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9. **Solar Ready**

§110.10

This chapter of the nonresidential compliance manual addresses nonresidential solar ready buildings requirements. These requirements are new for the 2013 Standards (§110.10 and §141.0) and they are mandatory for newly constructed nonresidential buildings, hotels/motels, high-rise multi-family buildings. They are also mandatory for additions where the total roof area is increased by at least 2,000 square feet.

Surveys of the existing building stock indicate that fewer than 30 percent of existing nonresidential buildings have suitable locations to install solar photovoltaic (PV) or solar water heating (SWH) systems. The intent of the solar ready building requirements is to integrate design considerations that impact the feasibility of installing solar energy systems into the original building design. The Standards require buildings to have an allocated solar zone that is free of obstructions and is not shaded. The solar zone would be a suitable location to install PV or SWH collection panels. In addition, the Standards require that the construction documents depict a plan for connecting a PV and SWH system to the building’s electrical or plumbing system. For areas of the roof designated as solar zone, the plans must also clearly indicate the structural design loads for roof dead load and roof live load.

There are no infrastructure related requirements in the Standards. Equipment such as solar modules, inverters, and metering equipment do not need to be installed, nor does conduit, piping, or pre-installed mounting hardware. The building structural design does not need to be modified to accommodate the additional loads from solar equipment that might be installed at a future date.

9.1 **Overview**

The requirements for solar ready buildings are all mandatory. There are no prescriptive and performance compliance paths for solar ready buildings. Since the provisions are mandatory, there are no tradeoffs allowed, and applicants must demonstrate compliance with each measure. Exceptions to the mandatory measures are described in Section 9.5.

This chapter is organized as follows:

9.1 Overview
9.2 Covered Occupancies
9.3 Solar Zone
  9.3.1 Minimum Area
  9.3.2 Orientation
  9.3.3 Shading
9.4 Construction Documents
  9.4.1 Structural Design Loads
  9.4.2 Interconnection Pathways
  9.4.3 Documentation
9.2 Covered Occupancies

§110.10(a)

The nonresidential solar ready requirements apply to:

- Hotel/motel occupancies with ten stories or fewer,
- High-rise multi-family buildings with ten stories or fewer,
- All other nonresidential buildings with three stories or fewer.

9.3 Solar Zone

§110.10(b)

The solar zone is an allocated space that is unshaded and free of obstructions. It serves as a suitable place that solar panels can be installed at a future date.

The solar zone can be located at any of the following locations:

- Roof of building
- Overhang of the building
- Roof of another structure located within 250 feet (75 meters) of the primary building
- Overhang of another structure within 250 feet (75 meters) of the primary building
- Covered parking installed with the building project.

Other structures include, but are not limited to, trellises, arbors, patio covers, carports, gazebos, and similar accessory structures.

The solar zone design must comply with the access, pathway, smoke ventilation, and spacing requirements as specified in Title 24, Part 9 or in any requirements adopted by a local jurisdiction. These additional requirements are located in other Parts of Title 24 including Parts 2, 2.5, and 9 that are adopted by the California Building Standards Commission as part of the California Building Standards Code.
9.3.1 Minimum Area

§110.10(b)1

The minimum solar zone area should be calculated using one of the following methods. Method 1 is described in section 110.10(b)1B of the Standards and should be used if shading is not a concern. Method 2 is described in Exception 3 to Section 110.10(b)1B of the Standards and should be used if the site has significant shading.

**Method 1: Minimum Solar Zone Area Based on Total Roof Area**

The solar zone must have a total area that is no less than 15 percent of the total roof area after subtracting any area of the roof that is covered by a skylight.

The total area of the solar zone may be composed of multiple sub-areas. No dimension of a sub-area can be less than five feet. If the total roof area is equal to or less than 10,000 square feet (1,000 square meters), each sub-area must be at least 80 square feet (8 square meters). If the total roof area is greater than 10,000 square feet (1,000 square meters), each sub-area must be at least 160 square feet (16 square meters).

