FLORIDA CONSTRUCTION INDUSTRY LICENSING BOARD

Hyatt Regency Jacksonville Riverfront
225 E Coastline Drive
Jacksonville, FL 32202
904.588.1234

March 11, 12 - 14, 2014

MEETING MINUTES
Approved 3/13/15

Board Members Present
Roy Lenois, Vice Chair
Robert Moody
Jacqueline Watts
Albert Korelishn
Aaron Boyette
Christopher Cobb
Richard Kane
William Sheehan
Mark Pietanza
Mary Layton
Paul Del Vecchio
Kristin Beall
James Evetts
Andrew Allocco

Board Members Absent
Ben Dachepalli
Keith Lawson II
Edward Weller
Brian Cathey, Chair

Others Present
Drew Winters, Executive Director, DBPR
Amanda Wynn, Government Analyst, DBPR
David Spingler, Government Analyst, DBPR
Greg Ayers, Administrative Assistant, DBPR
Douglas Dolan, Legal Advisor, AGO
Tom Barnhart, Legal Advisor, AGO
Kyle Christopher, Prosecuting Attorney, DBPR
ADDITIONAL BUSINESS ENTITIES REVIEW

Division II Board members met for Additional Business Entities Review on March 12, 2014 from 2:10 – 3:07pm. Mr. Pietanza led the meeting. Of the 17 applications on the agenda, 11 were approved, 1 was continued, 1 was denied and 4 were withdrawn.

APPROVED (11)
Blalock, Dennis
Jaehne, Patrick
Jones, Scott
McKuhen, Richard
Nash, Ryan
Nash Jr., William
Noughton, Larry
Quinones, Miguel
Strickler, Steven
Sutton Sr., Neil
Vultaggio, Joseph

CONTINUED (1)
Rodriguez, Gustavo

DENIED (1)
Mercado, Rolando

WITHDRAWN (4)
Coffield, Harold
De Priest, Jerry
Littlejohn, Dwayne
Whittemore, Frank

Division I Board members met for Additional Business Entities Review on March 13, 2014, from 1:59 – 3:25pm. Mr. Boyette led the meeting. Of the 34 applications on the agenda, 9 were approved, 4 were approved contingent, 8 were continued, 4 were denied, 8 were withdrawn and 1 was pulled.

APPROVED (9)
Fernandez, Alberto
Gorin, Gary
Lovell, Rose
Radtke Jr., Robert
Scavuzzo, John
Smith, Daniel
Sutphin, Donald – approved as a change of status
Sutton Sr., Neil
Welch, Matthew

APPROVED CONTINGENT (4)
De La Camara, Fermin
Division II Board members met for Application Review on March 12, 2014, from 3:23 – 5:27pm. Mr. Cobb led the meeting. Of the 41 applications on the agenda, 17 were approved, 4 were continued, 1 was approved contingent, 7 were denied, 6 were withdrawn and 6 were pulled.

APPROVED (17)
Bishop, Guy
Buss, John
Clemons, Robert
Enoch, Brian
Fix, Uriah
Kohn, Jordan
Mullen, Brian – approved with 2 years probation
Mullen, Brian – approved with 2 years probation
Pressley, Rhonda
Renner Sr., Patrick
Rodriguez Quintana, Tomas
Rothenberg, Steven
Santoyo, Reniel
Sisto, Lori
Stone, Josh
Thomasevich Jr., Elias
Wilson, Thomas

CONTINUED (4)
Clerger, Jean-Bernard – 30 days
Manderson, Jacob – 60 days
Maybaum, Russell – 30 days
Sarabia, Ramiro

APPROVED CONTINGENT (1)
Figueroa, Giovanni

DENIED (7)
Davis, Jerod
Hearell, Austin
Hudson, Eric
Lewis, James
Sasto, Richard
Wilson, Ronald
Zelaya, Ricardo

WITHDRAWN (6)
Bourns, David
Deberry, Charles
Hardenburgh, Ted
Holmes, Shawn
Muth, Patrick
Sheldon Jr., William

PULLED (6)
Barnes, William
Lloyd, Travis (Roofing)
Lloyd, Travis (Air Conditioning)
Patterson, Lawrence
Perez, Andre
Stark Jr., James

Division II voted unanimously to ratify the list of financially responsible officer approvals.

