Ventilation
for Acceptable
Indoor Air Quality

See appendix for approval dates by the ASHRAE Standards Committee, the ASHRAE Board of Directors, and the American National Standards Institute.

This standard is under continuous maintenance by a Standing Standard Project Committee (SSPC) for which the Standards Committee has established a documented program for regular publication of addenda or revisions, including procedures for timely, documented, consensus action on requests for change to any part of the standard. The change submittal form, instructions, and deadlines may be obtained in electronic form from the ASHRAE Web site, http://www.ashrae.org, or in paper form from the Manager of Standards. The latest edition of an ASHRAE Standard may be purchased from ASHRAE Customer Service, 1791 Tullie Circle, NE, Atlanta, GA 30329-2305. E-mail: orders@ashrae.org. Fax: 404-321-5478. Telephone: 404-636-8400 (worldwide), or toll free 1-800-527-4723 (for orders in US and Canada).

© Copyright 2006 ASHRAE, Inc.
Addendum a and d

ASHRAE Standing Standard Project Committee 62.1
Cognizant TC: 5.12, Ventilation Requirements and Infiltration
SPLS Liaison: Richard D. Hermans

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dennis A. Stanke, Chair*</td>
<td>Francis Michael Gallo</td>
<td>Walter L. Raynaud*</td>
</tr>
<tr>
<td>Roger L. Hedrick, Vice-Chair*</td>
<td>John Girman*</td>
<td>Lisa J. Rogers</td>
</tr>
<tr>
<td>Leon E. Alevantis*</td>
<td>Donald C. Herrmann</td>
<td>Lawrence J. Schoen*</td>
</tr>
<tr>
<td>Michael G. Apte</td>
<td>Thomas P. Houston*</td>
<td>Sitalaram Chandra Sekhar</td>
</tr>
<tr>
<td>Lynn G. Bellenger</td>
<td>Eli P. Howard, III*</td>
<td>Dennis M. Siano</td>
</tr>
<tr>
<td>David C. Bixby*</td>
<td>Roger L. Howard</td>
<td>Anthony J. Spata</td>
</tr>
<tr>
<td>Hoy R. Bohanon, Jr.*</td>
<td>Don MacMillan</td>
<td>Jan Sundell*</td>
</tr>
<tr>
<td>Mark P. Buttner</td>
<td>Chris R. Magee</td>
<td>Wayne R. Thomann</td>
</tr>
<tr>
<td>Waller S. Clements</td>
<td>Carl A. Marbery*</td>
<td>Dilip Y. Vyavaharkar</td>
</tr>
<tr>
<td>Leonard A. Damiano</td>
<td>John K. McFarland</td>
<td></td>
</tr>
<tr>
<td>Richard A. Danks*</td>
<td>Christopher O. Muller*</td>
<td></td>
</tr>
<tr>
<td>Francis J. Fisher, Jr.*</td>
<td>John E. Osborn*</td>
<td>Michael W. Woodford*</td>
</tr>
</tbody>
</table>

* Denotes members of voting status when the document was approved for publication

ASHRAE STANDARDS COMMITTEE 2005-2006

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Richard D. Hermans, Chair</td>
<td>Jay A. Kohler</td>
</tr>
<tr>
<td>David E. Knebel, Vice-Chair</td>
<td>James D. Lutz</td>
</tr>
<tr>
<td>Donald L. Brandt</td>
<td>Merle F. McBride</td>
</tr>
<tr>
<td>Steven T. Bushby</td>
<td>Mark P. Modera</td>
</tr>
<tr>
<td>Paul W. Cabot</td>
<td>Cyrus H. Nasseri</td>
</tr>
<tr>
<td>Hugh F. Crowther</td>
<td>Stephen V. Santoro</td>
</tr>
<tr>
<td>Samuel D. Cummings, Jr.</td>
<td>Steven V. Skalko</td>
</tr>
<tr>
<td>Robert G. Doerr</td>
<td>David R. Tree</td>
</tr>
<tr>
<td>Hakim Elmahdy</td>
<td>Jerry W. White, Jr.</td>
</tr>
<tr>
<td>Roger L. Hedrick</td>
<td>James E. Woods</td>
</tr>
<tr>
<td>John F. Hogan</td>
<td>William E. Murphy, BOD ExO</td>
</tr>
<tr>
<td>Frank E. Jakob</td>
<td>Ronald E. Jarnagin, CO</td>
</tr>
<tr>
<td>Stephen D. Kennedy</td>
<td>Claire B. Ramspeck, Assistant Director of Standards and Special Projects</td>
</tr>
</tbody>
</table>
# Addendum g

ASHRAE Standing Standard Project Committee 62.1  
Cognizant TC: TC 5.12, Ventilation Requirements and Infiltration  
SPLS Liaison: Fredrick H. Kohloss

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>David S. Butler, Sr., Chair*</td>
<td>Scott Douglas Hanson*</td>
<td>Walter L. Raynaud*</td>
</tr>
<tr>
<td>Dennis A. Stanke, Vice Chair*</td>
<td>Roger Hedrick</td>
<td>Lisa Rogers</td>
</tr>
<tr>
<td>Leon E. Alevantis*</td>
<td>Eli P. Howard*</td>
<td>Lawrence Schoen</td>
</tr>
<tr>
<td>Michael Apte</td>
<td>Carl A. Marbery*</td>
<td>Jan Sundell</td>
</tr>
<tr>
<td>Michael Beaton</td>
<td>John McFarland</td>
<td>Wayne Thomann</td>
</tr>
<tr>
<td>Hoy R. Bohanon, Jr.*</td>
<td>Christopher O. Muller*</td>
<td>Dillip Vyayaharkar</td>
</tr>
<tr>
<td>James L. Coggins*</td>
<td>John E. Osborn*</td>
<td></td>
</tr>
<tr>
<td>Francis J. Fisher, Jr.*</td>
<td>R. Dean Rasmussen*</td>
<td></td>
</tr>
</tbody>
</table>

*Denotes members of voting status when the document was approved for publication

---

**ASHRAE STANDARDS COMMITTEE 2004-2005**

<table>
<thead>
<tr>
<th>Name</th>
<th>Name</th>
<th>Name</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dean S. Borges, Chair</td>
<td>Merle F. McBride</td>
<td></td>
</tr>
<tr>
<td>Richard D. Hermans, Vice-Chair</td>
<td>Mark P. Modera</td>
<td></td>
</tr>
<tr>
<td>Donald B. Bivens</td>
<td>Cyrus H. Nasseri</td>
<td></td>
</tr>
<tr>
<td>Paul W. Cabot</td>
<td>Davor Novosel</td>
<td></td>
</tr>
<tr>
<td>Hugh F. Crowther</td>
<td>George Reeves</td>
<td></td>
</tr>
<tr>
<td>Brian P. Dougherty</td>
<td>John Sabelli</td>
<td></td>
</tr>
<tr>
<td>Hakim Elmahdy</td>
<td>Stephen V. Santoro</td>
<td></td>
</tr>
<tr>
<td>Matt R. Hargan</td>
<td>Gideon Shavit</td>
<td></td>
</tr>
<tr>
<td>Roger L. Hedrick</td>
<td>David R. Tree</td>
<td></td>
</tr>
<tr>
<td>John F. Hogan</td>
<td>James E. Woods</td>
<td></td>
</tr>
<tr>
<td>Frank E. Jakob</td>
<td>Michael F. Beda, BOD ExO</td>
<td></td>
</tr>
<tr>
<td>Stephen D. Kennedy</td>
<td>William A. Harrison, CO</td>
<td></td>
</tr>
<tr>
<td>David E. Knebel</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Claire B. Ramspeck, *Manager of Standards*
SPECIAL NOTE

This American National Standard (ANS) is a national voluntary consensus standard developed under the auspices of the American Society of Heating, Refrigerating and Air-Conditioning Engineers (ASHRAE). Consensus is defined by the American National Standards Institute (ANSI), of which ASHRAE is a member and which has approved this standard as an ANS, as "substantial agreement reached by directly and materially affected interest categories. This signifies the concurrence of more than a simple majority, but not necessarily unanimity. Consensus requires that all views and objections be considered, and that an effort be made toward their resolution. Compliance with this standard is voluntary until and unless a legal jurisdiction makes compliance mandatory through legislation. ASHRAE obtains consensus through participation of its national and international members, associated societies, and public review.

