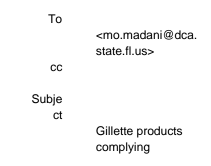
## Amendment to DCA10DEC-038

## "Judi McKinley/Gillette Generators" <judi@gillettegenerators.com>

05/04/2010 09:52 AM



Mo,

Our Distributors of Gillette generators in Florida, are asking if Florida DEC-260" pertains to our generator housings.

Your Section 202, Florida Building Code, defines "building" as "any structure used or intended for support or sheltering any use or occupancy". Our competition is using this as a means to say, we are not qualified, and they are, saying the term "any use" indicating all generator housings must comply to this Florida ruling.

Our housings cannot support any type of occupancy, as the generator takes all interior housing space.

We comply to many UL and NEMA standards, but probably the most important compliance is the latest EPA emission levels, being "Tier 3/Stage III", plus EPA Interim Tier 4/Stage IV for 2008 thru 2013.

Our UL-2200 certification has undergone modifications to new requirements, which has been completed and successful testing accomplished. There will be a completion listing on the UL

website for Gillette showing certification, within UL's 60-90 day review and filing system, from approximately May 1, 2010.

This will show up on UL's: database.ul.com/cgibin/XYV/template/LISEXT/lframe/index.html

Please advise.

Regards,

Ray Habic

Engineering Dept.

engineering@gillettegenerators.com

This e-mail was sent on behalf of Ray Habic. All responses can be directed to his attention at engineering@gillettegenerators.com.

Judi McKinley

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