Division I Board members met for Application Review on March 13, 2014, from 3:45 – 5:42pm. Mr. Boyette led the meeting. Of the 35 applications on the agenda, 10 were approved, 4 were continued, 2 were approved contingent, 9 were denied, 7 were withdrawn and 3 were pulled.
APPROVED (10)
Burns, Brian
Coleman, John
Green, David
Kermode, William
Marshall, Tiana
Mentzer, Josef – approved as a downgrade to CBC
Parish III, Thomas
Peay, Charles
Pullara, John
Wolverton, Mark

CONTINUED (4)
Bishop, Guy – 90 days
Carter Jr., Ronald – 30 days
Filkins, George – 60 days
Pinder Sr., Bentley – 90 days

APPROVED CONTINGENT (2)
Feinglas, Mitchel
Isaac, James

DENIED (9)
Amato, Michael
Barrett, Richard
Beck, Jeffrey
Bentancor, Alexander
Brown, Jeremy
Degwitz, Fernando
Gutierrez, Kerry
Hudson, Eric
Merritt Sr., Donald

WITHDRAWN (7)
Bean III, Charles
Gonzalez, Luciano
Griggs, Daniel
Martin, David
Mullen, Brian
Northway, Bryan
Smith, Charles

PULLED (3)
Barnes III, Emile
Lloyd, Travis
Simonson, Thomas

Division I voted unanimously to ratify the list of financially responsible officer approvals.
PROBATION

Division II Board Members met for Probation on March 13, 2014 from 9:43am – 10:08am. Mr. Korelishn led the meeting.

Cherisol, Viler – CCC1327330  
Result: Satisfactory

Deekman, Dan – CCC1328830  
Result: Unsatisfactory

Dejesus, Edward – CAC058733  
Result: Stay of suspension lifted

Griffith, Glen – CCC1330167  
Result: Satisfactory

Hansen, Jeffrey – CFC1428851  
Result: Satisfactory

Pybus, Robert – CAC1817420  
Result: Unsatisfactory

Scardina, James – CCC57964  
Result: Satisfactory

Walsh, Timothy – CAC1817419  
Result: Satisfactory

Wrong, Brian – CAC042669  
Result: Satisfactory

Division I Board Members met for Probation on March 13, 2014 from 1:08 – 1:43pm. Ms. Layton led the meeting.

Annunziata, Steven – CGC025623  
Result: Unsatisfactory

Ansley, Gary – CBC036326  
Result: Satisfactory

Berman, Scott – CGC1509450  
Result: Satisfactory

Caro, Miguel – CGC1520409  
Result: Stay of suspension lifted

Cartelle, Antonio – CGC1516713  
Result: Satisfactory
Checho, Robert – CBC040782  
Result: Satisfactory

Cherisol, Viler – CGC1509941  
Result: Unsatisfactory

Davis, Cleo – CGC1520462  
Result: Satisfactory

Gannaway, Guy – CGC1508012  
Result: Satisfactory

McMillan, Willie – CBC1259381  
Result: Satisfactory

Sanders, JC – CBC060567  
Result: Unsatisfactory and stay of suspension lifted

GENERAL SESSION

The meeting was called to order by Roy Lenois, Vice-Chair, at 9:40am. Mr. Moody gave the Invocation. Mr. Boyette led the Pledge of Allegiance.

EXECUTIVE DIRECTOR’S REPORT – Drew Winters

Mr. Winters gave the following report:

Mr. Winters stated that the Department has asked the Board to look at implementing a fee holiday for licensees for the next renewal period. Mr. Winters stated the Department recommended $50, but the Board could go up to $100 without negatively impacting the Board’s operating account. The Board voted unanimously to give the Department authority to implement a $100 fee holiday.

Mr. Winters announced that Board members Lenois, Allocco, Evetts and Sheehan were confirmed by the Senate, and Board members Cobb and Korelishn had been re-appointed and their confirmations would be provided to the Senate. Mr. Winters thanked the Board for its service.