ASHRAE Standards are prepared by a Project Committee appointed specifically for the purpose of writing the Standard. The Project Committee Chair and Vice-Chair must be members of ASHRAE; while other committee members may or may not be ASHRAE members, all must be technically qualified in the subject area of the Standard. Every effort is made to balance the concerned interests on all Project Committees.

The Manager of Standards of ASHRAE should be contacted for:

- interpretation of the contents of this Standard,
- participation in the next review of the Standard,
- offering constructive criticism for improving the Standard,
- permission to reprint portions of the Standard.

DISCLAIMER

ASHRAE uses its best efforts to promulgate Standards and Guidelines for the benefit of the public in light of available information and accepted industry practices. However, ASHRAE does not guarantee, certify, or assure the safety or performance of any products, components, or systems tested, installed, or operated in accordance with ASHRAE’s Standards or Guidelines or that any tests conducted under its Standards or Guidelines will be nonhazardous or free from risk.

ASHRAE INDUSTRIAL ADVERTISING POLICY ON STANDARDS

ASHRAE Standards and Guidelines are established to assist industry and the public by offering a uniform method of testing for rating purposes, by suggesting safe practices in designing and installing equipment, by providing proper definitions of this equipment, and by providing other information that may serve to guide the industry. The creation of ASHRAE Standards and Guidelines is determined by the need for them, and conformance to them is completely voluntary.

In referring to this Standard or Guideline and in marking of equipment and in advertising, no claim shall be made, either stated or implied, that the product has been approved by ASHRAE.
# CONTENTS

Ventilation for Acceptable Indoor Air Quality

<table>
<thead>
<tr>
<th>SECTION</th>
<th>PAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>Addendum a</td>
<td>6</td>
</tr>
<tr>
<td>Addendum b</td>
<td>7</td>
</tr>
<tr>
<td>Addendum c</td>
<td>10</td>
</tr>
<tr>
<td>Addendum d</td>
<td>24</td>
</tr>
<tr>
<td>Addendum g</td>
<td>25</td>
</tr>
<tr>
<td>Appendix</td>
<td>26</td>
</tr>
</tbody>
</table>

**NOTE**

When addenda, interpretations, or errata to this standard have been approved, they can be downloaded free of charge from the ASHRAE Web site at http://www.ashrae.org.

© Copyright 2006 American Society of Heating, Refrigerating and Air-Conditioning Engineers, Inc.

1791 Tullie Circle NE
Atlanta, GA 30329
www.ashrae.org

All rights reserved.
FOREWORD

This addendum cleans up a number of issues, including the following:

- Analytical conditions for required dehumidification performance. The modified requirement clarifies that each system must be analyzed to check its dehumidification performance at a specific challenging condition. This condition includes design dew-point outdoor latent load with zero solar load and design indoor latent load.
- Exceptions to 65% relative humidity limit required in 62.1-2004. Some occupancy categories and space types are required to operate with relative humidity in excess of the general 65% relative humidity limit and/or are designed to handle high humidity.
- Extending the exception to the exfiltration requirement so that it applies to the entire building when it comprises industrial and other space types. Some occupancy categories and space types must operate with mechanical exhaust airflow in excess of the mechanical intake airflow.

Revise Section 5.10.1 as follows:

5.10.1 Relative Humidity. Occupied space relative humidity shall be limited to 65% or less at either of the two following design conditions: 1) at the peak outdoor dew-point design conditions and at the peak indoor design latent load, or 2) at the lowest space sensible heat ratio expected to occur and the concurrent (simultaneous) outdoor condition when system performance is analyzed with outdoor air at the dehumidification design condition (that is, design dew point and mean coincident dry-bulb temperature) and with the space interior loads (both sensible and latent) at cooling design values and space solar loads at zero.

Note: The outdoor air dry-bulb, solar load, and space sensible heat ratio may be significantly different at outdoor dew-point design conditions than when calculated at outdoor dry-bulb design conditions.

Note: System configuration and/or climatic conditions may adequately limit space relative humidity at these conditions without additional humidity-control devices. The specified conditions challenge the system dehumidification performance with high outdoor latent load and low space sensible heat ratio.

Exception: Spaces where process or occupancy requirements dictate higher humidity conditions, such as kitchens, hot tub rooms that contain heated standing water, refrigerated or frozen storage rooms and ice rinks, and/or spaces designed and constructed to manage moisture, such as shower rooms, pools and spas.

Revise Section 5.10.2 as follows:

5.10.2 Exfiltration. For a building, the design minimum outdoor air intake shall be greater than the design maximum exhaust airflow when the mechanical air-conditioning systems are dehumidifying. Exception: Where excess exhaust is required by process considerations and approved by the authority having jurisdiction, such as in certain industrial facilities. Note: Although individual zones within the building may be neutral or negative with respect to outdoors or to other zones, net positive mechanical intake airflow for the building as a whole reduces infiltration of untreated outdoor air, such as some laboratory and industrial spaces, the requirement is for the building as a whole to limit excessive infiltration of high dew-point outdoor air.
This addendum cleans up a number of issues, including the following:

1. This addendum corrects discrepancies and omissions between Tables 5-2, 6-1, and 6-4.

2. The addendum deletes the following space types from Table 5-2:
   - Spaces ancillary to Class 2 spaces.
   - Employee locker rooms—“Locker/dressing rooms” is included in Table 6-4.
   - Equipment rooms.
   - General chemical/biological laboratories.
   - Kitchenettes—Table 6-4 includes “Kitchenettes.”
   - Private toilet/bath—Table 6-4 includes “Toilet—private.”

3. The addendum modifies Table 6-1 by providing an air classification for science laboratories. The existing Note E is deleted from applying to “Science laboratories.” The existing Note E is subsequently deleted from Table 6-1.

4. The addendum modifies Table 6-1 by moving the following space types from Table 5-2 and by providing ventilation rates for these spaces:
   - Daycare sickroom—The ventilation rate is the same for “Daycare (through age 4).”
   - University/college laboratories—The ventilation rate is the same for “Science laboratories.”
   - Break rooms—The ventilation rate is the same for “Office space.”
   - Coffee stations—The ventilation rate is the same for “Office space.”
   - Laundry rooms, central—The ventilation rate is 5 cfm/person and 0.12 cfm/ft².
   - Laundry rooms within dwelling units—The ventilation rate is 5 cfm/person and 0.12 cfm/ft².
   - Electrical/telephone closets—These spaces are split into “Electrical equipment rooms” with a ventilation rate of 0.06 cfm/ft² and “Telephone closets” with no required ventilation rate. Note B applies to “Electrical equipment rooms.”
   - Elevator machine rooms—The ventilation rate is the same for “Storage rooms,” and Note B applies to this space.

5. The addendum modifies Table 6-1 by creating a new Note E that refers to combustion equipment used on playing surfaces. This note applies to “Sports arena (play area)” to be consistent with “Arena” in Table 6-4.

6. The addendum modifies Table 6-4 by designating air classifications for the following spaces:
   - Auto repair rooms—The air class is designated as Class 2, and the reference to the existing Note F is deleted.
   - Arena—The air class is designated as Class 1 to coordinate with “Sports arena” in Table 6-1.
   - Science lab classrooms—The category is renamed “Educational science laboratories,” the air class is designated as Class 2, and the reference to the existing Note F is deleted.

7. The addendum deletes the existing Note F from Table 6-4.

8. The addendum modifies Table 6-4 by moving the following space types from Table 5-2 and by providing exhaust rates for these spaces:
   - Janitors closet, trash room—Category “Janitor, trash, recycle” is modified to read “Janitor closet, trash rooms, recycle.” The exhaust rate was not modified.
   - Paint spray booths—No exhaust rate is specified. A new Note F is referenced. The new Note F indicates other applicable standards for the exhaust rate.
   - Soiled laundry storage—The exhaust rate is the same as for “Janitor, trash, recycle.” The new Note F is also referenced.
   - Storage rooms, chemical—The exhaust rate is the same as for “Auto repair rooms.” The new Note F is also referenced.
   - Refrigerating machinery rooms—No exhaust rate is specified. The new Note F is also referenced.

