The Board of Cosmetology meeting was called to order at approximately 9:15 a.m., by Ms. Myra Jowers, Chair.

**Board Members Present**
Myra Jowers, Chair  
Monica Smith  
Donna Osborne, Vice Chair  
Ginny Fincel  
Laurel Ritenbaugh

**Board Members Absent**
Rosabel Ramos

**Other Persons Present**
Robyn Barineau, Executive Director, Department of Business and Professional Regulation (DBPR)  
Lisa Comingore, Assistant Attorney General, Office of the Attorney General (OAG)  
Jaime Liang, Assistant Attorney General, OAG  
Jason White, Assistant General Counsel, Office of the General Counsel, DBPR  
Julie Rowland, Government Analyst, DBPR

**Interested Parties Present**
Suzette Bragg, Court Reporter  
Bonnie Poole, Florida Cosmetology Association (FCA)  
Chuck Chapman, FCA  
Rosanne Kinley, National Interstate Council of State Boards of Cosmetology (NIC)  
Sean Colton, NIC  
Dana Pancoe, NIC  
John Conley, The Hairwraps Company  
Chris Calabucci, Elite CME  
Christopher Carpenter, Synergy Entertainment, Inc.  
Elizabeth Petrusa, Academy of Career Training  
Raymond Travis  
Chanh Nong  
Nicole Huffman  
Richard Haines  
Joe Nguyen  
Ida Everest  
Lauren Nix  
Myrdride Celestin  
Cristal Steele  
Katherine Nolan  
Crystal Spears  
Elissa Hollingsworth  
Jerry Sanchez  
Chandrea Washington  
W.R. Stanley
Disciplinary Matters

Informal Hearings

Regarding Case Nos. 2009.021566 and 2009.021564 against Chanh Thi Nong and Queen Nails of Lake Park, Mr. Jason White informed the board that the Respondent had elected an informal hearing in the matter. Ms. Nong was present for the meeting and was sworn in by the Court Reporter. Mr. White presented the department’s case in this matter and suggested assessing a fine of $550 and costs of $111.05. Ms. Donna Osborne moved that the board find the Respondent was properly served with the Administrative Complaint, that there was competent and substantial evidence to support the allegations as set forth in the Administrative Complaint and impose a fine of $550 and costs of $111.05 to be paid over a period of six months, with the first payment of $315.71 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against the Respondent’s cosmetology salon license CE9964836. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the Respondent’s cosmetology salon license will be suspended. Ms. Monica Smith seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.012708 against Prestige Salon and Spa of Orlando, Mr. White informed the board that the Respondent had elected an informal hearing in the matter. Ms. Mylride Celestin was present for the meeting and was sworn in by the Court Reporter. Mr. White presented the department’s case in this matter and suggested assessing a fine of $500 and costs of $133.41. Ms. Osborne moved that the
board find the Respondent was properly served with the Administrative Complaint, that there was competent and substantial evidence to support the allegations as set forth in the Administrative Complaint and impose a fine of $550 and costs of $111.05 to be paid over a period of six months, with the first payment of $232.41 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against the Respondent's cosmetology salon license CE9974864. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the Respondent's cosmetology salon license will be suspended. Ms. Laurel Ritenbaugh seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.011134 against Aaron Dixon of Tampa, Mr. White informed the board that the Respondent had elected an informal hearing in the matter. Mr. Dixon was present for the meeting and was sworn in by the Court Reporter. Mr. White presented the department’s case in this matter and suggested assessing a fine of $500 and costs of $24.74. Ms. Ritenbaugh moved that the board find the Respondent was properly served with the Administrative Complaint, that there was competent and substantial evidence to support the allegations as set forth in the Administrative Complaint and impose costs of $111.05 only. Ms. Osborne seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.017550 against Daniel Gonzalez of Deltona, Mr. White informed the board that the Respondent had elected an informal hearing in the matter. Mr. Gonzalez was present for the meeting and was sworn in by the Court Reporter. Mr. White presented the department’s case in this matter and suggested assessing a fine of $550 and costs of $63.05. Ms. Osborne moved that the board find the Respondent was properly served with the Administrative Complaint, that there was competent and substantial evidence to support the allegations as set forth in the Administrative Complaint and impose a fine of $550 and costs of $63.05. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Regarding Case Nos. 2009.004395 and 2009.003609 against James F. Pullings and Tight Cuts Total Hair Care of Ocala, Mr. White informed the board that the Respondent had elected an informal hearing in the matter. Mr. Pullings was present for the meeting and was sworn in by the Court Reporter. Mr. White presented the department’s case in this matter and suggested assessing a fine of $750 and costs of $225.29. Vice Chair Ginny Fincel moved that the board find the Respondent was properly served with the Administrative Complaint, that there was competent and substantial evidence to support the allegations as set forth in the Administrative Complaint and impose costs of $225.29 only. Ms. Osborne seconded the motion and the motion passed unanimously.

