MINUTES

FLORIDA BARBERS’ BOARD
Department of Business and Professional Regulation
Florida Hotel and Conference Center
1500 Sand Lake Road
Orlando, Florida 32809
Monday, February 5, 2007
9:00 a.m.

General Business Meeting

The General Business Meeting of the Florida Barbers’ Board was called to order at approximately 9:00 a.m., by Mr. Peter “Dave” Magda, Chair.

<table>
<thead>
<tr>
<th>Board Members Present</th>
<th>Board Members Absent</th>
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<tbody>
<tr>
<td>Peter “Dave” Magda, Chair</td>
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<td>Herman White, Vice Chair</td>
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<td>Robert Collins</td>
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<td>Jeri Scott</td>
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<td>Roland Bordelon</td>
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Other Persons Present

Holly Benson, Secretary, Department of Business and Professional Regulation
Andy Edwards, Deputy Secretary of Professional Regulation, Department of Business and Professional Regulation
Michael Martinez, Deputy General Counsel, Department of Business and Professional Regulation
Robyn Barineau, Executive Director, Department of Business and Professional Regulation
Joy Tootle, Assistant Attorney General, Department of Legal Affairs
Charles Tunnicliff, Assistant General Counsel, Office of the General Counsel, Department of Business and Professional Regulation
Tiffany Harrington, Assistant General Counsel, Office of the General Counsel, Department of Business and Professional Regulation
Dana Ewaldt, Government Analyst, Department of Business and Professional Regulation
Chere Mason, Court Reporter

Interested Parties Present

Endre Horvath, Endorsement Applicant
Manuel Barrios, Endorsement Applicant
Stefaniya Tarannik, Endorsement Applicant
Victoria McCalla, Respondent
Mohammad Omar, Respondent
Yasin Abdur-Rasheed, Endorsement Applicant
Vladimir Blyuzer, Endorsement Applicant
Olga Roche, Endorsement Applicant
Mohammad Al-Ramadan, Endorsement Applicant
The meeting was opened with a roll call and a quorum was established. Chair Dave Magda thanked the audience members for attending the meeting. Chair Magda welcomed Secretary Holly Benson to the meeting, and thanked her for her interest in attending the Florida Barbers’ Board Meeting.

Secretary Benson introduced herself and thanked the board for the opportunity to participate in the meeting. Secretary Benson recognized the board’s efforts and focus in protecting the public. Secretary Benson added that Governor Crist is committed to improving customer service and the department echoes the commitment. Secretary Benson offered her assistance to the board and invited all board members to contact her with their comments, concerns and suggestions. Chair Magda thanked her for attending the meeting and expressed his desire for her assistance with future legislative initiatives such as an internship program.

**Disciplinary Matters**

**Informal Hearing**

Mohammad Omar; Tampa; 2006-020851

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(a), Florida Statutes, and a violation of Section 476.194(1)(b), Florida Statutes. The Respondent was present for the meeting and was sworn in by the Court Reporter. Ms. Tiffany Harrington, Assistant General Counsel, presented the department’s case and suggested assessing a fine of $1,000 and costs of $128.80. Vice Chair Herman White moved that the board find the Respondent was properly served with the Administrative Complaint, and elected not to dispute the alleged facts, that there is competent and substantial evidence in the investigative file to support the allegations, that the Respondent committed the offenses as outlined in the Administrative Complaint, and that the board impose a penalty on the Respondent of a fine of $1,000 and costs of $128.80. Mr. Roland Bordelon seconded the motion. The motion passed unanimously.

