MINUTES FROM THE
JANUARY 27 - 28, 2005
ELECTRICAL CONTRACTORS’ LICENSING BOARD MEETING

Casa Monica Hotel
95 Cordova Street
St. Augustine, Florida 32084
Tel: 904.827.1888

The Board Meeting was called to order by Chairman Jeffrey M. Kiner at 10:00 a.m.

PLEDGE OF ALLEGIANCE AND INVOCATION – Paul Sandefer

ROLL CALL- Members Present

Arnaldo L. Abreu
Pierre A. Bellemare
Kimberly A. DeBerry
Jeffrey M. Kiner, Chairman
Roger E. Langer
Norman R. Mugford, Vice-Chairman
Donald C. Penner
Paul W. Sandefer
Rae Small
Clarence K. Tibbs

ROLL CALL- Member Absent

Lewis Roberts

OTHERS PRESENT

John T. Knap, Executive Director
Dana Ewaldt, Government Analyst I
Mary Ellen Clark, Esq., Assistant Attorney General
Drew F. Winters, Esq., Assistant General Counsel
Christa Patterson, Additional Staff Memeber
Court Reporter
See Attachment 1 for others present
**DISCIPLINARY CASES** – Drew F. Winters, Assistant General Counsel

Jay O. Berry  
2606 South Street  
Leesburg, FL 34748  
License Number ET 0000529  
Case No.: 2002-011011  
Recused: Mugford, Small

Mr. Berry was not present, nor represented by counsel. Mr. Winters introduced the matter for the record. The case was before the board for Final Order Adopting Settlement Stipulation. Mr. Winters recommended the board adopt the Settlement Stipulation in toto.

The Department entered a Settlement Stipulation with respondent imposing as penalty a $100.00 Administrative Fine; $487.27 Administrative Costs.

MOTION: Mr. Bellemare made a motion to accept the findings of fact and conclusion of law as stated in the Settlement Stipulation.

SECOND: Mr. Tibbs

The board voted on the motion. The motion was passed unanimously.

Thomas Botlick  
6220 S. Orange Blossom Trail  
Suite 516  
Orlando, FL 32809  
License Number ES 12000076  
Case No.: 2004-007407  
Recused: Small, Tibbs, Sandefer

On November 2, 2004 the Department filed an Administrative Complaint in Case No. 2004-007407 charging the respondent with a violation of s. 489.533(1)(j), F. S, by sub-contracting to pull permits and perform inspection for Service Communications Inc. in the State of Florida. Respondent timely filed an Election of Rights Form requesting a hearing pursuant to s. 120.57(2), F. S.

Respondent was present but not represented by counsel. Mr. Botlick was sworn in by the Court Reporter. Mr. Winters introduced the matter for the record. He stated that the Department recommended that Mr. Botlick pay a $1,000 administrative fine and $210.55 administrative costs. After review of the complete record the following action was taken:

MOTION: Mr. Mugford made a motion to accept the imposed administrative fine and costs; 6-month probation with submission of a probationary report at the end of the probationary term and payment of all fines and costs within thirty (30) days of the entry of a Final Order or Respondent’s license will be suspended.

SECOND: Mr. Bellemare

The board voted on the motion. The motion was passed unanimously.
On August 4, 2004 the Department filed an Administrative Complaint in Case No. 2003-089413 charging the respondent with a violation of s. 489.533(1)(r), F.S. by installing two electrical signs without proper permits or inspections. By failing to file a timely response, of the Administrative Complaint Elections of Rights Form, the Respondent has waived his right to request a hearing, which resulted in the Motion for Waiver of Rights and Final Order.

Respondent was present but not represented by counsel. Mr. Little was sworn in by the Court Reporter. Mr. Winters introduced the matter for the record. He stated that the Department recommended that Mr. Little pay a $100 administrative fine and $382.72 administrative costs.

MOTION: Mr. Abreu made a motion to accept the imposed fine and costs.

SECON0: Mr. Bellemare
The board voted on the motion. The motion was passed unanimously

On November 2, 2004 the Department filed an Administrative Complaint in Case No. 2004-007385 charging the respondent with a violation of s. 489.533(1)(a), F.S. by failing to comply with Final Order No. BPR2001-03583; and violation of s. 489.533(1)(o), F.S. by failing to carry the appropriate amount of Worker’s Compensation and Liability insurance coverage. Mr. Hamilton waived his right to dispute the facts in the two count Administrative Complaint and accept the conclusions of law as is stated in the Administrative Complaint.

Respondent was present but not represented by counsel. Mr. Hamilton was sworn in by the court reporter. Mr. Winters introduced the two count Administrative Complaint matter for the record.

MOTION: Ms. DeBerry made the motion to accept the findings of fact and conclusion of law as stated in the Administrative Complaint.

SECOND: Mr. Penner
The board voted on the motion. The motion was passed unanimously.
Mr. Winters pointed out the disciplinary guidelines of s. 489.533(1)(a), F.S. and of s. 489.533(1)(o), F.S. The Board Vice Chair asked for Mr. Winters’ recommendations at this point in time. The recommendations given were for $1,000 administrative fine and for $184.06 administrative costs and a 6-month probationary period. This is based on the fact the original order fine and cost has been paid.

MOTION: Mr. Mugford made a motion to recommend reduction to $184.06 costs only due to mitigating circumstances, as per 61G6-10.003, plus recommended a 6-month probationary period with submission of two quarterly probationary reports.

SECOND: Mr. Abreu
The board voted on the motion. The motion was passed unanimously.

Timothy E. Moore
6869 Bakersfield Drive
Jacksonville, FL 32210
License Number ER 0009129
Case No.: 2004-004368
Recused: Small, Tibbs, Sandefer

On November 2, 2004 the Department filed an Administrative Complaint in Case No. 2004-004368 charging the respondent with a violation of 61G6-5.008(2), F.A.C. by failing to maintain the required Worker’s Compensation coverage or an exemption since 1996.

