of the General Laws of Rhode Island establishing administration and enforcement are hereby incorporated by reference. Regulatory Administration Chapter 1 immediately follows and is supplemental to the General Laws.

Editorial Note: Code users please note:
When purchasing or using the IPMC 2012 code, please take note of the particular printing edition. Errata to that printing edition is available on-line directly at no charge at http://www.iccsafe.org/cs/codes/pages/errata.aspx or call the office of the State Building Code Commissioner at 401-222-3033 for further information.

Printed copies of the administrative and enforcement provisions of Title 23, Chapter 27.3 are available at the Office of the State Building Code Commission or on-line at http://webserver.rilin.state.ri.us/Statutes/TITLE23/23-27.3/INDEX.HTM.

The International Property Maintenance Code, 2012 Edition, is protected by the copyright that has been issued to the ICC. As a result, the State Building Code is not available in complete form to the public in an electronic format. The International Property Maintenance Code 2012 edition that is referred to within is contained in a printed volume and is also in an electronic format that have been published by the ICC under an exclusive license.

The Office of the State Building Code Commissioner has purchased volumes of these codes and they shall be distributed to Rhode Island cities and towns during the month of June 2013 so that local officials will have access to the code prior to the implementation of these rules on July 1, 2013.

In order to assure public access to this code the Office of the State Building Code Commissioner shall provide a copy of this code to the Rhode Island State Library, which is located on the second floor of the State House. In addition, all codes may be viewed during business hours at the Department of Administration’s Library which is located on the fourth floor of the William E. Powers Building, One Capitol Hill, Providence.

The Legislative Regulation Committee approved adoption of this code on July 1, 2013

By:

John P. Leyden
Executive Secretary
Rhode Island Building Code Standards Committee
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Thomas Coffey
Legal Counsel
The following list includes all regulations promulgated by the State Building Code Standards Committee. All regulations are available for a fee at the State Building Commission.

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Chapter 1

101.1 Title.
Substitute State of Rhode Island at [Name of Jurisdiction]

Delete existing section 102.3 and substitute the following

[A] 102.3 Application of other codes
Repairs, additions or alterations to a structure, or changes of occupancy, shall be done in accordance with the procedures and provisions of the Rhode Island State Building Codes SBC-1, Rhode Island One and Two Family Dwelling Code, SBC-3 Rhode Island Plumbing Code SBC-3, Rhode Island Mechanical Code SBC-4, Rhode Island Electric Code SBC-5, Rhode Island Energy Conservation Code SBC-8, Rhode Island Fuel Gas Code SBC-19, Rhode Island Fire Code, and Nothing in this code shall be construed to cancel, modify or set aside any provision of the a locally adopted Zoning Code. Additionally corrective measures may be eligible for implementation through procedures allowed in The State of Rhode Island Rehabilitation Building and Fire Code for Existing Buildings and Structures SRC-1

Delete Section 111 and Replace with the following

Add the following article 111.0

111.0 Appeal of Violations
111.1 Application for reconsideration.
111.1.1 Any person aggrieved by a notice of the enforcing officer issued in connection with any alleged violation of this chapter or of applicable rules and regulations issued pursuant to it, or by any order requiring repair or demolition pursuant to section 107 may apply to the enforcing officer for a reconsideration of the notice or order within ten (10) days after it has been issued.
111.1.2 The enforcing officer shall set a time and place for an informal conference on the matter within ten (10) days of the receipt of the application, and advise the applicant of the time and place in writing.
111.1.3 At the informal conference, the applicant is permitted to present his or her grounds for believing that the order should be revoked or modified to one or more representatives of the enforcing officer.
111.1.4 Within ten (10) days following the close of the informal conference, the enforcing officer shall advise the applicant whether or not he or she will modify or set aside the notice or order issued by the enforcing officer.
111.2 Hearings.
111.2.1 Any person aggrieved by a notice of the enforcing officer issued in connection with any alleged violation of the provisions of this chapter or of any applicable rules and regulations pursuant to it, or by any order requiring repair or demolition pursuant to
section 107, may file with the housing board of review a petition stating that person's reasons for contesting the notice or order.

111.2.2 The petition shall be filed within ten (10) days after the notice or order is served on the petitioner in the manner prescribed by 107.3.

111.2.3 Upon receipt of a valid petition, the housing board of review shall either grant or deny the hearing requested, and advise the petitioner of its decision, in writing, within ten (10) days of the day on which his or her petition was received.