William Lebron, III; Oakland Park; 2006-021148

The Administrative Complaint charged the Respondent with multiple violations of Section 476.194(1)(a), Florida Statutes, and a violation of Section 476.194(1)(b), Florida Statutes. Ms. Harrington informed the Board that the Respondent had elected an informal hearing; however, he was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,000 and costs of $120.90. Vice Chair White moved that the board find the Respondent was properly served with the Administrative Complaint, and elected not to dispute the alleged facts, that there is competent and substantial evidence in the investigative file to support the allegations, that the Respondent committed the offenses as outlined in the Administrative Complaint, and that the board impose a penalty on the Respondent of a $1,000 fine and costs of $120.90. Mr. Robert Collins seconded the motion. The motion passed unanimously.
Discussion ensued regarding the Respondent’s prior unpaid violations referenced in Case 2003-090764. Ms. Harrington stated that the department will open an additional case for failure to comply with the board’s final order.

Motions for Waiver of Rights and Final Order

Angel's Barber Shop; Sebring; 2005-027062

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(e)2, Florida Statutes, and a violation of Section 476.204(1)(i)1, Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,250 and costs of $125.13. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and impose a $1,250 fine and costs of $125.13. Mr. Bordelon seconded the motion and the motion passed unanimously.

Edward Jackson; Riverview; 2006-034854

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(a), Florida Statutes and a violation of Section 476.194(1)(b), Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,000 and costs of $50.91. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and impose a $1,000 fine and costs of $50.91. Mr. Bordelon seconded the motion and the motion passed unanimously.

Masters of the New Barber's Generation; Lake Worth; 2005-063527

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(e)2, Florida Statutes, and a violation of Section 476.204(1)(i), Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,000 and costs of $112.06. Ms. Harrington informed the board that all fines and costs have been paid in full. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and impose a $1,000 fine and costs of $112.06. Mr. Collins seconded the motion and the motion passed unanimously.

Maximum Power Barber Shop, Inc.; Lauderdale Lakes; 2006-019288

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(e)2, Florida Statutes, and a violation of Section 476.204(1)(i), Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,500 and costs of $38.69. Ms. Harrington informed the board that the fines and costs were paid in full. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and...
conclusions of law of the board, and impose a $1,500 fine and costs of $38.69. Mr. Bordelon seconded the motion and the motion passed unanimously.

Total Connection Barbershop; West Palm Beach; 2005-046046

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(e)1, Florida Statutes, a violation of Section 476.194(1)(b), Florida Statutes, and multiple violations of Section 476.204(1)(i), Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department's case and suggested assessing a fine of $2,500 and costs of $120.93. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and impose a $2,500 fine and costs of $120.93. Mr. Bordelon seconded the motion and the motion passed unanimously.

Willie D. James; Riviera Beach; 2005-059043

The Administrative Complaint charged the Respondent with multiple violations of Section 476.194(1)(a), Florida Statutes, and a violation of Section 476.194(1)(b), Florida Statutes. The Respondent was not present for the meeting. Ms. Harrington presented the department’s case and suggested assessing a fine of $1,000 and costs of $112.06. Vice Chair White moved that the Respondent was properly served with the Administrative Complaint, the Respondent failed to respond within 21 days thereby waiving their right to elect a hearing in this matter, the board accept the allegations as stated in the Administrative Complaint and adopt them as the findings of fact and conclusions of law of the board, and impose a fine of $1,000 and costs of $112.06. Mr. Bordelon seconded the motion and the motion passed unanimously.

Settlement Stipulations

Heartland Barber; Sebring; 2006-002444

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(e)2, Florida Statutes. Ms. Harrington noted that the matter was originally agended as an Informal Hearing; however, the Respondent has entered into a Settlement Stipulation. The Respondent was not present for the meeting. The department suggested assessing a fine of $500 and costs of $75.80 with a six-month payment plan incorporated into the Stipulation. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Ms. Jeri Scott seconded the motion and the motion passed unanimously.

Berth’s Unisex Hair & Nails; Riviera Beach; 2006-038943

The Administrative Complaint charged the Respondent with multiple violations of Section 476.204(1)(i), Florida Statutes. The Respondent was not present for the meeting. The department suggested assessing a fine of $500 and costs of $163.74 with a six-month payment plan incorporated in the Stipulation. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Mr. Bordelon seconded the motion and the motion passed unanimously.
Brandon Stevens; West Palm Beach; 2005-059028

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(a), Florida Statutes, and a violation of Section 476.194(1)(b), Florida Statutes. The Respondent was not present for the meeting. The department suggested assessing a fine of $1,000 and costs of $96.06. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Mr. Bordelon seconded the motion and the motion passed unanimously.

