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Mo Madani/DCA/FLEOC

01/05/2010 04:48 PM

To: "Mo" <mo.madani@dca.state.fl.us>

Subject: Fw: Requests for Declaratory Statement on Rule 9B-72

DCA10-DEC-002

Sent from my BlackBerry Wireless Handheld

From: [DerekR@usaGreenBuilt.com]

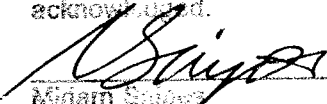
Sent: 01/05/2010 03:15 PM EST

To: Mo Madani

Cc: <fammolle@juno.com>

Subject: Requests for Declaratory Statement on Rule 9B-72

FILING AND ACKNOWLEDGEMENT
FILED, on this date, with the designated
Agency Clerk, receipt of which is hereby
acknowledged.

 1/6/10

Miriam Shapiro Date
Deputy Agency Clerk

We Manufacture a proprietary structural system that integrates a light gauge steel stud frame assembly with an EPS insulation core. The structural supports are recessed in the polystyrene on both the interior and the exterior, and is provided by steel framing members placed 24" on center and screw connected to steel angles at both top and bottom of the panels. Our Pre-Insulated Steel Framing system(s) are used in new construction projects for both residential & commercial buildings. The design of our building systems and components are governed by IBC Section 2210.

Over the past few months we have had two separate municipalities imply that we MUST obtain Florida Product Approval, prior to applying for building permits on projects that use our Pre-insulated Framing system(s). Based upon these two occurrences we are requesting a Declaratory Statement on Rule 9B-72 Florida Product Approval and it's applicability to our products under the following uses:

1. When we design and engineer a system for a custom home or commercial building for a client, and the system is designed consistent with IBC Section 2210. The purpose and use of our system in this capacity would constitute an exception to the Florida Product Approval rules and requirements, as stated in 9B-72.030 exceptions to the rule. Is this correct? If not, please explain why?
2. When we design and engineer a system for the roof of a custom home or commercial building for a client, and the system is designed consistent with IBC Section 2210. The purpose and use of our system in this capacity would constitute an exception to the Florida Product Approval rules and requirements, as stated in 9B-72.030 exceptions to the rule. Is this correct? If not, please explain why?
3. If we design a wall section that is not sold as a part of a pre-engineered custom building, but it is manufactured, designed, & installed consistent with IBC Section 2210, then the purpose and use of our system in this capacity would constitute an exception to the Florida Product Approval rules and requirements, as stated in 9B-72.030 exceptions to the rule. Is this correct? If not please explain why?

4. If we design a roof section that is not sold as a part of a pre-engineered custom building, but it is manufactured, designed, & installed consistent with IBC Section 2210, then the purpose and use of our system in this capacity would constitute an exception to the Rule 9B-72 Florida Product Approval rules and requirements, as stated in 9B-72.030 exceptions to the rule. Is this correct? If not please explain why?

Although rule 9B-72.005 does contain categories that are applicable to our system(s), rule 9B-72.030 exceptions also contains rules that also are applicable to our system(s). Therefore, we are requesting a declaratory Statement from the board regarding the same.

Thank you for your interest in our product, should you have additional questions feel free to contact us at anytime.

Sincerely,
Derek Runion
GreenBuilt, Inc
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Email: Info@usagreenbuilt.com
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Thank you.

FADLD Tag