**Method 2: Minimum Solar Zone Area Based on Potential Solar Zone**

The minimum required solar zone area may be reduced if the building site is shaded by objects that are not part of the building itself and there is no unshaded area that could accommodate the full solar zone.

For the purpose of the Standards, the potential solar zone is defined as the total area on an eligible space (that is, roof, overhang, roof or overhang of a structure within 250 feet (75 meters) of the building, or on a covered parking structure installed with the building) that has annual solar access of 70 percent or greater. If the potential solar zone is smaller than the minimum solar zone area specified in §110.10(b)1B (15 percent of the roof area of the building excluding any skylights), then the solar zone can be reduced to half the area of the potential solar zone. If the roof is shaded such that there is no potential solar zone area, then no solar zone is required.

For purposes of the solar ready requirements, solar access is the ratio of solar insolation including shading from objects that are excluded from the building project to the solar insolation without shading.

\[
\text{Solar Access} = \frac{\text{Solar Insolation Including Shading}}{\text{Solar Insolation Without Shading}}
\]

Objects that are excluded from the building project are objects that will not be moved or modified as part of the building project and include existing buildings, telephone poles, communication towers, trees, or other objects. Objects that are included in the building project are objects that will be constructed as part of the building project and include the building itself, HVAC equipment on the building, parking lot lights, and other similar objects. As mentioned, solar access does not take shading from objects that are included in the building project as the designer has control of the location of these potential obstructions.

Annual solar access is most easily determined using an instrument that is equipped with a camera with a fisheye lens and specialized imagery processing software. The instrument...
can calculate the annual solar access of any point on a proposed site based on the location of the building and information that is captured in the digital photograph. Since this type of instrument relies on photographs, their most appropriate use is to determine solar access on existing buildings. The instruments are not as useful in the design phase for newly constructed buildings when capturing a digital photograph from the proposed solar zone location is not feasible.

To determine the annual solar access during the design phase, designers will first evaluate whether there are any objects external to the building project that will shade the rooftop (or other prospective solar zone areas such as overhangs or parking shade structures). If an existing object is located to the north of all potential solar zones, the object will not shade the solar zone. Similarly, if the horizontal distance (“D”) from the object to the solar zone is at least two times the height difference (“H”) between the highest point of the object and the horizontal projection of the nearest point of the solar zone then the object will not shade the solar zone (see Figure 9.2).

If objects external to the building project could shade the solar zone, annual solar access can be quantitatively determined using several computer-aided design (CAD) software packages which can import a CAD file of the building and perform a shading analysis or several online solar quoting tools which make use of both overhead and orthogonal aerial imagery. Annual solar access can be qualitatively determined using several three-dimensional modeling programs.

Example 9-1

Question
A roof with no skylights has an area of 10,000 SF. A neighboring building shades the roof, so 7,500 SF of the roof has less than 70 percent annual solar access. How big does the solar zone have to be?

Answer
If the entire roof had an annual solar access of 70 percent or greater, the minimum solar zone would be 1,500 SF, or 15 percent of the total roof area (10,000SF). However, the since the potential solar zone is 2,500 SF, the minimum solar zone can be reduced to half the area of the potential solar zone, or 1,250SF.
Example 9-2

Question
The total roof area is less than 10,000 SF, but the potential solar zone is less than the minimum size requirements for any sub-area (less than 80 SF or narrower than 5 feet in the smallest dimension). Does the building still need to comply with the solar ready requirements?

Answer
No. If half the potential solar zone is less than 80 SF (if roof is less than or equal to 10,000 SF) or 160 SF (if roof is greater than 10,000 SF) then the building does not need to comply with the solar zone requirements.

Example 9-2

Question
A portion of an office building will have 6 stories and a portion of the building will have 2 stories. Is the new building subject to the solar zone requirements?

Answer
No, the solar-ready requirements do not apply to office buildings that have more than three stories. The solar ready requirements only apply to hotel/motel occupancies and high-rise multifamily buildings with ten or fewer stories and all other nonresidential buildings with three or fewer stories.

