

**From:** [noreply@formstack.com](mailto:noreply@formstack.com)  
**To:** [Fire Prevention and Building and Safety Commission](#)  
**Subject:** Code Comments, Proposals and Advice  
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## Formstack Submission For: **4202**

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<b>Indiana Code You Are Commenting On:</b>	Currently municipalities (eq. City of Indianapolis) are empowered with the ability to conduct a secondary review of plans and specifications, in addition to review by the State of Indiana. It is unclear why this duplicative process is necessary. If one makes the reasonable presumption that the State employs competent reviewers, additional oversight by 2nd parties is unnecessary and wasteful of time and expense. Personal experience has indicated that the dual review process can yield inconsistent results, and produce significant delays in building projects, with no defined benefit to the public. The net result statewide is an uneven and unpredictable process in which identical building projects can have significantly different compliance requirements depending on its location. As a basic tenant of fairness, the administration of building requirements and codes should be uniform across the entire State of Indiana

**Comment or  
Proposal:**

**File:**

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