

**FLORIDA BUILDING COMMISSION**  
**EXISTING BUILDING INSPECTION WORKGROUP**  
**DRAFT TEXT AND AMENDMENTS ACCEPTABILITY RANKING WORKSHEET**  
**MEETING #11 — OCTOBER 30, 2023**

### **ACCEPTABILITY RANKING EXERCISE OVERVIEW AND RANKING SCALE**

Workgroup members will be asked to evaluate four draft documents for the establishment a Building Safety Program for Implementation of Section 553.899, F.S., Mandatory Structural Inspections for Condominium and Cooperative Buildings, within the 2023 Florida Building Code, Existing Building. The draft documents are as follows:

1. **2024 Draft Supplement to the 8<sup>th</sup> Edition (2023), Florida Building Code.** This document includes deleting Section 110.9 from the 8<sup>th</sup> Edition (2023), Florida Building Code, Building volume and relocating it as amended to the 8<sup>th</sup> Edition (2023), Florida Building Code, Existing Building volume. The 8<sup>th</sup> Edition (2023), Florida Building Code, Existing Building volume includes proposed amendments to Chapter 1, Scope and Administration; Section 113, Violations; Section 115, Unsafe Buildings and Equipment; Chapter 2, Definitions; and Chapter 18, Minimum Requirements for the Mandatory Milestone Inspections.
2. **Milestone Inspection Report Form** – Fillable PDF Reporting Form.
3. **Milestone Inspection Report Form** – Electronic Reporting Form.
4. **General Conditions and Guidelines** – Scope of Structural Conditions to be included as an Appendix.

During the meetings, Workgroup members will be asked to evaluate and rank key sections of the draft documents, or if appropriate an entire document, and to rank any proposed amendments developed for consideration. Once ranked for acceptability, all language/text (as drafted or as amended) with a  $\geq 3.0$  average ranking (75%) will be considered preliminary consensus recommendations for inclusion in the final package of recommendations to the Commission.

This is an iterative process, and at any point during the process any draft text may be reevaluated and re-ranked at the request of any Workgroup member or DBPR staff. The status of ranked text will not be final until the final Workgroup meeting for the assignment (approximately March of 2024), when a vote will be taken on the entire package of consensus ranked recommendations to the Commission.

Workgroup members should be prepared to state their minor and major reservations when asked, and to offer proposed amendments to the text to address their concerns. If a Workgroup member is not able to offer amendments to make the text acceptable (4) or acceptable with minor reservations (3) they should rate the same with a 1 (not acceptable).

### ASSIGNMENT 3 SUMMARY (SB 154)

By December 31, 2024, the Florida Building Commission shall adopt rules pursuant to ss. 120.536(1) and 120.54 to establish a building safety program for the implementation of this section within the Florida Building Code: Existing Building. The building inspection program must, at minimum, **include inspection criteria, testing protocols, standardized inspection and reporting forms that are adaptable to an electronic format, and record maintenance requirements for the local authority.**

Staff will assist the Workgroup to ensure that each of the required elements are included in the documents. **Required Elements: I.** Inspection Criteria, **II.** Testing Protocols, **III.** Standardized Inspection and Reporting Forms, **IV.** Electronic Standardized Inspection and Reporting Forms, and **V.** Record Maintenance Requirements for the Local AHJ.

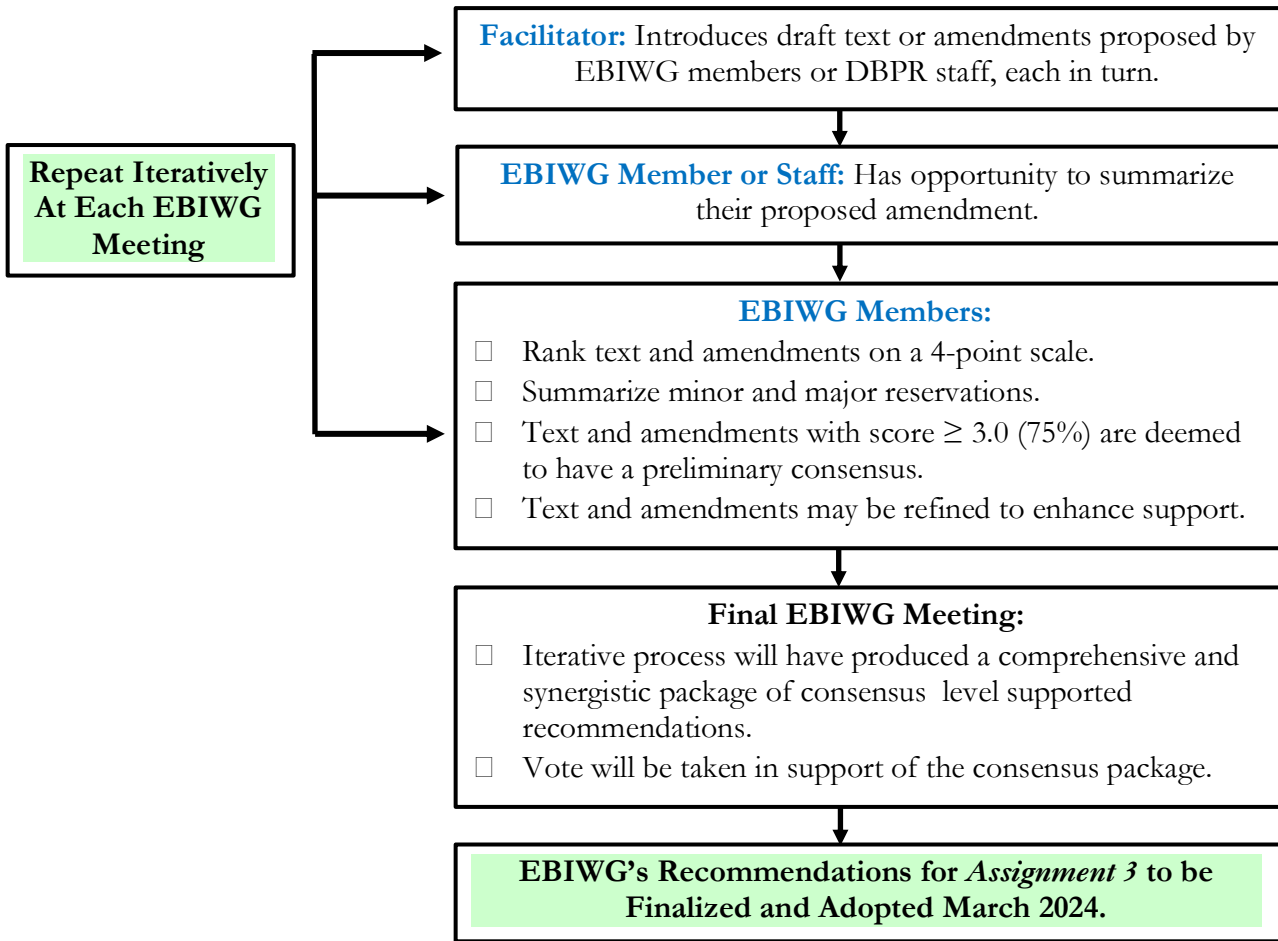
### CONSENSUS SOLUTIONS DRAFT TEXT AND AMENDMENTS EVALUATION PROCESS

- For each document, the Facilitator will introduce key sections in turn, or if appropriate the entire document.
- If amendments are offered, the Facilitator will introduce each amendment in turn by document.
- The public may comment on the text and/or amendments by sections as introduced by the Facilitator (not individually) and will be limited to 3 minutes per person.
- Proponent will have an opportunity to provide a brief summary of their amendment.
- Workgroup members may ask clarifying questions only (no discussion).
- The key sections of each document and any proposed amendments will be ranked, each in turn using the following scale:

<b>ACCEPTABILITY RANKING SCALE</b>	<b>4 = Acceptable, I agree</b>	<b>3 = Acceptable, I agree with minor reservations</b>	<b>2 = Not Acceptable, I don't agree unless major reservations addressed</b>	<b>1 = Not Acceptable</b>
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- Workgroup members may briefly summarize their minor and major reservations.
- Text and proposed amendments that achieve a ranking score of  $\geq 3.0$  (75%) will be deemed to have a preliminary consensus level of support and will be further evaluated as appropriate per the Assignment.
- All ranking results are preliminary until the vote is taken during the last meeting.
- Text and proposed amendments may be refined to enhance support across stakeholder interests.
- This process will be repeated iteratively during each Workgroup meeting until a comprehensive and synergistic package of recommendations has achieved a consensus level of support.
- The only formal vote on the recommendations will be taken during the last meeting (approximately March 2024) in support of the consensus package of recommendations. A 75% or greater level of support is required for consensus.