Subsequent to these changes to Table 6-1 and Table 6-4, Table 5-2 was deleted since the included space types have been incorporated into the other tables as appropriate.

Note: In this addendum, changes to the current standard are indicated in the text by underlining (for additions) and strikethrough (for deletions) unless the instructions specifically mention some other means of indicating the changes.

Delete Table 5-2, “Other Space Types,” in its entirety and renumber Table 5-3, “Airstreams,” as Table 5-2, “Airstreams.”

Revise Section 5.17.1 as follows:

5.17.1 Classification. Air (return, transfer, or exhaust air) leaving each space or location shall be designated at an expected air-quality classification not less than that shown in Table 6-1, Table 5-2, or Table 5-2.3 or as approved by the authority having jurisdiction. The classification for air from spaces or locations that are not listed in Table 6-1, Table 5-2.3.
or Table 5-23 shall be the same as the classification for air from the listed space type that is most similar in terms of occupant activities and building construction.

**Exception:** Classification of air from smoking spaces is not addressed. (Spaces that are expected to include smoking do not have a classification listed in Table 6-1.)

**Note:** Classifications in Table 6-1, Table 5-2, and Table 5-23 are based on relative contaminant concentration using the following subjective criteria:

- Class 1: Air with low contaminant concentration, low sensory-irritation intensity, and inoffensive odor.
- Class 2: Air with moderate contaminant concentration, mild sensory-irritation intensity, or mildly offensive odors. Class 2 air also includes air that is not necessarily harmful or objectionable but that is inappropriate for transfer or recirculation to spaces used for different purposes.
- Class 3: Air with significant contaminant concentration, significant sensory-irritation intensity, or offensive odor.
- Class 4: Air with highly objectionable fumes or gases or with potentially dangerous particles, bioaerosols, or gases, at concentrations high enough to be considered harmful.

Revise Section 5.17.4 as follows:

5.17.4 **Documentation.** Design documentation shall indicate the justification for classification of air from any location not listed in Table 6-1, Table 5-2, or Table 5-23.

Revise Table 6-1 as indicated only for those existing entries that change or for those new entries added:

| TABLE 6-1  MINIMUM VENTILATION RATES IN BREATHING ZONE |
|-----------------|-----------------|-----------------|-----------------|-----------------|-----------------|
| **Occupancy Category** | **People Outdoor Air Rate R_P** | **Area Outdoor Air Rate R_A** | **Default Values** | **Air Class** |
| | **cfm/person** | **L/s•person** | **cfm/ft²** | **L/s•m²** | **Notes** | **Occupant Density (see Note 4)** | **Combined Outdoor Air Rate (see Note 5)** | **/#1000 ft² (#/100 m²)** | **cfm/person** | **L/s•person** | **Air Class** |
| Educational Facilities | | | | | | | | | | | |
| Daycare sickroom | 10 | 5 | 0.18 | 0.9 | | 25 | 17 | 8.6 | 3 |
| Science laboratories | 10 | 5 | 0.18 | 0.9 | E | 25 | 17 | 8.6 | 2 |
| University/college laboratories | 10 | 5 | 0.18 | 0.9 | | 25 | 17 | 8.6 | 2 |
| General | | | | | | | | | | | |
| Break rooms | 5 | 2.5 | 0.06 | 0.3 | | 25 | 10 | 5.1 | 1 |
| Coffee stations | 5 | 2.5 | 0.06 | 0.3 | | 20 | 11 | 5.5 | 1 |
| Hotels, Motels, Resorts, Dormitories | | | | | | | | | | |
| Laundry rooms, central | 5 | 2.5 | 0.12 | 0.6 | | 10 | 17 | 8.5 | 2 |
| Laundry rooms within dwelling units | 5 | 2.5 | 0.12 | 0.6 | | 10 | 17 | 8.5 | 1 |
| Miscellaneous spaces | | | | | | | | | | |
| Electrical equipment rooms | - | - | 0.06 | 0.3 | B | - | - | - | 1 |
| Telephone closets | - | - | 0.00 | 0.0 | - | - | - | 1 |
| Elevator machine rooms | - | - | 0.12 | 0.6 | B | - | - | 1 |
| Sports and Entertainment | | | | | | | | | | |
| Sports arena (play area) | - | - | 0.30 | 1.5 | E | - | - | 1 |

**ITEM-SPECIFIC NOTES FOR TABLE 6-1**

E No class of air has been established for this occupancy category.

E When combustion equipment is intended to be used on the playing surface, additional dilution ventilation and/or source control shall be provided.
The rest of Table 6-1 remains unchanged.

Revise Table 6-4 as indicated only for those existing entries that change or for those new entries added:

### TABLE 6-4 Minimum Exhaust Rates

<table>
<thead>
<tr>
<th>Occupancy Category</th>
<th>Exhaust Rate cfm/unit</th>
<th>Exhaust Rate cfm/ft²</th>
<th>Notes</th>
<th>Exhaust Rate L/s-unit</th>
<th>Exhaust Rate L/s-m²</th>
<th>Air Class</th>
</tr>
</thead>
<tbody>
<tr>
<td>Auto repair rooms</td>
<td></td>
<td>1.50</td>
<td>A,F</td>
<td></td>
<td>7.5</td>
<td>2</td>
</tr>
<tr>
<td>Arena</td>
<td></td>
<td>0.50</td>
<td>B</td>
<td></td>
<td>2.5</td>
<td>1</td>
</tr>
<tr>
<td>Janitor, closet, trash room, recycle</td>
<td></td>
<td>1.00</td>
<td></td>
<td></td>
<td>5.0</td>
<td>3</td>
</tr>
<tr>
<td>Paint spray booths</td>
<td></td>
<td></td>
<td>F</td>
<td></td>
<td></td>
<td>4</td>
</tr>
<tr>
<td>Refrigerating machinery rooms</td>
<td></td>
<td></td>
<td>F</td>
<td></td>
<td></td>
<td>3</td>
</tr>
<tr>
<td>Educational science laboratories, Science lab class rooms</td>
<td></td>
<td>1.00</td>
<td>F</td>
<td></td>
<td>5.0</td>
<td>2</td>
</tr>
<tr>
<td>Soiled laundry storage</td>
<td></td>
<td>1.00</td>
<td>F</td>
<td></td>
<td>5.0</td>
<td>3</td>
</tr>
<tr>
<td>Storage rooms, chemical</td>
<td></td>
<td>1.50</td>
<td>F</td>
<td></td>
<td>7.5</td>
<td>4</td>
</tr>
</tbody>
</table>

F: No class of air has been established for this occupancy category.
F: See other applicable standards for exhaust rate.

The rest of Table 6-4 remains unchanged.
Unresolved objectors on informative material are not subject to public review or a consensus process. Standard and may contain material that has not been processed according to the ANSI requirements for a standard. It has not been for conformance to the standard. It has been very helpful to users of the IAQ Procedure and to those using the standard in IAQ evaluations. To be clear; this ASHRAE standard does not propose or endorse any specific contaminant concentration standards or guideline values but rather lists those values established by other cognizant authorities.

The updated material in this addendum is limited to: (a) updating those listed concentrations of chemicals already listed in Appendix B that have been republished by the cited cognizant authorities; (b) updating, editing, and expanding the references; and (c) minor editing of certain portions of the text to make it more clear to the reader.

Note: In this addendum, changes to the current standard are indicated in the text by underlining (for additions) and strikethrough (for deletions) unless the instructions specifically mention some other means of indicating the changes.

Addendum c to 62.1-2004

Revise Appendix B as indicated:
(This appendix is not part of this standard. It is merely informative and does not contain requirements necessary for conformance to the standard. It has not been processed according to the ANSI requirements for a standard and may contain material that has not been subject to public review or a consensus process. Unresolved objectors on informative material are not offered the right to appeal at ASHRAE or ANSI.)

