Appellant completed and signed a notarized AFFIDAVIT for a Building Permit Exemption regarding a Non-Residential Farm Building

In the Affidavit, Appellant certified that the information provided is

"true and correct," and that the use of the structure complies with Florida Statutes governing the exemption for nonresidential farm building.

The Affidavit makes clear that:

The exemption is for the

structure only,

and any change in the use of the structure could change the exempt status.

Each non-residential farm building is subject to review for agricultural exemption.

What is a non-residential farm building?

F.S. s. 604.50(2)(d) - "any temporary or permanent building or support structure that is classified as a nonresidential farm building on a farm under s. 553.73(10)(c) or that is used primarily for agricultural purposes, is located on land that is an integral part of a farm operation or is classified as agricultural land under s. 193.461, and is not intended to be used as a residential dwelling. The term may include, but is not limited to, a barn, greenhouse, shade house, farm office, storage building, or poultry house."

Put simply, a non-residential farm building is:

•The BUILDING, not the land.

 PRIMARILY used for agricultural purposes.

NOT a dwelling.

What is a "dwelling"?

Florida Building Code, Residential, Ch. 2:

"Any building that contains one or two dwelling units used, intended, or designed to be built, used, rented, leased, let or hired out to be occupied, or that are occupied for living purposes."

Living Space ...

Florida Building Code, Residential, Ch. 2:

A "living space" is a space within a dwelling unit utilized for living, sleeping, eating, cooking, bathing, washing and sanitation purposes.

Appellant's exempted building is not primarily used for agricultural purposes.

It is PRIMARILY a DWELLING.