Ms. Harrington stated that the department will open an additional case due to non-compliance of the prior disciplinary matter, Case Number 2004-014895.

Dejon L. George; North Miami Beach; 2006-020397

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(a), Florida Statutes. The Respondent was not present for the meeting. The department suggested assessing a fine of $500 and costs of $151.54. Ms. Harrington informed the board that the fine and costs were paid in full. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Ms. Scott seconded the motion and the motion passed unanimously.

Just Blaze Barbershop; Deltona; 2005-058126

The Administrative Complaint charged the Respondent with a violation of Section 476.194(1)(a), Florida Statutes, a violation of Section 476.194(1)(b), Florida Statutes, and a violation of Section 476.204(1)(i), Florida Statutes. The department suggested assessing a fine of $1,200 and costs of $366.53. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Mr. Bordelon seconded the motion and the motion passed unanimously.

Phat Fades Barbers; West Palm Beach; 2005-059047

The Administrative Complaint charged the Respondent with multiple violations of Section 476.194(1)(e)2, Florida Statutes and a violation of Section 476.194(1)(b), Florida Statutes. Ms. Victoria McCalla was present for the meeting and was sworn in by the Court Reporter. The department suggested assessing a fine of $2,000 and costs of $128.06. Vice Chair White moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all its terms into a final order. Ms. Scott seconded the motion and the motion passed unanimously.

Prosecuting Attorney’s Report

Status Report

Ms. Harrington reported that as of January 31, 2007, there were 45 barber cases in the legal section.

The board requested Ms. Harrington open additional 90-days if Respondents fail to comply with final orders.
Applications

Out-of-Country Endorsement Applications

Jean Claude Ouazanan / France

Mr. Jean Claude Ouazanan’s out-of-country endorsement application was denied at the November 13, 2006, board meeting since the documentation failed to demonstrate a written and practical examination as required by Rule 61G3-16.005, Florida Administrative Code. Mr. Ouazanan requested an informal hearing of the application denial. Mr. Ouazanan was not present for the meeting. Ms. Leticia Milazzo, with ASM Beauty World Academy was present representing the applicant. Ms. Milazzo was sworn in by the Court Reporter. As additional supporting documentation, Mr. Ouzanan provided a transcript where he attended ASM Beauty World Academy for additional program hours and services in shaving, beard and mustache trimming and in safety, sanitation and sterilization. After review and discussion, Vice Chair White moved to uphold the denial since the additional documentation did not demonstrate the required written and practical examinations. Ms. Scott seconded the motion and the motion passed unanimously.

Norberto Perez / Mexico

Mr. Norberto Perez’s out-of-country endorsement application was denied at the August 14, 2006, board meeting since the documentation failed to demonstrate the subjects of hair structure and chemistry and shampooing services as required by Rule 61G3-16.005, Florida Administrative Code. An informal hearing of the application denial was requested. Mr. Perez was not present for the meeting. Mr. Perez provided a student transcript documenting that he attended Florida Academy of Cosmetology, Inc. for the required subject hours in hair structure and chemistry and program hours in shampooing services. After review and discussion, Vice Chair White moved that the board approve the application. Mr. Bordelon seconded the motion and the motion passed unanimously approving Mr. Perez for licensure by endorsement.

Richard Veitch / Jamaica

Mr. Richard Veitch’s out-of-country application was denied at the August 14, 2006, board meeting since the documentation failed to demonstrate the required chemical services for hair coloring and bleaching as required by Rule 61G3-16.005, Florida Administrative Code. An informal hearing of the application denial was requested. Mr. Veitch was not present for the meeting. Mr. Veitch provided additional curriculum documentation demonstrating the required chemical services. After review and discussion of the additional documentation, Vice Chair White moved that the board approve the application as the documentation demonstrated the required chemical services for hair coloring and bleaching. Mr. Collins seconded the motion and the motion passed unanimously approving Mr. Veitch for licensure by endorsement.

