The Board of Cosmetology meeting was called to order at approximately 9:00 a.m., by Ms. Myra Jowers, Chair.

**Board Members Present**
- Myra Jowers, Chair
- Ginny Fincel, Vice Chair
- Laurel Ritenbaugh
- Suzanne Wilhoite
- Monica Smith

**Board Members Absent**

**Other Persons Present**
- Robyn Barineau, Executive Director, Department of Business and Professional Regulation (DBPR)
- Doug Dolan, Assistant Attorney General, Office of the Attorney General (OAG)
- Elizabeth Henderson, Assistant General Counsel, Office of the General Counsel (OGC), DBPR
- Julie Rowland, Government Analyst, DBPR
- Rob Darling, Court Reporter
- Quoi Nguyen Degaule
- Teresa Pierson
- Michael Trinh
- Charlie Nguyen

The meeting was opened with a roll call and a quorum was established.

**DISCIPLINARY MATTERS**

**Informal Hearing**

Ms. Elizabeth Henderson, Assistant General Counsel, presented the following cases for consideration by the Board. The Board found that 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 adopts them as the findings of fact and conclusions of the law of the Board and imposed the penalties shown below:

**Nails Express; West Palm Beach; Case No. 2011.042519**
The Respondent was not present for the meeting. Ms. Monica Smith moved that the Board impose a fine of $500 and costs of $185.88, to be paid over a period of six months, with the first payment of $185.88 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9963679. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Laurel Ritenbaugh seconded the motion and the motion passed unanimously.

**Nails Max and Chau Pham Huynh; Jupiter; Case Nos. 2011.029830 and 2011.029808**
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $1,600 and costs of $282.22, to be paid over a period of six months, with the first payment of $282.22 due within 30 days of the final order and five monthly payments of $320 each, plus six
months stayed suspension against cosmetology salon license CE81799 and nail specialist license FV536884. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license nail specialist license will be suspended. Ms. Suzanne Wilhoite seconded the motion and the motion passed unanimously.

**True Nails and Spa and Tu Thi Tran; West Palm Beach; Case Nos. 2011.032373 and 2011.036143**
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $700 and costs of $239.21, to be paid over a period of six months, with the first payment of $239.21 due within 30 days of the final order and five monthly payments of $125 each, plus six months stayed suspension against cosmetology salon license CE9985564 and full specialist license FS881871. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and full specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Dania Beatriz Canales-Ramon; Orlando; Case No. 2011.054790**
Ms. Canales-Ramon was not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $500 and costs of $130.92, to be paid over a period of six months, with the first payment of $130.92 due within 30 days of the final order and five monthly payments of $100 each. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Wonder Nails and Phuoc Van Hoang; West Palm Beach; Case Nos. 2011.046005 and 2011.051666**
The Respondents were not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $650 and costs of $248.87, to be paid over a period of six months, with the first payment of $248.84 due within 30 days of the final order and five monthly payments of $130 each, plus six months stayed suspension against cosmetology salon license CE9986892 and nail specialist license FV9548970. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

**Cosha Hair Design, Inc.; Longwood; Case No. 2011.045239**
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $74.06, to be paid over a period of six months, with the first payment of $74.06 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9981893. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Smith seconded the motion and the motion passed unanimously.

**Oriental Therapy Spa; Naples; Case No. 2011.008603**
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $142.06, to be paid over a period of six months, with the first payment of $142.06 due within 30 days of the final order and five monthly payments of $100 each, re-inspection within six months, plus six months stayed suspension against cosmetology salon license CE9981663. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

