

State of Florida

Commissioners:

SUSAN F. CLARK, CHAIRMAN  
J. TERRY DEASON  
JULIA L. JOHNSON  
DIANE K. KIESLING  
JOE GARCIA

Economic Impact State-  
ment omitted from  
previous letter

DIVISION OF APPEALS  
DAVID E. SMITH  
DIRECTOR  
(904) 413-6245



Commission

September 13, 1996

Mr. Carroll Webb  
Joint Administrative Procedures  
Committee  
120 Holland Building  
Tallahassee, Florida 32399

Re: Docket No. 960933-WS - Proposed Repeal of Rule 25-30.060,  
F.A.C., Application for Exemption from Regulation of  
Nonjurisdictional Finding

Dear Mr. Webb:

Enclosed are an original and two copies of the following  
materials concerning the above referenced proposed rule:

1. A copy of the rule.
2. A copy of the F.A.W. notice.
3. A statement of facts and circumstances justifying the proposed rule.
4. A federal comparison statement.
5. A statement of the impact of the rule on small business.
6. An economic impact statement.
7. A statement that the agency has chosen the regulatory alternative that imposes the lowest net cost to society.

If there are any questions with respect to this rule, please do not hesitate to call on me.

Sincerely,

*Diana W. Caldwell*  
Diana W. Caldwell  
Associate General Counsel

DOCUMENT NO.  
09852-96  
9/16/96

KPL30060.MRD  
Enclosures

cc: Division of Records & Reporting

M E M O R A N D U M

July 22, 1996

TO: DIVISION OF APPEALS (CALDWELL)

FROM: DIVISION OF RESEARCH AND REGULATORY REVIEW (HEWITT) (BH) *1/2/96*

SUBJECT: ECONOMIC IMPACT STATEMENT FOR PROPOSED REVISIONS TO RULE  
25-30.060, FAC, APPLICATION FOR EXEMPTION FROM REGULATION  
OR NONJURISDICTIONAL FINDING

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The proposed rule changes would reflect recent statutory changes to Section 367.031, F.S., that eliminated the requirement that the Commission issue an order recognizing a system is exempt. The statute should be "self executing." Any complaints or problems arising from purported exempt systems would be handled under other rules and procedures.

Florida Statutes require an agency to prepare an economic impact statement if a rule revision results in any "substantial increase in costs" or "significant adverse effects" to the parties directly affected, including state and local governmental entities. Since the revisions would decrease Commission staff paperwork and no additional significant costs or adverse impacts have been identified, there is no need for preparation of an EIS for the proposed rule changes.

Please keep my name on the CASR.

CBH:tf\e-memo96

cc: Mary Andrews Bane  
Hurd Reeves