Andres F. Arboleda / Colombia

Mr. Andres F. Arboleda was not present for the meeting but was represented by Ms. Milazzo. Ms. Milazzo was sworn in by the Court Reporter. After review of the application documents, Vice Chair White moved that the board approve the application. Mr. Bordelon seconded the motion. The motion passed unanimously approving Mr. Arboleda for licensure by endorsement.
Ms. Claudio Amorin Carvalho was not present for the meeting but was represented by Ms. Milazzo. After review of the application documents, Mr. Bordelon moved that the board deny the application based on no shaving services, no safety, sanitation and sterilization demonstrated in the curriculum breakdown, and based on there being no evidence in the documentation of Ms. Carvalho having taken and passed written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Vice Chair White seconded the motion. The motion passed unanimously.

Mr. Mohmoud Issa-Abdel Al-Ramadan was present for the meeting accompanied by his translator, Ms. Sonia Ulloa. Mr. Al-Ramadan and Ms. Ulloa were sworn in by the Court Reporter. Chair Magda noted that the documentation did not provide evidence of written and practical examinations. Mr. Al-Ramadan offered testimony stating that passing a written and practical examination was required before a diploma is issued. After discussion, Vice Chair White moved to approve Mr. Al-Ramadan for licensure based on the additional testimony provided. Mr. Bordelon seconded the motion and the motion passed unanimously.

Mr. Manuel Ramon Barrios was present for the meeting. Ms. Lynda Calcano, with International Services, offered translating services. Mr. Barrios and Ms. Calcano were sworn in by the Court Reporter. After review of the application and supporting documents, Mr. Bordelon moved that the board deny the application based on no evidence of passing written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Vice Chair White seconded the motion and the motion passed unanimously.

Mr. Marcelo Rodriguez was present for the meeting along with Ms. Veronica Dionisto translating. Mr. Rodriguez and Ms. Dionisto were sworn in by the Court Reporter. After review and discussion of application documents, Vice Chair White moved to approve the application. Mr. Bordelon seconded the motion and the motion passed unanimously approving Mr. Rodriguez for licensure by endorsement.

Ms. Stefaniya S. Tarannik was present for the meeting and was sworn in by the Court Reporter. Chair Magda noted that the curriculum documentation did not provide evidence of the required facial shaving services and that Ms. Tarannik holds a Wisconsin cosmetology license. Ms. Scott moved that the board deny the application based on there being no demonstration of shaving services as required by Rule 61G3-16.005, Florida Administrative Code. Mr. Bordelon seconded the motion and the motion passed unanimously.

Mr. Zahir Nevoric was present for the meeting and was sworn in by the Court Reporter. After review of the application, Vice Chair White moved that the board deny the application based on no curriculum breakdown being provided to demonstrate the subjects as required by Rule 61G3-16.005, Florida Administrative Code. Mr. Bordelon seconded the motion and the motion passed unanimously.
Mr. Eric Ayache was not present for the meeting but was represented by Ms. Milazzo. After review of the application documents, Vice Chair White moved that the board deny the application based on no curriculum breakdown provided, no verification of barbering education hours and based on no evidence of passing written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Ms. Scott seconded the motion and the motion passed unanimously.

Mr. Vladimir Blyuzer was present for the meeting along with Mr. Joseph Redsten translating. Mr. Blyuzer and Mr. Redsten were sworn in by the Court Reporter. Chair Magda asked Mr. Blyuzer if chemical services were included in his education. Mr. Blyuzer stated that the chemical services included hair coloring and bleaching but did not include chemical waving. After discussion, Vice Chair moved that the board approve the application based on the documents provided and the oral testimony given. Mr. Bordelon seconded the motion. Ms. Scott opposed the motion. By majority vote, Mr. Blyuzer was approved for licensure by endorsement.