**Hollywood Nails and Charlie Nguyen; Tallahassee; Case Nos. 2011.042608 and 2012.006623**
Mr. Nguyen was present for the meeting and was sworn in by Mr. Rob Darling, Court Reporter. Ms. Ritenbaugh moved that the Board impose a fine of $600 and costs of $446.74, to be paid over a period of six months, with the first payment of $446.74 due within 30 days of the final order and five monthly payments of $125 each, plus six months stayed suspension against cosmetology salon license CE83505 and full specialist license FS870826. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and the full specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.
J & L Nails and Spa; Orlando; Case No. 2011.026371
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $199.65, to be paid over a period of six months, with the first payment of $199.65 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9985781. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Ms. Nguyen and Ms. Linda Pham were present for the meeting and were sworn in by the Court Reporter. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $303.57, to be paid over a period of six months, with the first payment of $303.57 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE87356, facial specialist license FB9725085, nail specialist license FV759 and full specialist license FS883664. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license, facial specialist license, nail specialist license and full specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Nails Art M&M and Quoi Degaule; West Palm Beach; Case Nos. 2011.041612 and 2011.045241
Mr. Deguale was present for the meeting and was sworn in by the Court Reporter. Ms. Ritenbaugh moved that the Board impose a fine of $1,350 and costs of $233.22, to be paid over a period of six months, with the first payment of $233.22 due within 30 days of the final order and five monthly payments of $270 each, plus six months stayed suspension against cosmetology salon license CE9965727. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Motion for Waiver of Rights and Final Order
Ms. Henderson presented the following cases for consideration by the Board. 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, 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 imposed the penalties shown below:

Image Nails and Linh Hoan Ly; Tampa; Case Nos. 2012.008071 and 2011.033866
The Respondents were not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $161.48, to be paid over a period of six months, with the first payment of $161.48 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9980404 and nail specialist license FV553944. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Mystic Nail and Spa and Huy Anh Nguyen; Plant City; Case Nos. 2012.008491 and 2011.035898
The Respondents were not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $299.34, to be paid over a period of six months, with the first payment of $299.34 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9958883 and nail specialist license FV9529843. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Smith seconded the motion and the motion passed unanimously.
Asia Nails and Thao Tran Linh Le; Royal Palm Beach; Case Nos. 2011.032378 and 2011.032386
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $550 and costs of $244.05, to be paid over a period of six months, with the first payment of $244.05 due within 30 days of the final order and five monthly payments of $110 each, plus six months stayed suspension against cosmetology salon license CE9984694 and full specialist license FS869573. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and full specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Cosmo Nails; Miami; Case No. 2012.023040
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $48.53, to be paid over a period of six months, with the first payment of $48.53 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9982652. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Son Tran; Orlando; Case No. 2011.048437
Mr. Tran was not present for the meeting. Vice Chair Ginny Fincel moved that the Board impose a fine of $500 and costs of $280.68, to be paid over a period of six months, with the first payment of $280.68 due within 30 days of the final order and five monthly payments of $100 each, plus revocation of cosmetology license CL1219174. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Brownes Beauty; Miami; Case No. 2011.045443
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $1,500 and costs of $34.20, to be paid over a period of six months, with the first payment of $34.20 due within 30 days of the final order and five monthly payments of $300 each, plus six months stayed suspension against cosmetology salon license CE9977919. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Cathedral Beauty Salon; Miami; Case No. 2011.048963
The Respondent was not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $500 and costs of $76.40, to be paid over a period of six months, with the first payment of $76.40 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9969905. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Smith seconded the motion and the motion passed unanimously.

Claudia M. Leon Carmona; Sunrise; Case No. 2011.048884
Ms. Henderson requested that this case be pulled from the agenda.

Professional Hair Designs; Gainesville; Case No. 2011.051008
The Respondent was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $500 and costs of $66.25, to be paid over a period of six months, with the first payment of $66.25 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE80545. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Smith seconded the motion and the motion passed unanimously.