## CONSENSUS SOLUTIONS OPTIONS EVALUATION PROCESS



CRITERIA TO CONSIDER FOR PROPOSING AND EVALUATING DRAFT TEXT AND PROPOSED AMENDMENTS	
CRITERIA	EXPLANATION
<b>IMPORTANCE</b>	Is this proposed text critically important to achieving the goals of the assignment?
<b>TIMELY</b>	Will things get worse if the proposed text is not implemented?
<b>FEASIBLE/ PRACTICAL</b>	Is it likely that the proposed text will be successful in achieving the relevant goals of the assignment?
<b>RESOURCES</b>	Are there resources available, or likely to become available for implementing the proposed text? Is implementation of the proposed text cost effective?
<b>COMMITMENT</b>	Is there commitment from the stakeholders, regulators, and legislators regarding implementation of the proposed text?

### MEETING FACILITATION

Meetings are facilitated, and options ranking worksheets prepared by Jeff Blair from Facilitated Solutions, LLC. Information at: <http://facilitatedsolutions.org>.



**ASSIGNMENT 3 (PHASE 3 OF PROJECT)**  
**SECTION 553.899, F.S. – ESTABLISHMENT OF A BUILDING SAFETY PROGRAM FOR IMPLEMENTATION OF SECTION 553.899, F.S., MANDATORY STRUCTURAL INSPECTIONS FOR CONDOMINIUM AND COOPERATIVE BUILDINGS, FLORIDA STATUTES WITHIN THE 2023 FLORIDA BUILDING CODE, EXISTING BUILDING**

**ASSIGNMENT 3 SUMMARY (SB 154)**

By December 31, 2024, the Florida Building Commission shall adopt rules pursuant to ss. 120.536(1) and 120.54 to establish a building safety program for the implementation of this section within the Florida Building Code: Existing Building. The building inspection program must, at minimum, include inspection criteria, testing protocols, standardized inspection and reporting forms that are adaptable to an electronic format, and record maintenance requirements for the local authority.

**WORKSHEET ORGANIZATION**

<b>WORKSHEET ORGANIZATION</b>	
<b>SECTION 1</b>	2024 Draft Supplement to the 8 <sup>th</sup> . Edition (2023), Florida Building Code
<b>SECTION 2</b>	Milestone Inspection Report Forms
<b>SECTION 3</b>	General Conditions and Guidelines – Scope of Structural Conditions
<b>SECTION 4</b>	Issues deferred to Assignment 3 for evaluation.

**SECTION 1 – 2024 DRAFT SUPPLEMENT TO THE 8<sup>TH</sup> EDITION (2023)**

**2024 Draft Supplement to the 8<sup>th</sup> Edition (2023), Florida Building Code.** This document includes deleting Section 110.9 from the 8<sup>th</sup> Edition (2023), Florida Building Code, Building volume and relocating it as amended to the 8<sup>th</sup> Edition (2023), Florida Building Code, Existing Building volume. The 8<sup>th</sup> Edition (2023), Florida Building Code, Existing Building volume includes proposed amendments to Chapter 1, Scope and Administration; Section 113, Violations; Section 115, Unsafe Buildings and Equipment; Chapter 2, Definitions; and Chapter 18, Minimum Requirements for the Mandatory Milestone Inspections.

**8<sup>TH</sup> EDITION (2023), FLORIDA BUILDING CODE, EXISTING BUILDING**

**1) Deleting Section 110.9** from the 8<sup>th</sup> Edition (2023), Florida Building Code, Building volume and relocating it as amended to the 8<sup>th</sup> Edition (2023), Florida Building Code, Existing Building volume. *[Staff]*

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Text Deleting Section 110.9</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

**2) Amendments to Chapter 1, Scope and Administration – FBC, EB Volume.** *[Staff]*

Delete section 101.9 without substitution.

**101.9 Mandatory structural inspections for condominium and cooperative buildings.**

**101.9.1** Refer to Section 110.9 of the Florida Building Code, Building.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Text for Deleting Section 101.9</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

**3) Insert Section 101.** Insert the following sections as amended into Section 101, Existing Building Code. *[Tony Apfelbeck]*

**101.2 Scope.** The provisions of the *Florida Building Code, Existing Building* shall apply to the *repair, alteration, change of occupancy, addition* to and the relocation of *existing buildings*. The provisions of the *Florida Building Code, Existing Building* shall also apply to existing buildings that are subject to *Milestone Inspections*, as defined in Chapter 2 and as required in Chapter 18.

**Exception:** For the purpose of public educational facilities and state licensed facilities, see Chapter 4, Special Occupancy, of the *Florida Building Code, Building*.

**101.4 Applicability.**

This code shall apply to the *repair, alteration, change of occupancy, addition* and relocation of *existing buildings*, regardless of occupancy, subject to the criteria of Sections 101.4.1 and 101.4.2. This code shall also apply to existing buildings that are subject to *Milestone Inspections*, as defined in Chapter 2 and as required in Chapter 18.

**101.4.1 Buildings not previously occupied.**

A building or portion of a building that has not been previously occupied or used for its intended purpose in accordance with the laws in existence at the time of its completion shall be permitted to comply with the provisions of the laws in existence at the time of its original permit unless such permit has expired. Subsequent permits shall comply with the Florida Building Code, Building or Florida Building Code, Residential, as applicable, for new construction.

**101.4.2 Buildings previously occupied.**

The legal occupancy of any building existing on the date of adoption of this code shall be permitted to continue without change, except as is specifically covered in this code, the Florida Fire Prevention Code, or as is deemed necessary by the *code official* for the general safety and welfare of the occupants and the public.

AVERAGE	4= <i>Acceptable</i>	3= <i>Minor Reservations</i>	2= <i>Major Reservations</i>	1= <i>Not Acceptable</i>
<i>October 30, 2023 Ranking of Adding Apfelbeck's Proposed Text for Section 101</i>				
<b>Notes:</b>				
<input type="checkbox"/> <b>Apfelbeck Justification:</b> The Chapter 1 provisions of Scope and Applicability of the Florida Building Code, Existing Building need to be revised to address the new provisions of the proposed Chapter 18. Without addressing Milestone Inspections in the Scope and Applicability Sections of Chapter 1, the Florida Building Code, Existing Building would not apply to Milestone Inspections as there would be no way for the user to get to Chapter 18 from the Chapter 1 sections of 101.2 or 101.4.				
<input type="checkbox"/>				

**4) Amendments to Section 113, Violations; Section.** *[Tony Apfelbeck and Dan Lavrich]*

**113.1 Unlawful acts.** *[Tony Apfelbeck].* It shall be unlawful for any person, firm or corporation to repair, alter, extend, add, move, remove, demolish or change the occupancy of any building or equipment regulated by this code or cause same to be done in conflict with or in violation of any of the provisions of this code.