Example 9-3

Question
A new warehouse has a total roof area of 80,000 square feet (SF). Skylights cover 2,560 SF of the total roof area. What is the minimum solar zone area?

Answer
The minimum solar zone area would be 11,616 SF

\[
\text{Minimum Solar Zone Area} = 15\% \times (\text{Total Roof Area} - \text{Area Covered by Skylights})
\]

\[
11,616 \text{ SF} = 15\% \times (80,000 \text{ SF} - 2,560 \text{ SF})
\]
Example 9-4

Question
Does the solar zone have to be one contiguous area?

Answer
No. The solar zone does not have to be one contiguous area. The total solar zone can be composed of multiple smaller areas. A sub-area cannot be narrower than 5 feet in any dimension. If the total roof area is 10,000 SF or less, each sub-area must be at least 80 SF. If the total roof area is greater than 10,000 SF, each sub-area must be at least 160 SF.

The image below illustrates a solar zone layout that is composed of eight smaller sub-areas. The sum of all the smaller areas must equal the minimum total solar zone area. In this case the sum of all areas must be at least 11,616 SF. The solar zones must also comply with fire code requirements, including but not limited to, setback and pathway requirements. Current fire code requirements can be found in Title 24 Part 2 § 3111, Title 24 Part 2.5 §R331, and Title 24 Part 9 § 903.3.

9.3.2 Orientation

§110.10(b)2

If the solar zone is located on a steep-sloped roofs (that is, the roof has ratio of rise to run of greater than 2:12, then the roof must be oriented between 110 degrees and 270 degrees of true north (not magnetic north). The orientation is important because it ensures a reasonable solar exposure if a solar energy system is installed in the future.

Figure 9.1: Orientation of roof if solar zone is located on steep-sloped roof.
If a solar zone is located on a low-sloped roof (that is, the roof has a ratio of rise to run less than 2:12), the orientation requirements do not apply.

### 9.3.3 Shading.

§110.10(b)3

Obstructions such as vents, chimneys, architectural features, or roof mounted equipment cannot be located in the solar zone. This requirement is in place so the solar zone remains clear and open for the future installation of a solar energy system.

Any obstruction located on the roof or any other part of the building that projects above the solar zone must be located at a sufficient horizontal distance away from the solar zone such that the obstruction will not shade the solar zone. Equation 9.1 and Figure 9.2 describe the allowable distance between any obstruction and the solar zone. For each obstruction, the horizontal distance (“D”) from the obstruction to the solar zone has to be at least two times the height difference (“H”) between the highest point of the obstruction and the horizontal projection of the nearest point of the solar zone.

\[
D \geq 2H
\]

Figure 9.2: Schematic of Allowable Setback from Rooftop Obstructions

Source: California Energy Commission

Obstructions located north of all points of the solar zone are not subject to the horizontal distance requirements. Obstructions that are not located on the roof or another part of the building, such as landscaping or a neighboring building are not subject to the horizontal distance requirements.

### 9.4 Construction Documents

Construction documents must include information about the as-designed structural loads and plans for interconnecting a PV and SWH system to the building’s electrical or plumbing systems.

#### 9.4.1 Structural Design Loads.

§110.10(b)4
The structural design load requirements apply if any portion of the solar zone is located on the roof of the building. For the areas of the roof designated as the solar zone, the structural design loads for roof dead load and roof live load shall be clearly indicated on the construction documents. This is required so that the structural loads are known if a solar energy system is installed in the future.

The Standards do not require the roof on which the solar zone is located to be designed taking the loads of the solar equipment into consideration. In other words, there are no requirements for the inclusion of any collateral loads for future solar energy systems.

9.4.2 Interconnection Pathways.

§110.10(c)

All buildings that must include a solar zone must also include a plan for connecting a PV and SWH system to the building’s electrical or plumbing system. The construction documents must indicate:

1. A location for inverters and metering equipment for future solar electric systems. The allocated space should be appropriately sized for a PV system that would cover the entire solar zone.