Mr. White presented the following cases for consideration by the board. Vice Chair Fincel moved that 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 outlined in the Administrative Complaint, and that the board impose a penalty on the Respondent as shown below:

- Acqua; Holmes Beach
  Case No. 2009.025885
  $500 fine and $130.46
  Six month stayed suspension
• Natishkah R. Bethell; Miami  
  Case No. 2007.064865  
  $500 fine and $116.43 costs  
  Revocation of license HB 3050

• Shirley D. Brantley; Monticello  
  Case No. 2009.008849  
  $500 fine and $28.62 costs  
  Six month stayed suspension

• Tram T. Lenoza; Jupiter  
  Case No. 2007.029859  
  $500 fine and $114.87 costs

• Rogelio Monzon; Miami  
  Case Nos. 2009.020410 and 2009.020465  
  $1,000 fine and $69.22 costs  
  Six month stayed suspension

• Nail Depot; Jacksonville  
  Case No. 2008.024784  
  $1,000 fine and $128.27 costs  
  Six month stayed suspension

• Awa Ndao; St. Petersburg  
  Case No. 2009.023130  
  $500 fine and $44.26 costs

• Hung Phi Nguyen and Da-Vi Nails; Okeechobee  
  Case Nos. 2008.066344 and 2008.066337  
  $500 fine and $250.45 costs

• The Prime Cut Salons, Inc.; Palm Beach  
  Case No. 2009.018176  
  $500 fine and $84.95 costs  
  6 month stayed suspension

• VIP; Jacksonville  
  Case No. 2008.054191  
  $1,000 fine and $75.25 costs  
  Six month stayed suspension  
  Re-inspection in six months

Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

**Motions for Waiver of Rights and Final Order**

Regarding Case No. 2009.035143 against Ida E. Everest of Boca Raton, Mr. White presented the department’s case and suggested assessing a fine of $500 and costs of $68.73. Ms. Everest was present for the meeting and was sworn in by the Court.
Ms. Ritenbaugh moved that the board find 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 the matter, that 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 $500 and costs of $68.73. Ms. Smith seconded the motion and the motion passed unanimously.

Regarding Case Nos. 2008.066322 and 2008.066308 against Phillip Wade Harvey and Go For It Salon of Stuart, Mr. White presented the department’s case and suggested assessing a fine of $750 and costs of $260.39. Mr. Harvey was present for the meeting and was sworn in by the Court Reporter. Vice Chair Fincel moved that the board find 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 the matter, that 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 $750 and costs of $260.39, re-inspection in six months, plus six months stayed suspension against the Respondent’s cosmetology salon license CE54179. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the Respondent’s cosmetology salon license will be suspended. Ms. Osborne seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.017546 against Joe Nguyen of Vero Beach, Mr. White presented the department’s case and suggested assessing a fine of $500 and costs of $146.33. Mr. Nguyen was present for the meeting and was sworn in by the Court Reporter. Vice Chair Fincel moved that the board find 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 the matter, that 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 $500 and costs of $146.33, plus six months stayed suspension against the Respondent’s full specialist license FS 865151. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the Respondent’s full specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Regarding Case No. 2008.047137 against Brow Art 23 of Boynton Beach, Mr. White presented the department’s case and suggested assessing a fine of $500 and costs of $80.40. The Respondent was not present for the meeting. Ms. Ritenbaugh moved that the board find 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 the matter, that 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 $500 and costs of $80.40. Ms. Osborne seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.012517 against Sky High Salon & Barbershop of Orlando, Mr. White presented the department’s case and suggested assessing a fine of $500 and costs of $74.08. The Respondent was not present for the meeting. Ms. Ritenbaugh moved that the board find 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 the matter, that 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 $500 and costs of $74.08, plus six
months stayed suspension against the Respondent’s cosmetology salon license CE
9968957. In the event the Respondent fails to comply with the terms of the final order,
the stay shall be lifted and the Respondent’s cosmetology salon license will be revoked.
Ms. Osborne seconded the motion and the motion passed unanimously.

Regarding Case No. 2009.011123 against Heidi Marie Caverly of Melrose, Mr. White
requested that this disciplinary case be pulled from the agenda to be considered at a
later date.

Regarding Case No. 2009.011075 against Marty Brooks Coulburn of Ft. Walton Beach,
Mr. White requested that this disciplinary case be pulled from the agenda to be
considered at a later date.

Regarding Case No. 2009.025588 against Bernadette Y. London of Winter Haven, Mr.
White requested that this disciplinary case be pulled from the agenda to be considered
at a later date.

Regarding Case No. 2009.017876 against Melodie Mason-Wohfiel of New Port Richey,
Mr. White requested that this disciplinary case be pulled from the agenda to be
considered at a later date.

Regarding Case No. 2009.008848 against Michel L. Moore of Gainesville, Mr. White
requested that this disciplinary case be pulled from the agenda to be considered at a
later date.

Regarding Case No. 2009.018574 against Philly Cuts of Palm Bay, Mr. White requested
that this disciplinary case be pulled from the agenda to be considered at a later date.

Regarding Case No. 2009.018559 against VIP Cuts, LLC, of Vero Beach, Mr. White
requested that this disciplinary case be pulled from the agenda to be considered at a
later date.