Phuoc V. Nguyen; Vero Beach; Case No. 2011.035183
Ms. Nguyen was not present for the meeting. Ms. Wilhoite moved that the Board impose a fine of $750 and costs of $144.11, to be paid over a period of six months, with the first payment of $144.11 due within 30 days of the final order and five monthly payments of $150 each, plus six months stayed suspension against nail specialist license FV9530735. In the event the Respondent fails to comply
with the terms of the final order, the stay shall be lifted and the nail specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

3D Beauty Salon and Marlene Louis; Miami; Case Nos. 2011.054494 and 2012.009183 and 2012.009189
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $500 and costs of $88.31, to be paid over a period of six months, with the first payment of $88.31 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9978727, hair braider registration HB4057 and hair wrapper registration HW972. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license, hair braider registration and hair wrapper registration will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

TT Nails and Tuyet Trinh Nguyen; Jacksonville; Case Nos. 2011.039646 and 2012.020179
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $500 and costs of $325.87, to be paid over a period of six months, with the first payment of $325.87 due within 30 days of the final order and five monthly payments of $100 each, re-inspection within six months, plus six months stayed suspension against cosmetology salon license CE9986115 and full specialist license FS880369. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and full specialist license will be suspended. Ms. Smith seconded the motion and the motion passed unanimously.

Jennifer Santiny; Bonita Springs; Case No. 2011.048179
Ms. Santiny was not present for the meeting. Ms. Smith moved that the Board impose a fine of $500 and costs of $449.65, to be paid over a period of six months, with the first payment of $449.65 due within 30 days of the final order and five monthly payments of $100 each. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

JV Salon LLC. and Hoan Van Vu; Tallahassee; Case Nos. 2011.025216 and 2012.008400
The Respondents were not present for the meeting. Ms. Ritenbaugh moved that the Board impose a fine of $500 and costs of $173.57, to be paid over a period of six months, with the first payment of $173.57 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9982182 and nail specialist license FV577679. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Settlement Stipulation

Venetian Nails and Kha Pham; Jacksonville; Case Nos. 2011.030761 and 2011.034967
Mr. Trinh was present for the meeting and was sworn in by the Court Reporter. Ms. Smith 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 and impose a fine of $1,200 and costs of $207.77, to be paid over a period of six months, with the first payment of $207.77 due within 30 days of the final order and five monthly payments of $240 each, plus six months stayed suspension against cosmetology salon license CE9963608 and nail specialist license FV4674. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Famous Nails and Spa LLC.; Pinellas Park; Case No. 2011.026241
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $182.99, to be paid over a period of six months, with the first payment of $182.99 due within 30 days of the final order and five monthly payments of $240 each, plus six months stayed suspension against cosmetology salon license CE9963608 and nail specialist license FV4674. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.
payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9984731. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Club Nails and Son Van Tran; Tampa; Case Nos. 2012.008486 and 2011.036542
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $184.16, to be paid over a period of six months, with the first payment of $184.16 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9958549 and nail specialist license FV560488. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Glenda Gonzalez Beauty Salon and Glenda Gonzalez; Case Nos. 2011.039040 and 2011.050406
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $1,500 and costs of $318.78, to be paid over a period of six months, with the first payment of $318.78 due within 30 days of the final order and five monthly payments of $300 each. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Tina’s Plus Nail and Tina Ngoc Thi Dao; Jacksonville; Case Nos. 2011.031569 and 2012.011166
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $68.41 and costs of $431.59, plus six months stayed suspension against cosmetology salon license CE9965387 and nail specialist license FV553317. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Joy’s Nails and Spa; Plant City; Case Nos. 2012.030253 and 2011.049780
The Respondent was not present for the meeting. Ms. Smith moved that the Board reject the Stipulation of the parties. Ms. Wilhoite seconded the motion and the motion passed unanimously. The board proposed a counter offer of a fine of $500 and costs of $131.38.

Hollywood Barbers and Beauty Salon; Orlando; Case No. 2010.027877
Ms. Henderson requested that this case be pulled from the agenda.