APPENDIX B
SUMMARY OF SELECTED AIR QUALITY GUIDELINES

If particular contaminants are of concern or if the Indoor Air Quality Procedure is to be used, acceptable indoor concentra-tions and exposures are needed for the particular contaminants. When using this procedure, these concentration and exposure values need to be documented and justified by reference to a cognizant authority as defined in the standard. Such guidelines or other limiting values can also be useful for diagnostic purposes. At present, no single organization develops acceptable concentrations or exposures for all indoor air contaminants, nor are values available for all contaminants of potential concern. A number of organizations offer guideline values for selected indoor air contaminants. These values have been developed primarily for ambient air, occupational settings, and, in some cases, for residential settings. They should be applied with an understanding of their basis and applicability to the indoor environment of concern. If an acceptable concentration or exposure has not been published for a contaminant of concern, a value may be derived through review of the toxicological and epidemiological evidence using appropriate consultation. However, the evidence with respect to health effects is likely to be insufficient for many contaminants. At present, there is no quantitative definition of acceptable indoor air quality that can necessarily be met by measuring one or more contaminants.

Table B-1 presents selected standards and guidelines used in Canada, Germany, Europe, and the United States for acceptable concentrations of substances in ambient air, indoor air, and industrial workplace environments. These values are issued by cognizant authorities and have not been developed or endorsed by ASHRAE. The table is presented only as background information when using the Indoor Air Quality Procedure. Specialized expertise should be sought before selecting a value for use in estimating outdoor airflow rates using the Indoor Air Quality Procedure or for building design or diagnostics purposes. Meeting one, some, or all of the listed values does not ensure that acceptable indoor air quality (as defined in this standard) will be achieved.

Table B-2 lists concentration values of interest for selected contaminants as general guidance for building design, diagnostics, and ventilation system design using the Indoor Air Quality Procedure. The values in the table are based on cognizant authorities and studies reported in peer-reviewed scientific publications; ASHRAE does not recommend their adoption as regulatory values, standards, or guidelines. The table is presented as further background when using the Indoor Air Quality Procedure. Consultation should be sought before selecting a particular value for use in calculating ventilation using the Indoor Air Quality Procedure. Meeting one, some, or all of the listed values does not ensure that acceptable indoor air quality will be achieved.

Selection of a specific target concentration and exposure is best made by a team with wide experience in toxicology, industrial hygiene, and exposure assessment. As they review the specific concentrations listed in Tables B-1 and B-2, or others taken from other sources, designers should be mindful of the following:

• Standards and guidelines are developed for different purposes and should be interpreted with reference to the setting and purpose for which they were developed compared to that to which they are being applied.
• Not all standards and guideline values recognize the presence of susceptible groups or address typical populations found in occupancies listed in this standard.
• Most standards and guidelines do not consider interactions between and among various contaminants of concern.
• The assumptions and conditions set forth by the standard or guideline may not be met in the space or for the occupants being considered (such as 8-hour day, 40-hour work week).
When many chemicals are present in the air, as they almost always are in indoor air, then some way of addressing potential interaction of these chemicals is warranted. For additive effects and exceptions, the reader is referred to ACGIH for guidance on the subject. B-1

Guideline Values for Industrial Environments

ACGIH threshold limit values, or TLVs®, have been applied to industrial workplace air contaminants. B-1 (Reference B-2 is the German counterpart.) The ACGIH TLVs® represent maximum acceptable 8-hour, time-weighted average (TWA), 15-minute short-term exposure limit (STEL) and instantaneous (ceiling) case limits. It is a source of concentration limits for many chemical substances and physical agents for industrial use. In light of the constantly changing state of knowledge, the document is updated annually. It cautions the user, “The values listed in this book are intended for use in the practice of industrial hygiene as guidelines or recommendations to assist in the control of potential health hazards and for no other use.”

Caution must be used in directly extending the ACGIH TLVs® or other workplace guidelines to spaces covered by this standard and to population groups other than workers. Industrial health practice attempts to limit worker exposure to injurious substances at levels that do not interfere with the industrial work process and do not risk the workers’ health and safety. There is not an intention to eliminate all effects, such as unpleasant smells or mild irritation. Further, the health criteria are not uniformly derived for all contaminants. Irritation, narcosis, and nuisance or other forms of stress are not uniformly considered as the basis for the concentration limits. This is because different organizations use different end points and different contaminants have more or less information available on diverse end points of interest. The target population is also different from the occupants found in the spaces covered by this standard. Healthy industrial workers tend to change jobs or occupations if an exposure becomes intolerable. In contrast, workers in commercial environments such as offices often do not expect to have elevated concentrations of potentially harmful substances in their work environments, nor are monitoring programs are unlikely to be in place, as may be the case with industrial workplaces. In addition, the general population may have less choice about where they spend most of their time and includes those who may be more sensitive, such as children, asthmatics, allergic individuals, the sick, and the elderly.

Guidelines for Substances in Outdoor Air

Guidelines have been developed for outdoor air for a number of chemicals and metals, as shown in many of the references. These values, including some for metals, may be appropriate for some indoor environments, but they should be applied only after appropriate consultation. These guidelines also supply guidance concerning the quality of outside air if there is suspicion that outdoor air may be contaminated with specific substances or if there is a known source of contamination nearby. B-3

Regulation of Occupational Exposure to Airborne Contaminants

Regulations of occupational exposure to workplace hazards are based on the results of accumulated experience with worker health and toxicological research and carefully evaluated by groups of experts. Effects are examined in relation to exposure to the injurious substance. Exposure is defined as the mathematical product of the concentration of the contaminant and the time during which a person is subject exposed to this concentration. Since concentration may vary with time, exposure is typically calculated across the appropriate averaging time, expressed as a TWA concentration, STEL, or ceiling limit. Regulations of the U.S. Occupational Safety and Health Administration (OSHA) are TWAs in most cases.

Industrial exposures are regulated on the basis of a 40-hour workweek with 8- to 10-hour days. During the remainder of the time, exposure is anticipated to be substantially lower for the contaminant(s) of concern. Application of industrial exposure limits would not necessarily be appropriate for other indoor settings, occupancies, and exposure scenarios. However, for certain contaminants that lacking exposure limits for a specific nonindustrial target population, substantial downward adjustments to occupational limits have sometimes been used.

Substances Lacking Guidelines and Standards

For indoor contaminants for which an acceptable concentration and exposure value has not been established by a cognizant authority, one approach has been to assume that some fraction of TLV® is applicable and would not lead to adverse health effects or complaints in nonindustrial-general populations. This approach should not be followed without first assessing its suitability for the contaminant of concern. In any event, if appropriate standards or guidelines do not exist, expertise must be sought or research needs to be conducted to determine contaminant concentrations and exposures that are acceptable.

Subjective Evaluation

Indoor air often contains complex mixtures of contaminants of concern such as environmental tobacco smoke, infectious and allergenic biological aerosols, and emissions of chemicals from commercial and consumer products. Precise quantitative treatment of these contaminants can be difficult or impossible in most cases. Chemical composition alone may not always be adequate to reliably predict the reaction of building occupants exposed to most common mixtures of substances found in indoor air. There are many toxicological endpoints used in assessing the effects from exposure to air contaminants.

Scientists have discovered a number of ways that airborne chemicals can cause irritation of mucosal tissue such as that found in the human nose, eyes, and the upper airways is one of the endpoints often used in assessing short-term exposure to air contaminants. These irritation responses can occur after the “irritant receptor” is exposed to nonreactive compounds, to reactive compounds with a different pattern of dose-response
relationships, and through allergic and other immunologic effects for which dose response relationships have not been well defined. The theoretical models of these irritation mechanisms have not yet found their way into standard setting processes. One reason for this may be the recognition of susceptible populations, i.e., individuals with atopy (“allergies”) may report irritation at lower levels of exposures than individuals without allergies. A complicating factor is that more susceptible populations, such as the elderly and the young, may differ from healthy adults in their response to irritating and odorous substances.

Indoor air often contains complex mixtures of contaminants of concern such as environmental tobacco smoke, infectious and allergenic biological aerosols, and human bioeffluent emissions from food preparation. Precise quantitative treatment of these contaminants can be difficult or impossible in most cases. Chemical composition alone may not always be adequate to reliably predict the reaction of building occupants to most common mixtures of substances found in indoor air. To some degree, adequacy of control may rest upon subjective evaluation. Panels of observers have been used to perform subjective evaluation of indoor air quality in buildings. Many contaminants have odors or are irritants that may be detected by human occupants or visitors to a space. Generally the air can be considered acceptably free of annoying contaminants if 80% of a panel consisting of a group of untrained subjects exposed to known concentrations of contaminants under representative controlled conditions of use and occupancy deems the air not to be objectionable. Other susceptible populations, such as the elderly and the young, may differ from healthy adults in their response to irritating and odorous substances.