Mr. Moore was present but not represented by Counsel. Mr. Moore was sworn in by the Court Reporter. Mr. Winters introduced the matter for the record.

MOTION: Mr. Mugford made a motion to adopt the Department’s recommendation for findings of fact and conclusion of law.

SECOND: Ms. DeBerry
The board voted on the motion. The motion was passed unanimously.

Mr. Moore testified under oath that he is a sole proprietor and since the 1994 – 1996 timeframe he has not been an active contractor and is keeping the license active in order to have a livelihood upon the time of his retirement in 2008. Mr. Mugford pointed out that it is the responsibility of the Electrical Board to protect the public against unlicensed activity as well as licensure violation of the F.S. 489 Part II. Mr. Winters pointed out that there is the option of placing the license in inactive status to keep from facing possible future violations.

MOTION: Mr. Mugford had made a motion to accept the Department’s recommendation of $500.00 administrative fine and $50.35 administrative cost.

SECOND: Mr. Penner
The board voted on the motion. The motion was passed unanimously.
APPLICATION COMMITTEE – Jeffrey M. Kiner, Chairman

Second Business Applications


John Knap swore in, as a group, the applicants and those persons providing testimony on behalf of the applicant. During the review each applicant and their respective designees were interviewed in turn and answered general questions concerning the business entity they wished to qualify and direct questions concerning their understanding of their responsibilities and obligations as primary qualifying agent. Mr. Mugford asked of the second business applicants collectively as a group:

♦ “Do you understand that you will be legally responsible for every job undertaken by this business?”
♦ “Do you understand that you will be financially responsible for every job undertaken by this business?”
♦ “Do you understand that you are required to approve the work done on every job undertaken by this business?”
♦ “Do you understand that your license is dependent upon how seriously you take these responsibilities?”

Each applicant answered affirmatively to each of the preceding questions. After review of each individual application Mr. Kiner advised each applicant that the Committee’s recommendation at this time was only a recommendation and would be subject to approval by the entire board on the following day.
HEARINGS NOT INVOLVING DISPUTED ISSUES OF MATERIAL FACT
- Mary Ellen Clark, Esq., Assistant Attorney General

Jay O. Berry
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that there is a current investigation for a violation of Chapter 489, Part II, F.S.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Berry by return receipt certified mail. Mr. Berry received the document and timely submitted an Election of Rights Form. Notice of the hearing date, time and location was serviced to Mr. Berry on December 23, 2004, scheduling the hearing for January 28, 2005 at 9:00 a.m.

Mr. Berry was not present nor represented by counsel. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Berry’s application, experience and supplemental information. Also based upon the fact that has accepted the stipulation and has paid the administrative fine and costs, after discussion:

MOTION: Mr. Mugford moved to reverse the denial.
SECOND: Mr. Langer
The board voted on the motion. The motion passed unanimously.

Lance Burley
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that
a. the application fails to show a substantially similar written examination has been taken and passed as per Section 489.514(2)(b), F.S.;

b. the application fails to demonstrate the work experience meets the eligibility requirements established by Section 489-514(2)(c), F.S. of having five years experience while holding an active license; and

c. pursuant to Section 112.011(1)(b), F.S. you are not eligible for professional licensure without the restoration of your civil rights.

The Notice of Intent to Deny was filed with the Department on December 13, 2004, and serviced to Mr. Burley by return receipt certified mail. Mr. Burley received the document and timely submitted an Election of Rights Form. Notice of the hearing date, time and location was serviced to Mr. Burley on January 3, 2005, scheduling the hearing for January 28, 2005 at 9:00 a.m.
Mr. Burley was present, but not represented by counsel. Mr. Burley was sworn in by the court reporter and Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Burley’s application, experience and supplemental information. After discussion:

MOTION: Mr. Mugford moved to uphold the denial based on the fact the license was not active for 5 years and that civil rights have not been restored.

SECOND: Mr. Penner
The board voted on the motion. The motion passed unanimously

Robert A. Cornelius
Application Denial – Unlimited Electrical Contractor Examination

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that

a. The application failed to demonstrate the required work experience established by Section 489.511(2)(a)3, F.S.
b. The application failed to evidence the W-2 forms required by Rule 61G6-5.003(3)(b), F.A.C.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Cornelius by return receipt certified mail. Mr. Cornelius received the document and timely submitted an Election of Rights Form. Notice of the hearing date, time and location was serviced to Mr. Cornelius on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Cornelius was present, but not represented by counsel. Mr. Cornelius was sworn in by the court reporter and Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Cornelius’ application, experience and supplemental information. Mr. Cornelius testified under oath as to the time-line of his past experience. After discussion:

MOTION: Mr. Mugford made a motion to reverse the denial; to approve the application

SECOND: Mr. Sandefer
The board voted on the motion. The motion passed unanimously

Ralph Fisher
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to show a substantially similar written examination has been taken and passed pursuant to Section 489.514(2)(b), F.S.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Fisher by return receipt certified mail. Mr. Fisher received the document
and timely submitted an Election of Rights Form. Notice of the hearing date, time and location was serviced to Mr. Fisher on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Fisher was not present nor was he represented by counsel. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Fisher’s application and supplemental information. After discussion:

MOTION: Mr. Abreu moved to uphold the denial

SECOND: Mr. Mugford

The board voted on the motion. The motion passed unanimously

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**John C. Hill, Jr.**

**Application Denial – Unlimited Electrical Contractor Examination**

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to show work experience required by Section 489.511(2)(a)3, F.S.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Hill by return receipt certified mail. Mr. Hill received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Hill on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Hill was not present nor was he represented by counsel. Ms. Clark introduced the matter for the record. Mr. Hill was sworn in by Ms. Clark. The board entered into discussion regarding Mr. Hill’s application information. After discussion:

