MINUTES OF THE BOARD OF RULES AND APPEALS  
MEETING OF JANUARY 15, 2009

Members Present:  William Derrer, Chairman  
Richard Horton, Vice-Chairman  
Thomas Utterback, Sergeant at Arms

J. Robert Barnes  
Juan Dalla Rizza, P.E.  
Rolando Diaz, P.E.  
Chief Virgilio Fernandez  
Alfonso Fernandez-Fraga, P.E.  
Carmen Garcia  
Jesus Gomez  
Herbert Gopman  
John Kurzman  
Gregory Pierce  
Enrique Salvador  
Paul L. Smith

Members Excused:  Mario Espineira, Jr.  
Myron Rosner  
Edward Woodward

Staff Present:  Eduardo Gonzalez, Assistant County Attorney  
Michael Goolsby, Acting Secretary of the Board  
Nelly Nieves, Board Recording Secretary

Court Reporter:  Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:10 P.M.

MINUTES of DECEMBER 18, 2008

Mr. Derrer requested a motion to approve the minutes of the December 18, 2008 meeting. Mr. Kurzman moved to accept the minutes and the motion was seconded. The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: City of Miami; Icon Brickell Hotel Condominium; 495 Brickell Avenue; Permit No. 06-5011042; Garage Ventilation Fans; 2004 FBC Sections 404.1; 403.15; 406.4.2; 909.11; 2702.2.2; Steven Feller.

Ferardo Guerrero, City of Miami Mechanical Inspector and Plans Reviewer with the City of Miami, along with the Building Official Mariano Fernandez, informed the Board that the building under appeal is the Icon Brickell Hotel Condominium, which consist of 3 towers built on top of a pedestal that is 11 levels of enclosed shared parking garage. Mr. Guerrero indicated that the building is designed for mechanical ventilation in the garage as well as smoke control to the towers. Mr. Guerrero stated that, during the last inspection done for generator test and smoke evacuation, it was realized that the ventilation fans were not connected to the emergency power generator system.

Building Official Mariano Fernandez commented that the garage is not a stand-alone structure. He indicated that the building is a high-rise exceeding 75 feet in height. He stated that since the building exceeds this height, as a life safety issue and based on the requirements of the FBC, it requires smoke control as well as emergency generator backup.
Continues...

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: City of Miami; Icon Brickell Hotel Condominium; 495 Brickell Avenue; Permit No. 06-5011042; Garage Ventilation Fans; 2004 FBC Sections 404.1; 403.15; 406.4.2; 909.11; 2702.2.2; Steven Feller.

Steven Feller, the engineer on this project, addressed the Board stating the garage has been provided with natural ventilation. Further, Mr. Feller advised that the ventilation fans have carbon monoxide sensors and are not required to run continuously nor are they intended for smoke control.

Pete Quintela, Mechanical Code Compliance Specialist, addressed the Board stating there are two issues for discussion on this appeal; what is the applicable code for the parking garage 2001 or 2004; and is a smoke control system required for the enclosed parking garage and, if so, must it be connected to the secondary power? Mr. Quintela presented his opinion illustrating his position using both the 2001 code and the 2004 code.

There was much discussion as to which was the applicable code because there was the issuance of a structure foundation permit followed by a master permit at a later date.

After further discussion, Eduardo Gonzalez, Assistant County Attorney, advised that in his reading of staff’s opinion if the Board determines the 2001 code applies, the code sections used for rejection by the Building Official would not be applicable to this project. Further, Mr. Gonzalez added if the Board determines the 2004 code applies, staff’s opinion is that the appellant is in compliance.

After much discussion and deliberation, a motion was made by Alfonso Fernandez-Fraga to grant the appeal based on the application of the 2001 code. The motion was seconded by John Kurzman.

The motion carried by a vote of 13-2 with Chief Virgil Fernandez and Enrique Salvador opposing.
(For a verbatim version of the aforementioned item, refer to the transcript.)

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 11701 SW 248th Street # 1; Farm Nursery Exemption; Chapter 8 Sections 8-4(d); 8-5; 8-11(f); 8-11 (g)(1); FBC and Florida Statutes 553.73(9)(c); Robert Fine.

Mr. Derrer advised that Robert Fine, Esq., AIA, with Greenberg Traurig, P.A., representing 11701 SW 248th Street #1, requested a deferment of this appeal to the February meeting.