Unless otherwise stated, by appropriate motion the board found 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 accepted the allegations as stated in the Administrative Complaint and adopted
them as findings of the fact and conclusions of law of the board, and imposed the
penalties shown below:

- Above and Beyond Hair and Nail Salon; Tallahassee
  Case No. 2009.020358
  $500 fine and $125.18 costs
  Six month stayed suspension

- All Eyes On Me; Naples
  Case No. 2009.018555
  $500 fine and $118.94 costs
  Six month stayed suspension
• Asia Nails; Royal Palm Beach
  Case No. 2009.020313
  $500 fine and $100.23 costs
  Six month stayed suspension

• AV Nail Salon; Royal Palm Beach
  Case No. 2008.062097
  $500 fine and $112.74 costs
  Six month stayed suspension

• Yurley Baena; Hialeah
  Case No. 2009.035139
  $500 fine and $68.73 costs

• Basic Styles; Clearwater
  Case No. 2008.043492
  $500 fine and $72.70 costs

• Tarnesha Bennett; Miami
  Case No. 2007.034859
  $500 fine and $121.33 costs

• Byrd's A Head Above; Melbourne
  Case No. 2009.030597
  $500 fine and $137.32 costs
  Six month stayed suspension

• Chantelsha’s Hair & Nails; Vero Beach
  Case No. 2008.067376
  $600 fine and $243.16 costs
  Six month stayed suspension

• Delicia Charles; Miami
  Case No. 2007.064857
  $500 fine and $84.81 costs
  Revocation of license HB 2958

• Lakeitha M. Copeland; Jacksonville
  Case No. 2009.018167
  $500 fine and $94.52 costs
  Six month stayed suspension

• Sonya Ann Davis; Tampa
  Case No. 2009.025581
  $500 fine and $54.13 costs
  Six month stayed suspension
• Mamie Regina Edmond; Vero Beach
  Case No. 2008.067371
  $600 fine and $243 costs
  Six month stayed suspension

• Family Visions; Ocala
  Case No. 2009.030462
  $650 fine and $114.50 costs
  Six month stayed suspension

• Hair Palace Barber Studio; Miami
  Case No. 2009.018144
  $500 fine and $128.88 costs
  Six month stayed suspension

• Desiree Nenell Heath; Ft. Lauderdale
  Case No. 2007.064873
  $500 fine and $112.43
  Revocation of license HB 3241

• Ann Marie S. Huggins; Ft. Lauderdale
  Case No. 2009.012674
  $500 fine and $116.19 costs
  Six month stayed suspension

• Charmaine Angela Hyman; Ft. Lauderdale
  Case No. 2007.064865
  $500 fine and $37.38 costs
  Revocation of license HB 3009

• Janaico Beauty Salon; Miami
  Case No. 2009.030620
  $500 fine and $128.77 costs

• Derrick Lamont Jones; Deland
  Case No. 2009.025765
  $600 fine and $112.57
  Six month stayed suspension

• Travis Jones; Deland
  Case No. 2009.025612
  $500 fine and $100 costs
  Six month stayed suspension

• Huong Thi Luong and Pink & White Nails & Spa Studio; Clearwater
  Case Nos. 2009.018847 and 2008.067650
  $500 fine and $398.89 costs

• Brian Nguyen; Lakeland
  Case Nos. 2008.006084 and 2008.006049
  $1,000 fine and $69.02 costs
• Ok Rye Park; Wesley Chapel  
  Case No. 2006.062617  
  $500 fine and $119.09 costs

• Rhena Parker; Royal Pam Beach  
  Case No. 2008.041022  
  $500 fine and $114.52 costs

• Tashana Latoya Payne; Lauderhill  
  Case No. 2007.064939  
  $500 fine and $84.81 costs  
  Revocation of license HB 3195

• Perfect Nails and Hung Dinh Phung; Apopka  
  Case Nos. 2008.067360 and 2008.067369  
  $350 fine and $250.97 costs  
  Six month stayed suspension

• Pria; Orlando  
  Case No. 2009.017896  
  $500 fine and $120.73 costs  
  Six month stayed suspension

• Regal Nails Salon & Spa; Sebastian  
  Case No. 2008.065862  
  $250 fine and $138.73 costs

• Sharon K. Robertson; Gainesville  
  Case No. 2008.065037  
  $500 fine and $141.12

• Rose Marie Russell; Lauderdale Lakes  
  Case No. 2007.064826  
  $500 fine and $124.33 costs  
  Revocation of license HB 2632

• SM Exotic Nail; New Port Richey  
  Case No. 2008.034355  
  $500 fine and $326.81 costs

• Suite Life; Quincy  
  Case No. 2008.041413  
  $500 fine and $88.29 costs  
  Six month stayed suspension

• Ndeye Traore; St. Petersburg  
  Case No. 2009.020446  
  $500 fine and $102.92 costs  
  Six month stayed suspension
• Upscale Barbershop Lounge Salon; Orlando
  Case No. 2009.018680
  $500 fine and $136.83 costs
  Six month stayed suspension

• Nancy Ngan Vu and Emerald Spa & Nails, Inc.; Daytona Beach
  Case Nos. 2008.045513 and 2008.016644
  $500 fine and $174.59 costs

• Elizabeth Wright and The Wright Choice Beauty Salon; Port St. Lucie
  Case Nos. 2009.023883 and 2009.023886
  $500 fine and $131.05 costs
  Six month stayed suspension

• Xclusive Ladies; Ft. Lauderdale
  Case No. 2008.048347
  $1,000 fine and $30.84 costs
  Six month stayed suspension

• Nancy Jane Young; Hawthorne
  Case No. 2008.041104
  $1,000 fine and $83.13 costs
  Six month stayed suspension