MOTION: Mr. Abreu made a motion to uphold the denial

SECOND: Mr. Bellemare

The board voted on the motion. The motion passed unanimously

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**Steven Juan**

**Application Denial – Certified Limited Energy Systems Specialty Electrical Contractor**

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to show the work experience required by Section 489.511(2)(a)3, F.S., and Rule 61G6-5.003(3)(b), F.A.C. in that your employment history was not properly documented.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Mr. Juan by return receipt certified mail. Mr. Juan received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time
and location was serviced to Mr. Juan on January 14, 2005, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Juan was present but was not represented by counsel. Mr. Juan was sworn in by the court reporter. Ms. Clark introduced the matter for the record. Mr. Juan testified under oath that the originally prepared work experience form was reflecting erroneous information and that the supplemental experience information is correct and accurate. After discussion

MOTION: Mr. Tibbs made a motion to reverse the denial based upon the sworn testimony being given.

SECOND: Mr. Kiner
The board voted on the motion. The motion passed unanimously

Raymond J. Lambert
Application Denial – Reactivation and Transfer of a Certified License

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the financial responsibility required by Sections 489.521(3)(a) and (8), F.S. and Rule 61G6-5.005(2) and (3), F.A.C. The application contained evidence of bankruptcy within the past 5 years, an unsatisfied tax lien and unsatisfied judgements.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Mr. Lambert by return receipt certified mail. Mr. Lambert received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Lambert on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Lambert was present and accompanied by the Company President Joseph Abraham. Mr. Lambert was represented by counsel Thomas Heidkamp. Ms. Clark introduced the matter for the record. All parties were sworn in by the court reporter. Mr. Heidkamp and Mr. Abraham both testified to the Chapter 11 status, discharge of the bankruptcy, release of judgements / liens and the financial stability of the Company. The board entered into discussion regarding Mr. Lambert’s application information. After discussion:

MOTION: Mr. Sandefer made a motion to reverse the denial.

SECOND: Mr. Mugford
The board voted on the motion. The motion passed unanimously
Robert S. LeRoy
Application Denial – Certification of Registered License (Grandfathering)

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience required by 489.514(2)(c), F.S. of having five years of experience achieved while holding an active license.

The Notice of Intent to Deny was filed with the Department on December 13, 2004, and serviced to Mr. LeRoy by return receipt certified mail. Mr. LeRoy received the document and timely submitted a Petition for Informal Hearing as filed by his counsel Sandra E. Allen, Attorney at Law. The notice of the hearing date, time and location was serviced to Mr. LeRoy on January 14, 2005, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. LeRoy was present and represented by counsel Sandra Allen. Mr. LeRoy was sworn in by the court reporter. Ms. Clark introduced the matter for the record. Ms. Allen spoke on behalf of Mr. LeRoy asking for consideration to be given to the experience time line due to the fact licensure of an inspector and building code administrator is not required by the City of Lakeland. After discussion

MOTION: Mr. Mugford made a motion to reverse the denial and approve the application

SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously

Stevin Lott
Application Denial – Electrical Sign Specialty Contractor Examination

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience required by 489.511(2)(a)3, F.S. and Rule 61G6-7.001, F.A.C. in that the applicant has not worked for a licensed electrical contractor.

The Notice of Intent to Deny was filed with the Department on December 13, 2004, and serviced to Mr. Lott by return receipt certified mail. Mr. Lott received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Lott on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Lott was present and was accompanied by his wife Michelle Lott. Mr. Lott was not represented by counsel. Both Mr. & Mrs. Lott were sworn in by the Court Reporter. Ms. Clark introduced the matter for the record. Based on the sworn testimony given by both Mr. & Mrs. Lott the board entered into discussion regarding Mr. Lott’s application work experience information. After discussion:

MOTION: Ms. DeBerry made a motion to reverse the denial and approve the application.
SECOND: Ms. Small
The board voted on the motion. The motion passed unanimously.

During this discussion it was realized that Mr. Lott is subcontracting from a licensed contractor. For the record, Mr. Langer has requested that Board Staff file an unlicensed activity complaint against Robert Douglas / Douglas Electric, Inc for aiding and abetting unlicensed activity.

Lorenn Norwood
Application Denial – Unlimited Electrical Contractor’s License Examination

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience eligibility requirements established by Rule 61G6-5.003(1)(c)1, F.A.C. in that at least 40% of work experience must be 3-phase service.

The Notice of Intent to Deny was filed with the Department on December 29, 2004, and serviced to Mr. Norwood by return receipt certified mail. Mr. Norwood received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Norwood on January 14, 2005, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Norwood was present but not represented by counsel. Mr. Norwood was sworn in by the court reporter. Ms. Clark introduced the matter to the board. After discussion:

MOTION: Mr. Mugford made a motion to reverse the denial and approve the application

SECOND: Mr. Tibbs and Ms. Small
The board voted on the motion. The motion passed unanimously.

David McHardy
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the eligibility requirements established by 489.514(2)(c), F.S. of having 5 years of experience while holding an active license.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. McHardy by return receipt certified mail. Mr. McHardy received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. McHardy on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. McHardy was present but was not represented by counsel. Ms. Clark introduced the matter for the record. Mr. McHardy was sworn in by Ms. Clark. The board entered into discussion regarding Mr. McHardy’s application information. After discussion:
MOTION: Mr. Mugford made a motion to reverse the denial and approve the application
SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously

James Oster
Application Denial – Unlimited Electrical Contractor Examination

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience required by 489.511(2)(a)3.a, F.S.