EMERGENCY AGENDA: DISCUSSION
Stephen Pizzillo; City of North Miami Beach; Plans Examination and Inspections

Stanley Price, Attorney representing Stephen Pizzillo, addressed the Board and informed the members that he recently attended a meeting with the Director of the Building Code Compliance Office who advised his client that his employment with the County is terminated. Mr. Price commented that he was not before the Board to try a personnel case, as there are other jurisdictions for that. He stated there was something he wanted to bring to the attention of the Board that perhaps sets a dangerous precedent. Mr. Price indicated that at the last meeting of the Board, the Building Official for the City of North Miami Beach, Philip Azan appeared before them and apparently made some statements which ultimately may have impacted his client. Mr. Price stated that his client was neither informed of this meeting nor had the ability to be here for that meeting or have legal representation at that meeting. Further, Mr. Price stated it is dangerous to have testimony relating to an individual without affording them the opportunity to at least appear in front of the Board and be able to address the allegations. He cautioned a person’s fundamental due process rights may be jeopardized. Mr. Price said he would ask the Board not to permit those types of testimony until those that are accused of some type of wrong doing have the ability to represent themselves before this Board. Mr. Price added, to this date, no one has taken the time to explain to him the specific reason for the discharge. Mr. Price thanked the Board for their time and welcomed any questions.
EMERGENCY AGENDA: DISCUSSION
Stephen Pizzillo; City of North Miami Beach; Plans Examination and Inspections

(No questions were asked or action taken by the Board.)
The Chairman stated that Mr. Price was given the opportunity to be heard and make his statements before the Board. (For a verbatim version of the aforementioned item, refer to the transcript.)

REPORTS:

#1 REPORT: Philip Azan, Building Official, City of North Miami Beach, Re-Validation Inspection Status.

Philip Azan, Building Official of the City of North Miami Beach, addressed the Board reminding them that at last month’s Board meeting he had informed them that they were working with the City Manager to obtain a private firm for consulting services and to establish a method to proceed with the re-inspections. In this regard, Mr. Azan introduced John Pistorino of Pistorino & Alam Consulting Engineers Inc. A draft of a “Plan and Outline for Quality of Construction Verification” was distributed to all Board members for their information.

Mr. Pistorino stated they take this task very seriously and went over some of the preliminary decided approach of the re-inspection plan.

John Kurzman stated there were two things that needed to be addressed in this review which were not included in the proposed plan: What if the Permit Contractor is no longer around? Who will bear the expense if re-inspection reveals a defect?

Mr. Azan responded that any issue with workmanship they will go back to the Contractor. He indicated that if the Contractor is no longer in business, the City will have created a pool of Contractors that the property owner can draw from.

Richard Horton inquired about who will pay costs for the construction verification.

Mr. Azan stated the plan was only a draft and those matters were not finalized yet.

Rolando Diaz commented that the financial issues should not be part of this Board’s concern in his opinion. The Board’s responsibility and focus is compliance to the Building Code.

Robert Barnes asked how will the review take into consideration life-time use.

Mr. Azan stated these inspections are from November of 2007, and so construction projects are not very old.

The Chairman, Mr. Derrer, indicated that the Board consideration will be dictated by the circumstances found in these re-inspections.

(For a verbatim version of the aforementioned item, refer to the transcript.)

#2 REPORT:

Certification Subcommittee Report for January 2009

Enrique Salvador directed the members to the Re-Certification 2009 Annual Report (Attached hereto) for Building Official, Plans Examiners and Inspectors.

A motion was made by Enrique Salvador to accept the 2009 Re-Certification Annual Report. The motion was seconded by Chief Virgilio Fernandez.
Continues…

#2 REPORT:

**Certification Subcommittee Report for January 2009**

Additionally, Mr. Salvador stated the following listed individuals are being recommended for approval for *New Certification* for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR</th>
<th>REPRESENTING</th>
<th>DISCIPLINES</th>
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<tbody>
<tr>
<td>Agbenohevi, Emmanuel K.</td>
<td>City of Miami Gardens</td>
<td>Building Inspector (Structural)</td>
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<tr>
<td>Arronte, Ramon L.</td>
<td>City of Miami Gardens</td>
<td>Building Official</td>
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**Certification Subcommittee**

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<th>INSPECTOR</th>
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<tr>
<td>Ashraf, Syed M.</td>
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<td>Rosenkoff, Gilbert</td>
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<td>Uman, Stephen D.</td>
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<td>Watkins, Kim R.</td>
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<td>Xirinachs, Edgar</td>
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<td>Chief Plumbing Inspector</td>
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A motion was made by Chief Virgilio Fernandez to accept those listed for New Certification. The motion was seconded by Rolando Diaz.

**The motion carried unanimously.**

(For a verbatim version of the aforementioned item, refer to the transcript.)

The following individual is being recommended for **Rejection** for *New Certification* for 2009.

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(Applicant does not meet the Commercial Roofing Inspector licensing requirements of the Miami-Dade County Code, Chapter 8-21.2)

A motion was made by Chief Virgilio Fernandez and seconded by Chief Paul Smith to reject Mr. Agbenohevi for New Certification.

**The motion carried unanimously.**

(For a verbatim version of the aforementioned item, refer to the transcript.)
Certification Subcommittee

The following individuals are being recommended for Rejection for Re-Certification for 2009.