**113.2 Notice of violation.** *[Tony Apfelbeck].* The *code official* is authorized to serve a notice of violation or order on the person responsible for the repair, alteration, extension, addition, moving, removal, demolition or change in the occupancy of a building in violation of the provisions of this code or in violation of a permit or certificate issued under the provisions of this code. Such order shall direct the discontinuance of the illegal action or condition and the abatement of the violation.

**113.3 Prosecution of violation.** *[Tony Apfelbeck].* If the notice of violation is not complied with promptly, the *code official* is authorized to request the legal counsel of the jurisdiction to institute the appropriate proceeding at law or in equity to restrain, correct or abate such violation or to require the removal or termination of the unlawful occupancy of the building or structure in violation of the provisions of this code or of the order or direction made pursuant thereto.

**113.4 Violation penalties.** *[Tony Apfelbeck].* Any person who violates a provision of this code or fails to comply with any of the requirements thereof or who repairs or alters or changes the occupancy of a building or structure in violation of the approved construction documents or directive of the *code official* or of a permit or certificate issued under the provisions of this code shall be subject to penalties as prescribed by law.

**113.5 Failure to Timely Submit the Milestone Inspection Report.** *[Dan Lavrich].* If an owner or association of a building or structure fails to timely submit the building milestone inspection report to

the Building Official or seek an extension request, the Building Official shall elect the choice of either a Special Magistrate or Code Enforcement Board as set forth under Florida Statutes, Section 162, et al., to conduct a hearing to address such failure. In the event an owner fails to comply with the repair and/or modification requirements as determined from the milestone inspection report as set forth herein, the structure may be deemed to be unsafe and unfit for occupation. Such findings shall be reviewed by the building official and shall be sent to the Special Magistrate, Code Enforcement Board, or Unsafe Structures Board, as appropriate.

**4-A) 113.6 Revocation.** *[Dan Lavrich and William Bracken]*. The building official may revoke, at any time, **or refuse to accept** a building milestone inspection report if the building official determines that the written inspection report contains any misrepresentation of the actual conditions of the building or structure.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed Amendment to Section 113.6				
<b>Notes:</b>				
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AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Lavrich's Proposed Text for Section 113				
<b>Notes:</b>				
<input type="checkbox"/>				

## 5) Amendments to Section 115, Unsafe Buildings and Equipment. *[Tony Apfelbeck]*

**115.1 Unsafe conditions.** Structures or existing equipment that are or hereafter become *unsafe*, insanitary or deficient because of inadequate means of egress facilities, inadequate light and ventilation, or that constitute a fire hazard, or are otherwise dangerous to human life or the public welfare, or that involve illegal or improper occupancy or inadequate maintenance, shall be deemed an *unsafe* condition. *Unsafe* structures shall be taken down and removed or made safe as the *code official* deems necessary and as provided for in this code. A vacant structure that is not secured against unauthorized entry shall be deemed *unsafe*.

**115.2 Record.** The *code official* shall cause a report to be filed on an *unsafe* condition. The report shall state the occupancy of the structure and the nature of the *unsafe* condition.

**115.3 Notice.** If an *unsafe* condition is found, the *code official* shall serve on the owner of the structure or the owner's authorized agent a written notice that describes the condition deemed *unsafe* and specifies the required *repairs* or improvements to be made to abate the *unsafe* condition, or that requires the *unsafe* building to be demolished within a stipulated time. Such notice shall require the person thus notified to declare immediately to the *code official* acceptance or rejection of the terms of the order.

**115.4 Method of service.** Such notice shall be deemed properly served where a copy thereof is served in accordance with one of the following methods:

1. A copy is delivered to the owner or the owner's authorized agent personally.
2. A copy is sent by certified or registered mail addressed to the owner at the last known address with the return receipt requested.
3. A copy is delivered in any other manner as prescribed by local law.

If the certified or registered letter is returned showing that the letter was not delivered, a copy thereof shall be posted in a conspicuous place in or about the structure affected by such notice. Service of such notice in the foregoing manner on the owner’s authorized agent shall constitute service of notice on the owner.

**115.5 Restoration or abatement.** The structure or equipment determined to be *unsafe* by the *code official* is permitted to be restored to a safe condition. The owner, the owner’s authorized agent, operator or occupant of a structure, premises or equipment deemed *unsafe* by the *code official* shall abate or cause to be abated or corrected such *unsafe* conditions either by *repair*, rehabilitation, demolition or other *approved* corrective action. To the extent that *repairs, alterations or additions* are made, or a *change of occupancy* occurs during the restoration of the structure, such *repairs, alterations, additions or change of occupancy* shall comply with the requirements of this code.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Apfelbeck’s Proposed Text for Section 115				
<b>Notes:</b>				
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**6) Amendments to Chapter 2, Definitions – FBC, EB Volume. [s.553.899, FS/s.627.706, FS]**

**Revise Section 202 to add the following definitions:**

**Milestone inspection** [s.553.899(2)(a), FS]. Means a structural inspection of a building, including an inspection of load-bearing elements and the primary structural members and primary structural systems as those terms are defined in s. 627.706, Florida Statutes, by an architect licensed under chapter 481, Florida Statutes or engineer licensed under chapter 471, Florida statutes, authorized to practice in this state for the purposes of attesting to the life safety and adequacy of the structural components of the building and, to the extent reasonably possible, determining the general structural condition of the building as it affects the safety of such building, including a determination of any necessary maintenance, repair, or replacement of any structural component of the building. The purpose of such inspection is not to determine if the condition of an existing building is in compliance with the Florida Building Code or the firesafety code. The milestone inspection services may be provided by a team of professionals with an architect or engineer acting as a registered design professional in responsible charge with all work and reports signed and sealed by the appropriate qualified team member.

**Primary structural member** [s.627.706(2)(d), FS]. Means a structural element designed to provide support and stability for the vertical or lateral loads of the overall structure.

**Primary structural system** [s.627.706(2)(e), FS]. Means an assemblage of primary structural members.

**Substantial structural deterioration** [s.553.899(2)(b), FS]. Means substantial structural distress or substantial structural weakness that negatively affects a building’s general structural condition and integrity. The term does not include surface imperfections such as cracks, distortion, sagging, deflections, misalignment, signs of leakage, or peeling of finishes unless the licensed engineer or architect performing the phase one or phase two inspection determines that such surface imperfections are a sign of substantial structural deterioration.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 202				
<b>Notes:</b>				



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**CHAPTER 18, MINIMUM REQUIREMENTS FOR THE MANDATORY MILESTONE INSPECTIONS - 8<sup>TH</sup>. EDITION (2023), FLORIDA BUILDING CODE, EXISTING BUILDING**

**1) Section 1801. Mandatory structural inspections for condominium and cooperative buildings.**  
*[s.553.899(1), FS], [s.553.899(3)(a), FS], [s.553.899(4), FS]*

**1801.1** *[s.553.899(1), FS]* **General.** Maintaining the structural integrity of a building throughout the life of the building is of paramount importance in order to ensure that buildings are structurally sound so as to not pose a threat to the public health, safety, or welfare. As such, the Legislature finds that the imposition of a statewide structural inspection program for aging condominium and cooperative buildings in this state is necessary to ensure that such buildings are safe for continued use.

**1801.2** *[s.553.899(3)(a), FS]* **Scope.** An owner or owners of a building that is three stories or more in height as determined by the Florida Building Code and that is subject, in whole or in part, to the condominium or cooperative form of ownership as a residential condominium under chapter 718 or a residential cooperative under chapter 719 must have a milestone inspection performed.