Mr. Winters reminded the Board that session had started, and reminded the Board to let him know if they had any items to bring to the Department’s attention and he would discuss the item(s) with Legislative Affairs.

Mr. Winters announced that Board member Beall had resigned from the Board and passed along her gratitude for serving with the Construction Industry Licensing Board.

Mr. Winters requested the Board excuse the following absences:

Mr. Dachepalli
Mr. Lawson
Mr. Weller
Mr. Cathey
The Board voted unanimously to excuse the above absences.

With nothing further to report the board voted unanimously to approve this report.

VICE CHAIRMAN’S REPORT – ROY LENOIS

Mr. Lenois gave the following report:

Mr. Lenois informed the Board that he and Mr. Cathey attended training at the Department which was a very enjoyable and educational experience.

With nothing further to report the board voted unanimously to approve this report.

PROSECUTING ATTORNEY’S REPORT – KYLE CHRISTOPHER

Mr. Christopher gave the following report:

For the month of February 2014, the overall license activity case load was 493, up from 468 in January 2014.

There were 326 cases currently in Legal to be reviewed, 15 cases set for probable cause, 20 cases for which probable cause had been found/administrative complaints filed, 2 settlement stipulations approved, 3 informal hearings requested, 8 cases awaiting outside action, 8 cases ready for default, 27 formal hearings requested, 3 cases referred to DOAH, 4 cases in settlement negotiations, 4 cases pending board dates, 21 cases set for board presentation, 52 cases awaiting final orders, 0 cases under appeal and 0 cases had been re-opened.

For the month of February 2014, 80 cases were closed.

For the month of February 2014, the overall unlicensed activity case load was 569, up from 526 in January 2014.

There were 480 cases currently in Legal to be reviewed, 18 cases where administrative complaints had been filed, 1 settlement stipulation approved, 5 informal hearings requested, 0 cases awaiting outside action, 44 cases ready for default, 18 formal hearings requested, 0 cases referred to DOAH, 1 case in settlement negotiations, 2 cases awaiting final orders, 0 cases under appeal and 0 cases had been re-opened.

For the month of February 2014, 31 cases were closed.

With nothing further to report the board voted unanimously to approve this report.

ATTORNEY GENERAL’S REPORT – TOM BARNHART

Chipman Services Inc. – PETITION FOR DECLARATORY STATEMENT

Counsel for Chipman Services Inc. was present.
Mr. Barnhart presented this case stating Chipman Services Inc. Authority filed a petition for a declaratory statement on March 2014. The petition was noticed in the Florida Administrative Register on February 2014. Mr. Barnhart noted the petition seeks a declaratory statement regarding (1) whether a Florida business owner under the definitions of Section 489.105(3), F.S., who only provides services that are isolated to the profession of welding, needs to possess a contractor’s license; (2) whether the profession of welding falls under the definition of “specialty contractor” in Section 489.105(3)(q), F.S.; and (3) whether Section 489.128, F.S., is applicable to a business owner who provides services attached to welding. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

Mr. Barnhart asked the Board to consider whether or not the petition meets the criteria for a declaratory statement, and to dismiss or answer as appropriate.

After discussion, the Board voted the petitioner had no standing.

**SAMUEL CICERO – REQUEST FOR INFORMAL HEARING**

Mr. Cicero was present with counsel.

Mr. Barnhart presented this case stating Mr. Cicero’s application for initial issuance of a certified general contractor’s license was denied at the August 2013 meeting of the board for failure to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.001, Florida Administrative Code. The Notice of Intent to Deny was filed in September of 2013. Mr. Cicero timely requested board reconsideration.

After discussion, the Board voted to vacate the previous denial and to approve the application.

**CITY OF PORT ST. LUCIE BLDG DEPT – PETITION FOR DECLARATORY STATEMENT**

Representatives from the City of Port St. Lucie BLDG Dept. were present with counsel.

Mr. Barnhart presented this case stating the City of City of Port St. Lucie BLDG Dept. filed a petition for a declaratory statement.