2. A pathway for routing conduit from the solar zone to the point of interconnection with the electrical service. There is no requirement to install conduit. Rather, the design drawings must show where the conduit would be installed if a system were installed at a future date.

3. A pathway for routing of plumbing from the solar zone to the water-heating system. There is no requirement to install piping.

9.4.3 Documentation.

§110.10(d)

A copy of the construction documents that show the solar zone, the structural design loads, and the interconnection pathways must be provided to the building occupant. The building occupant must also receive a copy of compliance forms number NRCC-SRA-01-E and NRCC-SRA-02-E. Providing information to the building occupant is required so that the solar ready information is available if the occupant decides to install a solar energy system in the future.

9.5 Exceptions

There are five exceptions to the solar zone area requirement described in section 110.10(b)1B of the Standards. Four of these five exceptions are described below.

Although the language in the Standards implies that these four exceptions only apply to the solar zone requirements, the intent of the Standard is for the exceptions to apply to the solar zone requirement as well as the interconnection pathway requirements described in section 110.10(c), and the documentation requirements described in section 110.10(d).

- **PV System is Permanently Installed (Exception 1 to section 110.10(b)1B):**

  Buildings are exempt from solar zone, interconnection pathway and documentation requirements if a solar PV system with a nameplate direct current (DC) power rating of no less than 1 watt per square foot of roof area is permanently installed at the time of construction. The nameplate rating must be measured under Standard Test Conditions. The permanently installed solar PV system can be...
installed anywhere on the building site. To verify compliance with this exception form *NRCI-SPV-01-E Certificate of Installation: Solar Photovoltaic System* must be submitted.

- **SWH System is Permanently Installed (Exception 2 to section 110.10(b)1B):** Buildings are exempt from solar zone, interconnection pathway and documentation requirements if a domestic SWH system is permanently installed at the time of construction. The SWH system must comply with Section 150.1(c)8Ciii, the prescriptive solar water heating system requirements when installing a water-heating system serving multiple dwelling units. The permanently installed domestic SWH collectors can be installed anywhere on the building site. To verify compliance with this exception form *NRCI-STH-01-E Certificate of Installation: Solar Water Heating System* must be submitted.

- **High-rise Multifamily Building with Occupant Controlled Smart Thermostats (OCST) and High-efficacy lighting (Exception 4 to section 110.10(b)1B):** High-rise multifamily buildings that comply with items 1 through 5 below are exempt from solar zone, interconnection pathway and documentation requirements.
  1. All thermostats in each dwelling unit are Occupant Controlled Smart Thermostats (OCST) with communications capabilities enabled to receive and respond to Demand Response signals. An OCST is a setback thermostat with communication capabilities that enable the occupant to receive Demand Response related messages and respond to those signals by automatic adjustment of the thermostat setpoint as described in Joint Appendix JA5 (subject to occupant participation). Enabling communications capabilities requires that the OCST has one of the following: onboard communications capabilities, an installed communications module for OCSTs with removable communications module(s), or an installed communications gateway for an OCST where an external gateway is required for communications. OCST must be certified by the Energy Commission to meet the requirements described in Joint Appendix JA5.
  2. All permanently installed indoor lighting in each dwelling unit is high efficacy and is installed in kitchens, bathrooms, utility rooms, and private garages at a minimum. Permanently installed nightlights complying with Section 150.0(k)1E and lighting integral to exhaust fans complying with Section 150.0(k)1F are allowed.
  3. All permanently installed lighting in bathrooms is controlled by a vacancy sensor, except for one high efficacy luminaire with total lamp wattage no greater than 26 watts.
  4. Every room that does not have permanently installed lighting has at least one switched receptacle installed.
  5. All permanently installed outdoor lighting for private patios, entrances, balconies, and porches is high efficacy and controlled by an on/off switch and either a photocontrol or astronomical time clock or energy management control system.