**Exception:**

*[s.553.899(4), FS]* This section does not apply to a single-family, two-family, or three-family dwelling with three or fewer habitable stories above ground.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Text for Section 1801</i>				
<b>Notes:</b>				
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**2) Section 1802. Milestone inspection timeframe and frequency.**

*[s.553.899(3)(a), FS], [s.553.899(3)(b), FS], [s.553.8993(c), FS], [s.553.8993(d), FS]*

Applicable buildings shall have a milestone inspection as follows:

A. By December 31 of the year in which the building reaches 30 years of age, based on the date the certificate of occupancy for the building was issued, and every 10 years thereafter. If a building reached 30 years of age before July 1, 2022, the building’s initial milestone inspection must be performed before December 31, 2024.

B. If a building reaches 30 years of age on or after July 1, 2022, and before December 31, 2024, the building’s initial milestone inspection must be performed before December 31, 2025.

C. If the date of issuance for the certificate of occupancy is not available, the date of issuance of the building’s certificate of occupancy shall be the date of occupancy evidenced in any record of the local building official.

**Exceptions:**

1. *[s.553.899(3)(b), FS]* The local enforcement agency may determine that local circumstances, including environmental conditions such as proximity to salt water as defined in s. 379.101, Florida Statutes, require that a milestone inspection must be performed by December 31 of the year in which the building reaches 25 years of age, based on the date the certificate of occupancy for the building was issued, and every 10 years thereafter.

2. [s.553.8993(c), FS] The local enforcement agency may extend the date by which a building’s initial milestone inspection must be completed upon a showing of good cause by the owner or owners of the building that the inspection cannot be timely completed if the owner or owners have entered into a contract with an architect or engineer to perform the milestone inspection and the inspection cannot reasonably be completed before the deadline or other circumstance to justify an extension.

3. [s.553.8993(d), FS] The local enforcement agency may accept an inspection report prepared by a licensed engineer or architect for a structural integrity and condition inspection of a building performed before July 1, 2022, if the inspection and report substantially comply with the requirements of this section. Notwithstanding when such inspection was completed, the condominium or cooperative association must comply with the unit owner notice requirements in Section 1806.2. The inspection for which an inspection report is accepted by the local enforcement agency under this paragraph is deemed a milestone inspection for the applicable requirements in Chapters 718 and 719, Florida Statutes. If a previous inspection and report is accepted by the local enforcement agency under this paragraph, the deadline for the building’s subsequent 10-year milestone inspection is based on the date of the accepted previous inspection.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1802				
<b>Notes:</b>				
<input type="checkbox"/>				

**3) Section 1803. Notice for Compliance.** [s.553.899(5), FS]

**1803.1** [s.553.899(5), FS]. Upon determining that a building must have a milestone inspection, the local enforcement agency must provide written notice of such required inspection to the condominium association or cooperative association and any owner of any portion of the building which is not subject to the condominium or cooperative form of ownership, as applicable, by certified mail, return receipt requested. The condominium or cooperative association must notify the unit owners of the required milestone inspection within 14 days after receipt of the written notice from the local enforcement agency and provide the date that the milestone inspection must be completed. Such notice may be given by electronic submission to unit owners who consent to receive notice by electronic submission or by posting on the association’s website.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1803				
<b>Notes:</b>				
<input type="checkbox"/>				

**4) Section 1804. Milestone Inspection Phases and Completion Date.** [s.553.899(7)(a), FS], [s.553.899(6), FS], [s.553.899(7)(b), FS], [s.553.899(7)(b), FS], [Dan Lavrich – 1804.2]

**1804.1 A milestone inspection consists of two phases:**

**1804.1.1** [s.553.899(7)(a), FS] **Phase one.** For phase one of the milestone inspection, a licensed architect or engineer authorized to practice in this state shall perform a visual examination of habitable and

nonhabitable areas of a building, including the major structural components of a building, and provide a qualitative assessment of the structural conditions of the building. If the architect or engineer finds no signs of substantial structural deterioration to any building components under visual examination, phase two of the inspection, as provided in Section 1804.1.2, is not required. An architect or engineer who completes a phase one milestone inspection shall prepare and submit an inspection report pursuant to Section 1806.1.

**1804.1.1.1** [s.553.899(6), FS] **Completion timeline for phase one.** Phase one of the milestone inspection must be completed within 180 days after the owner or owners of the building receive the written notice under Section ~~440.9.5~~ **1803** [William Bracken] For purposes of this section, completion of phase one of the milestone inspection means the licensed engineer or architect who performed the phase one inspection submitted the inspection report by e-mail, United States Postal Service, or commercial delivery service to the local enforcement agency.

**4-A) Proposed Amendment** [William Bracken]: **1804.1.1.1** [s.553.899(6), FS] **Completion timeline for phase one.** Phase one of the milestone inspection must be completed within 180 days after the owner or owners of the building receive the written notice under Section ~~440.9.5~~ **1803** For purposes of this section, completion of phase one of the milestone inspection means the licensed ~~engineer or architect or engineer who performed~~ **responsible for** the phase one inspection submitted the inspection report by e-mail, United States Postal Service, or commercial delivery service to the local enforcement agency.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed Amendment to Text of 1804.1.1.1				
<b>Notes:</b>				
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**1804.1.2** [s.553.899(7)(b), FS] **Phase two.** A phase two of the milestone inspection must be performed if any substantial structural deterioration is identified during phase one. A phase two inspection may involve destructive or nondestructive testing at the inspector's direction. The inspection may be as extensive or as limited as necessary to fully assess areas of structural distress in order to confirm that the building is structurally sound and safe for its intended use and to recommend a program for fully assessing and repairing distressed and damaged portions of the building. When determining testing locations, the inspector must give preference to locations that are the least disruptive and most easily repairable while still being representative of the structure.

**4-B) Proposed Amendment** [William Bracken]: **1804.1.2** [s.553.899(7)(b), FS] **Phase two.** A phase two ~~of the~~ milestone inspection must be performed if any substantial structural deterioration is identified during phase one. A phase two inspection may involve destructive or nondestructive testing at the inspector's direction. The inspection may be as extensive or as limited as necessary to fully assess areas of structural distress in order to confirm that the building is structurally sound and safe for its intended use and to recommend a program for fully assessing and repairing distressed and damaged portions of the building. ~~When determining testing locations, the inspector must give preference to locations that are the least disruptive and most easily repairable while still being representative of the structure.~~

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed Amendment to Text of 1804.1.2				
<b>Notes:</b>				

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**1804.1.2.1** [s.553.899(7)(b), FS] **Completion timeline for phase two.** If a phase two inspection is required, within 180 days after submitting a phase one inspection report the architect or engineer performing the phase two inspection must submit a phase two progress report to the local enforcement agency with a timeline for completion of the phase two inspection. An inspector who completes a phase two milestone inspection shall prepare and submit an inspection report pursuant to subsection 1806.1.