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<th>INSPECTOR:</th>
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<td>Abia, Esin D.</td>
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<td>Building Official</td>
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<td>Ensenat, Carlos</td>
<td>Village of Virginia Gardens</td>
<td>Building Inspector (Structural)</td>
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<td>Martinez, Enrique &quot;Henry&quot; G.</td>
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<td>Perez-Vichot, Manuel</td>
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<td>Pessoa, Donovan H.</td>
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<td>Building Inspector (Structural)</td>
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<td>Pinna, Sean C.</td>
<td>City of Doral</td>
<td>Mechanical Inspector</td>
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<td>(&quot;Failure to comply with Continuing Education Requirements&quot;)</td>
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<td>Stein, Edward H.</td>
<td>Indian Creek Village</td>
<td>Chief Mechanical Inspector</td>
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<td>Viqar, Arshad</td>
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<td>Building Inspector (Structural)</td>
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**REPORT: Certification Subcommittee Report for January 2009**

Mr. Esin Abia, Building Official for the City of Opa Locka, informed the Board that he initially was short 8 hours of Continuing Education, but was able to find 4 hours which he has submitted to staff. Additionally, Mr. Abia stated that he has earned some hours for his attendance at this Board meeting in its entirety.

Jorge Gamoneda, Code Compliance Specialist, advised the Board that Mr. Abia earned 2 hours for his attendance and now owes only 2 hours.

A motion was made by Enrique Salvador to accept Mr. Abia’s recent continuing education submittal of 2 hours for his Board of Rules and Appeals attendance and recommended that the 2 hours remaining be on Chapter 8. The motion was seconded by Chief Virgil Fernandez.

**The motion carried unanimously.**

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

A motion was made by Enrique Salvador and seconded by Rolando Diaz to reject those others listed as **Rejection** for **Re-certification**.

**The motion carried unanimously.**

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

There being no further business, the meeting was adjourned at 2:38 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF FEBRUARY 19, 2009

Members Present: William Derrer, Chairman
Richard Horton, Vice-Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Rolando Diaz, P.E.
Mario Espineira, Jr.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Herbert Gopman
John Kurzman
Gregory Pierce
Myron Rosner
Enrique Salvador
Paul L. Smith

Members Excused: Carmen Garcia
Jesus Gomez
Edward Woodward

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:15 P.M.

MINUTES of JANUARY 15, 2009

Mr. Derrer requested a motion to approve the minutes of the January 15, 2009 meeting. Mr. Kurzman moved to accept the minutes and the motion was seconded. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 11701 SW 248th Street # 1; Farm/Nursery Exemption; Chapter 8 Sec 8-4(d); 8-11(f)(g)(1) FBC and Florida Statutes 553.73(9)(c); Robert S. Fine.

Appellant withdrew his appeal.

APPEARANCE APPEAL # 1: Edward Stein; Inspector Certification; Chief Mechanical Inspector; Mechanical Plans Examiner; City of North Bay Village.

Edward Stein was present and was asked by the Chairman to come forward and explain his situation. Mr. Stein stated he was asked to attend the meeting.

Michael Goolsby, Chief of Code Compliance Division, explained to the members that in the re-certification process Mr. Stein has not met the requirement of 16 hours of continuing education.

After some discussion, the Board recommended the applicant’s fulfillment of the required hours by attending Miami Dade College and registering for the March 21st classes as suggested by Mr. Goolsby.
Continues…

**APPEARANCE APPEAL # 1: Edward Stein; Inspector Certification; Chief Mechanical Inspector; Mechanical Plans Examiner; City of North Bay Village.**

Mr. Stein had exited the meeting room before hearing the solution to his denied re-certification.

Board member Rolando Diaz opposed the recommendation on the record for Mr. Edward Stein.

*(Board member Richard Horton left the meeting @ 1:30 PM)*

**APPEARANCE APPEAL # 2: Erick Medina; Inspector Certification; Building (Structural); Roofing (Commercial); and Roofing (Residential); City of Opa Locka.**

Erick Medina was present and addressed the Board on his denial for re-certification due to the lack of 12 hours of continuing education hours administered by the Building Code Compliance Office. Mr. Medina indicated he was unaware that 12 hours of the required 16 hours had to be from the department. However, Mr. Medina stated he did acquire 16 hours from another provider of continuing education and presented those Certificates of Completion.

Jorge Gamoneda, Code Compliance Specialist informed the Board that the applicants are well informed of the particulars of the continuing education requirement. Additionally, Mr. Gamoneda stated Mr. Medina is not new to this process and has been in the system since 2002.

After discussion, a motion was made by Enrique Salvador and seconded for recommendation to attend the Miami Dade College classes in March in order for Mr. Medina to seek his re-certification.