When performing a subjective evaluation, an observer should enter the space in the manner of a normal visitor and should render a judgment of acceptability within 15 seconds. Each observer should make the evaluation independently of other observers and without influence from a panel leader. Users of subjective evaluation methods are cautioned that they only test odor and sensory responses. Some harmful contaminants will not be detected by such tests. Carbon monoxide and radon are two examples of odorless contaminants that pose significant health risks. To evaluate the acceptability of adapted persons (occupants), an observer should spend at least six minutes in the space before rendering a judgment of acceptability.
### Comparison of Regulations and Guidelines Pertinent to Indoor Environments

The substances listed in this table are common air contaminants in industrial and non-industrial environments. The values summarized in this table are from various sources with diverse procedures and criteria for establishing the values. Some are for industrial environments (OSHA, MAK, NIOSH, ACGIH), some are for outdoor environments (NAAQS), and others are general (WHO) or indoor residential environment-related (Canadian) values. The following explanations are intended to assist the reader by providing a brief description of the criteria each agency used in adopting its guideline values.

- **NAAQS**: Outdoor air standards developed by the U.S. EPA under the Clean Air Act. By law, the values listed in these regulations must be reviewed every five years. These concentrations are selected to protect not only the general population but also the most sensitive individuals.

- **OSHA**: Enforceable maximum exposures for industrial environments developed by OSHA (U.S. Department of Labor) through a formal rule-making process. Once an exposure limit has been set, levels can be changed only through reopening the rule-making process. These permissible exposure limits (PELs) are not selected to protect the most sensitive individuals.

- **MAK**: Recommended maximum exposures for industrial environments developed by the Deutsche Forschungs Gemeinschaft, a German institution similar to the U.S. National Institutes of Health and NIOSH. Levels are set on a regular basis, with annual reviews and periodic republication of criteria levels. These levels are enforceable in Germany and are not selected to protect the most sensitive individuals.

- **Canadian**: Recommended maximum exposures for residences developed in 1987 and reaffirmed in 1995 by a committee of provincial members convened by the federal government to establish consensus guideline-type levels. A revised version is being considered. These are not intended to be enforced.

- **WHO/Europe**: Environmental (nonindustrial) guidelines developed in 1987 and updated in 1999 by the WHO Office for Europe (Denmark). Intended for application both to indoor and outdoor exposure.

- **NIOSH**: Recommended maximum exposure guidelines for industrial environments are developed by NIOSH (Centers for Disease Control) and published in a series of criteria documents. NIOSH criteria documents contain both a review of the literature and a recommended exposure limit (REL) guideline. These are not enforceable, are not reviewed regularly, and are not selected to protect the most sensitive individuals. In some cases, they are set at levels above those deemed protective of health because commonly available industrial hygiene practice does not reliably detect the substances at lower levels. (Note that methods used in nonindustrial settings are often more sensitive than NIOSH methods for industrial hygiene measurements.)

- **ACGIH**: Recommended maximum exposures for industrial environments developed by ACGIH’s Threshold Limit Values (TLVs®) Committee. The committee reviews the scientific literature and recommends exposure guidelines. The assumptions are for usual industrial working conditions, 40-hour weeks, and single exposures. Surveillance practices for both exposures and biological responses are often in place in the work environments where these levels are used. These levels are not selected to protect the most sensitive individuals. About half of the TLVs® are intended to protect against irritation. Published studies have shown that many of the TLVs® intended to protect against irritation actually represent levels where some or all of the study subjects did report irritation.

The table is not inclusive of all contaminants in indoor air, and achieving the listed indoor concentrations for all of the listed substances does not ensure odor acceptability, avoidance of sensory irritation, or all adverse health effects for all occupants. In addition to indoor contaminant levels, the acceptability of indoor air also involves thermal conditions, indoor moisture levels as they impact microbial growth, and other indoor environmental factors. ASHRAE is not selecting or recommending default concentrations.

Users of this table should recognize that unlisted noxious contaminants can also cause unacceptable indoor air quality with regard to comfort (sensory irritation), odors, and health. When such contaminants are known or might reasonably be expected to be present, selection of an acceptable concentration and exposure may require reference to other guidelines or a review and evaluation of relevant toxicological and epidemiological literature.
TABLE B-1  Comparison of Regulations and Guidelines Pertinent to Indoor Environments
(The user of any value in this table should take into account the purpose for which it was adopted and the means by which it was developed.)

<table>
<thead>
<tr>
<th></th>
<th>Enforceable and/or Regulatory Levels</th>
<th>Non-Enforced Guidelines and Reference Levels</th>
</tr>
</thead>
<tbody>
<tr>
<td>Carbon dioxide</td>
<td>5,000 ppm</td>
<td>5,000 ppm [1 h]</td>
</tr>
<tr>
<td>Formaldehyde</td>
<td>0.75 ppm 2 ppm [15 min]</td>
<td>0.3 ppm 1 ppm</td>
</tr>
<tr>
<td>Lead</td>
<td>1.5 µg/m³ [3 months]</td>
<td>0.05 mg/m³</td>
</tr>
<tr>
<td>Nitrogen dioxide</td>
<td>0.05 ppm [1 yr]</td>
<td>5 ppm [C]</td>
</tr>
<tr>
<td>Ozone</td>
<td>0.12 ppm [1 h]</td>
<td>0.08 ppm</td>
</tr>
<tr>
<td>Particles&lt;2.5 µm MMAD⁴</td>
<td>15 µg/m³ [1 yr]</td>
<td>5 mg/m³</td>
</tr>
<tr>
<td>Particles&lt;10 µm MMAD⁴</td>
<td>50 µg/m³ [1 yr]</td>
<td>4 mg/m³</td>
</tr>
<tr>
<td>Radon</td>
<td>See Table B-2</td>
<td>See Table B-2</td>
</tr>
<tr>
<td>Sulfur dioxide</td>
<td>0.03 ppm [1 yr]</td>
<td>5 ppm</td>
</tr>
<tr>
<td>Total Particles</td>
<td>15 mg/m³</td>
<td>15 mg/m³</td>
</tr>
</tbody>
</table>

Notes for Table B-1

a Numbers in brackets [ ] refer to either a ceiling or to averaging times of less than or greater than eight hours (min = minutes; h = hours; y = year; C = ceiling, L = long-term). Where no time is specified, the averaging time is eight hours.

b Target level is 0.05 ppm because of its potential carcinogenic effects. Total aldehydes limited to 1 ppm. Although the epidemiological studies conducted to date provide little convincing evidence that formaldehyde is carcinogenic in human populations, because of this potential, indoor levels should be reduced as much as possible.

c As one example regarding the use of values in this table, readers should consider the applicability of carbon monoxide concentrations. The concentrations considered acceptable for nonindustrial, as opposed to industrial, exposure are substantially lower. These lower concentrations (in other words, the ambient air quality standards, which are required to consider populations at highest risk)
are set to protect the most sensitive subpopulation, individuals with pre-existing heart conditions.

d  MMAD = mass median aerodynamic diameter in microns (micrometers). Less than 3.0 \( \mu m \) is considered respirable; less than 10 \( \mu m \) is considered inhalable.

e  Nuisance particles not otherwise classified (PNOC), not known to contain significant amounts of asbestos, lead, crystalline silica, known carcinogens, or other particles known to cause significant adverse health effects.

f  See Table B-2 for the U.S. EPA guideline.

g  Not to be exceeded more than once per year.

h  The U.S. Department of Housing and Urban Development adopted regulations concerning formaldehyde emissions from plywood and particleboard intended to limit the airborne concentration of formaldehyde in manufactured homes to 0.4 ppm. (24 CFR Part 3280, HUD Manufactured Home Construction and Safety Standards)

i  Never to be exceeded.

j  Carcinogen, no maximum values established.

k  TLV® for heavy work.

l  TLV® for moderate work.

m  TLV® for light work.

n  TLV® for any work = less than or equal to two hours.


p  Epidemiological studies suggest a causal relationship between exposure to formaldehyde and nasopharyngeal cancer, although the conclusion is tempered by the small numbers of observed and expected cases. There are also epidemiological observations of an association between relatively high occupational exposures to formaldehyde and sinonasal cancer.
TABLE B-2
Concentrations of Interest for Selected Contaminants

The substances listed in this table are common air contaminants of concern in nonindustrial environments. The target concentrations that have been set or proposed by various national or international organizations concerned with health and comfort effects of outdoor and indoor air are listed for reference only. The table is not inclusive of all contaminants in indoor air, and achieving the target indoor concentrations for all of the listed substances does not ensure freedom from sensory irritation or from all adverse health effects for all occupants. In addition to indoor contaminant levels, the acceptability of indoor air also involves thermal conditions, indoor moisture levels as they impact microbial growth, and other indoor environmental factors. ASHRAE is not selecting or recommending default concentrations.