Ms. Martha N. Castillo was not present for the meeting but was represented by Ms. Milazzo. After review of the application documentation, Vice Chair White moved that the board approve the application. Mr. Collins seconded the motion. Ms. Scott opposed the motion. By majority vote, Ms. Castillo was approved for licensure by endorsement.

Mr. Antonia P. Do Prado was not present for the meeting. After review and discussion of the application, Vice Chair White moved that the board deny the application based on there being no curriculum breakdown provided, no evidence in the curriculum of facial shaving services, no evidence of safety, sanitation and sterilization, and no evidence of passing written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Ms. Scott seconded the motion and the motion passed unanimously.

Mr. Endre Horvath was present for the meeting along with Ms. Ibonya Bajko translating. Mr. Horvath and Ms. Bajko were sworn in by the Court Reporter. Chair Magda noted the curriculum breakdown provided did not provide evidence of the barbering subjects required by Rule 61G3-16.005, Florida Administrative Code. Mr. Horvath stated that the New Jersey license was issued in 1992 and is in a current status and that he had completed the barbering/hairdressing curriculum in Hungary in 1962. Vice Chair White moved that the board deny the application based on no curriculum breakdown being provided evidencing the hours and subjects required by Rule 61G3-16.005, Florida Administrative Code. Mr. Collins seconded the motion and the motion passed unanimously.

Mr. Necker Mentor was not present for the meeting. After review and discussion of the application, Vice Chair White moved that the board deny the application based on the documents not being translated by a certified translator, there was no evidence of the required barbering curriculum, and based on there being no evidence of passing written and practical
examinations as required by Rule 61G3-16.005, Florida Administrative Code. Ms. Scott seconded the motion and the motion passed unanimously.

Manuel Palacios / Dominican Republic

Mr. Manuel Palacios was not present for the meeting but was represented by Ms. Milazzo. After review of the application documents, Vice Chair White moved that the board approve the application. Chair Magda seconded the motion. Ms. Scott and Mr. Bordelon opposed the motion. By majority vote, Mr. Palacios was approved for licensure by endorsement.

Enrique A. Santos / Dominican Republic

Mr. Enrique A. Santos was not present for the meeting but was represented by Ms. Milazzo. After review of the documents, Vice Chair White moved that the board deny the application based on no demonstration of chemical services in the curriculum breakdown. Mr. Bordelon seconded the motion and the motion passed unanimously.

Ana M. Polanco / Dominican Republic

Ms. Ana M. Polanco was not present for the meeting but was represented by Ms. Calcano. After review, Vice Chair White moved that the board approve the application. Ms. Scott seconded the motion and the motion passed unanimously approving Ms. Polanco for licensure by endorsement.

Olga Roche / Colombia

Ms. Olga Roche was present for the meeting along with Mr. Rene Roche translating. Ms. Roche and Mr. Roche were sworn in by the Court Reporter. After review, Vice Chair White moved that the board approve the application. Mr. Collins seconded the motion and the motion passed unanimously approving Ms. Roche for licensure by endorsement.

Gioacchino Drago / Italy & Venezuela

Mr. Gioacchino Drago’s endorsement application was denied at the November 13, 2006, board meeting based on no demonstration of passing written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. An informal hearing of the application denial was requested. Mr. Drago was not present for the meeting but was represented by Ms. Milazzo. Ms. Milazzo was sworn in by the Court Reporter. Mr. Drago provided a transcript showing where he attended ASM Beauty World Academy for additional program hours and services in shaving, beard and mustache trimming, and in safety, sanitation and sterilization. After review and discussion, Mr. Bordelon moved to uphold the denial since the additional documentation did not demonstrate passage of written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Ms. Scott seconded the motion and the motion passed unanimously.