The **motion carried unanimously.**

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

**NON-AGENDA ITEM**

**APPEARANCE APPEAL: Arshad Viqar; Inspector Certification: Building Inspector (Structural); Chief Building Inspector; Roofing Inspector (Commercial); Roofing Inspector (Residential); Plans Examiner Building; Plans Examiner Structural; City of Opa Locka.**

Esin Abia, Building Official for the City of Opa Locka, addressed the Board regarding Arshad Viqar. Mr. Abia indicated they were appealing the denial of Mr. Viqar’s re-certification for failure to comply with continuing education requirements, which took place during last month’s meeting of January 15, 2009. Mr. Abia expressed adamantly that this employee is needed, is a State licensed Professional Engineer, and proceeded to show a copy of a letter dated October 21, 2008 signed by Herminio Gonzalez and prepared by Michael Goolsby granting Mr. Viqar a temporary new certification. Mr. Abia claimed, based on the date of this letter, that the continuing education requirement for re-certification in 2009 does not apply.

Michael Goolsby, Chief of Code Compliance Division, provided an overview of the certification process. Therefore, he indicated to Mr. Abia that the certification which is referenced in October 21st is not in dispute. However, at that time it was for Roofing Inspector Commercial and Residential only and subsequently, Mr. Viqar has applied for additional qualifications.

Alfonso Fernandez-Fraga stated Mr. Abia is out of order and made a motion to not hear this non-agenda item and defer to next month’s Agenda. The motion was seconded by Herbert Gopman.

The **motion carried unanimously.**

*(For a verbatim version of the aforementioned item, refer to the transcript.)*
TCO/TCC APPEALS

#1 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002108242; Juan A. Gonzalez.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Rolando Diaz and seconded by Gregroy Pierce to grant a 90-day TCO Extension.

The **motion carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

#2 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002109071; Juan A. Gonzalez.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Enrique Salvador and seconded by Fire Chief Vigilio Fernandez to grant a 90-day TCO Extension.

The **motion carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

#3 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2003009007; Juan A. Gonzalez.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Fire Chief Virgilio Fernandez and seconded by Tom Utterback to grant a 90-day TCO Extension.

The **motion carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

#4 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002109076; Juan A. Gonzalez.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Fire Chief Virgilio Fernandez and seconded by Gregroy Pierce to grant a 90-day TCO Extension.

The **motion carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

#5 TCO EXTENSION, City of Miami; Espirito Santo Plaza; 1395 Brickell Avenue; Permit Nos. 01-5010199; 02-5016046; N. Patrick Range II.

Patrick Range of Greenberg Traurig, P.A. was present and informed the Board that this would be the last request for extension on referenced permits.

A motion was made by Fire Chief Virgilio Fernandez and seconded by Fire Chief Paul Smith to grant a 90-day TCO Extension.

The **motion carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*
#1 REPORT: Philip Azan, Building Official, City of North Miami Beach, Re-Validation Inspection Status

Philip Azan, Building Official of the City of North Miami Beach, presented to the Board members a Final Draft of the City’s Plan for Quality of Construction Verification. Mr. Azan reported that 20 inspections have been performed out of 511. Mr. Azan stated there were no problems with those inspections.

The Chairman asked Mr. Azan how the property owners well get reimbursed for any cost incurred.

Mr. Azan stated that once all inspections have been completed, the City, on a case by case basis, will assist in the recovery cost.

Additionally, Chairman Derrer inquired about the procedure if there is a problem with an inspection.

Mr. Azan responded they would hold the person who performed the work responsible. Mr. Azan indicated the City is creating a pool of contractors to use in the event the original contractor is no longer available. Further, Mr. Derrer asked Mr. Azan how long will the re-inspection process take. Mr. Azan stated he anticipates throughout the remainder of the year.

Mr. Azan requested that he be allowed to report back to the Board only when the City encounters a problem with a re-inspection.

A motion was made by John Kurzman and seconded by Gregory Pierce to accept Mr. Azan request to report to the Board only when a re-inspection fails and/or a problem arises.

The motion carried by a vote of 14-1 with Herbert Gopman opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

#2 REPORT:

Certification Subcommittee Report for February 2009

Enrique Salvador stated that the following individuals are being recommended for approval for Re-Certification for 2009.

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<td>Building Official</td>
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<td>Ferrer, Manuel</td>
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<td>Village of El Portal</td>
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<td>Town of Cutler Bay</td>
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<td>Vecin, Frank A.</td>
<td>County at Large</td>
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#2 REPORT:

Certification Subcommittee Report for February 2009

A motion was made by Enrique Salvador and seconded by Fire Chief Fernandez to accept the aforementioned individuals for re-certification and add the name Sean Pinna to the list as a Mechanical Inspector and Plans Examiner for the City of Doral. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Enrique Salvador stated the following individuals are being recommended for approval for New Certification for 2009:

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acosta, Fred</td>
<td>City of Miami</td>
<td>Plans Examiner Plumbing (Res.)</td>
</tr>
<tr>
<td>Ashraf, Syed M.</td>
<td>City of North Miami Beach</td>
<td>Building Inspector (Structural)</td>
</tr>
<tr>
<td>Castillo, Orestes</td>
<td>City of Aventura</td>
<td>Plans Examiner Building</td>
</tr>
<tr>
<td></td>
<td>Village of El Portal</td>
<td>Electrical Inspector</td>
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<td></td>
<td></td>
<td>Plans Examiner Electrical</td>
</tr>
<tr>
<td>De Young, Darrell G.</td>
<td>Town of Bay Harbor Islands</td>
<td>Chief Electrical Inspector</td>
</tr>
<tr>
<td>Ferrer, Manuel</td>
<td>own of Cutler Bay</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td></td>
<td>Village of Palmetto Bay</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td>González, Andres</td>
<td>City of Aventura</td>
<td>Plans Examiner Mechanical</td>
</tr>
<tr>
<td>Kramen, Alan R.</td>
<td>Bal Harbour Village</td>
<td>Electrical Inspector</td>
</tr>
<tr>
<td>Lanza, Carlos</td>
<td>City of Sweetwater</td>
<td>Plans Examiner Electrical</td>
</tr>
<tr>
<td>Naumann, Carlos A.</td>
<td>Village of Virginia Gardens</td>
<td>Chief Building Inspector</td>
</tr>
<tr>
<td>Perez, Jan Pierre</td>
<td>Indian Creek Village</td>
<td>Plans Examiner Structural</td>
</tr>
<tr>
<td>Raymon, Paul</td>
<td>City of North Bay Village</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td>Rodriguez, Jorge M.</td>
<td>Town of Surfside</td>
<td>Mechanical Inspector</td>
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<td></td>
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<td>Plans Examiner Mechanical</td>
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<td></td>
<td></td>
<td>Roofing Inspector (Commercial)</td>
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<tr>
<td></td>
<td></td>
<td>Roofing Inspector (Residential)</td>
</tr>
</tbody>
</table>

A motion was made by Enrique Salvador and seconded by the Fire Chief Fernandez to accept those listed for new certification. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
#2 REPORT:

**Certification Subcommittee Report for February 2009**

The following individuals are being recommended for **Rejection** for **New Certification** for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR</th>
<th>REPRESENTING</th>
<th>DISCIPLINES</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acosta, Fred</td>
<td>City of Miami</td>
<td>Plans Examiner Plumbing</td>
</tr>
<tr>
<td>(Applicant does not meet the five years of experience with License required by Chapter 8-21.3(b)(1) (bb)).</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Fred Acosta was present and addressed the Board as to his extensive experience.

Jorge Gamoneda informed the Board that Mr. Acosta has been approved for Residential Plumbing Plans Examiner, but not for Commercial.

Several Board members felt inclined to approve Mr. Acosta based on his 22 years of experience, however, the Assistant County Attorney, Eduardo Gonzalez, discouraged the notion stating that another individual with a similar scenario who was denied may have an issue with the Board’s exception to the referenced section of Chapter 8 on this matter.

The Chairman informed and inquired as to the status of the Board’s amendment to the ordinance allowing the Board discretion based on experience.

Michael Goolsby, Chief Code Compliance Division, stated he will check with the department Director and report back to the Board.

A motion was made by Enrique Salvador to deny. The motion was seconded by Rolando Diaz. The motion carried unanimously.

| Gioia, Paul A. | City of Opa Locka | Building Inspector (Structural) |
|               |                 | Chief Building Inspector |
|               |                 | Plans Examiner Building |
|               |                 | Roofing Inspector (Commercial) |
|               |                 | Roofing Inspector (Residential) |

(Applicant does not have the required Plans Examiner or Building Inspector State Certification. Mr. Gioia holds a Building Code Administrator Certification only and can only perform inspections and plans review in the municipality where certified as a Building Official, according to FS468.603(1).)

A motion was made by Fire Chief Fernandez to deny the new certifications for Mr. Gioia. The motion was seconded by Fire Chief Smith. The motion carried unanimously.

| Villanueva, Morgan | City of Aventura | Plans Examiner Structural |
|                   |                 | (Applicant's License, P.E. Civil does not qualify him to be Structural Plans Examiner. Only Engineers with P.E. (civil) on or before March 1, 1993, are qualified for Structural Plans Examiner). |

A motion was made by Fire Chief Fernandez to deny the new certification for Mr. Villanueva. The motion was seconded by John Kurzman. The motion carried unanimously.
NON-AGENDA ITEM

APPEARANCE APPEAL: Arshad Viqar: Inspector Certification: Building Inspector (Structural); Chief Building Inspector; Roofing Inspector (Commercial); Roofing Inspector (Residential); Plans Examiner Building; Plans Examiner Structural; City of Opa Locka.

A motion was made by Fire Chief Fernandez to give the Building Official of the City of Opa Locka Mr. Abia another opportunity to speak. The motion was seconded.