The City of Port St. Lucie requested a 30 day continuance of this hearing. After discussion, the board voted to grant the continuance.

**BRIAM ESKELESON – REQUEST FOR INFORMAL HEARING**

Mr. Eskelson was present with counsel.

Mr. Barnhart presented this case stating Mr. Eskelson’s application for initial issuance of a certified general contractor’s license was denied at the August 2013 meeting of the Board for failing to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.001, Florida Administrative Code. The Notice of Intent to Deny was filed in September of 2013. Mr. Daniels timely requested board reconsideration.

After discussion, the Board voted to vacate the previous denial and approve the application.
GEOSTABILIZATION INTERNATIONAL, LLC – PETITION FOR DECLARATORY STATEMENT

Representatives from Geostabilization International, LLC were not present.

Mr. Barnhart presented this case stating the Geostabilization International, LLC. filed a petition for a declaratory statement on March 2014. The petition was noticed in the Florida Administrative Register on February 2014. Mr. Barnhart noted the petition seeks a declaratory statement on Chapter 489.105, Florida Statutes, regarding whether one or more construction licenses are required to perform the following services: landslide remediation, slope stabilization/repair; rockfall mitigation; temporary shoring; bridge abutments and retaining walls; rock wall repair; launched soil nails/drains; and micro piles. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

Mr. Barnhart asked the board to consider whether or not the petition meets the criteria for a declaratory statement, and to dismiss or answer as appropriate.

After discussion, the Board voted the petitioner had no standing.

ZHI GUO– REQUEST FOR INFORMAL HEARING

Mr. Guo was present.

Mr. Barnhart presented this case stating Mr. Guo’s application to qualify an additional business entity was denied at the February 2013 meeting of the board for failure to appear as required by Rule 61G4-15.0021, Florida Administrative Code. The Notice of Intent to Deny was filed in April of 2014. Mr. Henke timely requested board reconsideration.

After discussion, the Board voted to uphold the denial.

MIKAEL HESTON – REQUEST FOR INFORMAL HEARING

Mr. Heston was present with counsel.

Mr. Barnhart presented this case stating Mr. Heston’s application for initial issuance of a certified underground utility & excavation contractor’s license was denied at the January 2014 meeting of the board for failure to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.001, Florida Administrative Code. The Notice of Intent to Deny was filed in February of 2014. Mr. King timely requested board reconsideration.

After discussion, the Board voted to vacate the previous denial and approve the application.

AIR PLUS/ SCOTT HIXON – PETITION FOR DECLARATORY STATEMENT

Mr. Hixon was present.

Mr. Barnhart presented this case stating Mr. Hixon’s filed a petition for a declaratory statement on March 2014. The petition was noticed in the Florida Administrative Register on January 2014. Mr. Barnhart noted the petition seeks a declaratory statement from the Board regarding whether the servicing and repairing of heat pump pool heaters falls within the scope of his Class B air conditioning contractor’s license.
Mr. Barnhart asked the board to consider whether or not the petition meets the criteria for a declaratory statement, and to dismiss or answer as appropriate.

After discussion, the Board voted to issues a declaratory statement.

**CARL JONES – PETITION FOR DECLARATORY STATEMENT**

Mr. Jones was not present.

Mr. Barnhart presented this case stating Mr. Jones’s filed a petition for a declaratory statement on March 2014. The petition was noticed in the Florida Administrative Register on February 2014. Mr. Barnhart noted the petition seeks a declaratory statement on Section 489.113(9)(b)2, Florida Statutes, regarding whether a contractor can submit his or her own site specific drawings, specifications, and plans for permitting single-family and two-family dwellings, or any other structure not exceeding 1,200 square feet or one story in height without a licensed engineer or architect signing and sealing the drawings; and whether building officials have a basis to reject, other than for good cause, such drawings, specifications, or plans. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

Mr. Barnhart asked the board to consider whether or not the petition meets the criteria for a declaratory statement, and to dismiss or answer as appropriate.

After discussion, the Board voted to issues a declaratory statement.

