



FILED
Department of Business and Professional Regulation
Deputy Agency Clerk
CLERK Brandon Nichols
Date **4/18/2013**
File #

April 18, 2013

Florida Building Commission
Codes & Standards Section
1940 Monroe St.
Tallahassee FL 32399

DS 2013-029

Re: Petition for Declaratory Statement with Regard to Rule 61G20-3

Dear Sir,

Innovative Insulation, Inc. is requesting a declaratory statement as to the necessity to have our products approved for use in Florida under Rule 61G20-3. We are the largest manufacturer of radiant barrier and reflective insulation products in the US. Many of our dealers and contractors in Florida have requested we show that our products are approved under Rule 61G20-3.

It is our understanding that this certification is not a requirement for insulation products as they are non-structural and are not listed in the Scope of 61G20-3.001.

Therefore, as Product Manager for Innovative Insulation, Inc. I am requesting an answer to the following question:

“Do radiant barrier and reflective insulation products fall under the scope of Florida Rule 61G20-3 and therefore require approval from the Florida Building Commission to be sold for construction in your state?”

We have already registered with your organization and our FBC Organization number is PDM10009.

We would sincerely appreciate your earliest attention to this matter.

Sincerely,

Gary L. Dennis
Product Manager