111.2.4 Hearing Notice
When the housing board of review determines to hold a hearing, it shall serve the petitioner with notice of its decision in the manner provided for service of notice in 107.3. The notice shall be served within ten (10) days of the receipt of the petition.

111.2.5 Hearing Procedure
At the hearing, the petitioner shall be given an opportunity to show cause why the notice or order should be modified or withdrawn, or why the period of time permitted for compliance should be extended.

111.2.6 Board Actions
The housing board of review has the power to affirm, modify, or revoke the notice or order, and may grant an extension of time, for the performance of any act required, of not more than three (3) additional months where the housing board of review finds that there is practical difficulty or undue hardship connected with the performance of any act required by the provisions of this chapter or by applicable rules and regulations issued pursuant to it; or that strict adherence to these provisions would be arbitrary in the case at hand; that extension would not provide an appropriate remedy in the case at hand; and that a variance is in harmony with the general purpose of this chapter to secure the public health, safety, and welfare.

111.3 Emergencies
111.3.1 Whenever, in the judgment of the enforcing officer, an emergency exists which requires immediate action to protect the public health, safety, or welfare, notice of violation may be issued, directing the owner, occupant, operator, or agent to take action that is appropriate to correct or abate the emergency.

111.3.2 The owner, occupant, operator, or agent may petition for a code enforcement hearing, but the hearing shall in no case stay the abatement of correction of the emergency.

111.3.3 Every owner of a dwelling or multiple dwelling unit is responsible for maintaining all surfaces covered by lead-based substances in an appropriate manner as to insure no unsafe conditions exist.
111.3.4 It is unlawful for any owner, operator, or agent to evict occupants from a dwelling or dwelling unit without just cause during conferences, hearings, appeals, or when served with a notice of violation.

111.3.5 To expedite correction or abatement of emergency violations the following time intervals hold:

111.3.5.1 A notice of violation provides a time period not to exceed ten (10) days for the correction of any violation. The person served with the notice of violation has a time period not to exceed five (5) days to petition for an informal hearing with the local code enforcement agency, which will be held within five (5) days.

111.3.5.2 Second notice of violation. A second notice of violation provides a time period not to exceed five (5) days for the correction of any violation.

111.4 Court proceedings.

111.4.1 The district court, upon due proceedings instituted in the name of any of the several cities or towns, has power to proceed according to equity:

111.4.1.1 To restrain, prevent, enjoin, abate, or correct a violation; or

111.4.1.2 To order the repair, vacation, or demolition of any dwelling existing in violation of the provisions of this chapter or to otherwise compel compliance with all of the provisions of this chapter or corporate unit ordinances adopted pursuant to the authority of this chapter.

111.4.1.3 When, under the provisions of this chapter or of any ordinance passed pursuant to the authority of this chapter, any work is done or material furnished by any enforcing officer or by his or her order at the expense of the owner or other persons interested, the value of the work and material may be recovered in an action brought against the owner or other interested person or persons, and if any work or materials been done or furnished at the cost of the corporate unit, the enforcing officer shall cause the action to be brought in the name of the corporate unit. Upon the entry of any case or proceeding brought under the provisions of this chapter, the court shall, at the request of either party, advance the case so that it may be heard and determined with as little delay as possible.

111.4.2 The court shall extend priority to the scheduling of emergency cases.

111.5 Filing fees; judicial review. All proceedings instituted in the names of the several cities and towns are exempt from the payment of the district court filing fees. Any person or persons jointly or severally aggrieved by the final judgment, decision, or order of the district court may seek review by the supreme court in accordance with § 8-8-3.2(b).
In Section 112.4 Failure to Comply enter the following in [AMOUNT]; [AMOUNT]

OR

Delete section 112.4 and substitute the following

[A] 112.4 Failure to comply. Any person who shall continue any work after having been served with a stop work order, except such work as that person is directed to perform to remove a violation or unsafe condition, shall be liable to a fine in accordance with the municipally established violation fee schedule
Chapter 2 Definitions
Delete existing section 201.2 and substitute the following

201.2 Interchangeability.
Meaning of certain words. Wherever the words "dwelling", "dwelling unit", "rooming house", "rooming unit", "premises", and "structure" are used in this chapter they shall be construed as though they were followed by the words "or any part thereof". Words used in the singular include the plural, and the plural the singular, the masculine gender includes the feminine, and the feminine the masculine.