**LORAD, LLC – PETITION FOR DECLARATORY STATEMENT**

Representatives from Lorad, LLC were present.

Mr. Barnhart presented this case stating Lorad, LLC filed a petition for a declaratory statement on March 2014. The petition was noticed in the Florida Administrative Register on January 2014. Mr. Barnhart noted the petition seeks a declaratory statement from the Board with regard to Chapter 489, Florida Statutes, and Chapter 61G4, Florida Administrative Code, as to whether Lorad, LLC needs to be licensed to provide fall protection systems. Except for good cause shown, motions for leave to intervene must be filed within 21 days after publication of this notice.

Mr. Barnhart asked the board to consider whether or not the petition meets the criteria for a declaratory statement, and to dismiss or answer as appropriate.

After discussion, the Board voted to deny the petition for declaratory statement because the petition was not substantially affected, as required by Section 120.565, Florida Statutes.

**GARY MOORE– REQUEST FOR INFORMAL HEARING**

Mr. Moore was present.

Mr. Barnhart presented this case stating that Mr. Moore’s application to qualify an additional business was denied at the November 2013 meeting of the Board for failure to demonstrate the qualifying agent would properly supervise the construction work and business activities as required by section 489.119,
Florida Statutes. The Notice of Intent to Deny was filed in January of 2014. Mr. Moore timely requested board reconsideration.

After discussion, the Board voted to approve the application upon W-2.

LESLIE ANN REX– REQUEST FOR INFORMAL HEARING

Mrs. Rex was present.

Mr. Barnhart presented this case stating that Mrs. Rex’s application for a certified residential license was denied at the November 2013 meeting of the Board for failure to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.001, Florida Administrative Code. The Notice of Intent to Deny was filed in January of 2014. Mrs. Rex timely requested board reconsideration.

Mrs. Rex requested a 60 day continuance. After discussion, the Board voted to grant the continuance.

LISA ANN RHODES– REQUEST FOR INFORMAL HEARING

Mrs. Rhodes was present with counsel.

Mr. Barnhart presented this case stating that Mrs. Rhodes application for certified residential contractor’s license was denied at the August 2013 meeting of the Board for failure to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.001, Florida Administrative Code. The Notice of Intent to Deny was filed in September of 2013. Mrs. Rhodes timely requested board reconsideration.

After discussion, the Board voted to vacate the denial. Mrs. Rhodes subsequently withdrew his application.

LARRY SCHOOF– REQUEST FOR INFORMAL HEARING

Mr. Schoof was present with counsel.

Mr. Barnhart presented this case stating that Mr. Schoof’s application for certified residential contractor’s license was denied at the January 2014 meeting of the Board because the applicant failed to demonstrate the required experience, pursuant to section 489.111, Florida Statutes, and Rule 61G4-15.000., Florida Administrative Code. The Notice of Intent to Deny was filed in February of 2014. Mr. Schoof timely requested board reconsideration.

After discussion the board voted to vacate the previous denial and to approve the application.

LEIGH S. UFFELMAN– REQUEST FOR INFORMAL HEARING

Mrs. Uffelman was present.

Mr. Barnhart presented this case stating that Mrs. Uffelman’s application for a certified plumbing contractor’s license was denied at the October 2013 meeting of the Board because the applicant failed to demonstrate the required experience pursuant to section 489.111, Florida Statutes, and Rule 61G4-
15,000., Florida Administrative Code. The Notice of Intent to Deny was filed in November of 2013. Mrs. Uffelman timely requested board reconsideration.

After discussion, the Board voted to uphold the denial.