Settlement Stipulations

Unless otherwise stated, by appropriate motion the board found the Respondent to have committed the offenses as alleged in the Administrative Complaint and adopted the Stipulation of the parties as the board’s final action regarding a penalty to be imposed on the Respondent as follows:

• Blade Unisex; Miami
  Case Nos. 2009.020992 and 2009.020934
  $1,500 fine and $117.78 costs to be paid over a period of six months

• Jeannie Hearo Chin; Jacksonville
  Case No. 2009.001073
  $6,000 fine and $518.87 costs to be paid over a period of six months

• Hair Cuttery #2997; Jupiter
  Case No. 2008.029397
  $1,000 fine and $137.06 costs

• Hair Cuttery #3164; Port St. Lucie
  Case No. 2008.010751
  $1,000 fine and $115.30 costs

• Lucky Nail; Port St. Lucie
  Case No. 2009.011722
  $500 fine and $190.55 costs
• Eridania Mendez; Sebring
  Case No. 2009.012039
  $500 fine and $131 costs

• Personality Hair Studio; Orlando
  Case No. 2008.011715
  $500 fine and $191.77 costs to be paid over a period of six months

• Te Van Phan; Port St. Lucie
  Case No. 2009.023891
  $650 fine and $147.38 costs to be paid over a period of two months

• Eridania Mendez; Sebring
  Case No. 2009.012039
  $500 fine and $131 costs

• Sharon Spencer; Ft. Pierce
  Case No. 2008.036272
  $300 fine

• Strand Salon, Inc.; Miami Springs
  Case No. 2009.023802
  $150 fine and $21.06 costs

• True Nails and Spa; Royal Palm Beach
  Case No. 2009.000670
  $750 fine and $80.65 costs to be paid over a period of two months

• US Nails and Thuy T. Tran; Palm Beach
  Case Nos. 2009.022719 and 2009.022742
  $1,500 fine and $258.77 costs to be paid over a period of three months

• Sandra Williams, d/b/a Sandra’s Hair Salon; Ft. Pierce
  Case No. 2008.059678
  $500 fine and $96.31 costs to be paid over a period of two months

• Regis Salon #6443; Palm Beach Gardens
  Case No. 2008.066328
  $500 fine and $232.15 costs

Ms. Osborne moved that the board adopt the Stipulation of the parties as the board’s final action in this matter and incorporate it and all of its terms into a Final Order. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Department Attorney Report

Mr. White informed the board that as of January 15, 2010, there were 358 open cosmetology cases in the legal section.
The board asked that the list of criminal offenses which can be approved by the department without board review be included on the April agenda. The board will consider expanding this list at that meeting.

Applications

Licensure Applications

- **Jessica E. Elsen**
  Ms. Robyn Barineau, Executive Director, noted that the licensure application for Ms. Elsen was forwarded to the board for review based on the background information reflected on the application. Ms. Elsen was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the information provided. Ms. Osborne seconded the motion and the motion passed unanimously.

- **Marcus A. Guarino**
  Ms. Barineau noted that the licensure application for Mr. Guarino was forwarded to the board for review based on the background information reflected on the application. Mr. Guarino was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Richard S. Haines**
  Ms. Barineau noted that the licensure application for Mr. Haines was forwarded to the board for review based on the background information reflected on the application. Mr. Haines was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with his criminal probationary period. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Elissa J. Hollingsworth**
  Ms. Barineau noted that the licensure application for Ms. Hollingsworth was forwarded to the board for review based on the background information reflected on the application. Ms. Hollingsworth was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Nicole M. Huffman**
  Ms. Barineau noted that the licensure application for Ms. Huffman was forwarded to the board for review based on the background information reflected on the application. Ms. Huffman was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Osborne seconded the motion and the motion passed unanimously.
• **Amanda R. LeBlanc**  
Ms. Barineau noted that the licensure application for Ms. LeBlanc was forwarded to the board for review based on the background information reflected on the application. Ms. LeBlanc was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Lauren M. Nix**  
Ms. Barineau noted that the licensure application for Ms. Nix was forwarded to the board for review based on the background information reflected on the application. Ms. Nix was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• **Katherine E. Nolan**  
Ms. Barineau noted that the licensure application for Ms. Nolan was forwarded to the board for review based on the background information reflected on the application. Ms. Nolan was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• **Rosalee Patha**  
Ms. Barineau noted that the licensure application for Ms. Patha was forwarded to the board for review based on the background information reflected on the application. Ms. Patha was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Smith seconded the motion and the motion passed unanimously.

• **Nicole L. Kirkland**  
Ms. Barineau noted that the licensure application for Ms. Kirkland was forwarded to the board for review based on the background information reflected on the application. Ms. Kirkland was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• **Elizabeth G. Reynolds**  
Ms. Barineau noted that the licensure application for Ms. Reynolds was forwarded to the board for review based on the background information reflected on the application. Ms. Reynolds was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• **Jerry Sanchez**  
Ms. Barineau noted that the licensure application for Mr. Sanchez was forwarded to the board for review based on the background information reflected on the
application. Ms. Sanchez was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

- **Derrick L. Robinson**
  Ms. Barineau noted that the licensure application for Mr. Robinson was forwarded to the board for review based on the background information reflected on the application. Mr. Robinson was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Crystal M. Spears**
  Ms. Barineau noted that the licensure application for Ms. Spears was forwarded to the board for review based on the background information reflected on the application. Ms. Spears was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Vice Chair Fincel seconded the motion and the motion passed unanimously.