**4-C) Proposed Amendment** [William Bracken]: **1804.1.2.1** [s.553.899(7)(b), FS] **Completion timeline for phase two.** If a phase two inspection is required, within 180 days after submitting a phase one inspection report the architect or engineer **performing responsible for** the phase two inspection must submit a phase two progress report to the local enforcement agency with a timeline for completion of the phase two inspection. ~~An inspector who completes~~ **The architect or engineer responsible for** a phase two milestone inspection shall prepare and submit an inspection report pursuant to subsection 1806.1.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed amendment to Text of 1804.1.2				
<b>Notes:</b>				
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**1804.2 Duty to Report** [Dan Lavrich]: Any registered design professional who performs an inspection of an existing building or structure has a duty to report to the owner, association, and the building official any findings that, if left unaddressed, would endanger life or property, no later than ten (10) days after informing the appropriate parties of such findings. However, if such professional finds that there are conditions in the building or structure causing an actual or immediate danger of the failure or collapse of the building or structure or if there is a health hazard, windstorm hazard, fire hazard, or any other life safety hazard, such professional shall report such conditions immediately to the building owner or association, and to the building official within twenty-four (24) hours of the time of discovery. In addition to assessing any fines or penalties provided by the municipality, the Building Official shall report any violations of this provision to the appropriate licensing agency, regulatory board, and professional organization of such engineer or architect.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Lavrich's Proposed Text for Section 1804.2				
<b>Notes:</b>				
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**4-D) Proposed Alternative** [William Bracken]: **1804.2 Duty to Report** [Dan Lavrich]: Any registered design professional who performs an inspection of an existing building or structure has a duty to report to the owner, association, and the building official any findings that, if left unaddressed, would endanger life or property, no later than ten (10) days after informing the appropriate parties of such findings. However, if such professional finds that there are conditions in the building or structure causing an actual or immediate danger of the failure or collapse of the building or structure or if there is a health hazard, windstorm hazard, fire hazard, or any other life safety hazard, such professional shall report such conditions immediately to the building owner or association, and to the building official within twenty-four (24) hours of the time of discovery. In addition to assessing any fines or penalties provided by the

municipality, the Building Official shall report any violations of this provision to the appropriate licensing agency, regulatory board, and professional organization of such engineer or architect.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed Relocation of Proposed Alternative Text for Section 1804.2				
<b>Notes:</b>				
<input type="checkbox"/> Recommend this paragraph be reworded / cleaned up and relocated to Section 1806 after 1806.2. I agree that this paragraph is needed because while engineers have these obligations spelled out within FS 471 and F.A.C. 61G15, architects do not have similar obligations within their statutes or administrative code.				
<input type="checkbox"/>				

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1804				
<b>Notes:</b>				
<input type="checkbox"/>				

**5) Section 1805. Milestone Inspection Responsibility.** [s.553.899(4), FS]

**1805.1** [s.553.899(4), FS]. The milestone inspection report must be ~~arranged~~ ~~obtained~~ [William Bracken] by a condominium or cooperative association and any owner of any portion of the building which is not subject to the condominium or cooperative form of ownership. The condominium association or cooperative association and any owner of any portion of the building which is not subject to the condominium or cooperative form of ownership are each responsible for ensuring compliance with the requirements of this section. The condominium association or cooperative association is responsible for all costs associated with the milestone inspection attributable to the portions of a building which the association is responsible to maintain under the governing documents of the association.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1805				
<b>Notes:</b>				
<input type="checkbox"/>				

**6) Section 1806. Milestone Inspection Reporting.** [s.553.899(8), FS], [s.553.899(9), FS] [SB 154/Assignment #3/Inspection Criteria/Reporting]

**6-A Proposed Amendment 1806.1** [s.553.899(8), FS] **Minimum criteria.** Upon completion of a phase one or phase two milestone inspection, the architect or engineer ~~who performed~~ ~~responsible for~~ [William Bracken] the inspection must submit a sealed copy of the inspection report with a separate summary of, at minimum, the material findings and recommendations in the inspection report to the condominium association or cooperative association, to any other owner of any portion of the building which is not subject to the condominium or cooperative form of ownership, and to the building official of the local government which has jurisdiction. The inspection report must, at a minimum, meet all of the following criteria:

- (a) Bear the seal and signature, or the electronic signature, of the licensed engineer or architect ~~who performed~~ ~~responsible for~~ [William Bracken] the inspection.

- (b) Indicate the manner and type of inspection forming the basis for the inspection report.
- (c) Identify any substantial structural deterioration, within a reasonable professional probability based on the scope of the inspection, describe the extent of such deterioration, and identify any recommended repairs for such deterioration.
- (d) State whether unsafe or dangerous conditions, as those terms are defined in the Florida Building Code, were observed.
- (e) Recommend any remedial or preventive repair for any items that are damaged but are not substantial structural deterioration.
- (f) Identify and describe any items requiring further inspection.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken’s Proposed Amendment to Text of 1806.1				
<b>Notes:</b>				
<input type="checkbox"/>				

**1806.2** [s.553.899(9), FS] **Milestone inspection report distribution.** Within 45 days after receiving the applicable inspection report, the condominium or cooperative association must distribute a copy of the inspector-prepared summary of the inspection report to each condominium unit owner or cooperative unit owner, regardless of the findings or recommendations in the report, by United States mail or personal delivery at the mailing address, property address, or any other address of the owner provided to fulfill the association’s notice requirements under Chapter 718 or chapter 719, Florida Statutes, as applicable, and by electronic transmission to the e-mail address or facsimile number provided to fulfill the association’s notice requirements to unit owners who previously consented to receive notice by electronic transmission; must post a copy of the inspector prepared summary in a conspicuous place on the condominium or cooperative property; and must publish the full report and inspector-prepared summary on the association’s website, if the association is required to have a website.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1806				
<b>Notes:</b>				
<input type="checkbox"/>				

**7) Section 1807. Milestone Inspection Report Form.** [Staff]

**1807.1** (Staff) The Milestone Inspection Report Form (Appendix XX) shall serve as minimum inspection compliance for Phase One and Phase Two milestone inspection requirements.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1807				
<b>Notes:</b>				
<input type="checkbox"/>				

**8) Section 1808. Local Enforcement Agency Action on Milestone Inspection Results.**

[s.553.899(10), FS], [s.553.899(11), FS], [Dan Lavrich – 1808.3]

**1808.1**[s.553.899(10), FS] **Enforcement.** A local enforcement agency may prescribe timelines and penalties with respect to compliance with this section.

**1808.2** [*s. 553.899(11), FS*] **Repair.** A board of county commissioners or municipal governing body may adopt an ordinance requiring that a condominium or cooperative association and any other owner that is subject to this section schedule or commence repairs for substantial structural deterioration within a specified timeframe after the local enforcement agency receives a phase two inspection report; however, such repairs must be commenced within 365 days after receiving such report. If an owner of the building fails to submit proof to the local enforcement agency that repairs have been scheduled or have commenced for substantial structural deterioration identified in a phase two inspection report within the required timeframe, the local enforcement agency must review and determine if the building is unsafe for human occupancy.

**8-A) 1808.3 Required Repairs or Modifications.** [*Dan Lavrich*]

1. In the event that repairs or modifications are found to be necessary as a result of the milestone inspection, the building owner shall have a total of 180 days from the date of the building milestone inspection report, unless otherwise permitted by the Building Official, in which to complete required repairs and correct the structural deficiencies. All applicable requirements of this code shall be followed with all applicable permits obtained. If an owner or association fails to submit proof to the local enforcement agency that repairs have been scheduled or have commenced for substantial structural deterioration identified in the inspection report within the required timeframe, the structure may be deemed to be unsafe and unfit for occupation. Such findings shall be reviewed by the Building Official and shall be sent to the Special Magistrate, Code Enforcement Board, or Unsafe Structures Board, as appropriate.
2. Once a permit is obtained for all necessary repairs or modifications from the local building department, which has jurisdiction, the Florida Building Code shall govern time restraints for such permits.
3. For deficiencies that cannot be corrected within 180 days, the time frame may be extended when a time frame is specified by the responsible registered design professional and approved by the Building Official. Such extensions shall be contingent on maintaining an active building permit as specified in Section 105.3.2 of the Florida Building Code, Building.
4. The building official may issue an extension of not more than 60 days to submit a building milestone inspection report or to obtain any necessary permits upon a written extension request from a registered design professional qualified for the type of building or structure in question. Such request shall contain a signed and sealed statement from the registered design professional that the building may continue to be occupied while undergoing the building milestone inspection.
5. Once all required repairs have been completed, the responsible registered design professional who has performed the milestone inspection and issued the report shall re-inspect the areas noted on the original report and shall provide the building owner, association, and building official an amended report with a signed and sealed letter stating that all of the required repairs and corrections have been completed and that the building or structure is acceptable for continued use under the present occupancy. The building owner or responsible registered design professional shall submit that letter to the building official.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Lavrich's Proposed Text for Section 1808.3</i>				
<b>Notes:</b>				
□				