The motion carried by a vote of 9-5 with Alfonso Fernandez-Fraga, Herbert Gopman, John Kurzman, Tom Utterback and Juan Dalla Rizza opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Mr. Abia thanked the Board for the opportunity for reconsideration and stated the City of Opa Locka is under great hardship. Mr. Abia, therefore, asked the Board if they would allow Mr. Viqar to perform for the City with the condition that he signs up for the Miami Dade College classes commencing in March.

Arshar Viqar addressed the Board commenting he thought he had enough hours and until next year to comply with the total continuing education hours due. Mr. Viqar stated he was attempting to earn continuing education hours by his attendance at this meeting.

Jorge Gamoneda informed the Board that Mr. Viqar has 8 hours and needs an additional 8 to obtain compliance.

Mr. Viqar presented an additional certificate for 2 hours bringing the pending balance to 6 hours.

Rolando Diaz suggested that the Building Official have Mr. Viqar enroll for the Miami Dade College classes for the remaining hours and hire the Building Code Compliance Office (BCCO) to cover in the meantime.

Mr. Abia advised the Board that this suggestion was a lengthy process, as it required the City Manager to contact the County Manager to request his assistance.

Pete Quintela, Code Compliance Specialist, offered a suggestion for consideration to fulfill the remaining continuing education hours by BCCO staff providing direct assistance for the amount of hours due to Mr. Viqar in his performance to the City.

A motion was made by Fire Chief Fernandez and seconded by Fire Chief Smith to accept staff’s recommendation to have the BCCO Structural Engineer assist.

Michael Goolsby commented that he was not sure the Board had the authority to provide this directive.

Assistant County Attorney Eduardo Gonzalez stated it was not advisable to direct BCCO to act in such manner, but the Board may consider re-certification with condition.

Mr. Kurzman indicated that he would abstain from voting based on the information from the Assistant County Attorney.

After much discussion and deliberation, the Chairman called a motion on the floor to a vote.

The motion failed by a vote of 9-4

(For a verbatim version of the aforementioned item, refer to the transcript.)

There being no further business, the meeting was adjourned at 2:55 P.M.
Members Present:  
William Derrer, Chairman  
Richard Horton, Vice-Chairman  
Thomas Utterback, Sergeant at Arms  
J. Robert Barnes  
Chief Virgilio Fernandez  
Carmen Garcia  
Jesus Gomez  
Herbert Gopman  
John Kurzman  
Enrique Salvador  
Paul L. Smith  
Edward Woodward  

Members Excused:  
Juan Dalla Rizza, P.E.  
Rolando Diaz, P.E.  
Alfonso Fernandez-Fraga, P.E.  
Gregory Pierce  
Myron Rosner  

Members Absent:  
Mario Espineira, Jr.  

Staff Present:  
Eduardo Gonzalez, Assistant County Attorney  
Michael Goolsby, Acting Secretary of the Board  
Nelly Nieves, Board Recording Secretary  

Court Reporter:  
Tina Settel, Official Reporting Services, LLC  

The meeting commenced at 1:15 P.M.  

MINUTES of FEBRUARY 19, 2009  

Mr. Derrer requested a motion to approve the minutes of the February 19, 2009 meeting. Mr. Gopman moved to accept the minutes and the motion was seconded by Chief Fernandez. The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)  

REGULAR AGENDA:  

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 2233 SW 153rd Path; FBC R101.2 Playground Equipment; Victor Ortega.  

Attorney Edward Tapanes of Tapanes & Associates appeared alongside the appellant Victor Ortega and addressed the Board stating initially Mr. Ortega had gone to the Building Department to apply for a permit to build a playground in his backyard for his daughter and was informed he did not need a permit. Mr. Tapanes stated that, subsequently, Mr. Ortega received a Notice of Violation from the Building Department as a result of an anonymous complaint regarding the playground requiring him to obtain a permit.  
Mr. Ortega stated to the Board that he had gone to the Zoning Department regarding the playground at his residence and was informed he did not need a permit. Thereafter, Mr. Ortega stated he sought help by going to his District Commissioner who then referred him to the Board of Rules and Appeals. He informed the Board that his engineer Richard Garcia was present and submitted to all the Board members a letter from his engineer that contained a photograph of the playground, the engineer’s professional opinion and inspection calculations. Mr. Ortega stated that the Florida Building Code does not regulate playground equipment. Mr. Ortega commented to the Board that he is a Developer/Builder. He stated first that, upon his visit to the Building Department following the Notice of Violation, Flavio Gomez requested an Architect’s letter certifying that the playhouse was truly a children’s playground and not a permanent structure. Mr. Ortega informed the Board that he immediately submitted the Architect’s letter but it was rejected by the Building Department with a follow-up letter from the Building Official, Charles Danger, expressing his concern regarding the safety issues in the event of a storm.
APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 2233 SW 153rd Path; FBC R101.2 Playground Equipment; Victor Ortega.

