Manufacturer’s Certification Statement

Pertaining to Pella Corporation windows and doors that may qualify as energy efficient building envelope components under section 25C of the Internal Revenue Code as amended by the Further Consolidate Appropriation Act of 2020.

Issued January 2020

This manufacturer’s certification statement can be relied upon by you, the taxpayer, for verification that certain Pella windows and doors are eligible for the tax credits allowed by Section 25C of the Internal Revenue Code, as amended and extended by The American Taxpayer Relief Act of 2012, the Tax Increase Prevention Act of 2014, the Protecting Americans from Tax Hikes Act of 2015, the Bipartisan Budget Act of 2018 and, most recently, the Consolidated Appropriations Act of 2020.

The tax credit is allowed for certain energy-efficient windows and doors that are purchased and installed from January 1, 2012 through December 31, 2020. This latest legislation retroactively reinstates tax credits for 2018 and 2019 as well as extends the following tax provisions through 2020. It allows for a credit of 10% of the cost of a qualified energy-efficient improvement, up to $200 for windows, not including installation. The qualified energy efficient improvement must be made on the taxpayer’s existing home and principal residence. There is a $500 maximum lifetime credit for all qualified energy-efficient improvements.

In accordance with IRS guidelines, including IRC Section 25C, IRS Notice 2006-26 and IRS Notice 2009-53, Pella Corporation has determined that certain windows and doors certified as meeting ENERGY STAR® V.6 program requirements are “Eligible Building Envelope Components” qualifying for the Federal income tax credit allowed under Section 25C of the Internal Revenue Code. For further information on which Pella products qualify refer to https://professional.pella.com/adm. Refer to http://www.energystar.gov to determine the requirement for your region.

Under penalties of perjury, I declare that I have examined this certification statement and, to the best of my knowledge and belief, the facts presented are true, correct and complete.

Emily Vidotto
Vice President and Chief Marketing Officer
Pella Corporation
February 27, 2020

IRS suggests the taxpayer is not required to attach this certification statement to their tax return. However, the taxpayer should retain this certification statement as part of their tax records. As in all tax matters, the taxpayer is advised to consult their tax professional.

Pella Corporation and its sales partners assume no liability regarding the homeowner’s ability to obtain tax credits.

Pella Corporation
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