- **William R. Stanley**
  Ms. Barineau noted that the licensure application for Mr. Stanley was forwarded to the board for review based on the background information reflected on the application. Mr. Stanley was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

- **Cristal D. Steele**
  Ms. Barineau noted that the licensure application for Ms. Steele was forwarded to the board for review based on the background information reflected on the application. Ms. Steele was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Ivan Suarez**
  Ms. Barineau noted that the licensure application for Mr. Suarez was forwarded to the board for review based on the background information reflected on the application. Mr. Suarez was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

- **Raymond Travis**
  Ms. Barineau noted that the licensure application for Mr. Travis was forwarded to the board for review based on the background information reflected on the application. Mr. Travis was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Smith moved to deny the application based upon the noted criminal history. Ms. Osborne seconded the motion and the motion passed with Ms. Ritenbaugh voting against the motion.
• Chandree N. Washinton  
Ms. Barineau noted that the licensure application for Ms. Washington was forwarded to the board for review based on the background information reflected on the application. Ms. Washington was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• Ivan Ocasio  
Ms. Barineau noted that the licensure application for Mr. Ocasio was forwarded to the board for review based on the background information reflected on the application. Mr. Ocasio was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Smith seconded the motion and the motion passed unanimously.

• Maryann Ferrara  
Ms. Barineau noted that the licensure application for Ms. Ferrara was forwarded to the board for review based on the background information reflected on the application. Ms. Ferrara was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• Robert M. Martinez  
Ms. Barineau noted that the licensure application for Mr. Martinez was forwarded to the board for review based on the background information reflected on the application. Mr. Martinez was present for the meeting and was sworn in by the Court Reporter. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• Ryan Bletcher  
Ms. Barineau noted that the licensure application for Ms. Bletcher was continued at the September 4, 2009, board meeting, to allow her to provide additional documentation regarding her criminal history. After review and discussion, Ms. Ritenbaugh moved to deny the application based on the noted criminal history and because no additional documentation has been provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• Jason B. Brown  
Ms. Barineau noted that the licensure application for Mr. Brown was forwarded to the board for review based on the background information reflected on the application. Mr. Brown was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• Debroah D. Christian  
Ms. Barineau noted that the licensure application for Ms. Christian was forwarded to the board for review based on the background information reflected on the
application. Ms. Christian was not present for the meeting. After review and
discussion, Vice Chair Fincel moved to deny the application based upon the noted
criminal history. Ms. Ritenbaugh seconded the motion and the motion passed
unanimously.

- **Jose A. Colon**
  Ms. Barineau noted that the licensure application for Mr. Colon was forwarded to the
  board for review based on the background information reflected on the application.
  Mr. Colon was not present for the meeting. After review and discussion, Vice Chair
  Fincel moved to approve the application based on the documents provided. Ms.
  Ritenbaugh seconded the motion and the motion passed with Ms. Smith voting
  against the motion.

- **Crystal M. Dailey**
  Ms. Barineau noted that the licensure application for Ms. Dailey was forwarded to
  the board for review based on the background information reflected on the
  application. Ms. Dailey was present for the meeting. After review and
  discussion, Ms. Ritenbaugh moved to approve the application based on the
  documents provided. The board also imposed probation on the license to run
  concurrent with her criminal probationary period. Vice Chair Fincel seconded the
  motion and the motion passed unanimously.

- **Danielle M. Daniluk**
  Ms. Barineau noted that the licensure application for Ms. Daniluk was forwarded to the
  board for review based on the background information reflected on the
  application. Ms. Daniluk was not present for the meeting. After review and
  discussion, Vice Chair Fincel moved to approve the application based on the
  documents provided. Ms. Smith seconded the motion and the motion passed
  unanimously.

- **Kenya L. Dixon**
  Ms. Barineau noted that the licensure application for Ms. Dixon was forwarded to the
  board for review based on the background information reflected on the application.
  Ms. Dixon was not present for the meeting. After review and discussion, Ms.
  Ritenbaugh moved to approve the application based on the documents provided.
  Ms. Osborne seconded the motion and the motion passed unanimously.

- **Kelvin W. Drayton**
  Ms. Barineau noted that the licensure application for Mr. Drayton was forwarded to the
  board for review based on the background information reflected on the application.
  Mr. Drayton was not present for the meeting. After review and discussion, Ms.
  Ritenbaugh moved to approve the application based on the documents provided.
  Ms. Osborne seconded the motion and the motion passed unanimously.

- **Jessica Grant**
  Ms. Barineau noted that the licensure application for Ms. Grant was forwarded to the
  board for review based on the background information reflected on the application.
  Ms. Grant was not present for the meeting. After review and discussion, Ms.
  Ritenbaugh moved to approve the application based on the documents provided.
  Ms. Osborne seconded the motion and the motion passed unanimously.
• **Fatima Habersham**  
Ms. Barineau noted that the licensure application for Ms. Habersham was forwarded to the board for review based on the background information reflected on the application. Ms. Habersham was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Smith seconded the motion and the motion passed unanimously.