**8-B) Proposed Amendments** [*William Bracken*]: **1808.3 Required Repairs or Modifications.** [*Dan Lavrich and William Bracken*]



1. In the event that repairs or modifications are found to be necessary as a result of the milestone inspection, the building owner shall have a total of 180 days from the date of the building milestone inspection report, unless otherwise permitted by the Building Official, in which to complete required repairs and correct the structural deficiencies. All applicable requirements of this code shall be followed with all applicable permits obtained. If an owner or association fails to submit proof to the local enforcement agency that repairs have been scheduled or have commenced for substantial structural deterioration identified in the inspection report within the required timeframe, the structure may be deemed to be unsafe and unfit for occupation. Such findings shall be reviewed by the Building Official and shall be sent to the Special Magistrate, Code Enforcement Board, or Unsafe Structures Board, as appropriate.
2. Once a permit is obtained for all necessary repairs or modifications from the local building department, which has jurisdiction, the Florida Building Code shall govern time restraints for such permits.
3. For deficiencies that cannot be corrected within 180 days, the time frame may be extended when a time frame is specified by the ~~responsible registered~~ design professional of record and approved by the Building Official. Such extensions shall be contingent on maintaining an active building permit as specified in Section 105.3.2 of the Florida Building Code, Building.
4. The building official may issue an extension of not more than 60 days to submit a building milestone inspection report or to obtain any necessary permits upon a written extension request from ~~a registered design professional qualified for the type of building or structure in question~~ the architect or engineer responsible for the milestone inspection. Such request shall contain a signed and sealed statement ~~from the registered design professional~~ that the building may continue to be occupied while undergoing the building milestone inspection or while waiting for any necessary permits.
5. Once all required repairs have been completed, the ~~responsible registered design professional who has performed~~ architect or engineer responsible for the milestone inspection ~~and issued the~~ report shall re-inspect the areas noted on the original report and shall provide the building owner, association, and building official an amended report with a signed and sealed letter stating that all of the required repairs and corrections have been completed and that the building or structure is acceptable for continued use under the present occupancy as appropriate. The building owner or ~~responsible registered design professional~~ the architect or engineer responsible for the milestone inspection shall submit that letter to the building official.

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Bracken's Proposed Amendment to Lavrich's Proposed Text for Section 1808.3				
<b>Notes:</b>				
<input type="checkbox"/>				

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
October 30, 2023 Ranking of Draft Text for Section 1808				
<b>Notes:</b>				
<input type="checkbox"/>				

## SECTION 2 – MILESTONE INSPECTION REPORT FORMS

### MILESTONE INSPECTION REPORT FORMS

#### ***/SB 154/ ASSIGNMENT #3/ INSPECTION CRITERIA/ STANDARDIZED INSPECTION AND REPORTING FORMS/***

**1) Section 1807.** Milestone Inspection Report Form - Fillable PDF Reporting Form.

*[Source – Miami-Dade and Broward Counties Building Safety Inspection Program with staff comments]*

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Report Form</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

**1-A) Proposed Amendments *[William Bracken]*:** Section 1807. Milestone Inspection Report Form - Fillable PDF Reporting Form. *[Source – Miami-Dade and Broward Counties Building Safety Inspection Program with staff comments]*

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Bracken's Proposed Amendments for Report Form</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

**2) Section 1807.** Milestone Inspection Report Form - Electronic Reporting Form.

*[Source – Miami-Dade and Broward Counties Building Safety Inspection Program with staff comments]*

*/SB 154/ Assignment #3/ reporting forms in electrical format]*

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Report Form</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

**2-A) Proposed Amendments *[William Bracken]*:** Section 1807. Milestone Inspection Report Form - Electronic Reporting Form.

*[Source – Miami-Dade and Broward Counties Building Safety Inspection Program with staff comments]*

*/SB 154/ Assignment #3/ reporting forms in electrical format]*

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Bracken's Proposed Amendments for Report Form</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

## SECTION 3 – GENERAL CONDITIONS AND GUIDELINES

### GENERAL CONDITIONS AND GUIDELINES – SCOPE OF STRUCTURAL CONDITIONS TO BE INCLUDED AS AN APPENDIX

#### 1) General Conditions and Guidelines – Scope of Structural Conditions.

*[Source – Broward County Building Safety Inspection Program] (Testing protocols)*

#### SCOPE OF STRUCTURAL INSPECTION

The fundamental purpose of the required milestone inspection and report is to confirm in reasonable fashion that the building or structure under consideration is safe for continued use under present occupancy. **As implied by the title of this document, this is a recommended procedure, and under no circumstances are these minimum recommendations intended to supplant proper professional judgment.**

Such inspection shall be for the purpose of determining the general structural condition of the building or structure to the extent reasonably possible of any part, material or assembly of a building or structure which affects the safety of such building or structure and/or which supports any dead or live load, or wind load.

In general, unless there is obvious overloading, or significant deterioration of important structural elements, there is little need to verify the original design. It is obvious that this has been time tested if still offering satisfactory performance. Rather, it is of importance that the effects of time with respect to degradation of the original construction materials be evaluated. It will rarely be possible to visually examine all concealed construction, nor should such be generally necessary. However, a sufficient number of typical structural members should be examined to permit reasonable conclusions to be drawn.

**Visual Examination** will, in most cases, be considered adequate when executed systematically. The visual examination must be conducted throughout all habitable and non-habitable areas of the building, as deemed necessary, by the inspecting professional to establish compliance. Surface imperfections such as cracks, distortion, sagging, excessive deflections, significant misalignment, signs of leakage, and peeling of finishes should be viewed critically as indications of possible difficulty.

**Testing Procedures** and quantitative analysis will not generally be required for structural members or systems except for such cases where visual examination has revealed such need, or where apparent loading conditions may be critical.

**Manual Procedures** such as chipping small areas of concrete and surface finishes for closer examinations are encouraged in preference to sampling and/or testing where visual examination alone is deemed insufficient. Generally, unfinished areas of buildings such as utility spaces, maintenance areas, stairwells and elevator shafts should be utilized for such purposes. In some cases, to be held to a minimum, ceilings or other construction finishes may have to be opened for selective examination of critical structural elements. In that event, such locations should be carefully located to be least disruptive, most easily repaired and held to a minimum. In any event, a sufficient number of structural members must be examined to afford reasonable assurances that such are representative of the total structure.

Evaluating an existing structure for the effects of time, must take into account two basic considerations; movement of structural components with respect to each other, and deterioration of materials.

With respect to the former, volume change considerations, principally from ambient temperature changes, and possibly long-time deflections, are likely to be most significant. Foundation movements will frequently be of importance, usually settlement, although upward movement due to expansive soils may occur, although infrequently in this area. Older buildings on spread footings may exhibit continual, even recent settlements if founded on deep unconsolidated fine grained or cohesive soils, or from subterranean losses or movements from several possible causes.

With very little qualifications, such as rather rare chemically reactive conditions deterioration of building materials can only occur in the presence of moisture, largely related to metals and their natural tendency to return to the oxide state in the corrosive process.