- **Roof Designed for Vehicle Traffic or Heliport (Exception 5 to section 110.10(b)1B):** Buildings are exempt from solar zone interconnection pathway and documentation requirements if the roof is designed for vehicle traffic (parking lot) or if the roof is designed as a helicopter landing zone.
Exception (Exception 3 to section 110.10(b)1B allows the minimum solar zone are to be reduced if the solar access at the building site is limited. Exception 3 to Section 110.10(b)1B is described in more detail above in the minimum solar zone area section of this chapter (Section 9.3.1).

Example 9-5

Question
An office building has a total roof area of 5,000 SF. The total roof area covered by skylights is 200 SF. A solar PV system with a DC power rating (measured under Standard Test Conditions) of 4 kW will be installed. The collection panels for the 4 kW system will cover 400 SF. Does the building have to include a solar zone in addition to the installed solar PV system?

Answer
Yes. To be exempt from the solar zone requirement, the solar PV system must have a power rating equal to 1 watt for every square foot of roof area, or in this case 5kW (see equation below).

\[
\text{Minimum PV System Power Rating} = \text{Total Roof Area} \times 1 \text{ Watt per SF}
\]

\[
5,000 \text{W} = 5000 \text{SF} \times 1 \text{W/SF}
\]

The minimum solar zone for this building is 720 SF (see calculation below). The 400 SF on which the solar PV system is installed does count towards the minimum solar zone area, so an additional 320 SF would need to be allocated to complete the minimum solar zone requirement.

\[
\text{Minimum Solar Zone Area} = 15\% \times (\text{Total Roof Area} - \text{Area Covered by Skylights})
\]

\[
720 \text{SF} = 15\% \times (5,000 \text{SF} \times 200 \text{SF})
\]

9.6 Additions

§141.0(a)

The solar ready requirements for additions is covered by the Standards in Section §141.0(a). Additions do not need to comply with the solar ready requirements unless the addition increases the roof area by more than 2,000 square feet (200 square meters).

9.7 California Fire Code Solar Access Requirements

Pursuant to regulations established by the Office of the State Fire Marshal, the 2013 version of Parts 2, 2.5 and 9 of Title 24 now include requirements for the installation of rooftop solar photovoltaic systems. These regulations cover the marking, location of DC conductors, and access and pathways for photovoltaic systems. They apply to residential and nonresidential buildings regulated by Title 24 of the California Building Standards Codes. Provided below is a brief summary of the fire code requirements for nonresidential buildings.

PV arrays shall not have dimensions in either axis that exceed 150 feet. Nonresidential buildings shall provide a 6-foot wide access perimeter around the edges of the roof. Smoke ventilation options must exist between array installations and next to skylights or smoke and heat vents. Builders shall refer directly to the relevant sections of Title 24.
In addition to the requirements in the Fire Code, the California Department of Forestry and Fire Protection - Office of the State Fire Marshal (CAL FIRE-OSFM), local Fire Departments (FD), and the solar photovoltaic industry previously developed a Solar Photovoltaic Installation Guideline to increase public safety for all structures equipped with solar photovoltaic systems. The intent of this guideline is to provide the solar photovoltaic industry with information that will aid in the designing, building, and installation of solar photovoltaic systems in a manner that should meet the objectives of both the solar photovoltaic industry and the requirements now set forth in the California Fire Code. The Guidelines include illustrations with examples of compliant solar photovoltaic system installations on nonresidential buildings.

The entire Solar Photovoltaic Installation Guideline can be accessed at:
http://osfm.fire.ca.gov/pdf/reports/solarphotovoltaicguideline.pdf

### 9.8 Compliance and Enforcement

At the time a building permit application is submitted to the enforcement agency, the applicant also submits plans and energy compliance documentation. This section describes the forms and procedures for documenting compliance with the solar ready requirements of the Standards. The following discussion is addressed to the designer preparing construction and compliance documents, and to the enforcement agency plan checkers who are examining those documents for compliance with the Standards.