• **Tricia W. Heyligar**  
Ms. Barineau noted that the licensure application for Ms. Heyligar was forwarded to the board for review based on the background information reflected on the application. Ms. Heyligar was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Vice Chair Fincel seconded the motion and the motion passed unanimously.

• **Jillian J. Jones**  
Ms. Barineau noted that the licensure application for Ms. Jones was forwarded to the board for review based on the background information reflected on the application. Ms. Jones was not present for the meeting. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Katrina V. Maeweathers**  
Ms. Barineau noted that the licensure application for Ms. Maeweathers was forwarded to the board for review based on the background information reflected on the application. Ms. Maeweathers was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Miriam V. Marksdemartino**  
Ms. Barineau noted that the licensure application for Ms. Marksdemartino was forwarded to the board for review based on the background information reflected on the application. Ms. Marksdemartino was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Auredeus Mitchell**  
Ms. Barineau noted that the licensure application for Mr. Mitchell was forwarded to the board for review based on the background information reflected on the application. Mr. Mitchell was not present for the meeting. After review and discussion, Vice Chair Fincel moved to deny the application based upon the noted criminal history. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Barbara M. Ortiz**  
Ms. Barineau noted that the licensure application for Ms. Ortiz was forwarded to the board for review based on the background information reflected on the application. Ms. Ortiz was not present for the meeting. After review and discussion, Ms.
Shekella A. Parson
Ms. Barineau noted that the licensure application for Ms. Parson was forwarded to the board for review based on the background information reflected on the application. Ms. Parson was not present for the meeting. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Laurie Perkins
Ms. Barineau noted that the licensure application for Ms. Perkins was forwarded to the board for review based on the background information reflected on the application. Ms. Perkins was not present for the meeting. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

Mary Rivenburg
Ms. Barineau noted that the licensure application for Ms. Rivenburg was forwarded to the board for review based on the background information reflected on the application. Ms. Rivenburg was not present for the meeting. After review and discussion, Ms. Smith moved to approve the application based on the documents provided. Vice Chair Fincel seconded the motion and the motion passed unanimously.

Lourdes R. Rodriguez
Ms. Barineau noted that the licensure application for Ms. Rodriguez was forwarded to the board for review based on the background information reflected on the application. Ms. Rodriguez was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

Tommy Sailor
Ms. Barineau noted that the licensure application for Mr. Sailor was forwarded to the board for review based on the background information reflected on the application. Mr. Sailor was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Osborne seconded the motion and the motion passed unanimously.

Latricia M. Samuels
Ms. Barineau noted that the licensure application for Ms. Samuels was forwarded to the board for review based on the background information reflected on the application. Ms. Samuels was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Osborne seconded the motion and the motion passed unanimously.
• **Roberto Sanchez**  
Ms. Barineau noted that the licensure application for Mr. Sanchez was forwarded to the board for review based on the background information reflected on the application. Mr. Sanchez was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with his criminal probationary period. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Joel Soto**  
Ms. Barineau noted that the licensure application for Mr. Soto was forwarded to the board for review based on the background information reflected on the application. Mr. Soto was not present for the meeting. After review and discussion, Vice Chair Fincel moved to approve the application based on the documents provided. Ms. Smith seconded the motion and the motion passed unanimously.

• **LaTasha A. Stevens**  
Ms. Barineau noted that the licensure application for Ms. Stevens was forwarded to the board for review based on the background information reflected on the application. Ms. Stevens was not present for the meeting. After review and discussion, Ms. Osborne moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

• **Jessica Vega**  
Ms. Barineau noted that the licensure application for Ms. Vega was forwarded to the board for review based on the background information reflected on the application. Ms. Vega was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. The board also imposed probation on the license to run concurrent with her criminal probationary period. Ms. Osborne seconded the motion and the motion passed unanimously.

• **Shannon N. Wilkerson**  
Ms. Barineau noted that the licensure application for Ms. Wilkerson was forwarded to the board for review based on the background information reflected on the application. Ms. Wilkerson was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to approve the application based on the documents provided. Ms. Smith seconded the motion and the motion passed unanimously.

• **Terica Charles**  
Ms. Barineau noted that the licensure application for Ms. Charles was forwarded to the board for review based on the background information reflected on the application. Ms. Charles was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to uphold the denial the application as there was no additional documentation provided. Ms. Osborne seconded the motion and the motion passed unanimously.
• Anna C. Pretty
  Ms. Barineau noted that the licensure application for Ms. Pretty was forwarded to the board for review based on the background information reflected on the application. Ms. Pretty was not present for the meeting. After review and discussion, Ms. Ritenbaugh moved to deny the application based upon the noted criminal history. Ms. Smith seconded the motion and the motion passed unanimously.

Applications for Hair Braiding Courses

Casina Hair Design
After review and discussion of the course material, Ms. Ritenbaugh moved to deny the course application based on references to the use of alcohol as a sanitizer, no learning objectives for HIV/AIDS training, and the course content was outside of the scope of hair braiding. Ms. Osborne seconded the motion and the motion passed unanimously.