Health or comfort effects and exposure periods that are the basis for the guideline levels are listed in the “comments” column. For design, the goal should be to meet the guideline levels continuously during occupancy because people spend the great majority of their time indoors.

Users of this table should recognize that unlisted noxious contaminants can also cause unacceptable indoor air quality with regard to comfort (sensory irritation), odors, and health. When such contaminants are known or might reasonably be expected to be present, selection of an acceptable concentration and exposure may require reference to other guidelines or a review and evaluation of relevant toxicological and epidemiological literature. (Table B-2 summarizes some of this literature.)

<table>
<thead>
<tr>
<th>Substance</th>
<th>Target Concentration</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Formaldehyde</td>
<td>0.1 ppm</td>
<td>Sensory irritation</td>
</tr>
<tr>
<td>Benzene</td>
<td>1 ppm</td>
<td>Neurological effects</td>
</tr>
<tr>
<td>Radon</td>
<td>4 pCi/L</td>
<td>Lung cancer</td>
</tr>
<tr>
<td>Asbestos</td>
<td>&lt;0.1 fibers/cm³</td>
<td>Pulmonary fibrosis</td>
</tr>
</tbody>
</table>
...
<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Sources</th>
<th>Concentrations of Interest</th>
<th>Comments</th>
<th>References</th>
</tr>
</thead>
<tbody>
<tr>
<td>CARBON MONOXIDE (CO)</td>
<td>Leaking vented combustion appliances</td>
<td>9 ppm (8-h)</td>
<td>Based on effects on persons with coronary artery disease, average exposure for 8 hours. Sustained indoor concentrations exceeding outdoor concentrations may merit further investigation. Many carbon monoxide measuring instruments have limited accuracy at low levels. Sources—burning of gasoline, natural gas, coal, oil, etc. Health Effects—reduces ability of blood to bring oxygen to body cells and tissues; cells and tissues need oxygen to work. Carbon monoxide may be particularly hazardous to people who have heart or circulatory problems and people who have damaged lungs or breathing passages.</td>
<td>B-4 [c]</td>
</tr>
<tr>
<td></td>
<td>Unvented combustion appliances</td>
<td></td>
<td></td>
<td>B-9 [m]</td>
</tr>
<tr>
<td></td>
<td>Parking garages</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>Outdoor air</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>FORMALDEHYDE (HCHO)</td>
<td>Pressed-wood products</td>
<td>0.1 mg/m³ (0.081 ppm) (30 min)</td>
<td>Based on irritation of sensitive people, 30-minute exposure (WHO). Established as a never-to-exceed guideline to avoid irritant irritation in allergic and asthmatic sensitive individuals (residential) and as a value that is reasonable to achieve in light of Does not protect against formaldehyde’s potential carcinogenicity (California Air Resources Board). Based on the current acute 1-hour Reference Exposure Level (REL) of 76 ppb (94 µg/m³), an exposure level of 27 ppb (33 µg/m³) is derived for an 8-hour exposure period (Cal-EPA, OEHHA). Health Effects—Acute and chronic inhalation exposure to formaldehyde in humans can result in eye, nose, and throat irritation, respiratory symptoms, exacerbation of asthma, and sensitization. Limited Human studies have reported an association between formaldehyde exposure and lung and nasopharyngeal cancer. In 2004, the International Agency for Research on Cancer (IARC) concluded that “formaldehyde is carcinogenic to humans (Group 1), on the basis of sufficient evidence in humans and sufficient evidence in experimental animals.” Animal inhalation studies have reported an increased incidence of nasal squamous cell cancer. EPA has classified formaldehyde as a Group B1, probable human carcinogen of medium carcinogenic hazard. The value reported here has been proposed in the hazard ranking of hazardous air pollutants in EPA’s proposed rulemaking (Section 112(g) of the Clean Air Act, April 1994).</td>
<td>B-11 [c]</td>
</tr>
<tr>
<td></td>
<td>Furniture and furnishings</td>
<td>0.05 ppm 27 ppb (8-h)</td>
<td></td>
<td>B-9, 26 [m]</td>
</tr>
<tr>
<td></td>
<td></td>
<td>76 ppb (1-h)</td>
<td></td>
<td>B-16</td>
</tr>
<tr>
<td></td>
<td></td>
<td>27 ppb (8-h)</td>
<td></td>
<td>B-36, 41</td>
</tr>
</tbody>
</table>

(Note: References numbers that are followed by [c] and [m] list the concentrations of interest [c] and measurement methods [m].) (Note: The user of any value in this table should take into account the purpose for which it was adopted and the means by which it was developed.)
### TABLE B-2  Concentration of Interest for Selected Contaminants (Continued)

(Note: References numbers that are followed by [c] and [m] list the concentrations of interest [c] and measurement methods [m].)
(Note: The user of any value in this table should take into account the purpose for which it was adopted and the means by which it was developed.)

| LEAD (Pb) | Paint dust  
Outdoor air | 1.5 µg/m³ | Based on adverse effects on neuropsychological functioning of children, average exposure for 3 months (WHO: 0.5-1 µg/m³ for 1 year). Sources—leaded gasoline (being phased out), paint (houses, cars), smelters (metal refineries), manufacture of lead storage batteries. Health Effects—brain and other nervous system damage; children are at special risk. Some lead-containing chemicals cause cancer in animals. Lead causes digestive and other health problems. Environmental Effects—Lead can harm wildlife. | B-4 [c]  
B-4 [m]  
B-18 |
|----------|-----------------|----------|-------------------------------------------------|------------------|
| NITROGEN DIOXIDE (NO₂) | Leaking vented combustion appliances  
Unvented combustion appliances  
Outdoor air | 100 µg/m³ | Based on providing protection against adverse respiratory effects, average exposure for 1 year. Sources—burning of gasoline, natural gas, coal, oil, etc. Cars are an important source of NO₂ outdoors and cooking and water- and space-heating devices are important sources indoors. Health Effects—lung damage, illnesses of breathing passages and lungs (respiratory system). Environmental Effects—Nitrogen dioxide is a component of acid rain (acid aerosols), which can damage trees and lakes. Acid aerosols can reduce visibility. Property Damage—Acid aerosols can eat away stone used on buildings, statues, monuments, etc. | B-4 [c]  
B-9 [m]  
B-18 |
| ODORS | Occupants  
VOC sources (including fungal sources such as mold)  
Outdoor air  
Cooking, food processing, sewage, biowaste facilities, etc. | Predicted (or measured) acceptability to 80% or more of occupants or visitors | CO₂ concentration can be used as a surrogate for occupant odors (odorous bioeffluents). See Appendix C for a discussion of indoor CO₂ levels and ventilation rates. For sources other than people, source control is recommended. | B-12, 24, 29, 30 [c]  
B-9 (CO₂), B-15 (odor) [m]|
### OZONE (O₃)

- Electrostatic appliances
- Office machines
- Ozone generators
- Outdoor air

**Concentration:**
- 100 µg/m³ (50 ppb)

**Notes:**
- Based on 25% increase in symptom exacerbations among adults or asthmatics (normal activity), 8-h exposure (WHO); continuous exposure (FDA).
- Ozone present at levels below the concentration of interest may contribute to the degradation of indoor air quality directly and by reacting with other contaminants in the indoor space.
- Ground-level ozone is the principal component of smog.
- Sources—outdoors, from chemical reaction of pollutants, VOCs, and NOₓ; indoors, from photocopiers, laser printers, ozone generators, electrostatic precipitators, and some other air cleaners.
- Health Effects—breathing problems, reduced lung function, asthma, irritated eyes, stuffy nose, reduced resistance to colds and other infections. May speed up aging of lung tissue.
- Environmental Effects—Outdoors, ozone can damage plants and trees; smog can cause reduced visibility.
- Property Damage—Indoors and outdoors, ozone damages natural and synthetic rubbers, plastics, fabrics, etc.