The Notice of Intent to Deny was filed with the Department on December 13, 2004, and serviced to Mr. Oster by return receipt certified mail. Mr. Oster received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. McHardy on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Oster was present but was not represented by counsel. Mr. Oster was sworn in by the Court Reporter. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Oster’s application information and supplemental information. After discussion:

MOTION: Mr. Sandefer made a motion to reverse the denial based on the supplemental information.
SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously.

Roberta Plamondon
Application Denial – Residential Specialty Electrical Contractor Examination

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience required by 489.511(2)(a)3, F.S. and Rule 61G6-7.001(3), F.A.C.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Ms. Plamondon by return receipt certified mail. Ms. Plamondon received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Ms. Plamondon on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Ms. Plamondon was present but was not represented by counsel. Ms. Plamondon was sworn in by The Court Reporter. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Ms. Plamondon’s application information and sworn testimony of her experience. After discussion:
MOTION: Mr. Abreu made a motion to reverse the denial and approve the application.

SECOND: Mr. Sandefer
The board voted on the motion. The motion passed unanimously.

Noris G. Rogers
Application Denial – Certified Electrical Contractor License by Endorsement

Mr. Rogers submitted to the ECLB office, via fax, his request to withdraw the endorsement application.

Roy W. Schoolfield, Jr.
Application Denial – Unlimited Electrical Contractor License by Endorsement

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application based on

a. Section 489.511(6)(a), F.S. requiring an applicant for licensure by endorsement meet the Florida requirements for certification and pass a national, regional, state or United States territorial licensing examination that is substantially equivalent to the examination required by this part.
b. The application fails to demonstrate that the examination taken was substantially equivalent.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Mr. Schoolfield by return receipt certified mail. Mr. Schoolfield received the document and timely submitted a request to a haring. The notice of the hearing date, time and location was serviced to Ms. Plamondon on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Schoolfield was present and was not represented by counsel. Mr. Schoolfield was sworn in by The Court Reporter. Ms. Clark introduced the matter for the record. After much discussion in reference to the examination issue, a contingency was placed on this application for it to be tabled until the May 2005 Board Meeting. Mr. Schoolfield is going to provide additional examination information from North Carolina.

Alan Usher
Application Denial – Certified Limited Energy Specialty Contractor’s License by Endorsement

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that

a. The Georgia license was issued through an arrangement with North Carolina.
b. Rule 61G6-5.009, F.A.C. required that the out-of-state license have been issued upon the satisfactory completion of an examination similar to or more stringent than the examination given by DBPR; and
c. You did not take and pass such an examination to receive your Georgia license pursuant to Section 489.511(6), F.S. and Rule 61G6-5.009(3)(b), F.A.C.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Usher by return receipt certified mail. Mr. Usher received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Usher on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Usher was not present nor was he represented by counsel. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Usher’s application and supplemental information. After discussion:

MOTION: Mr. Bellemare made the motion to uphold the denial
SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously.

Keith Vetter
Application Denial – Registered Electrical Contractor

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that there is a loss of civil rights due to several felony convictions; and those rights have yet to be restored. Pursuant to Section 112.011(1)(b), F.S. you are not eligible for professional licensure without the restoration of your civil rights.

The Notice of Intent to Deny was filed with the Department on December 28, 2004, and serviced to Mr. Vetter by return receipt certified mail. Mr. Vetter received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Usher on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Vetter was present but was not represented by counsel. Mr. Vetter was sworn in by The Court Reporter. Ms. Clark introduced the matter for the record. After much discussion Ms. Clark pointed out that Section 112.011(1)(b), F.S. gives the board the authority to allow denial of licensure due to loss and non-restoration of civil rights.

MOTION: Mr. Mugford made a motion to uphold the denial.
SECOND: Mr. Langer
The board voted on the motion. The motion passed unanimously.

Michael G. Villar
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on November
18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience eligibility requirements of Section 4899.514(2)(c), F.S.

The Notice of Intent to Deny was filed with the Department on December 13, 2004, and serviced to Mr. Villar by return receipt certified mail. Mr. Villar received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Villar on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Villar was present but was not represented by counsel. Mr. Villar was sworn in by The Court Reporter. Ms. Clark introduced the matter for the record. Mr. Villar was not disputing the denial facts but wanted to address the board in reference to the time-frame of being registered. After discussion

MOTION: Mr. Abreu made a motion to reverse the denial and approve the application

SECOND: Mr. Tibbs
The board voted on the motion. The motion passed; however, Mr. Sanderfer asked that the record reflect that he opposed the approval.

Robert C. Worth
Application Denial – Unlimited electrical Contractor’s License (Second Business Application)

This matter first came before the board at a duly noticed public meeting on November 18-19 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the financial responsibility required by 489.521(8), F.S. and the application included evidence of assisting unlicensed activity in violation of 489.533(1)(j), F.S.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Mr. Worth by return receipt certified mail. Mr. Worth received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Usher on January 14, 2005, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Worth was present but was not represented by counsel. Mr. Worth was sworn in by The Court Reporter. Ms. Clark introduced the matter for the record. Mr. Worth submitted a CPA prepared financial statement reflecting the financial requirements. Mr. Worth testified under oath that there was not unlicensed activity. The originally submitted financial statement reflected accounts receivable due to the transferring of funds internally. Mr. Worth testified under oath that Safe Electrical Services Inc is not and has not been officially operating and an electrical company. After discussion

MOTION: Mr. Mugford made a motion to reverse the denial based upon the sworn testimony given.

SECOND: Mr. Bellemare
The board voted on the motion. The motion passed unanimously.
RECONSIDERATIONS – Mary Ellen Clark, Esq., Assistant Attorney General

William D. Chadick
Application Denial – Certified Alarm System Contractor I (Grandfathering)

Mr. Chadick was present but not represented by counsel. Mr. Chadick was sworn in by Ms. Clark.