Natasha Beasley
After review and discussion of the course material, Ms. Osborne moved to deny the course application based on references to the use of alcohol as a sanitizer. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

North Florida Cosmetology Institute
After review and discussion of the course material, Ms. Ritenbaugh moved to approve the course application with the following contingency: striking all references to treatment of the scalp. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Smith seconded the motion and the motion passed unanimously.

Synergy Entertainment, Inc.
Mr. Christopher Carpenter was present for the meeting and was sworn in by the Court Reporter. After review and discussion of the course material, Ms. Smith moved to deny the application based on references to the use of alcohol, phenols, and formaldehyde as a sanitizer, and no references or resources were listed on the HIV/AIDS course materials. Ms. Osborne seconded the motion and the motion passed unanimously.

Applications for Hair Wrapping Courses

Casina Hair Design
After review and discussion of the course material, Ms. Ritenbaugh moved to deny the course application based on references to the use of alcohol as a sanitizer, no learning objectives for HIV/AIDS training, and the course content was outside of the scope of hair wrapping. Ms. Osborne seconded the motion and the motion passed unanimously.

North Florida Cosmetology Institute
After review and discussion of the course material, Ms. Ritenbaugh moved to approve the course application with the following contingency: striking all references to treatment of the scalp. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Smith seconded the motion and the motion passed unanimously.

Synergy Entertainment, Inc.
Mr. Christopher Carpenter was present for the meeting and was sworn in by the Court Reporter. After review and discussion of the course material, Ms. Smith moved to deny
the application based on references to the use of alcohol, phenols, and formaldehyde as a sanitizer, and no references or resources were listed on the HIV/AIDS course materials. Ms. Osborne seconded the motion and the motion passed unanimously.

Applications for Body Wrapping Courses

Amelia Goodman
After review and discussion of the course application, Ms. Ritenbaugh moved to deny the application based on inconsistencies in the course outline and the reference to “melting inches.” Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Beaulife
After review and discussion of the course application, Ms. Ritenbaugh moved to deny the application since the course content is outside the scope of practice of Florida Board of Cosmetology licensees and it appears to be product driven, and improper disinfection procedures. Ms. Smith seconded the motion and the motion passed unanimously.

Continuing Education Provider and Course Applications

Florida Cosmetology Association
Course Application
Continuing Education – 16 Hours Home Study and Internet
Ms. Bonnie Poole was present and was sworn in by the Court Reporter. After review and discussion of the course application, Ms. Ritenbaugh moved to approve the application with the following contingencies: continuing education materials should be updated, and amending the course completion certificate to include a date of completion. The corrections must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Osborne seconded the motion and the motion passed unanimously.

Milady
Course Application
Client Relations – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
Personal Tools for Success – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
In Salon Success – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.
Milady
Course Application
Professional Tools for Success – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
Job Preparation – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
How to Work Smart and Make More Money – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
Getting Retail Results – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
Double Your Day with No Additional Clients – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
How to Find and Hire the Staff That's Right For You – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Milady
Course Application
Salon Profitability-How to Find It and Keep It – 2 Hours Internet
After review and discussion of the course application, Vice Chair Fincel moved to approve the application. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.
Elite CME, Inc.

Course Application
Continuing Education for Cosmetologists – 16 Hours Home Study/Video
Mr. Chris Callabuchi was present for the meeting and was sworn in by the Court Reporter. After review and discussion of the course application, Ms. Smith moved to deny the application based on outdated and undated reference materials. Ms. Osborne seconded the motion and the motion passed unanimously.

Elite CME, Inc.

Course Application
16-Hour CE for Nail Technicians – 16 Hours Home Study/Video
Mr. Chris Callabuchi was present for the meeting. After review and discussion of the course application, Ms. Smith moved to deny the application based on outdated and undated reference materials. Ms. Osborne seconded the motion and the motion passed unanimously.

Elite CME, Inc.

Course Application
16-Hour CE for Estheticians – 16 Hours Home Study/Video
Mr. Chris Callabuchi was present for the meeting. After review and discussion of the course application, Ms. Smith moved to deny the application based on outdated and undated reference materials. Ms. Osborne seconded the motion and the motion passed unanimously.

Committee Reports

Continuing Education Committee – Ginny Fincel, Chair

There was no report at this time.

Rules Committee – Donna Osborne

There was no report at this time.

Legislative Committee – Donna Osborne

There was no report at this time.

New Business

Vascutouch – Advanced Dermatology & Cosmetic Surgery

The board reviewed the email and attachments from Ms. Nancy Russ dated October 7, 2009, regarding the Vascutouch device. The board agreed that this machine falls outside the scope of cosmetology. The board asked Ms. Jaime Liang, Assistant Attorney General, to provide a response to Ms. Russ on behalf of the board.

Self Reporting of Criminal Convictions

Ms. Barineau informed the board of the department’s new form for a licensee to report a criminal conviction. After discussion, the board agreed to consider how to address disciplinary action for late reporting of a criminal conviction at the next board meeting.
Old Business

**Brazilian Keratin Treatments**

The board previously discussed the use of keratin treatments by licensees. Ms. Barineau informed the board that the Miami Regional Office of the Bureau of Investigative Services was unable to obtain a Manufacturer Safety Data Sheet (MSDS) for the keratin products being utilized in south Florida. There is concern that these treatments may contain a significant amount of formaldehyde. Ms. Liang and Ms. Barineau will discuss this matter and provide some suggestions on how to handle keratin treatments with high amounts of formaldehyde at the April meeting.