Flavio Gomez, Building Division Director of the Building Department, informed the Board of the department’s safety concerns regarding this two story (20 feet above ground) structure. Mr. Gomez referenced Section R101.2 of the Florida Building Code stating that, although playground equipment is listed under permit exemption, this is not a normal playground and is being considered by the Building Department as a two-story structure. Mr. Gomez informed that Board that the Building Official’s primary concern is the danger the structure could impose on the neighbors during a storm. Mr. Gomez stated, as a compromise, the Building Official offered to apply the requirements of a utility shed to the structure asking the property owner to obtain a shed permit that would be adequate to keep the structure in place.

Eduardo Fernandez, Code Compliance Specialist, addressed the Board on Staff’s opinion stating, although staff did not necessarily like the results of the research and review, it is clear that playground equipment is exempt from the Florida Building Code. Further, Mr. Fernandez submitted and cited to the members a case on playground equipment that went before the State of Florida Building Commission. Mr. Fernandez indicated that the ruling on that case was that playground equipment is not required to be permitted under the Florida Building Code. Mr. Fernandez also commented that the purpose and/or intended use of this installation needs to be considered and whether we want to set a precedence on other installations by this company.

(Board member Richard Horton left the meeting @ 2:10 PM)

Board member John Kurzman stated, although the exemption is clear, why not have the property owner tie-down the equipment.

Assistant County Attorney Eduardo Gonzalez informed the Board of an interpretation by the Board of Rules and Appeals back in 2000 to all the Building Officials regarding playground equipment. Mr. Gonzalez read the interpretation “no building permit is required by the Code for the installation of playground equipment”.

After much discussion and deliberation, a motion was made by Chief Virgilio Fernandez and seconded by Enrique Salvador to grant the appeal.
The motion carried by a vote of 7-4 with Robert Barnes, Jesus Gomez, Herbert Gopman and Tom Utterback opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

TCO/TCC APPEALS

#1 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Development; MDAD Project No. 737E, 737G; Permit No. 2001111801; Juan Carlos Arteaga.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Enrique Salvador and seconded by Chief Virgilio Fernandez to grant a 90-day TCO Extension.
The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

#2 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Development; MDAD Project No. 739A; Permit No. 2003053471; Juan Carlos Arteaga.

John Thompson was present representing the Miami-Dade Aviation Department.
TCO/TCC APPEALS continues…

A motion was made by Enrique Salvador and seconded by Chief Virgilio Fernandez to grant a 90-day TCO Extension.
The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)

#3 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Program; MDAD Project No. 739H; Permit No. 2003026424; Juan Carlos Arteaga.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Enrique Salvador and seconded by Chief Virgilio Fernandez to grant a 90-day TCO Extension.
The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)

#4 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, C-D Infill Ramp Interior Finish; Permit No. 2003017623; Juan Carlos Arteaga.

John Thompson was present representing the Miami-Dade Aviation Department.

A motion was made by Fire Chief Virgilio Fernandez and seconded by Chief Paul Smith to grant a 90-day TCO Extension.
The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)

#5 TCO EXTENSION, City of Miami Beach; Setai; 2001 and 2009 Collins Avneue; Monika Entin.

Attorneys Monika Entin and Harold Rosen from the law firm Rosen, Switkes & Entin, P.L. were present on this appeal. John Duggan, Construction Manager for the Setai Condo/Hotel was also present. The Chairman William Derrer stated he was advised the Board could group all seventeen (17) requests for extension.

A motion was made by Chief Virgilio Fernandez and seconded by Chief Paul Smith to grant a 90-day TCO Extension for all seventeen (17) request for extension as follows:

<table>
<thead>
<tr>
<th>Process No.</th>
<th>(Certificate/Permit)</th>
</tr>
</thead>
<tbody>
<tr>
<td>BC0004069/B0002523</td>
<td>Shell; Parking Garage; Lobby</td>
</tr>
<tr>
<td>BC004111/B0103868</td>
<td>Condo – 28th Floor</td>
</tr>
<tr>
<td>BC004112/B0103868</td>
<td>Shell for PHA and PHB</td>
</tr>
<tr>
<td>BC004076/B0103868</td>
<td>Tower Units – Floors 17-27</td>
</tr>
<tr>
<td>BC004177/B0103868</td>
<td>Condo Units 3901-03; 3906; 3909</td>
</tr>
</tbody>
</table>
The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

**INTERPRETATION**

Miami-Dade County Code – Chapter 8, Section 8-6 Expedited Permit Program for Green Buildings.

Michael Goolsby, Chief Code Compliance Division, indicated there is some lack of clarity regarding the intent of Section 8-6 of the Code of Miami-Dade County with regard to its applicability to renewable energy systems. Mr. Goolsby stated the issue presented for interpretation is: “Does the incentive provided in Section 8-6 apply to building integrated systems utilizing solar, wind and other forms of renewable energy?”