Mr. Chadick testified under oath that he submitted an application by examination via the internet. After receiving correspondence from the Central Intake Unit notifying him of the examination application being review by the ECLB, at the next scheduled meeting, he immediately corresponded with the department that this was in error; his intention was to apply under the grandfather provision. After discussion

MOTION: Mr. Mugford made a motion to approve the reconsideration for applying under the grandfather provision.

SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously.

Larry McDonald
Application Denial – Fire Alarm System Agent (CE)
Fire Alarm System Agent (Training)

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The Continuing Education Committee denied the application on the grounds that the application failed to show compliance with Rule 61G6-9.006(5), F.A.C. in that the course content does not meet the requirement of Section 489.5185(5), F.S. to include false alarm prevention.

The Notice of Intent to Deny was filed with the Department on December 9, 2004, and serviced to Mr. McDonald by return receipt certified mail. Mr. McDonald received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. McDonald on January 18, 2005, scheduling the hearing for January 27-28, 2005 at 9:00 a. m.

Mr. McDonald was not present nor represented by counsel. Mr. McDonald submitted the required supplemental information. After review and discussion

MOTION: Ms. DeBerry made a motion to reverse the denial and approve the application

SECOND: Mr. Bellemare
The Committee voted on the motion. The motion passed unanimously.
Richard L. Rossi  
Application Denial – Certification of a Registered License

This matter first came before the board at a duly noticed public meeting on October 5-6, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to show a substantially similar written examination had been taken and passed in pursuant to Section 489.514(2)(b), F.S.

The Notice of Intent to Deny was filed with the Department on November 29, 2004, and serviced to Mr. Rossi by return receipt certified mail. Counsel representing Mr. Rossi, Edwin A. Bayo’, timely filed a Petition for Formal Hearing. The notice of the hearing date, time and location was serviced to Mr. Hill on December 23, 2004, scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Rossi was present, and represented by counsel Edwin A. Bayo’. Mr. Rossi was sworn in by the Court Reporter. Ms. Clark introduced the matter for the record. The board entered into discussion regarding Mr. Rossi’s application, experience and examination verification / information. After discussion:

MOTION: Mr. Sandefer made a motion to consider the application materials.

SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously.

MOTION: Mr. Tibbs made a motion to reverse the denial and approve the application.

SECOND: Mr. Sandefer
The board voted on the motion. The motion passed unanimously.

Lorenzo Torres  
Application Denial – Certification of a Registered

This matter first came before the board at a duly noticed public meeting on November 18-19, 2004, in Tallahassee, FL. The board denied the application on the grounds that the application failed to demonstrate the work experience eligibility requirements of Section 489.514(2)(c), F.S.

The Notice of Intent to Deny was filed with the Department on December 13, 2004 and serviced to Mr. Torres by return receipt certified mail. Mr. Torres received the document and timely submitted an Election of Rights Form. The notice of the hearing date, time and location was serviced to Mr. Torres on December 23, 2004 scheduling the hearing for January 27-28, 2005 at 9:00 a.m.

Mr. Torres was not present nor was he represented by counsel. Ms. Clark introduced the matter for the record. Since Mr. Torres was not present nor was additional information submitted the decision was to let the denial stand. No motion was made.
LEGISLATIVE COMMITTEE REPORT – Norman Mugford, Vice-Chairman

Mr. Mugford did not have anything new to submit since the previous Board Meeting (November 2004). He did note that there has been a bill submitted by a Legislator from Palm Beach County. The intent of the bill is to exempt all home owners and condo owners / associations from requiring licenses for monitoring. There is currently a companion bill in the House moving its way through. Most of the associations and organizations that Mr. Mugford has been in contact with, including the Fire Marshall’s Office, opposes this bill. Mr. Mugford wants to make the Board aware of the two bills; Senate Bill SB596 and House Bill HB309. Senator Kline is sponsoring the senate bill and House Representative Maecheck is sponsoring the House Bill.

Also, there is another bill at the U.S. Senate. The bill does not have official sponsors yet, but is in the process of being written. This bill will allow national monitoring companies to be exempt from any state’s licensing laws; to include our presently in-place Florida laws.

RULES COMMITTEE REPORT – Clarence Tibbs

December 204 Rules Status Report

Mr. Tibbs turned the floor over to Ms. Clark for reporting. The previously voted on rules are now being reflected on the tabulated report with effective / adopted dates. Ms. Clark pointed out in particular 61G6-9.001 Continuing Education for Reactivation. She and Mr. Tibbs are currently working on the language in particular to address the situation when an inactive license holder is wanting to reactive. The previously established rule stated the maximum number of hours required for reactivation but the rule does not specify the distribution over the types of courses that needed to be taken. The proposed language is specifying the hour conditions (as is underlined in the agenda attachment).

Mr. Sandefer questioned the inclusion of the phrase “if applicable” (as pertinent to the Alarm Contractors) should also be added to the rule. To include the phrase would remain consistent with Section 489.517(4)(b). Through discussion, it was determined that the phrase should be incorporated into the Rule language.

MOTION: Mr. Sandefer made a motion to accept the language as is presented with the addition of the phrase “if applicable” as pertaining to the Alarm Contractors.

SECOND: Ms. DeBerry
The board voted on the motion. The motion passed unanimously

Rule 61G6-5.009, F.A.C., Endorsement

Ms. Clark is asking Mr. Knap why this is a proposed Rule change versus a Statute change. Mr. Knap noted that the endorsement application seems to be present problems for the applicants due to the fact that the examination stipulation is not stated / publicized at the time of application. The endorsement applicant is going all the way through the administrative process only to be notified of denial due to the examination
evaluation requirement. Mr. Kiner suggested that this proposed rule to be added to next meeting’s agenda. No action was taken at this time.

PROBATION COMMITTEE REPORT – Paul Sandefer

Mr. Sandefer pointed out the submitted report from Mr. Peter Langdon and Mr. Thomas Wynn. The report findings are satisfactory. Mr. Sandefer, for the Committee, recommends approval of both probationary reports.