Other Business

**Executive Director’s Report**

Financial Report for Year Ending September, 2009

Ms. Barineau reported that the balance in the board’s operating account on September 30, 2009, was over $1.3 million and the balance in their unlicensed activity account was $677,729.

**National-Interstate Council of State Board of Cosmetology, Inc. (NIC)**

Ms. Barineau informed the board that the November – December NIC Newsletter was included in the agenda for informational purposes.

**Board Attorney’s Report**

Rule 61G5-18.0055, Florida Administrative Code – Supervised Cosmetology Practice Exception

The board agreed that no Statement of Estimated Regulatory Costs was necessary for the following changes to clarify Rule 61G5-18.0055, Florida Administrative Code–Supervised Cosmetology Practice Exception: “Following the completion of the first licensing examination by a graduate of a licensed cosmetology school or cosmetology program offered in a public school system, which school or program is certified by the Department of Education, an applicant for licensure as a cosmetologist by examination is eligible to practice temporarily in a current, actively licensed cosmetology salon under the following conditions:

1. In the event an applicant obtains passing scores on the first attempt of both the written theory and written clinical examinations, the applicant shall be eligible, prior to having their application acted on by the Board, to practice cosmetology in a licensed salon, provided that they post their examination results for both examinations at their work station with a recent photograph affixed thereto.
2. An applicant who fails any part of the examination may not practice as a cosmetologist and may immediately apply for reexamination.”

Rule 61G5-31.001, Florida Administrative Code - Definitions

The board agreed that no Statement of Estimated Regulatory costs was necessary for the following change to Rule 61G5-31.001, Florida Administrative Code – Definitions:
Manufactured materials means multi-strand cotton or polyester blend, twisted, not braided, into a single embroidery or yarn thread.

Rule 61G5-24.002, Florida Administrative Code - Original Cosmetologist Licensure Fee, Cosmetologist Examination and Endorsement Fees, Initial Specialist Registration; Application and Endorsement Fees

The board agreed to the following change to Rule 61G5-24.002, Florida Administrative Code – Original Cosmetologist Licensure Fee, Cosmetologist Examination and Endorsement Fees, Initial Specialist Registration; Application and Endorsement Fees, and they approved the Statement of Estimated Regulatory Costs included in the agenda as this rule amendment impacts small business: “(1) The following fees are adopted by the Board: (a) The fee for original licensure as a cosmetologist shall be fifty twenty-five dollars ($50.00) ($25.00) and shall be paid by all applicants for licensure.” The board agreed that the effective of this rule will be July 1, 2010.

Rule 61G5-24.008, Florida Administrative Code - Biennial Renewal Fee for Cosmetologists and Specialists

The board agreed to the following change to Rule 61G5-24.008, Florida Administrative Code - Biennial Renewal Fee for Cosmetologists and Specialists, and they approved the Statement of Estimated Regulatory Costs included in the agenda as this rule amendment impacts small business: “The fee for biennial renewal of a cosmetologist’s license shall be fifty dollars ($50.00) twenty-five dollars ($25.00). The fee for biennial renewal of a specialist’s registration shall be fifty dollars ($50.00).” The board agreed that the effective of this rule will be July 1, 2010.

Rule 61G5-24.010, Florida Administrative Code - Delinquent License and Specialty Registration Fee

The board agreed to the following change to Rule 61G5-24.010, Florida Administrative Code - Delinquent License and Specialty Registration Fee, and they approved the Statement of Estimated Regulatory Costs included in the agenda as this rule amendment impacts small business: “A licensee who is delinquent in applying for renewal shall pay a delinquent fee of fifty twenty-five dollars ($50.00) ($25.00). A registrant who is delinquent in applying for renewal shall pay a delinquent fee of fifty dollars ($50.00). Such fee shall be in addition to the renewal.” The board agreed that the effective of this rule will be July 1, 2010.
The board agreed to further consider Rule 61G5-22.017, Florida Administrative Code – Facials, at the next meeting. They intend to make it clear in the minimum curriculum rule as to what the requirements are for a stand-alone facial specialty program compared to the facial and skin care requirements included within the cosmetology curriculum.

The board agreed to discuss and clarify Rule 61G5-31.004, Florida Administrative Code - Hair Braiding and Hair Wrapping Course Requirements, at the next meeting.

**Division of Regulation Report**

**Complaints and Investigative Statistics Report – July-November, 2009**

Ms. Barineau informed the board that the complaints and investigate statistics report was included in the agenda for informational purposes.

**Bureau of Education and Testing**

**Cosmetology Examination Summary – January-November, 2009**

Ms. Barineau informed the board that the cosmetology examination summary was included in the agenda for informational purposes.

**Board Member Comments**

There were no board member comments.

**Chair Comments**

There were no chairman comments.

**Public Comments**

Permanent make Up - Ms. Bonnie Poole, Florida Cosmetology Association, informed the board that Ms. DeJoy Pace was unable to attend the January meeting.

**Dates and Locations of Future Meetings**

April 26, 2010 – St. Augustine
July 19, 2010 – Orlando
October 19, 2010 - Gainesville

**Adjournment**

There being no further business, the meeting was adjourned at approximately 5:00 p.m.