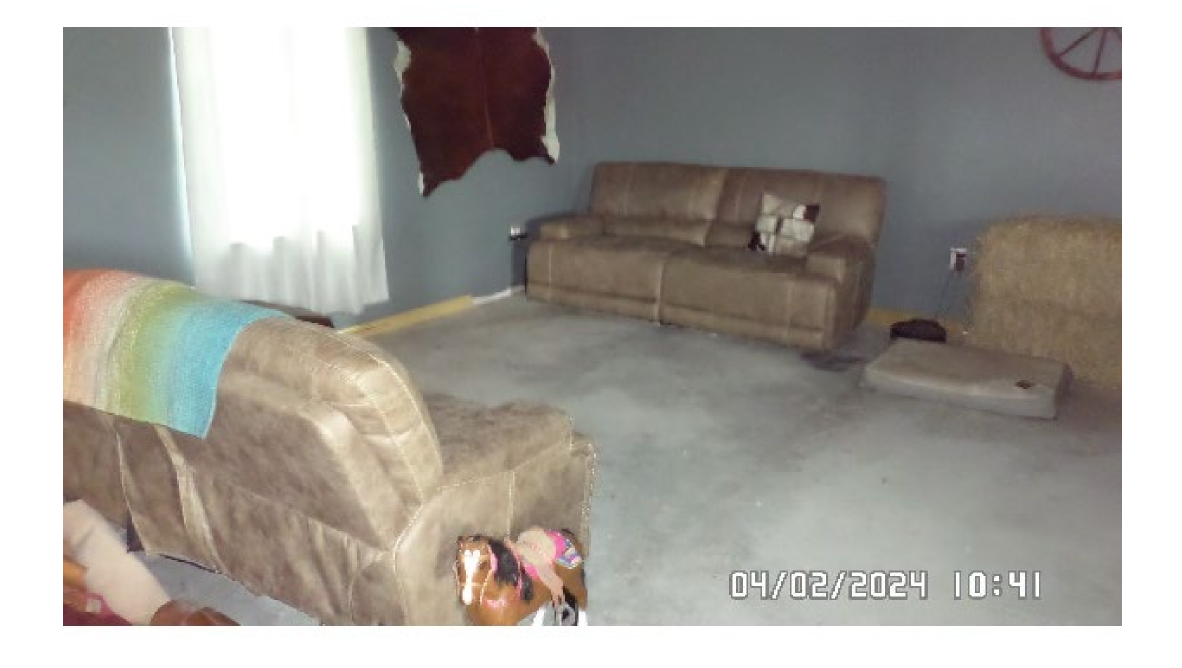








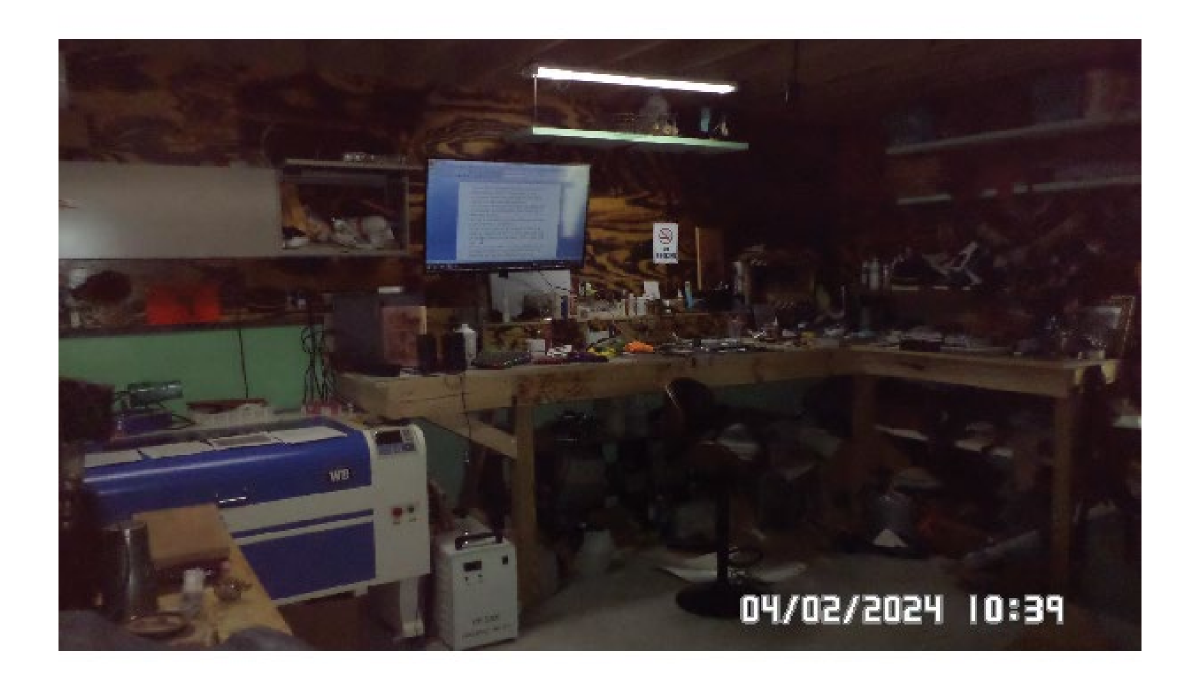






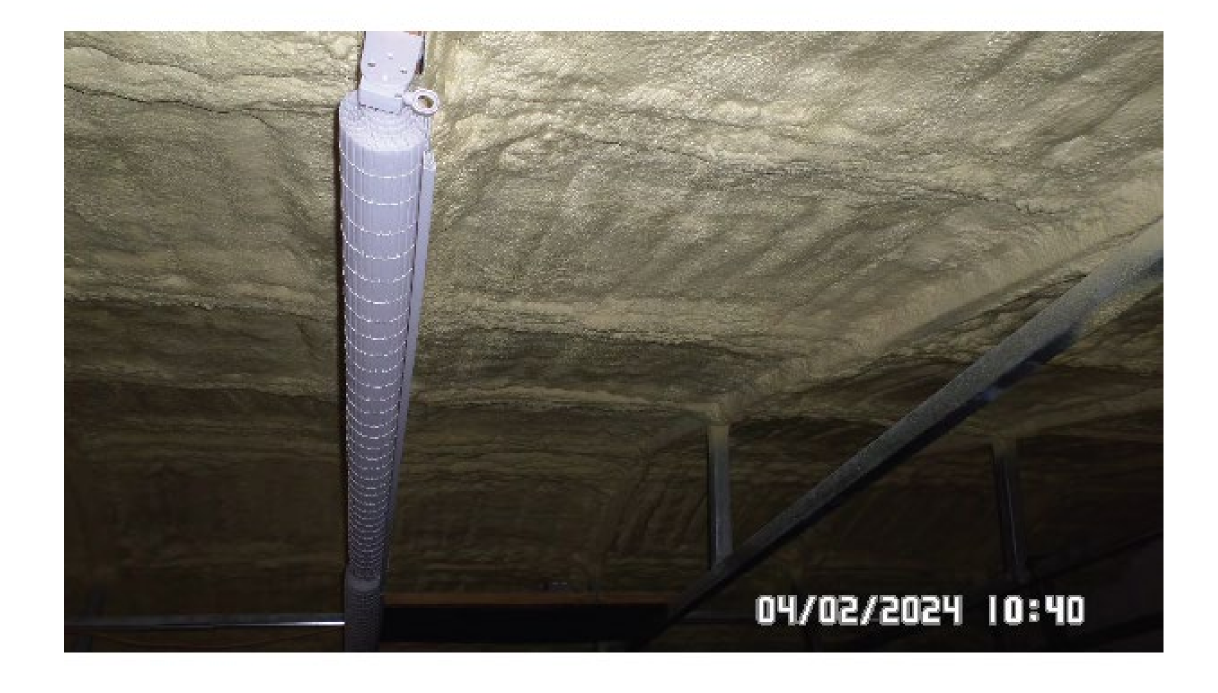


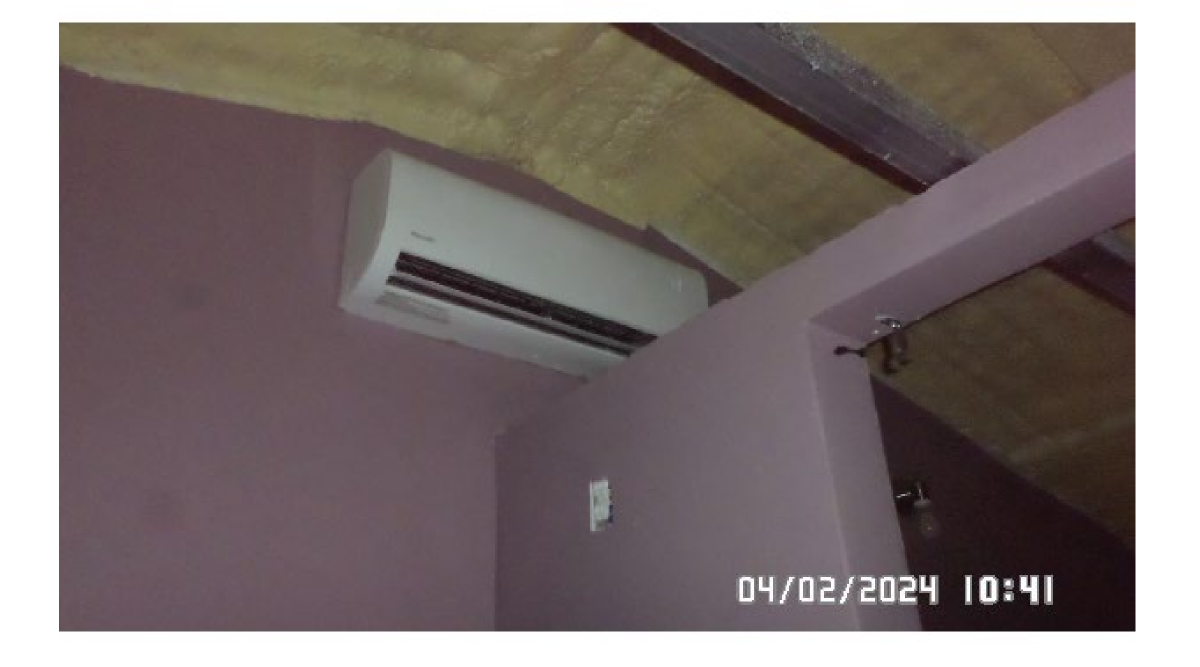
















The first floor of the exempt building is 30x50'. That is 1,500 square feet.

The second story is approximately 600 square feet.

The total area inside the building is approximately 2,100 square feet.

The saddle-making workshop is approximately 12x12' which is 144 square feet.

The workshop is only 7%

of the building's total square footage.

The building is PRIMARILY comprised of LIVING SPACES.

That means the Appellant's exempt building is primarily a DWELLING.

Because it is a dwelling, even if it's intended to be a dwelling, the Appellant MUST get the required permits to bring the building into compliance.

The Building Department asks that:

- 1. Appellant and her daughter cease occupying the building.
- 2. Within 90 days to either: (a) obtain a permit for and install a mobile/manufactured home, or (b) obtain a permit for a single-family residence.
- 3. Immediately secure the pool according to the Florida Building Code.

Upon the occurrence of #s 2 and 3 above, the Building Department will consider issuing another Non-Residential Farm Building Exemption.