MOTION: Ms. Small made a motion to accept the reports as submitted.
SECOND: Mr. Bellemare
The board voted on the motion. The motion passed unanimously

UNLICENSED ACTIVITY (ULA) REPORT – Kim DeBerry

The Committee reviewed the Electrical Contractors’ Licensing Board ULA statistical report. Currently there are 51 ECLB related unlicensed activity cases open in OGC, Unlicensed Activities Section.

Mark Reddinger addressed the board regarding the progress of the public service announcements (PSA) for unlicensed activity. He asked for one board member to be the point of contact for review of the PSA’s. Ms. DeBerry will be the contact.

MOTION: Mr. Mugford made the motion approving the Department to move forward with the PSA creation.
SECOND: Ms. Small
The board voted on the motion. The motion passed unanimously

EXAMINATION REPORT – Clarence Tibbs

At this time Mr. Tibbs directed the Board’s attention to the examination summary report of 2004.

Upon discussion of the pass / fail report, Mr. Abreu asked why exam candidates names are being reflected as public record / information. Mr. Abreu feels as if this information is not necessary information to the report; that the names being published is serving no purpose. He is requesting that the names be removed from the future reports / lists. Mr. Knap is going to pursue that issue.

Mr. Tibbs called attention to the [draft] proposed correspondence from the Bureau of Education and Testing. Upon approval status of the examination, this letter will be forwarded to each exam candidate informing them of the approval status and instructions on contacting the examination vendor, Promissor, for scheduling of the CBT portion of the exam.
EXECUTIVE DIRECTOR’S REPORT – John Knap

Mr. Knap directed the Board’s attention to the progression of the Continuing Education (CE) Office of the monitoring of CE renewal compliance of license holders. The CE office is getting ready to mail out letters to the license holders noting their areas of CE requirement deficiency(s). Ms. Clark asked why this non-compliance is not being handled through discipline. Mr. Knap stated that it would be, eventually; however, the deficiency letters are serving as a vehicle of notification to the license holder. Notification of their individual areas of CE deficiency as well as time-frame of compliance.

Mr. Knap summarized the ECLB Performance Standards Report. He went on to explain some of the reasons for trends / fluctuation of numbers; i.e. renewal expiration periods, residual effects from the hurricane; examination passing thus experiencing licensure application increase, etc.

Mr. Knap mentioned the NASCLA letter that had been forwarded to the Department. NASCLA is asking for cooperation from states in the development of a national trade examination; not a standardized test definitively, but a testing standard. Therefore, if each has a set of national testing standards then licensure via endorsement would eventually be a smoother process.

PETITION FOR DECLARATORY STATEMENT - Mary Ellen Clark, Esq., Assistant Attorney General

David Walker and Stacy Walker (the “Walkers”) c/o M. Joseph Dickerson, Dickerson Law Firm

In Petition DS 2004-031, filed on November 1, 2004, Mr. Dickerson is wrote in part:

“… Accordingly, the Walkers hereby request a declaratory statement be issued declaring as follows:

“… A person or business organization that installs low voltage components, as set forth in 61G6-7.004(4), F.A.C. is required to possess a Limited Energy Systems Specialty License, even though the high voltage component(s) are connected by an appropriately licensed electrical contractor…”

Neither Mr. Dickerson nor the Walkers were present. Ms. Clark introduced the matter for the record. Ms. Clark has notified Mr. Dickerson, by letter, of what her legal advise to the board will be. The Walkers are not eligible to petition to the board. Only those individuals who are subject to regulation by the board may petition the board for a declaratory statement. Given that they [the Walkers] are asking for a statement on behalf of someone else regarding the actions of someone else they are not eligible to receive an answer. Based on insufficient standing, it would be appropriate for the board to deny the request.

MOTION: Mr. Bellemare made a motion to deny the request
SECOND: Mr. Sandefer
The board voted on the motion. The motion passed unanimously.
PROSECUTING ATTORNEY’S REPORT – Drew Winters, Assistant General Counsel

Mr. Winters directed the Board’s attention to the details of the report included the following status as of January 4, 2005:

♦ 51 cases assigned to Legal after investigation
♦ 28 cases set for Probable Cause presentation
♦ 20 cases where an Administrative Complaint has been filed
♦ 1 case where Probable Cause was found
♦ 7 cases awaiting outside action
♦ 7 cases requesting a Formal Hearing
♦ 0 cases sent to consultant / expert
♦ 7 cases set for Board presentation
♦ 1 case referred to DOAH
♦ 0 cases awaiting Final Order
♦ 0 cases for settlement negotiations
♦ 1 case ready for default
♦ 0 cases for Stipulation or Request for Informal Hearing
♦ 0 cases requiring supplemental investigation
♦ 123 total cases in Legal
♦ 19 total year old cases

UNLICENSED ACTIVITY REPORT – Drew Winters, Assistant General Counsel

Mr. Winters directed the Board’s attention to the Unlicensed Activity Report prepared by Laura Gaffney. Details of the report include the following:

♦ 51 cases in OGC
♦ 3 cases awaiting further investigation / expert report
♦ 3 cases awaiting Probable Cause determination
♦ 1 case set for Probable Cause
♦ 11 cases where an Administrative Complaint has been filed
♦ 2 cases requesting an Informal Hearing
♦ 4 cases requesting a Formal Hearing
♦ 6 cases for default / failed to respond to AC
♦ 21 cases hearing held; awaiting final order
♦ 0 cases on appeal

RATIFICATION OF APPLICATION COMMITTEE’S REPORTS – Jeffrey Kiner, Chairman and Pierre Bellemare

The Application Committee reviewed 31 exam applications, 33 additional business entities, 1 endorsement, 36 transfers, and 14 certification of a registered license (grandfathering).
Mr. Kiner read into the record the lists of applications approved, approved contingent, tabled and denied in all categories.