Creative Nails and Phong Cong Nguyen; Port St. Lucie; Case Nos. 2011.030866 and 2011.035154
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $700 and costs of $230.99, to be paid over a period of six months, with the first payment of $230.99 due within 30 days of the final order and five monthly payments of $140 each, plus six months stayed suspension against cosmetology salon license CE9965077 and nail specialist license FV9547246. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Van Thi Phan; Jacksonville; Case No. 2011.031998
Mr. Phan was not present for the meeting. Ms. Smith moved that the Board reject the Stipulation of the parties. Ms. Wilhoite seconded the motion and the motion passed unanimously. The Board proposed a counter offer of a fine of $500 and costs of $468.29, to be paid over a period of six months, with the first payment of $468.29 due within 30 days of the final order and five monthly payments of $100 each, plus voluntary relinquishment of nail specialist license FV9534369.
Le Skin Care and Nail Salon 2 and Thu Le; Jacksonville; Case Nos. 2011.033682 and 2012.010449
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $250 and costs of $443.94, to be paid over a period of three months, with the first payment of $443.94 due within 30 days of the final order and two monthly payments of $125 each, plus six months stayed suspension against cosmetology salon license CE9982364 and nail specialist license FV542384. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Hollywood Nails Plus LLC and Yen Pham Vo; West Palm Beach; Case Nos. 2011.031326 and 2011.036146
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $240.66, to be paid over a period of six months, with the first payment of $240.66 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9976909 and nail specialist license FV2040. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Nail Pro Beaute Spa and Ly Maggie Thi Truong and Thuong Thi Ho; Wellington; Case Nos. 2011.031317, 2011.036138 and 2012.030128
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $700 and costs of $342.43, to be paid over a period of three months, with the first payment of $342.43 due within 30 days of the final order and two monthly payments of $350 each, plus six months stayed suspension against cosmetology salon license CE85540, nail specialist license FV579319 and nail specialist license FV540497. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist licenses will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Hair Cuttery #3556; Eustis; Case No. 2011.060627
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $650 and costs of $194.49, to be paid over a period of six months, with the first payment of $194.49 due within 30 days of the final order and five monthly payments of $130 each, plus six months stayed suspension against cosmetology salon license CE9971105. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and full specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Lucky Nails and Tho Tran; Jacksonville; Case Nos. 2011.046219 and 2011.049889
The Respondents were not present for the meeting. Ms. Smith moved that the Board reject the Stipulation of the parties. Ms. Wilhoite seconded the motion and the motion passed unanimously. The Board proposed a counter offer of a fine of $500 and costs of $388.46.

Hair By Marcia, Inc.; Hialeah; Case No. 2012.000571
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $49.77, to be paid over a period of six months, with the first payment of $49.77 due within 30 days of the final order and five monthly payments of $130 each, plus six months stayed suspension against cosmetology salon license CE9982364 and nail specialist license FV542384. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.
payments of $100 each, plus six months stayed suspension against cosmetology salon license CE79249. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Natural Nails and Trong Van Tran; Live Oak; Case Nos. 2011.015645 and 2012.008373
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $450 and costs of $289.10, to be paid over a period of three months, with the first payment of $289.10 due within 30 days of the final order and three monthly payments of $150 each, plus six months stayed suspension against cosmetology salon license CE9955090 and nail specialist license FV583977. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Lynn Nails and Truc T. Bui; Stuart; Case Nos. 2012.001205 and 2012.001210
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $600 and costs of $239.21, plus six months stayed suspension against cosmetology salon license CE9987916 and full specialist license FS867072. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and full specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Clippers; Tallahassee; Case No. 2012.006203
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $2,000 and costs of $104.40, to be paid over a period of six months, with the first payment of $104.40 due within 30 days of the final order and five monthly payments of $400 each, plus six months stayed suspension against cosmetology salon license CE9954187. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Elegant Nails and Hoa Le; Pompano Beach; Case Nos. 2011.023059, 2011.023048 and 2012.007131
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $1,300 and costs of $337.52, to be paid over a period of six months, with the first payment of $337.52 due within 30 days of the final order and five monthly payments of $260 each, plus six months stayed suspension against cosmetology salon license CE85434 and facial specialist license FB718860. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and facial specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Regal Nails Salon & Spa and Vy Thi Ho; Royal Palm Beach; Case Nos. 2011.030870 and 2011.035162
The Respondents were not present for the meeting. Ms. Wilhoite 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 and impose a fine of $750 and costs of $236.21, to be paid over a period of six months, with the first payment of $236.21 due within 30 days of the final order and five monthly payments of $150 each, plus six months stayed suspension against cosmetology salon license CE9985035 and nail specialist license FV745. In the event the Respondent fails to comply with the
terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