There are four forms associated with the nonresidential solar ready requirements. Each form is briefly described below.

- **NRCC-SRA-01-E: Certificate of Compliance: Nonresidential Solar Ready Areas**
  This form is required for every project where the solar ready requirements apply: newly constructed hotel/motel buildings with ten or fewer stories, high-rise multifamily buildings with ten or fewer stories, all other newly constructed nonresidential buildings with three or fewer stories, and additions to the previously mentioned buildings that increases roof area by more than 2,000 SF.

- **NRCC-SRA-02-E: Certificate of Compliance: Minimum Solar Zone Area Worksheet**
  This form is required when buildings comply with the solar ready requirement by including a solar zone. That is, an appropriately sized solar PV system is not installed, an appropriately sized solar water heating system is not installed, the roof is not designed for vehicle traffic or a heliport, or the building is not a high-rise multifamily building that complies with all the OCST and high-efficacy lighting requirements in Exception 4 to Section 110.10(b)1B.

- **NRCI-SPV-01-E: Certificate of Installation – Solar Photovoltaic System**
  This form is required when the building is exempt from the solar zone requirements because an appropriately sized solar PV system has been installed.

- **NRCI-STH-01-E: Certificate of Installation – Solar Water Heating System**
  This form is required when the building is exempt from the solar zone requirements because an appropriately sized solar water heating system has been installed.
9.9 Instructions for Completing Certificate of Compliance Forms

9.9.1 NRCC-SRA-01-E Certificate of Compliance – Solar Ready Areas

Project Name is the title of the project, as shown on the plans and known to the enforcement agency.

Date is the date of preparation of the compliance submittal package. It should be on or after the date of the plans, and on or before the date of the building permit application.

Project Address is the address of the project as shown on the plans and as known to the enforcement agency.

Select the appropriate Building Type that the project is classified as.

Select whether the project is New Construction or whether the project is an Addition that increases the total roof area by more than 2,000 square feet. Additions that increase the roof area by 2,000 square feet or less are not required to meet the Solar Ready Building requirements of Section 110.10.

Section A. Allocated Solar Zone

This section must be completed if the building is complying with all of the Solar Ready Requirements of Section 110.10b through Section 110.10d. The applicant must also submit the NRCC-SRA-02-E Minimum Solar Zone Area Worksheet to show how the building’s minimum solar zone area and proposed solar zone area were calculated.

Enter the Minimum Solar Zone Area calculated in the NRCC-SRA-02-E Minimum Solar Zone Area Worksheet in units of square feet.

Enter the Proposed Solar Zone Area calculated in the NRCC-SRA-02-E Minimum Solar Zone Area Worksheet in units of square feet.

If the Proposed Solar Zone Area is greater than or equal to the Minimum Solar Zone Area and all other interconnection pathway and documentation requirements have been met, the building complies.

Section B. Permanently Installed Solar Photovoltaic System

This section must be completed if the building is claiming Exception 1 to Section 110.10(b)1B by permanently installing a solar photovoltaic system with a nameplate DC power rating of no less than one watt per square foot of roof area. By claiming this exception, the building is also waived from having to meet the requirements in Section 110.10(c) and Section 110.10(d). A copy of the NRCI-SPV-01-E Certificate of Installation – Solar Photovoltaic System must be submitted as a condition of final approval.

Enter the Total Roof Area in units of square feet.

Calculate the Minimum DC Power Rating of the solar photovoltaic system in units of watts. The Minimum DC Power Rating is calculated by multiplying the Total Roof Area by 1 (watt/sqft).

Select ‘Yes’ if the building will have a permanently installed solar photovoltaic system that meets or exceeds the Minimum DC Power Rating. If the building’s solar photovoltaic system DC Power Rating does not exceed the Minimum DC Power Rating, then the building cannot claim this exception.