In this marine climate, highly aggressive conditions exist year-round. For most of the year, outside relative humidity may frequently be about 90 or 95%, while within air-conditioned building, relative humidity will normally be about 55 to 60%. Under these conditions moisture vapor pressures ranging from about 1/3 to 1/2 pounds per square inch will exist much of the time. Moisture vapor will migrate to lower pressure areas. Common building materials such as stucco, masonry and even concrete, are permeable even to these slight pressures. Since most of construction does not use vapor barriers, condensation will take place within the enclosed walls of the building. As a result, deterioration is most likely adjacent to exterior walls, or wherever else moisture or direct leakage has been permitted to penetrate the building shell.

Structural deterioration will always require repair. The type of repair, however, will depend upon the importance of the member in the structural system, and degree of deterioration. Cosmetic type repairs may suffice in certain non-sensitive members such as tie beams and columns, provided that the remaining sound material is sufficient for the required function. For members carrying assigned gravity or other loads, cosmetic type repairs will only be permitted if it can be demonstrated by rational analysis that the remaining material, if protected from further deterioration can still perform its assigned function at acceptable stress levels. Failing that, adequate repairs or reinforcement will be considered mandatory.

Written reports shall be required attesting to each required inspection. Each such report shall note the location of the structure, description of the type of construction, and general magnitude of the structure, the existence of drawings and location thereof, history of the structure to the extent reasonably known, and a description of the type and manner of the inspection, noting problem areas and recommended repairs, if required to maintain structural integrity.

**Evaluation:** Each report shall include a statement to the effect that the building or structure is structurally safe, unsafe, safe with qualifications, or has been made safe. It is suggested that each report also include the following information indicating the actual scope of the report and limits of liability. This paragraph may be used:

*"As a routine matter, in order to avoid possible misunderstanding, nothing in this report should guarantee for any portion of the structure. To the best of my knowledge and ability, this report represents an accurate appraisal of the present condition of the building based upon careful evaluation of observed conditions, to the extent reasonably possible.*

## **Foundations:**

If all of the supporting subterranean materials were completely uniform beneath a structure, with no significant variations in grain size, density, moisture content or other mechanical properties; and if dead load pressures were completely uniform, settlements would probably be uniform and of little practical consequence. In the real world, however, neither is likely. Significant deviations from either of these two idealisms are likely to result in unequal vertical movements.

Monolithic masonry structures are generally incapable of accepting such movements, and large openings. Since, in most cases, differential shears are involved, cracks will typically be diagonal.

Small movements, in themselves, are most likely to be structurally important only if long term leakage through fine cracks may have resulted in deterioration. In the event of large movements, contiguous structural elements such as floor and roof systems must be evaluated for possible fracture or loss of bearing.

Pile foundations are, in general, less likely to exhibit such difficulties. Where such does occur, special investigation will be required.

## **Roofs**

Sloping roofs, usually having clay or cement tiles, are of concern in the event that the covered membrane may have deflections, if merely resulting from deteriorated rafters or joists will be of greater import. Valley flashing and base flashing at roof penetration will also be matters of concern.

Flat roofs with built up membrane roofs will be similarly critical with respect to deflection considerations. Additionally, since they will generally be approaching expected life limits at the age when building recertification is required careful examination is important. Blisters, wrinkling, alligatoring, and loss of gravel are usual signs of difficulty. Punctures or loss of adhesion of base flashings, coupled with loose counter-flashing will also signify possibility of other debris, may result in ponding, which if permitted, may become critical.

## **Masonry Bearing Walls**

Random cracking, or if discernible, definitive patterns of cracking, will of course, be of interest. Bulging, sagging, or other signs of misalignment may also indicate related problems in other structural elements. Masonry walls where commonly constructed of either concrete masonry units, or scored clay tile, may have been constructed with either reinforced concrete columns and tie beams, or lintels.

Of most probable importance will be the vertical and horizontal cracks where masonry units abut tie columns, or other frame elements such as floor slabs. Of interest here is the observation that although the raw materials of which these masonry materials are made may have much the same mechanical properties as the reinforced concrete framing, their actual behavior in the structure, however, is likely to differ with respect to volume change resulting from moisture content, and variations in ambient thermal conditions.

Moisture vapor penetration, sometimes abetted by salt laden aggregate and corroding rebars, will usually be the most common cause of deterioration. Tie columns are rarely structurally sensitive, and a fair amount of deterioration may be tolerated before structural impairment becomes important. Cosmetic type repair involving cleaning, and parching to effectively seal the member, may often suffice. A similar

approach may not be unreasonable for tie beams, provided they are not also serving as lintels. In that event, a rudimentary analysis of load capability using the remaining actual rebar area, may be required.

### **Floor and Roof Systems**

Cast in place reinforced concrete slabs and/or beams and joists may often show problems due to corroding rebars resulting from cracks or merely inadequate protecting cover of concrete. Patching procedures will usually suffice where such damage has not been extensive. Where corrosion and spalling has been extensive in structurally critical areas, competent analysis with respect to remaining structural capacity, relative to actual supported loads, will be necessary. Type and extent of repair will be dependent upon the results of such investigation.

Pre-cast members may present similar deterioration conditions. End support conditions may also be important. Adequacy of bearing, indications of end shear problems, and restraint conditions are important, and should be evaluated in at least a few typical locations.

Steel bar joists are, of course, sensitive to corrosion. Most critical locations will be web member welds, especially near supports, where shear stresses are high and possible failure may be sudden, and without warning.

Cold formed steel joists, usually of relatively light gage steel, are likely to be critically sensitive to corrosion, and are highly dependent upon at least nominal lateral support to carry designed loads. Bridging and the floor or roof system itself, if in good condition, will serve the purpose.

Wood joists and rafters are most often in difficulty from "dry rot", or the presence of termites. The former (a misnomer) is most often prevalent in the presence of sustained moisture or lack of adequate ventilation. A member may usually be deemed in acceptable condition if a sharp pointed tool will penetrate no more than about one eighth of an inch under moderate hand pressure. Sagging floors will most often indicate problem areas.

Gypsum roof decks will usually perform satisfactorily except in the presence of moisture. Disintegration of the material and the form-board may result from sustained leakage. Anchorage of the supporting bulb tees against uplift may also be of importance.

Floor and roof systems of cast in place concrete with self-centering reinforcing, such as paper backed mesh and rib-lath, may be critical with respect to corrosion of the unprotected reinforcing. Loss of uplift anchorage on roof decks will also be important if significant deterioration has taken place, in the event that dead loads are otherwise inadequate for that purpose. Expansion joints exposed to the weather must also be checked.

### **Steel Framing System**

Corrosion, obviously enough, will be the determining factor in the deterioration of structural steel. Most likely suspect areas will be fasteners, welds, and the interface area where bearings are embedded in masonry. Column bases may often be suspect in areas where flooding has been experienced, especially if salt water has been involved. Concrete fireproofing will, if it exists, be the best clue indicating the condition of the steel.

## **Concrete Framing Systems**

Concrete deterioration will, in most cases, similarly be related to rebar corrosion possibly abetted by the presence of salt water aggregate or excessively permeable concrete. In this respect, honeycomb areas may contribute adversely to the rate of deterioration. Columns are frequently most suspect. Extensive honeycomb is most prevalent at the base of columns, where fresh concrete was permitted to segregate, dropping into form boxes. This type of problem has been known to be compounded in areas where flooding has occurred, especially involving salt water.

Thin cracks usually indicate only minor corrosion, requiring minor patching only. Extensive spalling may indicate a much more serious condition requiring further investigation.

In spall areas, chipping away a few small loose samples of concrete may be very revealing. Especially, since loose material will have to be removed even for cosmetic type repairs, anyway. Fairly reliable quantitative conclusions may be drawn with respect to the quality of the concrete. Even though our cement and local aggregate are essentially derived from the same sources, cement will have a characteristically dark grayish brown color in contrast to the almost white aggregate. A typically white, almost alabaster like coloration will usually indicate reasonably good overall strength.