Delete existing section 201.3 and substitute the following

201.3 Terms defined in other codes
Where terms are not defined in this code and are defined in Rhode Island State Building Codes SBC-1, Rhode Island One and Two Family Dwelling Code, SBC-3 Rhode Island Plumbing Code SBC-3, Rhode Island Mechanical Code SBC-4, Rhode Island Electric Code SBC-5, Rhode Island Energy Conservation Code SBC-8, Rhode Island Fuel Gas Code SBC-19, Rhode Island Fire Code, or in the locally adopted Zoning Code, such terms shall have the meanings ascribed to them as stated in those codes.

Chapter 2 Definitions Section 202 Add the following definitions

Accessory Structure.
Means a detached structure which is not used or not intended to be used for living or sleeping by human occupants, and which is located on the same premises with a dwelling.

Appropriate authority
means the official department, or agency, designated by a local community to administer and enforce these regulations pursuant to the provisions of this chapter.

Delete existing definition and substitute “Approved”

Approved
Means approved by the local or state authority having administrative authority.

Add the following definitions

Basement
Means a portion of the building partly underground, but having less than half its clear height below the average grade of the adjoining ground.

Board
Means the board established or designated as the housing board of review

Cellar
Means the portion of the building partly underground, having half or more than half its clear height below the average grade of the adjoining ground.
Central heating system
Means a single system supplying heat to one or more dwelling unit(s) or more than one rooming unit

Corporate unit
Means a city or town, as the case may be, delegated with the powers to provide for the enforcement of this chapter.

Enforcing officer
Means the official charged with the administration and enforcement of this chapter, or the officials authorized representative.

Guest
Means any person who shares a dwelling unit in a nonpermanent status for not more than thirty (30) days. (OR TRANSIENT)

Household.
One or more persons living together in a single dwelling unit, with common access to, and common use of, all living and eating areas and all areas and facilities for the preparation and storage of food within the dwelling unit. The term "household unit" is synonymous with the term "dwelling unit" for determining the number of units allowed within any structure on any lot in a zoning district. An individual household shall consist of any one of the following
(1) A family, which may also include servants and employees living with the family; or
(2) A person or group of unrelated persons living together. The maximum number may be set by local zoning ordinance, but this maximum shall not be less than three (3).

Kitchen.
Means any room containing any or all of the following equipment, or area of a room within three feet (3') of that equipment: sink, and/or other device for dish washing, stove or other device for cooking, and refrigerator or other device for cool storage of food.

Lead-based substances
Means any paint, plaster, or other building material which contains lead at levels in excess of acceptable environmental lead levels established by Department of Health Regulations.

Noxious.
Means harmful or injurious to health or physical well-being: noxious fumes.

Nuisance
Means a use of property or course of conduct that interferes with the legal rights of others by causing damage, annoyance, or inconvenience.

Plumbing
Means and includes all of the following supplied facilities and equipment: gas pipes, gas burning equipment, waste pipes, garbage disposal units, water closets, sinks, installed dishwashers, lavatories, bathtubs, shower baths, installed clothes washing machines, catch basins, drains,
vents, and any other similar supplied fixtures, together with all connections to water, sewer, septic tank, or gas lines

**Potential hazardous material**
Means any toxic material, including building material containing heavy-metal compounds in concentrations dangerous to the public health as deemed by the department of health of this state. (reference and attach as appendix)

**Privacy**
Means the ability of a person or persons to carry out an activity commenced without interruption or interference, either by sight or sound, by unwanted persons.

**Refuse**
Means all putrescible and non-putrescible solids (except body wastes) including garbage, rubbish, ashes, and dead animals.

**Safety**
Means the condition of being free from danger and hazards which may cause accidents or disease.

**Structure**
That which is built or constructed or a portion thereof; and used; unused; or intended to be used for residential, commercial, business, or industrial use or occupancy.

**Supplied**
Means paid for, furnished, provided by, or under the control of the owner or operator.

**Un-vented portable space heater**
Means a non-flue connected, self-contained, self supporting, oil, gas, or solid-fueled heating appliance equipped with an integral reservoir designed to be carried from one room to another.

**Oil**
Means any liquid fuel with a flash point of greater than one hundred degrees (100°) Fahrenheit, including, but not limited to, kerosene.
Chapter 3
General Requirements

Add the following article
303.2.1 Enclosures Public Pools
Enclosures at public pools licensed by the RI Department of Health definitions shall comply with barrier heights as prescribed by those regulations.