Section C. Permanently Installed Solar Water Heating System

This section must be completed if the building is claiming Exception 2 to Section 110.10(b)1B by permanently installing a domestic solar water heating system. By claiming
this exception, the building is also waived from having to meet the requirements in Section 110.10(c) and Section 110.10(d). A copy of the NRCI-STH-01-E Certificate of Installation – Solar Water Heating System must be submitted as a condition of final approval of the building.

Will there be a permanently installed solar water heating system. Answer Yes or No. If the answer is yes, then a copy of the NRCI-STHV-01-E Certificate of Installation – Solar Water Heating System must be submitted as a condition of final approval. If the answer is no, then Solar Ready Building requirements must be met using a different approach.

Will the permanently installed solar water heating system have a solar savings fraction equal to or greater than 0.2 if installed in climate zones 1 through 9 and or 0.35 if installed in climate zones 10 through 16. Answer Yes or No.

Enter the Annual Solar Savings Fraction and the method used to calculate that value.

Section D. Thermostats and High Efficacy Lighting
This section must completed if the building is claiming Exception 4 to Section 110.10(b)1B by installing smart thermostats and high efficacy lighting.

The building a high rise multifamily with ten or stories or fewer? Check Yes or No.

The building will have thermostats that meet the requirements of Reference Joint Appendix JA5 and are capable of receiving and responding to Demand Response Signals prior to granting of an occupancy permit. Answer Yes or No.

The building will have installed luminaires that are classified as high efficacy. Answer Yes or No.

Section E. Roof is Designed for Vehicular Traffic, Parking, or a Heliport
This section must be completed is the building is claiming Exception 5 to Section 110.10(b)1B by having the roof be used for vehicular traffic, parking or a heliport.

Will the roof be designed and approved to be used for vehicular traffic, parking or a heliport. Answer Yes or No.

Provide a Building Plan Reference where additional information can be found about the building roof design.

The “documentation author” is the person who prepares a Title 24 Part 6 compliance document that must subsequently be reviewed and signed by a responsible person (see below) in order to certify compliance with Part 6. Subject to the requirements of §10-103(a)1 and §10-103(a)2, the person who prepares the Certificate of Compliance documents (documentation authors) shall sign a declaration statement on the documents they prepare to certify the information provided on the documentation is accurate and complete.

A documentation author may have additional certifications such as an Energy Analyst certification number. Enter number in the EA# box, if applicable.

The person’s telephone number is given to facilitate response to any questions that arise.

Responsible Person’s Declaration Statement

The “responsible person” signing the Certificate of Compliance is required to be eligible under Division 3 of the Business and Professions Code to accept responsibility for the building design, to certify conformance with Part 6. If more than one person has responsibility for the building design, each person (such as an eligible lighting designer) shall sign the Certificate of Compliance document(s) applicable to that portion of the
design for which the person is responsible. Alternatively, the person with chief responsibility for the building design shall prepare and sign the Certificate of Compliance document(s) for the entire building design.

9.9.2 NRCC-SRA-02-E – Minimum Solar Zone Area Worksheet

Project Name is the title of the project, as shown on the plans and known to the enforcement agency.

Date is the date of preparation of the compliance submittal package. It should be on or after the date of the plans, and on or before the date of the building permit application.

Project Address is the address of the project as shown on the plans and as known to the enforcement agency.

Select the Total Roof Area. Answer Less than equal to 10,000 square feet or Greater than 10,000 square feet.

Select whether the project is New Construction or whether the project is an Addition that increases the total roof area by more than 2,000 square feet. Additions that increase the roof area by 2,000 square feet or less are not required to meet the Solar Ready Building requirements of Section 110.10.

Step 1. Determine the Minimum Solar Zone Area

The Minimum Solar Zone Area can be determined using one of two methods. The first method can be used when there is no shading that obstructs the building roof area. The second method can be used if the building is trying to reduce the required minimum solar zone area based on Exception 3 to Section 110.10(b1B).

Method 1: Minimum Solar Zone Area Based on Total Roof Area

For New Construction, enter the total roof area of the building or for Additions, enter the total roof area added to the building in Box A.