7 Day Spa LLC. and Kiet Thanh Thai; Tallahassee; Case Nos. 2011.029144 and 2012.010780
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $350 and costs of $203.06, to be paid over a period of three months, with the first payment of $203.06 due within 30 days of the final order and two monthly payments of $175 each, plus six months stayed suspension against cosmetology salon license CE9982848 and nail specialist license FV9563579. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Happy Nail & Spa; Odessa; Case No. 2011.039245
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $66.37, to be paid over a period of six months, with the first payment of $66.37 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE9980461. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Zuny’s Beauty Salon II; Miami; Case No. 2012.002985
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $500 and costs of $76.40, to be paid over a period of six months, with the first payment of $76.40 due within 30 days of the final order and five monthly payments of $100 each, plus six months stayed suspension against cosmetology salon license CE83589. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Nail Magik and Michelle Larae Hall; Port St. Lucie; Case Nos. 2011.037181 and 2011.042006
The Respondents were not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $600 and costs of $239.21, to be paid over a period of six months, with the first payment of $239.21 due within 30 days of the final order and five monthly payments of $120 each, plus six months stayed suspension against cosmetology salon license CE9985845 and nail specialist license FV9564745. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail specialist license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

TK Nail and Be Phan; Ft. Pierce; Case Nos. 2011.049834 and 2011.049824
The Respondents were not present for the meeting. Ms. Wilhoite 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 and impose a fine of $8,000 and costs of $274.49, to be paid over a period of six months, with the first payment of $274.49 due within 30 days of the final order and five monthly payments of $1,600 each, plus six months stayed suspension against cosmetology salon license CE9959683 and nail specialist license FV584277. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license and nail
specialist license will be suspended. Vice Chair Fincel seconded the motion and the motion passed unanimously.

Suave’s Nails; Okeechobee; Case No. 2012.005911
The Respondent was not present for the meeting. Ms. Ritenbaugh 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 and impose a fine of $600 and costs of $127.77, to be paid over a period of six months, with the first payment of $127.77 due within 30 days of the final order and five monthly payments of $120 each, plus six months stayed suspension against cosmetology salon license CE75979. In the event the Respondent fails to comply with the terms of the final order, the stay shall be lifted and the cosmetology salon license will be suspended. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Department Attorney Report

Ms. Henderson informed the Board that as of March 14, 2013, there were 499 open cosmetology cases in the legal section.

ADJOURNMENT

There being no further business, the meeting was adjourned at approximately 12:15 p.m.

Tuesday, April 9, 2013

The Board of Cosmetology meeting was called to order at approximately 9:00 a.m., by Chair Myra Jowers.

Board Members Present  Board Members Absent
Myra Jowers, Chair
Ginny Fincel, Vice Chair
Suzanne Wilhoite
Laurel Ritenbaugh
Monica Smith

Other Persons Present
Robyn Barineau, Executive Director, Department of Business and Professional Regulation (DBPR)
Doug Dolan, Assistant Attorney General, Office of the Attorney General (OAG)
Elizabeth Henderson, Assistant General Counsel, Office of the General Counsel (OGC), DBPR
Julie Rowland, Government Analyst, DBPR
Rob Darling, Court Reporter
Edith Rivera
Kim Matthews
Anita Coppedge
Zohar Liran, LAKA USA
Teresa Pearson
Kirsten Ritenbaugh

The meeting was opened with a roll call and a quorum was established.

APPROVAL OF MINUTES

Ms. Laurel Ritenbaugh moved to approve the minutes from the March 7, 2013, Board meeting. Ms. Suzanne Wilhoite seconded the motion and the motion passed unanimously.
APPLICATIONS

Licensure Applications

Carmen Rodriguez / Puerto Rico
Ms. Rodriguez was not present for the meeting. After review, Ms. Ritenbaugh moved to deny the application as the application contains inconsistent documentation and fails to demonstrate that the applicant meets the requirements of Section 477.019, Florida Statutes, and Rules 61G5-18.007 and/or 61G5-18.001, Florida Administrative Code. Ms. Smith seconded the motion and the motion passed unanimously.