Add the following articles after 305.3. Interior Surfaces

305.3.1
Potentially hazardous material on the interior surfaces of any dwelling unit, rooming house, rooming unit, or facility occupied by children is prohibited. The interior surfaces include, but are not limited to, window sills, window frames, doors, door frames, walls, ceilings, stair-rails and spindles, or other appurtenances.

305.3.2
Lead-based substances are prohibited whenever circumstances present a clear and significant health risk to the occupants of the property, as defined by regulations of the department of health.

305.3.3
In each instance where there is reason to believe that lead-based substances are present, the enforcing officer shall ascertain whether the lead hazard mitigation standard has been met or confirm whether suspect substances are lead-based by arranging for a lead mitigation inspection that conforms to housing resources commission regulations or arranging for a comprehensive environmental lead inspection which conforms to department of health regulations.

305.3.4
In all instances where either compliance with housing resources commission mitigation standards cannot be confirmed by the enforcement officer by review of certification for the same or where substances confirmed to be lead-based by an environmental lead inspection, and there exists a lead exposure hazard, the enforcing officer shall identify necessary lead hazard reductions that must be taken pursuant to either housing resources commission regulations or department of health regulations.

305.3.5
In all instances where lead-based substances are identified on a dwelling, a dwelling unit, or premises occupied by a child suffering from "lead poisoning", as defined in the Rhode Island Lead Poisoning Prevention Act, §§ 23-24.6-1 through 23-24.6-26, the enforcing officer shall consider these instances under "emergencies", pursuant to 111.0
Chapter 4
Light Ventilation and Occupancy limitations
Chapter 5
Plumbing Facilities and Fixture Requirements

No Proposed amendments
Chapter 6
Mechanical and Electrical Requirements

Delete section 602.3 and Substitute the Following

602.3 Heat supply.
Every owner and operator of any building who rents, leases or lets one or more dwelling units or sleeping units on terms, either expressed or implied, to furnish heat to the occupants thereof shall supply heat during the period from October 1st to May 1st to maintain a minimum temperature of 68°F (20°C) in all habitable rooms, bathrooms and toilet rooms.
Exceptions:
1. When the outdoor temperature is below the winter outdoor design temperature for the locality, maintenance of the minimum room temperature shall not be required provided that the heating system is operating at its full design capacity. The winter outdoor design temperature for the locality shall be as indicated in Appendix D of the International Plumbing Code.
2. In areas where the average monthly temperature is above 30°F (-1°C) a minimum temperature of 65°F (18°C) shall be maintained.

Delete section 602.4 and Substitute the Following

602.4 Occupiable work spaces.
Indoor occupiable work spaces shall be supplied with heat during the period from October 1st to May 1st to maintain a minimum temperature of 65°F (18°C) during the period the spaces are occupied.
Exceptions:
1. Processing, storage and operation areas that require cooling or special temperature conditions.
2. Areas in which persons are primarily engaged in vigorous physical activities.

Add the following article

605.5 Switches
Every habitable room and non-habitable room used for food preparation must have at least one floor or wall type electric convenience outlet for each sixty (60) square feet, or fraction thereof, of floor area, and in no case less than two (2) outlets.
Every water closet compartment, bathroom, and kitchen or kitchenette, laundry room, furnace room, and public hall must contain at least one supplied ceiling, or wall, electric light fixture. Convenient switches or equivalent devices for turning on one light in each room or passageway must be located so as to permit the area ahead to be lighted.

Section 606 Elevators, Escalators, and Dumbwaiters
Delete Elevators, Escalators, and Dumbwaiters in its entirety (606.1 and 606.2) and substitute the following
606.1 Elevators, Escalators, and Dumbwaiters
Elevators, Escalators, and Dumbwaiters shall be installed, operated and maintained in conformance to the Rhode Island Elevator Code.
Chapter 7
Fire Safety Requirements

Section 704
Delete Section 704 Fire Protection Systems in its entirety and substitute the following

704 Fire Protection Systems

[F] 704.1 General.
All systems, devices and equipment to detect a fire, actuate an alarm, or suppress or control a fire or combination thereof shall be maintained in an operable condition at all times in accordance with the State of Rhode Island Fire Code.

704.2 Carbon Monoxide Detection
All Carbon Monoxide Detection and Alarm Systems shall conform to the requirements of the State of Rhode Island Fire Code.
Chapter 8  
Referenced Standards

Delete ICC Referenced Standards in chapter 8 and substitute the following

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<td>International Fire Code®= RI State Fire Code.</td>
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