**COMMITTEE REPORTS**

**EXAMS/CE/PUBLIC AWARENESS COMMITTEE – RICHARD KANE**

Mr. Kane gave the following report:

**A BUILDERS LICENSE TRAINING INSTITUTE**
1st course: 2010 ADA Standards: Real World Applications – approved as 2 hours ADA and 4 hours general credit
2nd course: Financial Responsibilities: Effective Business Strategies – approved as 1 hour financial responsibility and 6 hours general credit
3rd course: Weatherization and Renewable Energy - approved

**ALUMINUM ASSOCIATION OF FLORIDA INC (AAF)**
1st course: Technical Fundamentals of Screen Enclosure Design - approved

**BUILDING OFFICIALS & INSPECTORS EDUCATIONAL ASSOCIATION**
1st course: Through Penetrations & Membrane Penetration Fire Stopping Systems - approved

**CONTINUING EDUCATION ACADEMY**
1st course: Business Management 1 – denied
2nd course: Business Management 2 - denied

**FLORIDA REFRIGERATION & AIR CONDITIONING CONTRACTORS ASSOCIATION**
1st course: Coordinating Rooftop A/C Equipment Installations - approved
2nd course: Crane Safety for HVAC Contractors – approved
3rd course: Don’t Get Caught in the Unlicensed Activity Trap – approved
4th course: Fenestration Related Codes that Impact HVAC Contractors – approved
5th course: Hazmat Communications – approved
6th course: Indoor Coil Corrosion: Identifying Common Sources and Remedies – approved
7th course: Insulation Performance and the Florida Building Code – approved
8th course: What’s In a Label? – approved
9th course: Why Do You Hate Solar? – approved
10th course: Why Your Customers are asking for CO2 Meters - approved

**FRSA EDUCATIONAL AND RESEARCH FOUNDATION**
1st course: FRSA/TRI Fifth Edition Attachment Tables - approved

**GRAY SYSTEMS INC**
1st course: Wind Mitigation – approved

**JC CODE & CONSTRUCTION CONSULTANTS INC**
1st course: Inspecting Related Penetrations - approved
LORMAN BUSINESS CENTER INC DBA LORMAN EDUCATION SERVICES
1st course: AIA Contracts – approved

MIAMI DADE COLLEGE
1st course: FBC 2014 Updates to the 2010 FBC – approved
2nd course: FBC Mechanical 2010 Updates to 2014 – continued 90 days
3rd course: FBC Plumbing 2010 Updates to 2014 – approved
4th course: Florida Construction Lien Law Requirements – approved
5th course: Florida Statutes for the Professional (Business) – approved as 1 hour general credit
6th course: Florida Statutes Laws and Rules – approved as 1 hour general credit
7th course: Florida Statutes on Workers’ Compensation – approved
8th course: Introduction to OSHA – approved
9th course: Steep Slope and Low Slope – denied
10th course: Understanding Contractors Requirements (Chapter 10) – approved
11th course: Wind Mitigation – approved
12th course: Workplace Safety - approved

NATIONAL SWIMMING POOL FOUNDATION
1st course: Field Service Professional - approved

NODORAH TRAINING INSTITUTE
1st course: Concrete and Masonry Refresher Series 101 - approved
2nd course: Construction Accounting Refresher Series 101 – approved
3rd course: Construction Management Refresher Series 101 – approved
4th course: Estimating in Building Construction Refresher Series 101 – approved
5th course: Financial Responsibility Refresher Series 101 – approved as 1 hour general credit
6th course: Hands on Computer Essentials for Construction – approved as 8 hours general credit and 6 hours specialized credit with no credit for financial responsibility issued
7th course: HVAC Refresher Series 101 – approved
8th course: OSHA Refresher Series 101 - approved

PACEPDH.COM DBA OF THE MEDIA FACTORY INC
1st course: Wind Mitigation Methodology, Retrofits for Existing Homes (3 hours) – approved
2nd course: Wind Mitigation Methodology, Retrofits for Existing Homes (2 hours) - approved

RHEEM AIR CONDITIONING DIVISION
1st course: Residential Communicating Controls - denied

SEMINAR GROUP
1st course: Construction Project Scheduling and Delay Claims

With nothing further to report the board voted to approve this report.

