Department of Business and Professional Regulation Board of Architecture and Interior Design Declaratory Statements

last updated July 5, 2016

| Subject | Issue presented | Conclusion | Number | Petitioner | File Date |
|-------------------------------|--|---|----------|---|-----------|
| Qualifying a business entity. | Petitioner asked the Board if a business managed by a Florida licensed architect, created to perform building code inspection services, constitutes the practice of architecture and would require the business to obtain a certificate of authorization. | The Board issues a declaratory statement that yes, the provision of building inspection services, as described in Subsection 468.603(8), F.S., through a business managed by a Florida licensed architect, does constitute the practice of architecture, as defined in Subsection 481.203(6), F.S., and the business would be required to obtain a certificate of authorization | 2006-005 | Barley Consulting Group, LLP | 4/6/2006 |
| Sale of furnishings. | Petitioner is seeking a declaration by the Board determining whether any license is required under Chapter 481, F.S., for the sale of furnishings whether or not offered for sale at retail or offered for sale by retail establishment and whether offered or sold for delivery based on a diagram reflecting the placement of the furnishings. | | 2008-082 | Interior Design Association Foundation of Florida, Inc., Dorothea Ramsey Felder and | 11/3/2008 |
| Electronic Signatures | Petitioner is seeking the Board's interpretation of A.) Fla. Admin. Code R. 61G1-16.005, if the electronic signature described in the rule may be used in lieu of a physical signature and impression seal required by Fla. Admin. Code R. 61G1-16.001. B.) Also may an electronic image of the physical signature and impression seal required by Fla. Admin Code R. 61G1-16.001, be placed on a secure electronic portable document file and used to meet the requirements of Section 481.221, F.S., and Fla. Admin Code | A.) The board issues a declaratory statement that yes, the electronic signature described in Fla. Admin. Code R. 61G1-16.005(2), is intended to be used in lieu of the physical signature and impression seal required by Fla. Admin. Code R. 61G1-16.001. B.) No. An electronic image of the pysical signature and impression seal may not be used to satisfy the requirements of Section 481.221, F.S., and Fla. Admin Code R. 61G1-16.001. | | Miguel A. Rodriguez | 5/4/2011 |
| Successor Architect | Petitioner is seeking the Board's interpretation of Fla. Admin Code R. 61G1-18.002, Procedures for a Successor Architect Adopting as His Own the Work of Another Architect. Petitioner was hired to complete the interior renovation of a commercial property. After work started on the interior renovation another architect was hired to complete the exterior portion of the renovation. The building department allows only one architect of record and one master permit per project. Petitioner is the architect of record and permit holder for the commercial property with the building department. Petitioner, the architect providing interior renovations, has been asked by the owner of the commercial property to sign and seal the work of the architect hired to complete the | | 2016-022 | Daniel Joy with Rule Joy Trammell + Rubio, LLC | 7/1/2016 |