Edith E. Rivera
Ms. Rivera was present for the meeting and was sworn in by the Court Reporter. After review, the Board tabled the application until the July 16, 2013, Board meeting, to allow her to provide additional documentation. Ms. Rivera verbally waived the deemer clause to afford her time to collect the documentation.

Initial HIV/AIDS Courses

CEU 24-7.com
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: correcting all grammatical and spelling errors in the course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Modern Designs Beauty Academy
After review, Ms. Ritenbaugh moved to approve the course. Ms. Monica Smith seconded the motion and the motion passed unanimously.

VM Academy of Beauty Braiding & Business
After review, Ms. Smith moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Continuing Education Courses

Michael L. Stahl Course Application
Environmental Issues – 1 Hours Live Group Study / Cosmetology Conference/Trade Show / Home Study/Video / Internet
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: add a line for provider number to the course completion certificate. 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.

Michael L. Stahl Course Application
Sanitation and Sterilization – 3 Hours Live Group Study / Cosmetology Conference/Trade Show / Home Study/Video / Internet
After review, Ms. Ritenbaugh moved to deny the course based on inaccurate references and incorrect disinfection procedures. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Skin Love Course Application
All Aspects of Facial Specialist Practice – 16 Hours Live Group Study
After review, Ms. Smith moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Academy of Health and Beauty Course Application
Florida 16 Hours Cosmetology Continuing Education – 16 Hours Live Group Study
After review, Ms. Ritenbaugh moved to deny the course based on outdated references and incorrect disinfection procedures. Vice Chair Ginny Fincel seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
HIV/AIDS – 2 Hours Internet
After review, Ms. Ritenbaugh moved to approve the course. Vice Chair Fincel seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Sterilization and Sanitation – 3 Hours Internet
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: strike reference to “chemical sterilization, ethylene oxide, oxidizing agents, and hydrogen peroxide” from the course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
OSHA Safety and Health Provisions – 1 Hour Internet
After review, Ms. Ritenbaugh moved to approve the course. Ms. Smith seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Florida Workers Compensation – 1 Hour Internet
After review, Ms. Ritenbaugh moved to approve the course. Ms. Smith seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Florida Cosmetology Laws and Rules – 2 Hours Internet
After review, Ms. Ritenbaugh moved to deny the course based on outdated information. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Chemical Make-up of Skin – 2 Hours Internet
After review, Vice Chair Fincel moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees. Ms. Smith seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Environmental Issues – 1 Hour Internet
After review, Vice Chair Fincel moved to approve the course. Ms. Smith seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Building Your Career – 1 Hour Internet
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: update bibliography in course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Cosmetologycampus.com Course Application
Being Successful in the Beauty Industry – 3 Hours Internet
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: update bibliography in course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.
Coecontinuingeducation.com Course Application
16 Hour Florida Composition for Cosmetologist – 16 Hours Home Study/Video / Internet
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and incorrect disinfection procedures. Ms. Smith seconded the motion and the motion passed unanimously.

Coecontinuingeducation.com Course Application
16 Hour Florida Composition for Facial Specialist – 16 Hours Home Study/Video / Internet
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and incorrect disinfection procedures. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Coecontinuingeducation.com Course Application
16 Hour Florida Composition for Nail Specialist – 16 Hours Home Study/Video / Internet
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and incorrect disinfection procedures. Ms. Wilhoite seconded the motion and the motion passed unanimously.