### PARTICLES (PM₂.₅)

- Combustion products, cooking, candles, incense, resuspension, and outdoor air

**Concentration:**
- 15 µg/m³

### PARTICLES (PM₁₀)

- Dust
- Smoke
- Deteriorating materials
- Outdoor air

**Concentration:**
- 50 µg/m³

### RADON (Rn)

- Soil gas

**Concentration:**
- 4 pCi/liter

**Notes:**
- Based on lung cancer, average exposure for 1 year.
### TABLE B-2  Concentration of Interest for Selected Contaminants  (Continued)

(Note: References numbers that are followed by [c] and [m] list the concentrations of interest [c] and measurement methods [m].)

(Note: The user of any value in this table should take into account the purpose for which it was adopted and the means by which it was developed.)

<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Source of Exposure</th>
<th>Concentration of Interest</th>
<th>Health Effects</th>
<th>Environmental Effects</th>
<th>Property Damage</th>
</tr>
</thead>
<tbody>
<tr>
<td>SULFUR DIOXIDE (SO₂)</td>
<td>Unvented space heaters (kerosene)</td>
<td>80 µg/m³</td>
<td>Based on protecting against respiratory morbidity in the general population and avoiding exacerbation of asthma, average exposure for 1 year (WHO: 50 µg/m³ if with PM).</td>
<td>Source—burning of coal and oil, especially high-sulfur coal from the eastern United States; industrial processes (paper, metals). Health Effects—breathing problems; may cause permanent damage to lungs. Environmental Effects—SO₂ is a component of acid rain (acid aerosols), which can damage trees and lakes. Acid aerosols can also reduce visibility. Property Damage—Acid aerosols can eat away stone used in buildings, statues, monuments, etc.</td>
<td></td>
</tr>
<tr>
<td>TOTAL VOLATILE ORGANIC COMPOUNDS (TVOCs)</td>
<td>New building materials and furnishings</td>
<td>Precise guidance on TVOC concentrations cannot be given.</td>
<td>A variety of definitions of TVOC have been employed in the past. Reference B-27 contains a specific definition that reflects recent thinking on the subject. There is insufficient evidence that TVOC measurements can be used to predict health or comfort effects. In addition, odor and irritation responses to organic compounds are highly variable. Furthermore, no single method currently in use measures all organic compounds that may be of interest. Therefore, some investigators have reported the total of all measured VOCs as the SumVOC in order to make explicit that the reported value does not represent the total of all VOCs present. Some of the references included here use this method for presenting VOC measurement results. Setting target concentrations for TVOCs is not recommended. Setting target concentrations for specific VOCs of concern is preferred.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Volatile Organic Compounds (VOCs)</td>
<td>New building materials and furnishings</td>
<td>Must be determined for each individual compound</td>
<td>Individual volatile organic compounds may be contaminants of concern in the application of the Indoor Air Quality Procedure. Concentrations of concern range from less than 1 part per billion (ppb) for some very toxic compounds or for compounds having very low odor thresholds up to concentrations several orders of magnitude higher. Not all compounds can be identified, and toxicological data are incomplete for many compounds.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
### Notes for Table B-2

\(^a\) The U.S. EPA has promulgated a guideline value of 4 pCi/L indoor concentration. This is not a regulatory value but an action level where mitigation is recommended if the value is exceeded in long-term tests.

### CONVERSION FACTORS\(^B-17\)

**Parts per million and mass per unit volume**

Measurements of indoor airborne concentrations of substances are generally converted to standard conditions of 77°F (25°C) and 29.92 in. Hg (101.325 kPa) pressure. Vapors or gases are often expressed in parts per million (ppm) by volume or in mass per unit volume.

Concentrations in ppm by volume can be converted to mass per unit volume values as follows:

\[
\begin{align*}
    \text{ppm} \times \frac{\text{molecular weight}}{24,450} &= \text{mg/L} \\
    \text{ppm} \times \frac{\text{molecular weight}}{0.02445} &= \mu g/m^3 \\
    \text{ppm} \times \frac{\text{molecular weight}}{24.45} &= \text{mg/m}^3 \\
    \text{ppm} \times \frac{\text{molecular weight} \times 28.3}{24,450} &= \text{mg/ft}^3
\end{align*}
\]
REFERENCES


(This foreword is not part of this standard. It is merely informative and does not contain requirements necessary for conformance to the standard. It has not been processed according to the ANSI requirements for a standard and may contain material that has not been subject to public review or a consensus process. Unresolved objectors on informative material are not offered the right to appeal at ASHRAE or ANSI.)

FOREWORD

This addendum updates Table 4-1 so that it matches the current NAAQS pollutant listing (which was most recently amended July 1, 2004) rather than the previous NAAQS pollutant listing (which was amended July 1, 1987). The entries in the table are not subject to alteration by ASHRAE, since the table is merely a reprint of a government publication. However, the “normative” reference to the government document, in Section 9, is subject to review by ASHRAE.

Note: In this addendum, changes to the current standard are indicated in the text by underlining (for additions) and strikethrough (for deletions) unless the instructions specifically mention some other means of indicating the changes.

Addendum d to 62.1-2004

Replace the existing Table 4-1 with the new Table 4-1 shown below:

TABLE 4-1 National Primary Ambient-Air Quality Standards for Outdoor Air as Set by the U.S. Environmental Protection Agency

<table>
<thead>
<tr>
<th>Contaminant</th>
<th>Long Term Concentration Averaging</th>
<th>Short Term Concentration Averaging</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>µg/m³ ppm</td>
<td>µg/m³ ppm</td>
</tr>
<tr>
<td>Sulfur dioxide</td>
<td>80 0.03 1 year b</td>
<td>365 0.14 24 hours a</td>
</tr>
<tr>
<td>Particles (PM 10)</td>
<td>50 — 1 year b,g</td>
<td>150 — 24 hours a</td>
</tr>
<tr>
<td>Particles (PM 2.5)</td>
<td>15 — 1 year b,e</td>
<td>65 — 24 hours f</td>
</tr>
<tr>
<td>Carbon monoxide</td>
<td>40,000 35 1 hour a 8 hours a</td>
<td>10,000 9 8 hours a</td>
</tr>
<tr>
<td>Oxidants (ozone)</td>
<td>40,000 35 8 hours c 1 hour e</td>
<td>10,000 9 8 hours a</td>
</tr>
<tr>
<td>Nitrogen dioxide</td>
<td>100 0.053 1 year b</td>
<td>0.08 8 hours c</td>
</tr>
<tr>
<td>Lead</td>
<td>1.5 — 3 months d</td>
<td>0.12 1 hour h</td>
</tr>
</tbody>
</table>

a Not to be exceeded more than once per year.
b Annual arithmetic mean.
c The 3-year average of the fourth-highest daily maximum 8-hour average ozone concentrations measured at each monitor within an area over each year must not exceed 0.08 ppm.
d Three-month period is a calendar quarter.
e 3-year average of the annual arithmetic mean
f The 3-year average of the 98th percentile of 24-hour concentrations
g The annual arithmetic mean
h (1) The standard is attained when the expected number of days per calendar year with maximum hourly average concentrations above 0.12 ppm is ≤1, as determined by appendix H.
(2) The 1-hour NAAQS will no longer apply to an area one year after the effective date of the designation of that area for the 8-hour ozone NAAQS. The effective designation date for most areas is June 15, 2004. (40 CFR 50.9; see Federal Register of April 30, 2004 (69 FR 23996).)