For New Construction, enter the total area of the roof covered by skylights or for Additions, enter the total area of the new roof covered by skylights in Box B.

Calculate the Minimum Solar Zone Area in Box C using the formula:

\[ \text{Box C} = 0.15 \times (\text{Box A} - \text{Box B}) \]

Method 2: Minimum Solar Zone Area Based on Potential Solar Zone

Describe the method or tool used to quantify the annual solar access

Enter the area of low-sloped roof (ratio of rise to run is less than 2:12) where the annual solar access is 70 percent or greater in Box D.

Enter the area of steep-sloped roof (ratio of rise to run is greater than 2:12) where the annual solar access is 70 percent or greater in Box E.

Calculate the Minimum Solar Zone Area in Box F using the formula:

\[ \text{Box F} = 0.5 \times (\text{Box D} + \text{Box E}) \]

Enter the Minimum Solar Zone Area in Box G, depending on whether Method 1 or Method 2 was used to calculate the value.
Step 2. Allocated Solar Zone Subareas

This section must be completed to determine the proposed solar zone area of the building which must meet or exceed the minimum solar zone area calculated in Step 1.

Label each roof or overhang subarea with a unique ID number in Box H.

Provide a building plan reference where the subarea can be reviewed in Box I.

In Box J, answer Yes or No whether the solar zone subarea is located on a low or steep-sloped section of the roof.

If the subarea is located on a steep-sloped roof, select whether the subarea is oriented between 110 and 270 degrees in Box K. If the steep-sloped roof area is not oriented in between 110 and 270 degrees, it cannot be included in the roof area used to meet the Solar Ready requirements.

In Box L, answer Yes or No whether the subarea will comply with all access, pathway, smoke ventilation and spacing requirements described in the California Fire Code. If the subarea does not comply with these requirements, it cannot be in the roof area used to meet the Solar Ready requirements.

In Box M, answer Yes or No whether the subarea is free from on-roof shading obstructions. If there is an obstruction located in the subarea, it cannot be in the roof area total used to meet the Solar Ready requirements.

In Box N, answer Yes or No whether the subarea is located an appropriate distance from all on and off-roof obstruction.

In Box O, answer Yes or No whether the smallest dimension of the subarea is five feet or greater. A subarea with a dimension less than five feet cannot be used in to meet the Solar Ready requirements.

In Box P, answer Yes or No whether the subarea meets the minimum area requirement. For a building with a roof area less than or equal to 10,000 square feet, the minimum size of a subarea is 80 square feet for buildings with roof area greater than 10,000 square feet, the minimum size is 160 square feet.

In Box Q, answer Yes or No whether the subarea qualifies.

In Box R, enter the roof subarea in units of square feet.

In Box S, take a sum of all of the qualified subareas.

Check the Box if the building complies with the Minimum Solar Zone Area Requirement. This box can only be checked if the value in Box S meets or exceeds the value in Box G.

The “documentation author” is the person who prepares a Title 24 Part 6 compliance document that must subsequently be reviewed and signed by a responsible person (see below) in order to certify compliance with Part 6. Subject to the requirements of §10-103(a)1 and §10-103(a)2, the person who prepares the Certificate of Compliance documents (documentation authors) shall sign a declaration statement on the documents they prepare to certify the information provided on the documentation is accurate and complete.

A documentation author may have additional certifications such as an Energy Analyst certification number. Enter number in the EA# box, if applicable.

The person’s telephone number is given to facilitate response to any questions that arise.

Responsible Person’s Declaration Statement

The “responsible person” signing the Certificate of Compliance is required to be eligible under Division 3 of the Business and Professions Code to accept responsibility for the
building design, to certify conformance with Part 6. If more than one person has responsibility for the building design, each person (such as an eligible lighting designer) shall sign the Certificate of Compliance document(s) applicable to that portion of the design for which the person is responsible. Alternatively, the person with chief responsibility for the building design shall prepare and sign the Certificate of Compliance document(s) for the entire building design.