E'Lader Course Application
Champions Beyond the Arts Cascading Colors – 4 Hours Home Study/Video
After review, Vice Chair Fincel moved to approve the course with the following contingency: strike references to North Carolina in the course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

E'Lader Course Application
Champions Beyond the Arts Chemical Re-texturizing – 4 Hours Home Study/Video
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: strike references to North Carolina in the course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

E'Lader Course Application
The Arts, Science and Technology of Hair Designing Part 1 – 4 Hours Live Group Study
After review, Vice Chair Fincel moved to deny the course based on the course being product driven and references to North Carolina in the course outline. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

E-Lader Course Application
The Arts, Science and Technology of Hair Designing Part 2 – 4 Hours Live Group Study
After review, Ms. Ritenbaugh moved to deny the course based on the course being product driven and references to North Carolina in the course outline. Ms. Wilhoite seconded the motion and the motion passed unanimously.

E'Lader Course Application
The Science of Skin and Skin Care Products Part 1 – 4 Hours Live Group Study
After review, Ms. Smith moved to deny the course based on incorrect disinfection procedures, incorrect information and lack of references for case studies. Ms. Wilhoite seconded the motion and the motion passed unanimously.

E'Lader Course Application
The Science of Skin and Skin Care Products Part 2 – 4 Hours Live Group Study
After review, Ms. Smith moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and incorrect disinfection procedures. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**E'Lader Course Application**  
**The Science of Skin and Skin Care Products Part 3 – 4 Hours Live Group Study**  
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and references to North Carolina in the course outline. Ms. Smith seconded the motion and the motion passed unanimously.

**E'Lader Course Application**  
**The Science of Skin and Skin Care Products Part 4 – 4 Hours Live Group Study**  
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of Board of Cosmetology licensees and references to North Carolina in the course outline. Ms. Smith seconded the motion and the motion passed unanimously.

**Deniz Harris Course Application**  
**The Art of Brazilian Bikini Wax – 10 Hours Live Group Study**  
After review, Ms. Smith moved to deny the course based on incorrect disinfection procedures and insufficient school hours in the course curriculum. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Danik Beauty Academy Course Application**  
**2 Hour HIV/AIDS License Renewal Course – 2 Hours Live Group Study / Internet**  
After review, Ms. Smith moved to approve the course with the following contingency: add a line for course number on the course completion certificate. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Global Skin Solutions, LLC. Course Application**  
**The Untapped Global Market Understanding Cultural Diversity – 3 Hours Live Group Study / Cosmetology Conference/Trade Show**  
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Global Skin Solutions, LLC. Course Application**  
**The Untapped Global Market Exfoliating Global Skin Tones 3 to 6 – 3 Hours Live Group Study / Cosmetology Conference/Trade Show**  
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Body Wrapping Courses**

**Alexas Beauty**  
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of a body wrapper registration. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Beaulife**  
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of a body wrapper registration. Ms. Wilhoite seconded the motion and the motion passed unanimously.

**Stay Current LLC.**  
After review, Ms. Smith moved to deny the course based on outdated references and incorrect references to Florida laws. Ms. Wilhoite seconded the motion and the motion passed unanimously.
Build A Skill Inc.
After review, Ms. Smith moved to approve the course with the following contingency: update date references in the course outline. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Kim’s Studio
Ms. Kim Matthews was present for the meeting. After review, Ms. Smith moved to approve the course. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

Modern Designs Beauty Academy
After review, Ms. Smith moved to approve the course. Ms. Ritenbaugh seconded the motion and the motion passed unanimously.

VM Academy of Beauty Braiding & Business
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: strike “hair braiding” from the laws and rules references and replace with “body wrapping”. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Hair Braiding Courses
Annmarie Hair Care
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Braids by Design
After review, Ms. Ritenbaugh moved to deny the course based on the course content being outside the scope of practice of a hair braiding registration and incorrect disinfection procedures. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Locstyles.com
After review, Ms. Smith moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

N’Spired Da’Salon
After review, Ms. Smith moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

The Staci Cook School of Braiding & Natural Hair Care
After review, Ms. Smith moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Lonnie Lamar Smith
After review, Ms. Smith moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Carline’s Hair Braiding & Training
After review, Ms. Smith moved to deny the course based on the course content being outside the scope of practice of a hair braider registration. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Nappy Cuts Inc.
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.
Modern Designs Beauty Academy
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Ga La Car Beauty & Styles
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

VM Academy of Beauty Braiding & Business
After review, Ms. Ritenbaugh moved to approve the course with the following contingency: strike “hair wrapping” from the laws and rules references and replace with “hair braiding”. The correction must be submitted to the Executive Director within 30 days of the date of the order for approval. Ms. Wilhoite seconded the motion and the motion passed unanimously.