Damian B. Trigiani / Argentina

Mr. Damian Trigiani’s endorsement application was denied at the November 13, 2006, board meeting based on no demonstration provided in the curriculum breakdown of the required shaving services, safety, sanitation and sterilization, nor did documentation provide evidence of passing written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. An informal hearing of the application denial was requested. Mr. Trigiani was not present for the meeting but was represented by Ms. Milazzo. Ms. Milazzo was sworn in by the Court Reporter. Mr. Trigiani provided a transcript where he attended ASM Beauty World
Academy for additional program hours and services in shaving, beard and mustache trimming and in safety, sanitation and sterilization. After review and discussion, Mr. Bordelon moved to uphold the denial since the additional documentation did not demonstrate passage of written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Mr. Collins seconded the motion and the motion passed unanimously.

Carlos A. Maciel / Argentina

Mr. Carlos A. Maciel was not present for the meeting. After review of the application, Vice Chair White moved that the board deny the application based on the curriculum breakdown not demonstrating facial shaving services, no chemical services including hair coloring and bleaching, and the documents did not demonstrate passage of written and practical examinations as required by Rule 61G3-16.005, Florida Administrative Code. Mr. Bordelon seconded the motion and the motion passed unanimously.

The following out-of-country endorsement applications were reviewed by the Application Review Committee prior to the February 5, 2007, board meeting. By appropriate motion, the board moved that the applicants identified on the ratification list, as read into the record by Ms. Barineau, be approved for licensure by endorsement:

Yasin Abdur Rasheed
Maria E. Abreu
Sandalio Acevedo Pinero
Frederick Alcide
Jose A. Aponte
Orli Ben Shimon
Claudette Blanchet
Flor M. Cedeno Cajamarca
Jorge Cintron
Eddie Colon Cruz
Alberto Cupitra Triana
Ar genius Diaz Tineo
Dominga Fernandez
Eddy Georges
Fabian Hurtado
Nilda E. Nieves Rivera
Javier Martin Agosto
Edward A. Mateo Pena
Liliana M. Mosquera
Yesenia M. Sanchez
Eloy Torres
Zunilda A. Osoria
Jonathan R. Urena
Magalie C. Charles

Continuing Education Applications

Gulf Coast Jewish Family Services, Inc. – 104 HIV/AIDS/STDs Training and Updates

Ms. Barineau noted that the course completion certificate does not specify “barbers’ board” approved. After discussion, Vice Chair White moved that the board approve the course application with the contingency that the applicant submit, to the Executive Director within 30 days, a corrected course completion certificate specifying “barbers’ board” approved. Mr. Bordelon seconded the motion and the motion passed unanimously.
Other Business

Public Comments

Maya Thomas of Maya’s School of Beaute, Inc.

Ms. Maya Thomas addressed the board regarding the approval process of an HIV/AIDS course application. Ms. Thomas stated that her school is approved by the Commission for Independent Education to offer a barbering program, therefore, she does not agree with having to submit a separate course application and materials to the Florida Barbers’ Board for approval of an HIV/AIDS initial and continuing education course. Ms. Barineau explained in accordance with board Rules 61G3-16.0091 and 61G3-16.0092, Florida Administrative Code, all initial HIV/AIDS course and provider applications and continuing education course and provider applications must be approved by the barbers’ board. Ms. Barineau recognized that Ms. Thomas has submitted an application to the department, however, there were several deficiencies and those items would need to be corrected before the application would be presented to the Barbers’ Board for approval.

Ms. Lynda Calcano was upset that she did not receive notification of the February 4, 2007, board meeting and that it was her desire to attend and observe the J. Silny and Associates, Inc., credentialing agency presentation. Chair Magda reminded Ms. Calcano that she was present at the November 13, 2006, board meeting when the dates were established for the February 2007, meeting. Chair Magda noted that agendas are posted to the board webpage no less than two weeks in advance of a meeting and that meetings are noticed as required in the Florida Administrative Weekly.

Adjournment

The board agreed the September board meeting would be conducted on Sunday, September 16, 2007, in Orlando in conjunction with the National Association of Barber Boards of America annual conference. There being no further business, the meeting was adjourned at 3:00 p.m.