MOTION: Mr. Bellemare moved to approve the lists as read into the record
SECOND: Mr. Tibbs
The board voted on the motion. The motion passed unanimously

**ADDITIONAL BUSINESS ENTITIES APPROVED**

1. Botlick, Thomas D.  
   Service Communications, Inc.  
   14. Griffin, William H.  
      International C & C Corporation dba  
      Sign x-Press

2. Brown, Randall E.  
   Silver Coast Industries, Inc. dba Mr. Electric of Volusia & Flagler

3. Caglianone, John  
   Security Alarm Communication Technologies, Inc. dba Advanced Technology Security & Communication

4. Caputo, Louis S.  
   Protech E2, Inc.

5. Casey, Dennis M.  
   Vision Fire & Security, Inc. dba Severgence

6. Cavender, Jerry Lee  
   Customize Electric, Inc. dba C.E.I.

7. Chu, Tin Shan  
   Potential Electric, LLC

8. Coleman, James R.  
   Thermal Concepts, Inc.

9. Comerford, Mark Lawrence  
   American Generator Systems, Inc.

10. Davis, Harold, Jr.  
    Newkirk Electric Associates, Inc.

11. Fairchild, William A.  
    Alarm Solutions, Inc.

12. Figueroa, Gilberto  
    Miami Dade Department of Corrections & Rehabilitation

13. Graham, Joseph J.  
    Florida Systems Technologies, Inc.  
    Rosello’s Electronics, Inc.

14. Guengerich, Duane R.  
    Safe Security Solutions, Inc.

15. Iglesias, Thomas J.  
    American Signs & Services, Inc.

16. Lassetter, Louie Carr  
    C & S Electrical Contractor, Inc.

17. Lee, Robert D.  
    Dave Lincoln Contracting, Inc.

18. Morgan, Tim. I.  
    Morgan Electric Company, LLC

19. Muslawski, George Edward  
    Statewide Surveillance Systems, Inc.

20. Pasetti, Lawrence Tony III  
    Consolidated Electrical Systems, Inc.

21. Pavela, William Paul  
    NCS Electric, Inc.

22. Randazzo, Anthony J.  
    K.C.Electrical Services, Inc.

23. Robinson, John S.  
    Fire Alarm & Security Technologies, Inc.

24. Rossi, Vincent A.  
    V.A. Rossi Electric Co., Inc.

25. Schott, Cory K.  
    D.A. Systems, Inc. dba Dehart Alarm Systems

26. Shilson, William Thomas III  
    Corporate Security Management, Inc.

27. Thomas, Robert  
    Wentco, Inc.
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29. Torres, Julio
    M.F.H. 2001, Inc.
31. Woodward, Charles Barry
    Diamond Electrical Contractors, Inc.

30. Turnmire, John H.

ENDORSEMENT

Strickland, Charles J.
C & S Integrated Systems, Inc. – DENIED; no proof of a substantially similar exam taken 489.511(6)(a), F.S.

TRANSFER APPLICATIONS APPROVED

1. Bowen, Shawn
    S R Bowen Enterprises, Inc. dba Excalibur Audio Video & Security

2. Calcagni, Robert
    Gemcomp, Inc. dba Gulf Electric Motor & Control

    Regency Electric Company, Inc.

4. Chu, Tin Shun
    Boys Electrical Contractors, LLC

5. Cox, Mark T.
    Truevance Management, Inc.

6. Erny, Bruce
    SRQ Electric, Inc.

7. Espel, Luis A.
    Lee Systems, Inc.

8. Fowler, Comer B.
    Fowler Electric, Inc.

9. Fuellgraf, Charles Louis, III
    Technical Management Associates, Inc.

10. Gifford, Wilbur Elton, III
    Meridian Electrical Services, Inc.

11. Goff, Luther A
    Building Network Solutions, Inc.

12. Guntner, John G.
    A to Z Electrical Service, LLC

13. Hall, Gerry W.
    Viasys Services, Inc.

14. Hamrick, William T.
    Hamrick Enterprises, LLC

15. Keeley, William T.
    Keeley & Associates, Inc.

16. Kennedy, Tom Langford
    Real Time Solutions, LLC

17. Knepp, Bruce Earl
    Production Installation Services, Inc.

18. Lowe, David T.
    Sleep Safe Alarms, Inc.

19. Major, Eric George
    Florida Power Corporation dba Progress Energy Florida, Inc.

20. Marshall, R. E.
    Marshall Electricworks, Inc.

21. Myers, Robert
    S & R Construction. LLC

22. Miller, Carl L.
    Lee County Electric, LLC

23. Montagno, Joseph
    Applied Energy Solutions, LLC

24. Oliver, Jack H.
    J.D. Oliver Enterprises, Inc.
25. Politsch, Gerry Alan  
   Gerry Politsch Electric, Inc.
26. Purvis, Alton D.  
   Al’s Electric & Son, Inc.
27. Roberson, Eddie E.  
   Roberson Electric, Inc.
28. Sambuco, Michael J.  
   Low Voltage Specialties, Inc.
29. Saunders, David Gerald  
   Ms. Cable & Wire Installations, Inc.
30. Sims, Lee Roy, Jr.  
   Utilicon Services, Inc.
31. Starke, Edward  
   Starke Electric, Inc.
32. Stetkewicz, Richard  
   R’s Electric, LLC
33. Szachor, Joseph John  
   Florida State Fire & Security, Inc.
34. Ward, Curtis  
   Walter Conrad Holdings, Inc. dba Sonitrol of North Central Florida
35. Ward, Nat Walker  
   A Absolute Electrical Protection, LLC