RULES/PUBLIC/LEGISLATIVE COMMITTEE – MARK PIETANZA

Mr. Pietanza gave the following report:
61G4-12.011 Definitions
• Sent to OFARR 11/5/13
• Rule Development Published 11/13/13
• The Board voted to allow Mr. Winters to work with Mr. Dudley on language for a possible definition of “structure”

61G4-15.039 Certification of Industrial Facilities Specialty Contractors
• Sent to OFARR 9/4/13
• Rule Development Published 11/12/13
• Notice Published 2/5/14
• The Board voted to allow Mr. Winters to work with involved parties to draft new language

61G4-17.001 Normal Penalty Ranges
• Sent to OFARR 11/5/13
• Rule Development Published 9/12/13
• Updated language will be brought to the April 2014 meeting

61G4-14.005 Public Comment
• Sent to OFARR 11/26/13
• Rule Development Published 12/4/13

Public comment was made by Mr. Fred Dudley, Mr. Bruce Kershner and Mr. John Garner regarding the experience requirements for a pool service contractor. The Board stated their interpretation of section 489.105(3)(f), F.S., requires an applicant for certification to demonstrate commercial experience. After discussion, the Board voted to move forward with creating a certified residential pool servicing license.

With nothing further to report the board voted to approve this report.

RECOVERY FUND COMMITTEE – ROY LENOIS

Mr. Lenois gave the following report:

2009-024754 – Sepulveda vs. Bonnano – continued 30 days
2009-020243 – Farmer vs. Green - $23,079.96
2009-045047 – Lazano vs. Fry - $50,000.00
2010-024494 – Saurino vs. Hurley - $4,535.00
2010-017232 – Ballard vs. Provo - $18,204.01
2010-019400 – Astras vs. Gill - $5,746.00
2009-036558 – Jackson vs. Morrow - $2,712.50
2009-033335 – Aman vs. Gill - $10,500.00
2010-019698 – Haberland vs. Gill - $5,800.00
2010-002722 – Waked vs. Gill - $36,825.00
2009-045183 – Fratello vs. Lembo - $50,000.00
2010-031097 – Ternary vs. Bezanson - denied
2009-027828 – Lapp vs. Sessoms - $10,000.00
2010-002772 – Carrigan vs. Lindner - $22,040.20
2010-000956 – Sobreiro vs. Leli - $18,500.00
2010-001944 – Assenza vs. Gill - $14,401.50
2010-029775 – Johnson vs. Dickens - $36,800.00
2011-040139 – Kapp vs. Gill - $13,226.00
2010-006745 – Levitt vs. Warner – continued 60 days
2010-003283 – Boylan vs. Tedder - $1,565.00
2010-023492 – Leonardo vs. Leli - $19,300.00
2010-019114 – Schartman vs. Comisar - $4,421.00
2011-044743 – Hegerty vs. Turner – continued 30 days
2010-023605 – Mueller vs. Gill - $20,686.00
2010-009788 – Grega vs. Gill - $14,365.00
2010-022515 – Shadroy vs. George - $8,500.00
2010-021204 – Meadows vs. Wright - $50,000.00
2009-059355 – Karmazin vs. Eichelberger - $19,400.00
2010-017680 – Hoyos vs. Williams - $25,195.00
2011-056957 – Falcone vs. Bligh - $5,000.00
2011-057764 – Perrin vs. Comisar - $2,898.00
2011-057756 – Cowan vs. Dinger - $20,500.00
2010-018637 – Flum vs. Gill - $3,050.00
2011-007050 – Rappa vs. Thomas – denied
2010-014740 – Tustin vs. Trull - $21,250.00
2009-021223 – Gordon vs. Currence – continued 60 days
2009-038345 – Manzanares vs. Fry - $50,000.00
2009-024201 – Mould vs. Converse - $50,000.00
2010-021473 – Henderson vs. Sanders - $22,200.00
2010-002023 – Frare vs. Sessoms - $44,367.24
2012-009865 – Kogan vs. Ebanks - $11,967.00
2010-057510 – Dirnfield vs. Gill - $6,000.00
2009-018256 – Rosario vs. Blatz - $16,892.97
2012-009865 – Kogan vs. Ebanks - $11,967.00
2010-057403 – Trematerra vs. Gill - $11,500.00

With nothing further to report the board voted to approve this report.

OLD BUSINESS

Removal of old materials from laptop.
NEW BUSINESS

With no further business the meeting was adjourned at 11:05am.