

MINUTES  
BOARD OF ARCHITECTURE AND INTERIOR DESIGN

TELEPHONE CONFERENCE CALL

June 1, 2005

10:00 A.M. Eastern Time

Toll Free 888.461.8118 or Direct 850.414.5775

**Call to Order**

Mr. Gonzalez, Chair called the meeting to order at 10:03 a.m.

Board Members Present:

Miguel Rodriguez

Ellis Bullock

Rick Gonzalez, Chair

Mary Jane Grigsby, Vice-Chair

Sharon Del Bianco

Garrick Gustafson

Board Members Absent:

Neil Hall

Stephen Schreiber

Joyce Shore

Kenneth Horstmyer

Roymi Membiela

Others Present:

Mary Ellen Clark, Board Counsel

David Minacci, Prosecuting Attorney

Juanita Chastain, Executive Director

Terri Estes, Board Staff

Jerry Hicks

Glenn Pratt

Sabre DuBose

Thomas Curtis

Les Smith

**Petition for Hearing**

Bellin & Pratt Architects, LLC

Mr. Pratt was present. Ms. Chastain advised the board the Bellin & Pratt Architects, LLC applied for dual license in May 2004. She commented that the firm was issued an architecture certificate of authorization October 2004. She commented that the application for the dual licensure request was separated and when it was processed it appeared that the firm had been practicing without appropriate licensure.

Ms. Chastain commented that the order issued April 21, 2005, item number 5, indicates architectural practice prior to the issuance of the certificate when in fact it had been issued. She commented that Mr. Pratt has been advised that interior design may be conducted under his architectural certificate of authorization and that the dual license is not required. She commented that Mr. Pratt has requested that the board reconsider and the order be vacated.

Motion: Mr. Rodriguez moved to reconsider the application.

Second: Mr. Gustafson seconded the motion and it passed unanimously.

Mr. Pratt requested to withdraw the application. Ms. Del Bianco asked that staff look into the requirement for the dual licensure.

Motion: Mr. Bullock moved to accept Mr. Pratt's request to withdraw the application.

Second: Mr. Rodriguez seconded the motion and it passed unanimously.

Motion: Mr. Rodriguez moved to vacate the order.

Second: Mr. Gustafson seconded the motion and it passed unanimously.

## **Application Review**

### Architecture Endorsement

Sabre DuBose

Ms. DuBose was present. Ms. Clark commented that this was an application for licensure endorsement of a Georgia license. She commented that the board would need to determine if the laws in effect at the time the license was granted in the other state where substantially equivalent to or more stringent to those effect in Florida at that time.

Ms. Clark commented that the Georgia license was granted in 1998 and Ms. DuBose was a graduate from a 4 year architectural program. She commented that Ms. DuBose applied pursuant to Chapter 481.213(3)(b), Florida Statute and that Georgia's Statutes, OCGA43-4-11, allowed for numerous ways for architects to be licensed. She commented that Florida's requirements were that the applicant must obtain a first professional degree from an approved program of study of 5 years or more.

Ms. Clark advised the board that the Georgia laws and rules were not substantially equivalent or more stringent to Florida's at the time of licensure in 1998; therefore, she recommends that the board deny the application.

Ms. DuBose requested that the board reconsider her application and the Florida board had a case with her same credentials that was referred to the Florida Supreme Court and they found that the degree in question was substantially equal.

Ms. Clark commented that Ms. DuBose was referring to Mr. Ellinwood's case and it went to the 1<sup>st</sup> District Court of Appeals and they did reverse and remand the board's decision based on an interpretation issue of the endorsement law. She advised Ms. DuBose that the board did

reconsider the matter, denied the applicant, and Mr. Ellinwood appealed again to the 1<sup>st</sup> District Court of Appeals and they upheld the board's denial.

Motion: Mr. Gustafson moved to deny based on the fact that the Florida and Georgia laws and rules were not substantially equivalent at the time of licensure.

Second: Mr. Bullock seconded the motion.

Ms. Grigsby requested that the board allow Ms. DuBose to withdraw her application instead of being denied.

Ms. DuBose requested to withdraw her application.

Portions of the tape were inaudible due to a bad telephone line connection.

Architecture Certificate of Authorization

Curtis Group Architects, Ltd

Mr. Curtis was present. Mr. Hicks presented the application and commented that a fine may be due for practice prior to licensure based on the information reflected in the application. Mr. Curtis requested that his application be continued until the next meeting and waived his Chapter 120.60, Florida Statutes, application processing rights.

Architecture Certificate of Authorization Name Change

Hiscutt & Bell, Inc. to Hiscutt & Associates, Inc.

Pages 136-156 were removed

Ms. Estes advised the board that a citation was issued and the firm complied.

Motion: Mr. Bullock moved to adjourn.

Second: Mr. Rodriguez seconded and it passed unanimously.

**The meeting was abruptly discontinued at 10:44 a.m. due to a bad telephone line.**

### **Ratification Lists**

Licensure list (faxed/e-mailed)

### **Discussion/For information**

Letter from Cynthia Gainey, Alabama Board for Registration of Architects

Email to Cathe Evans, North Carolina Board of Architecture

Email to Cathe Evans, North Carolina Board of Architecture (insert/handout)

NCARB Regional Director's Report

NCARB Fast Facts April 28, 2005

NCARB New Clips May 5, 2005 – Experimental ARE Questions

NCIDQ January/February 2005 Minutes

NCIDQ Model Language Comment Form – Sharon Del Bianco

### **New Business**

**Old Business**

**Adjourn**