CERTIFICATION OF REGISTERED LICENSE (GRANDFATHERING)  
APPROVED / TABLED

1. Bauldree, Aaron  
   Dr. Watt, Inc.
2. Burgess, Wayne  
   Burgess Electrical, Inc.
3. Chaple, Bernardo – TABLED; until March 2005 Board Meeting, applicant waived rights to Agency action per s. 120.60(1), F.S.
   Easy On Electric, Inc.
4. Daly, David H.
5. Gilbert, Gerry Lee, II  
   Harris-McBurney Company
6. Horn, Richard  
   #1 R & R Electrical Allstar
7. Johnson, Michael A.  
   Johnson Construction of Clewiston, Inc.
8. McPherson, Robert G.  
   McPherson Electrical Contractors, Inc.
9. Mennella, Ralph, Jr.  
   Dun-Rite Electric Service, Inc.
10. Schonher, Paul C.  
    Muzak, LLC – TABLED; until March 2005 Board Meeting, applicant waived rights to agency action per s. 120.60(1), F.S.
11. Youngblood, Colin K.  
    Panhandle Electric Sales and Service, Inc. - TABLED; until July 2005 Board Meeting, applicant waived rights to agency action per s. 120.60(1), F.S.

EXAMINATION CANDIDATES

UNLIMITED ELECTRICAL CONTRACTOR

1. Allsbrook, Robert D
2. Anton, Tom W
3. Boydston, Harold K
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4. Cherisol, Viler P. – APPROVED contingent; approved for Limited Energy
5. Crompton, Jonathan M
6. Davis, Matthew
7. Fornes, Robert
8. Forrer, John E
9. Forrer, Joseph T
10. Hockett, Howard
11. Lambert, Joseph
12. Leming, Kenneth
13. Medina, Silvio
14. Meeks, Darren T
15. Moody, John B
16. Pembroke, Charles A
17. Price, John
18. Rochford, George
19. Russell, Michael D
20. Rymer, Jeff W
21. Seay, James B
22. Sidwell, Michael C
23. Slicer, Bruce
24. Solowiejko, Chad
25. Tinline, George
26. Todino, Robert J
27. Trawick, James Curt
28. Vacca, Peter
29. Varner, Joseph
30. Walters, Keith
31. Wayne, Robert J
32. Williams, David

ALARM SYSTEM CONTRACTOR I

1. Fischer, Robert Allen
2. Garcia, Jesus
3. Scalzi, Timothy
4. Uribe, Jesse
5. Vanscoy, Mark

LIMITED ENERGY

1. Bowman, Danny
2. Brachold, Paul W
3. Ciampini, David S
4. Cox, Michael P
5. Decastro, James P
6. Fernandez, Jesus A
7. Luedtke, Nicholas J
8. Scheel, Mark
9. Simmons, Garry D

RESIDENTIAL

1. Bondy, William – APPROVED W/ CONTINGENCY; not qualified for Residential but ok for Limited Energy 61G6-7.001(4)
2. Cherisol, Viler P
3. Degennaro, Matt
4. Johnson, Bonner

SIGN

1. Johnston, Michael
2. Perry, Larry E
3. Thornton, Scott

BUSINESS

Smith, Davis S.

ADDITIONAL BUSINESS ENTITIES DENIED
Cope, Glenn Allen
Allclay Electric, Inc. – Withdrawn by applicant; will reapply

TRANSFER APPLICATION DENIED

1. Rogers, John Blair
   Castlerock Security Group, Inc. – DENIED; Financial statement shows negative net worth 61G6-5.004 (2), F.A.C.

CERTIFICATION OF REGISTERED LICENSE (GRANDFATHERING) DENIED

1. Bamberg, James G.
   Bamberg Electric Inc. – DENIED; has not taken & passed approved exam 489.514(1)(b), F.S.

2. Bosse, Donald James
   Bardon Electric – DENIED; has fines exceeding $500 in the past 5 years 489.514 (2)(c), F.S.

3. Jenkins, Robert W.
   Jentech Alarm & Services, Inc. – DENIED; no exam was taken, was grandfathered by County; 489.514(2)(b), F.S.

EXAMINATION CANDIDATES DENIED

UNLIMITED

1. Branch, Uleric – DENIED; no experience in field 489.511 (2)(a)(3)b, F.S.

2. Burke, Christopher – DENIED; very little 3-phase experience 61G6-5.003 (1)(a)

3. Cox, Christopher M. - DENIED; no experience in field 489.511(2)(a), F.S.

4. Doyle, James G. – DENIED; Financial net worth ?????

5. Muhafra, Jose Carlos – DENIED; experience 489.511(2)(a)3a

ALARM I

Reed, Gregory – DENIED; lacks proof of experience 489.511 (2)(a)(3)a, F.S.

LIMITED ENERGY

Giordano, Joseph – Withdrawn By Applicant

CE APPLICATIONS APPROVED – CLASSROOM

A. Contractors Exam School
   1. False Alarm Prevention Course

B. Department of Community Affairs
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1. 2004 Florida Building Code, Residential
C. International Sign Association
   1. Neon Installation Guide Seminar Series
D. National Technology Transfer
   1. Introduction to the National Electrical Code 2005

**CHAIRPERSON’S REPORT** – Jeffrey Kiner, Chairman

Mr. Kiner noted that the Pensacola location probably was not very conducive, due to hurricane damage, for the next meeting’s location. Several different replacement locations were recommended; ultimately Ft. Lauderdale was decided upon for the March 2005 meeting location.

Mr. Kiner pointed out that this meeting’s agenda was heavier than usual, and that the Board should be prepared to possibly experience two full days of business. Counsel pointed out that the FAW meeting notice should been made for 8:00 a.m. and hearing notice letters will state 9:00 a.m. so the Board could make the collective decision to actually start at 9:00 if the agenda is light.

Motion was made to adjourn the meeting. The motion passed unanimously.