Hair Wrapping Courses
Modern Designs Beauty Academy
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

VM Academy of Beauty Braiding & Business
After review, Ms. Ritenbaugh moved to approve the course. Ms. Wilhoite seconded the motion and the motion passed unanimously.

OTHER BUSINESS

Executive Director’s Report
Financial Report for Year Ending December 2012
Ms. Barineau reported that the balance in the Board’s operating account as of December 31, 2012, was over $5.01 million, and the balance in their unlicensed activity account was over $2.06 million for the same period.

National-Interstate Council (NIC) Newsletter November 2012/January 2013
Ms. Barineau informed the Board that the NIC Newsletter was included in the agenda for informational purposes.

Board Attorney Report
Petition for Waiver and Variance – LAKA USA, LLC.
Mr. Zohar Liran was present for the meeting. After discussion, the Board denied the Petition for Variance and Waiver of Rules 61G5-20.002(5) and 61G5-20.002(6), Florida Administrative Code, as they do not have standing to make such a request.

Rule 61G5-18.007, Florida Administrative Code – Endorsement of Cosmetologists
Renumbering of the rule was required and a citation reference was deleted. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-20.0015, Florida Administrative Code – Performance of Cosmetology or Specialty Services Outside a Licensed Salon
Technical changes were made to the rule to include accurate citation references and correct a typographical error. The Board agreed that there would be no negative impact on small business nor
would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-20.002, Florida Administrative Code – Salon Requirements
The rule was amended to strike “sanitizers” and add “disinfecting solutions” in (3)(d) to conform with other changes recently made to this rule. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-22.005, Florida Administrative Code – Sanitation and Sterilization
The rule was amended to change “sterilization” to “disinfection” as referenced in other areas of the board’s rules, eliminate the reference to “ultraviolet rays,” add additional terms to be defined by students, and decrease the number of methods of sanitation from five to four. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-30.001, Florida Administrative Code – Disciplinary Guidelines
The rule was amended to strike current subsection (3), and the reminder of the rule was renumbered. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-30.004, Florida Administrative Code – Citations
The rule was amended to conform with changes made to the salon requirements rule and to correct two sections of the rule that were duplicative. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-30.006, Florida Administrative Code – Notice of Non Compliance
The rule was amended to conform with changes made to the salon requirements rule. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-31.004, Florida Administrative Code – Hair Braiding, Hair Wrapping, and Body Wrapping Course Requirements
The rule was expounded to include the ability to offer courses online as referenced in the rule title. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Rule 61G5-32.001, Florida Administrative Code – Continuing Education
The standard cleaning information was amended from “including but not limited to” to “including,” form references were amended, and citation references were amended. The Board agreed that there would be no negative impact on small business nor would there likely be any increase in regulatory costs in excess of $200,000 in the aggregate within one year after implementation.

Regulation Report

Ms. Barineau informed the Board that the Complaints and Investigative Statistics Report was included in the agenda for informational purposes.

Bureau of Education and Testing

Cosmetology Examination Summary – January 2013 – February 2013
Ms. Barineau informed the Board that the Cosmetology Examination Summary was included in the agenda for informational purposes.

**Dates and Locations of Future Meetings**

July 15-16, 2013 – Orlando  
October 21-22, 2013 – Altamonte Springs  
January 13-14, 2014 – Fernandina Beach  
April 7-8, 2014 – Tampa  
July 14-15, 2014 – Orlando  
October 20-21, 2014 – Gainesville

**ADJOURNMENT**

There being no further business, the meeting was adjourned at approximately 12:15 p.m.