To:       US Environmental Protection Agency / NFRC  
Douglas W. Anderson  
Product Manager for Windows, Doors, and Skylights  
ENERGY STAR Labeled Products  

From:   Harvey Building Products  

Date:  August 19, 2021  

RE:       ENERGY STAR Version 7.0 Draft #1 Response from HBP  

We want to extend our thanks for the opportunity to comment on the proposed changes for ENERGY STAR 7.0. There is no question that ENERGY STAR 6.0 has provided benefits across the entire fenestration industry. As both an insulating glass (IG) certified manufacturer as well as prime window and door manufacturer we have the following comments to the proposed changes.

We are concerned about many aspects of the Proposed ENERGY STAR Version 7.0 qualification Criteria and have summarized our concerns and provided explanations to each of these below. In general terms, we are most concerned with the Proposed 7.0 Qualification Criteria as follows:

1. The proposed criteria are too large of a change and do not provide appropriate product and glass opportunities to reach the proposed numbers without significant cost increases for windows and doors which we feel will have a negative impact in selling ENERGY STAR qualified products.

2. The proposed changes will force most windows to use Triple Pane glass, Krypton filled IG and other costly technologies that will have a very long and undesirable payback period.

3. Along those same lines, we feel that the addition of these materials has not been properly accounted for from a supply chain perspective. Suppliers to our industry and constrained in production outputs (flat glass to name one) and the supplier’s ability to ship these materials in a timely manner in a less than desirable position.

4. The methodology used by EPA to determine current product and market performance ratings based on manufacturer CPD listings is not appropriate.

5. The proposed 7.0 Qualification criteria places an unfair burden on manufacturers that supply the Northern Zone.

6. The proposed implementation timetable is too short and should be extended to allow manufacturers time to reconfigure their product offerings and perform the required testing.

7. Do not combine “window” qualification criteria with “door” criteria and instead provide individual qualification criteria for these products like the industry is accustomed to.

Each of these topics is discussed below in more detail.

**Large Change in the Northern Zone:**

The proposed change in the Northern Zone to U22 is too large of a change from the current U27 and will require manufacturers to adopt costly product changes which are not seen as desirable and will require significant cost increases that will have to be passed on to consumers. Furthermore, those cost increase and associated lengthy payback periods are not a good value proposition and may even limit the use of
ENERGY STAR rated products. Finally, most of the burden for change falls on the Northern zone and this is an unfair burden on suppliers who provide products in those areas.

**Methods to achieve the proposed ratings:**

Additionally, there will be challenges for manufacturers that are difficult to overcome in terms of capital investments that will be needed particularly if Triple Pane glass becomes the new standard. Lead-times for new capital are very long these days and typically in the 12-18 month range.

**Supply Chain Constraints:**

We feel the proposed ENERGY STAR 7.0 changes will place difficult challenges on the supply chain that have not been fairly accounted for. If we are forced into triple pane glass, there will be an increase in demand for flat glass in general and this is in an already volume and logistically challenged industry. Recently commonly used components have seen significant cost increases over the past 8-12 months due to supply chain constraints. The MFG cost this calendar year was not captured as part of the overall cost analysis for E-Star 7.0. For example, Krypton has seen an over 400% cost price. This drastically reduces it as a viable solution to meeting the draft 7.0 criteria and is no longer a reasonable investment for the consumer.

**Use of CPD to determine market availability:**

Based on the comments during the information session, there is concern that the EPA used the NFRC Certified Product Directory (CPD) as the resource for manufacturer capabilities and for what was being produced in the market. This assumption should be taken very carefully. The number of products posted in the NFRC CPD does not necessarily correspond to the number of available products in production. Using that data makes the pool seem much larger than it really is. Window manufacturers specifically have inflated certified NFRC CPD lists to provide manufacturing flexibility to reduce costs and supply chain risks.

**Time to market for these changes:**

The proposed timeline for these changes is too aggressive and not realistic. Changes of this magnitude require adequate time to re-configure and design the necessary changes to a company’s product lines. Once the ENERGY STAR 7.0 changes are approved, we propose that at least a 24-month time period for adoption given manufacturers and supplies sufficient time to adjust and implement changes to their product offerings and to insure the required testing in place.