Revise Section 9 References as follows:

ETS-free area commonly referred to as secondhand smoke (smoke that is exhaled by a smoker). ETS is end of a cigarette or other tobacco product) and exhaled main-stream smoke (smoke from the lit end of a cigarette or other tobacco product) and exhaled main-stream smoke (smoke that is exhaled by a smoker). ETS is commonly referred to as secondhand smoke.

ETS-free area: an area where no smoking occurs and that is separated from ETS areas according to the requirements of this standard. Note: A no-smoking area is not necessarily an ETS-free area.

ETS area: spaces where smoking is permitted, as well as those not separated from spaces where smoking is permitted in accord with the requirements of Section 5 in this standard.

Add the following new section to Section 5:

5.18 Requirements for Buildings Containing ETS Areas and ETS-Free Areas

The requirements of this section must be met when a building contains both ETS areas and ETS-free areas. Such buildings shall be constructed and operated in accordance with Sections 5.13.1 through 5.13.8. This section does not purport to achieve acceptable indoor air quality in ETS areas.

5.18.1 Classification. All spaces shall be classified as either ETS-free areas or ETS areas.

5.18.2 Pressurization. ETS-free areas shall be at a positive pressure with respect to any adjacent or connected ETS areas. Note: Examples of methods for demonstrating relative pressure include engineering analysis, pressure differential measurement, and airflow measurement.

Exceptions:

1. Dwelling units, including hotel and motel guestrooms, and adjacent properties under different ownership with separation walls that are structurally independent and that contain no openings. This exception shall apply only when:

   (a) the separation walls are constructed as smoke barriers in accordance with the requirements of applicable standards,

   (b) the separation walls include an air barrier consisting of a continuous membrane or surface treatment in the separation wall that has documented resistance to air leakage; continuity of the barrier shall be maintained at openings for pipes, ducts, and other conduits and at points where the barrier meets the outside walls and other barriers; and

   (c) interior corridors common to ETS and ETS-free areas are mechanically supplied with outdoor air at the rate of 0.1 cfm per square foot (0.5 L/s per m²).

2. Adjacent spaces otherwise required to be held at negative pressure and posted with signs due to the presence of hazardous or flammable materials or vapors.

5.18.3 Separation. Solid walls, floors, ceilings and doors equipped with automatic closing mechanisms shall separate ETS areas from ETS-free areas. Exception: Openings without doors are permitted in the separation where engineered systems are designed to provide air flow from ETS-free areas into ETS-areas, notwithstanding eddies that may occur in the immediate vicinity of the boundary between the ETS and ETS-free areas and reverse flow that may occur due to short-term conditions such as wind gusts. Note: Examples of methods for demonstrating air motion are engineering analysis and the use of a directional airflow indicator at representative locations in the opening, such as on one-foot centers or at locations required for duct traverses in standard testing and balancing procedures, such as those described in ASHRAE Standard 111.

5.18.4 Transfer Air. When air is transferred from ETS-free areas to ETS areas, the transfer airflow rate shall be maintained regardless of whether operable doors or windows between ETS-free and ETS areas are opened or closed. Acceptable means of doing so include fixed openings in doors, walls, or floors, transfer grilles, transfer ducts, or unducted air plenums with air pressure differentials in compliance with Section 5.18.2.

5.18.5 Recirculation. Air-handling and natural ventilation systems shall not recirculate or transfer air from an ETS area to an ETS-free area.

5.18.6 Exhaust Systems. Exhaust or relief air from an ETS area shall be discharged such that none of the air is recirculated back into any ETS-free area.

5.18.7 Signage. A sign shall be posted outside each entrance to each ETS area. The sign shall state, as a minimum, “This Area May Contain Environmental Tobacco Smoke” in letters at least 25 mm (1 in.) high or otherwise in compliance with accessibility guidelines. Note: Based on the definition of ETS area, such a sign may be posted outside a larger ETS area that includes the area where smoking is permitted.

Exception: Instead of the specified sign, equivalent notification means acceptable to the authority having jurisdiction may be used.

5.18.8 Reclassification. An area that was previously an ETS area, but now meets the requirements of an ETS-free area, may be classified as such after intentional or allowed smoke exposure has stopped and odor and irritation from residual ETS contaminants are not apparent.
APPENDIX
18-MONTH SUPPLEMENT
ADDENDA TO ANSI/ASHRAE STANDARD 62.1-2004

This 18-month supplement includes Addenda a, b, c, d, and g to ANSI/ASHRAE Standard 62.1-2004. The following table lists each addendum and describes the way in which the standard is affected by the change. It also lists the ASHRAE and ANSI approval dates for each addendum.

<table>
<thead>
<tr>
<th>Addendum</th>
<th>Section(s) Affected</th>
<th>Description of Changes *</th>
<th>Approval Dates:</th>
</tr>
</thead>
<tbody>
<tr>
<td>a</td>
<td>Section 5.10, Dehumidification Systems</td>
<td>Clarifies dehumidification analysis requirements. Also, offers exceptions to the 65% RH limit and to the net positive intake airflow requirement.</td>
<td>ASHRAE BOD: January 21, 2006 &lt;br&gt; ANSI: January 21, 2006, January 26, 2006, April 10, 2006</td>
</tr>
<tr>
<td>b</td>
<td>Table 5-2, Other Spaces; Table 6-1, Minimum Ventilation Rates in Breathing Zone; Table 6-4, Minimum Exhaust Rates; Sections 5.17.1, Classification, and 5.17.4, Documentation</td>
<td>Corrects inconsistencies in Tables 5-2, 6-1 and 6-4, and provides additional information for several occupancy categories.</td>
<td>ASHRAE BOD: January 21, 2006 &lt;br&gt; ANSI: January 21, 2006, January 26, 2006, April 10, 2006</td>
</tr>
<tr>
<td>d</td>
<td>Table 4-1, National Primary Ambient-Air Quality Standards for Outdoor Air as Set by the U.S. Environmental Protection Agency</td>
<td>Updates information in Table 4-1 to be consistent with current U.S. EPA NAAQS, adding PM 2.5 as a criteria pollutant.</td>
<td>ASHRAE BOD: January 21, 2006 &lt;br&gt; ANSI: January 21, 2006, January 26, 2006, April 10, 2006</td>
</tr>
<tr>
<td>g</td>
<td>New Section 5.18, Requirements for Buildings Containing ETS Areas and ETS-Free Areas</td>
<td>Briefly, requires space classification based on expected presence of environmental tobacco smoke (ETS), separation of ETS and ETS-free areas, and cautionary signage for ETS-areas.</td>
<td>ASHRAE BOD: June 25, 2005 &lt;br&gt; ANSI: June 25, 2005, June 30, 2005, January 20, 2006</td>
</tr>
</tbody>
</table>

*These descriptions may not be complete and are provided for information only.
ASHRAE is concerned with the impact of its members’ activities on both the indoor and outdoor environment. ASHRAE’s members will strive to minimize any possible deleterious effect on the indoor and outdoor environment of the systems and components in their responsibility while maximizing the beneficial effects these systems provide, consistent with accepted standards and the practical state of the art.

ASHRAE’s short-range goal is to ensure that the systems and components within its scope do not impact the indoor and outdoor environment to a greater extent than specified by the standards and guidelines as established by itself and other responsible bodies.

As an ongoing goal, ASHRAE will, through its Standards Committee and extensive technical committee structure, continue to generate up-to-date standards and guidelines where appropriate and adopt, recommend, and promote those new and revised standards developed by other responsible organizations.

Through its Handbook, appropriate chapters will contain up-to-date standards and design considerations as the material is systematically revised.

ASHRAE will take the lead with respect to dissemination of environmental information of its primary interest and will seek out and disseminate information from other responsible organizations that is pertinent, as guides to updating standards and guidelines.

The effects of the design and selection of equipment and systems will be considered within the scope of the system’s intended use and expected misuse. The disposal of hazardous materials, if any, will also be considered.

ASHRAE’s primary concern for environmental impact will be at the site where equipment within ASHRAE’s scope operates. However, energy source selection and the possible environmental impact due to the energy source and energy transportation will be considered where possible. Recommendations concerning energy source selection should be made by its members.