Based on preliminary findings from the National Institute of Standards and Technology on the collapse of Champlain Towers South in Surfside, Florida in April of 2022, special attention should be paid to deck slabs and plaza decks. Often, additional load has been added to these structures, so it is incumbent upon the inspecting design professional to look closely at slabs, columns and other transfer members for evidence of distress. This evidence may manifest as efflorescence from water passing through the concrete structures as a white or light-colored powdery substance on the underside of slabs and at the base of columns.

## **Windows and Doors**

Window and door condition is of considerable importance with respect to two considerations. Continued leakage may have resulted in other adjacent damage and deteriorating anchorage may result in loss of the entire unit in the event of severe windstorms even short of hurricane velocity. Perimeter sealants, glazing, seals, and latches should be examined with a view toward deterioration of materials and anchorage of units for inward as well as outward (suction) pressure, most importantly in high buildings.

## **Wood Framing**

Older wood framed structures, especially of the industrial type, are of concern in that long term deflections may have opened important joints, even in the absence of deterioration. Corrosion of ferrous fasteners will in most cases be obvious enough. Dry rot must be considered suspect in all sealed areas where ventilation has been inhibited, and at bearings and at fasteners. Here too, penetration with a pointed tool greater than about one eighth inch with moderate hand pressure will indicate the possibility of further difficulty.

## **Building Facade**

Appurtenances on an exterior wall of a building are elements including, but not limited to, any cladding material, precast appliques, exterior fixtures, ladders to rooftops, flagpoles, signs, railings, copings, guardrails, curtain walls, balcony and terrace enclosures, including greenhouses or solariums, window

guards, window air conditioners, flower boxes, satellite dishes, antennae, cell phone towers, and any equipment attached to or protruding from the façade that is mechanically and/or adhesive attached.

### **Loading**

It is of importance to note that even in the absence of any observable deterioration, loading conditions must be viewed with caution. Recognizing that there will generally be no need to verify the original design, since it will have already been "time tested", this premise has validity only if loading patterns and conditions remain **unchanged**. Any material change in type and/or magnitude or loading in older buildings should be viewed as sufficient justification to examine load carrying capability of the effected structural system.

### **Historical Documents and Permitting**

An attempt should be made to investigate the existence of documents with the local jurisdiction to assist with the overall inspection of the building.

Understanding the structural system, building components, and intended design may guide the design professional to investigate certain critical areas of the structure.

**Violations** through the local jurisdiction's code compliance division should be investigated. Cases on file may lead to issues pre-existing with the building, especially any unsafe structure determinations. Depending on the nature of the violation, recertification inspections may be affected.

**Unpermitted activities** may also affect the outcome of a milestone inspection, especially with unpermitted additions to the building. Unpermitted additions found during the milestone inspection process present an unsafe situation and must be identified in the report, even if found to be properly built. Like a repair process identified by the report, legalizing an unpermitted addition would be a prerequisite to the completion of a successful milestone inspection report. Examples of unpermitted work include but are not limited to additions, alterations, balcony enclosures, etc.

**Repairs** identified in the milestone inspection report will most likely require permits. Once the initial report is completed it should be immediately submitted to the local jurisdiction for processing, do not proceed to conduct repairs without permits. Some repairs, like changing a bulb in an exit sign, may not require a permit but most other work will require permits. Proceeding without obtaining repair permits may lead to a violation of the code.

**Completing the reports** concisely is vital to the overall understanding of the conditions of the building and successful completion of the milestone inspection process. The approved report forms provided must be used, proprietary forms will not be accepted. Where required, photos must be in color and with sufficient resolution to detail the conditions being shown. Milestone inspection reports may be audited, and the subject building may be inspected at the discretion of the Building Official. The Building Official reserves the right to rescind or revoke an approved milestone inspection report.

The **Code in Effect** at the time of the original construction is the baseline for the milestone inspections. Subsequent improvements to the original building should be inspected based on the code at the time of permitting. It is not the intent of the milestone inspection that buildings must be brought in compliance with current codes.



Destructive and nondestructive structural assessment technologies and techniques that can, or have the potential to, aid in the structural assessment of buildings based on current development, applications, and industry guidance:

- (1) 1. ASTM F1869 – Chloride test for concrete
  - (2) 2. ASTM C876 (half-cell) – Scan of concrete at a depth of 6” to measure rebar deterioration
  - (3) 3. ASTM C1153- Thermography
  - (4) 4. ASTM D8231 modified – Electronic Leak Detection of membrane roofing
  - (5) 5. AAMA 511 – Pressure Testing of Fenestrations
  - (6) 6. ASTM D4580 – Delam roller for Stucco and Concrete
  - (7) ASCE 11-99
  - (8) Acoustic Emission (\*)
  - (9) Sounding Techniques (\*)
  - (10) Stress Wave Methods – Ultrasonics (\*)
  - (11) Grund Penetrating Radar (GPR) (\*)
  - (12) Thermography (\*)
  - (13) Fiber Optic Sensors (\*)
  - (14) Imagery (\*)
  - (15) AR/VR Guided Inspection (\*)
  - (16) Vibration Sensors and Dynamic Analysis (\*)
  - (17) Integrated Sensors (\*)
  - (18) X-ray (\*)
  - (19) Core Sampling of Concrete (\*)
  - (20) In-situ Strength Testing Methods (\*)
  - (21) Corrosion Detection and Monitoring Techniques (\*)
  - (22) Analysis of Ingress and Transport Properties (\*)
- (\*) For background information regarding building inspection technology see research project “ Assessment of Inspection Reporting and Building Conditions in South Florida (Miami-Dade and Broward Counties) – Phase II” as available from the following link:  
[https://www.floridabuilding.org/fbc/publications/Technical\\_Research\\_FY2022-2023.html](https://www.floridabuilding.org/fbc/publications/Technical_Research_FY2022-2023.html)

AVERAGE	4= Acceptable	3= Minor Reservations	2= Major Reservations	1= Not Acceptable
<i>October 30, 2023 Ranking of Draft Text</i>				
<b>Notes:</b>				
<input type="checkbox"/>				

## SECTION 4 – ISSUES DEFERRED TO ASSIGNMENT 3

*The Workgroup voted unanimously to defer the following options to Assignment 3 for evaluation:*

### **Standard Format and Tracking Options (5 Options)**

- Electronic Inspection Form Option)** Create electronic inspection form and submission system. *(Ranked 3.75 on 08/09/22) [Anne Cope, Jim Schock]*
- Standardize Inspection Form Option)** Standardize Inspection Form. *[Jim Schock]*
- Response Option )** Standardize response options. *[Anne Cope]*
- Condition Assessment Option)** Standardize condition assessment categories. *[Anne Cope]*
- Integrate Database Option)** Integrate with database for tracking and reporting. *[Anne Cope]*

### **Maintenance Options (2 Options)**

- Maintenance Program Requirement Option. (Ranked 2.0 June 6, 2023).** *[Jim Schock]*  
Require a Maintenance program be submitted as part of a final inspection or at first Inspection along with formatting of a Maintenance log book:
  - Verify Upkeep of the Maintenance Log.
  - Verify and operate Plumbing Systems.
  - Verify and operate Mechanical Systems.
  - Inspect for the presence of mold.
- Exterior Maintenance when not Included with Milestone Inspection Option. (Ranked 2.0 June 6, 2023).** *[Jim Schock]*
  - Inspect Roofing System
  - Inspect Penetration Sealants
  - Inspect Exterior Painting and Finishes
  - Drainage systems
  - Paving and Parking Areas
  - Seawalls and Flood prevention Measures
  - Waterproofing
  - Check Operation of Swimming Pool and Spa Equipment