**Separate qualification criteria for windows and doors:**

We feel that the proposal to combine window and door qualification criteria for ENERGY STAR 7.0 is not a desirable change and will force many manufactures to use additional costly changes to their door offerings. Furthermore, doors require more change than windows to achieve the same ratings and we are concerned that that will require changes that result in glass types that do not match well between windows and doors. The current method of separate criteria for windows and doors is more realistic, provides excellent energy savings and allows a homeowner to specify windows and doors to utilize glass options that provide a common aesthetic.

As a result of the proposed changes to ENERGY STR 7.0, the increased cost to consumer and to manufacturers would result in a high drop-off in unit market share that are E-Star qualified. The costs would be too high to meet the qualifications necessary.
Differences between Energy Star 6.0 vs. Energy Star 7.0

Our company produces windows primarily in the Northern Region where hung windows are the most prevalent type of window. When Energy Star 6.0 was proposed, the methods to reach the new standards were achieved using design improvements and adoption of glass technologies that were available on the market at the time of proposal. The designs of windows were able to be configured with reasonable cost increases to reach these performance specifications. The pathways needed to meet the ENERGY STAR 7.0 requirements are not as straightforward.

The proposal for ENERGY STAR 7.0 would make the Most Efficient ENERGY STAR program unnecessary because they would be very similar performance criteria. U22 – SHGc17 proposed for Energy Star 7.0 requires similar components and construction as U20 – SHGc20 for Most Efficient ENERGY STAR. See performance requirements for ES and ME ES below.

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<td><strong>Residential Windows and Sliding Glass Doors</strong></td>
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![DRAFT ESTAR® 7.0 for WINDOWS and GLASS DOORS]

It looks as though the Northern and North Central zones would be disproportionately impacted compared to the rest of the USA. The significant decrease in U-factor, even with Equivalent options, significantly increase cost for products targeting these zones while South Central and Southern zones are not impacted nearly as much.

Builders trying to offer improved performance with ENERGY STAR products would be unable to justify the cost increases to windows and sliding glass doors. They are doing their best to deal with the out-of-control lumber costs and adding considerable cost using draft 1 of version 7 Energy Star windows would certainly be burdensome.

As a manufacturer in the Northern region, consumer window choices would be drastically reduced within the marketplace. Many product lines would be excluded from the Energy Star 7.0 program.
**Glass manufacturing and SHGc Requirements**

Discussions with glass/coating manufactures claim that a single pane of glass has been optimized. Triple silver coated glass or Room-side Low-E glass has been optimized to the max. When testing a quadruple silver coating there were diminishing emissivity ratings. As an IG manufacturer, to reach the U-Factor requirements would require substantial product configuration changes. At very least this would require triple-pane IGs and leveraging Krypton gas. Krypton has become prohibitively expensive to use in standard manufacturing as we have incurred upwards of 400-500% price increases.

In closing and in response to the Proposed ENERGY STAR 7.0 Draft #1 proposal, we offer the following comments and recommendations:

1. Scale back the proposed Northern Zone qualification criteria to be no less than a U-Factor of U=0.25.

2. Provide a longer adoption timetable so that manufacturers and suppliers can make the appropriate design changes and capital investments that will still be required to achieve U=0.25.

3. Use a more realistic method to determine product and market availability of ENERGY STAR rated product as opposed to using the NFRC CPD.

4. Limit criteria changes to allow the use of technologies that can be adopted at a reasonable cost increase that will encourage the use of ENERGY STAR rated windows and doors.

Thank you for the opportunity to present our thoughts and comments of the proposed ENERGY STAR version 7.0 Draft #1 changes. We look forward to working with you to revise and improve the qualification criteria we all use. Our hopes are that these comments, which we feel will be supported by most other NFRC members and affiliates, will be carefully reviewed, and factored into the next round of proposed change. Our objective is to encourage and promote the use of ENERGY STAR qualified windows and doors and feel like our recommendations do in fact provide that.

Regards – Steve

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