A motion was made by Tom Utterback to interpret Section 8-6 as being applicable to building integrated systems utilizing solar, wind and other forms of renewable energy. The motion was seconded by Jesus Gomez.

The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)
REPORT:

Certification Subcommittee Report for March 2009

Enrique Salvador stated that the following individuals are being recommended for approval for New Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Ashraf, Syed M.</td>
<td>City of North Miami</td>
<td>Building Inspector (Structural)</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Plans Examiner Building</td>
</tr>
<tr>
<td>Dalmau, Juan R.</td>
<td>Miami-Dade County</td>
<td>Mechanical Inspector</td>
</tr>
<tr>
<td>Gioia, Paul A.</td>
<td>City of Opa Locka</td>
<td>Building Official</td>
</tr>
<tr>
<td>Lindgren, Clifford J.</td>
<td>Indian Creek Village</td>
<td>Mechanical Inspector</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Plans Examiner Mechanical</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Plans Examiner Plumbing</td>
</tr>
<tr>
<td>Ramos, Aurelio J.</td>
<td>City of Aventura</td>
<td>Building Inspector (Structural)</td>
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<td>Plans Examiner Building</td>
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<tr>
<td></td>
<td>Village of El Portal</td>
<td>Roofing Inspector (Commercial)</td>
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<td></td>
<td></td>
<td>Roofing Inspector (Residential)</td>
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<tr>
<td>Yocum, David B.</td>
<td>City of Miami Springs</td>
<td>Electrical Inspector</td>
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<tr>
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<td>Plans Examiner Electrical</td>
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</table>

A motion was made by Enrique Salvador and seconded by Chief Virgilio Fernandez to accept the individuals listed for new certification. The motion carried unanimously.

Enrique Salvador stated the following individual is being recommended for De-Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
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</thead>
<tbody>
<tr>
<td>Valdes-Linares, Manuel</td>
<td>City of Miami</td>
<td>Building Inspector (Structural)</td>
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<td></td>
<td>Plans Examiner Building</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Plans Examiner Structural</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Roofing Inspector (Commercial)</td>
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<tr>
<td></td>
<td></td>
<td>Roofing Inspector (Residential)</td>
</tr>
</tbody>
</table>

(The State of Florida Board of Engineers has suspended Mr. Valdes-Linares’ Engineer’s License)

Jorge Gamoneda, Code Compliance Specialist, asked the Board to disregard the recommendation for De-Certification on aforementioned individual on disciplines: Building Inspector (Structural); Plans Examiner Building; Roofing Inspector (Commercial); and Roofing Inspector (Residential). Mr. Gamoneda stated only the Plans Examiner Structural is recommended for De-Certification as Manuel Valdes-Linares holds an Engineering license from Miami-Dade County which supports those other disciplines.

Mr. Valdes-Linares was present.
A motion was made by Enrique Salvador to **De-Certify** Mr. Valdes-Linares only as to the **Plans Examiner Structural** discipline. The motion was seconded by Chief Virgilio Fernandez.

The **motion carried unanimously.**  
*(For a verbatim version of the aforementioned item, refer to the transcript.)*

**BOARD INFORMATION (NON-AGENDA)**

Chairman Derrer reported on the status of the Ordinance regarding the Board using its discretion based on applicant’s experience for certification purposes. Mr. Derrer indicated to the Board that the Office will pass item through the legislative pipeline for the Board of County Commissioners consideration.

There being no further business, the meeting was adjourned at 2:27 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF APRIL 23, 2009

Members Present: William Derrer, Chairman
Richard Horton, Vice-Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Mario Espineira, Jr.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
Jesus Gomez
Herbert Gopman
John Kurzman
Enrique Salvador

Members Excused: Gregory Pierce
Myron Rosner
Paul L. Smith
Edward Woodward

Members Absent: Rolando Diaz, P.E.

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:12 P.M.

MINUTES of MARCH 19, 2009

Mr. Derrer requested a motion to approve the minutes of the March 19, 2009 meeting. A motion was made, seconded and carried to accept the minutes as written.

The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

The Chairman informed the panel that, while waiting the arrival of the Eduardo Gonzalez, Assistant County Attorney, he will address the emergency agenda.

TCO/TCC APPEALS - EMERGENCY AGENDA

#1 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, MDAD Project No. 745B; Permit No. 2002079227; Juan Carlos Arteaga.

John Thompson was present representing Miami-Dade Aviation Department.

A motion was made by Enrique Salvador and seconded by Chief Virgilio Fernandez to grant a 90-day TCO Extension.

The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)
INTERPRETATION – REGULAR AGENDA

FBCB 1522.3 and FBCR R4402.11.3 – Solar Thermal and Solar Electric

Michael Goolsby, Chief Code Compliance Division, stated to the Board members that during the Solar Energy Subcommittee meeting a discussion took place regarding roof top clearances, as it relates to Solar Thermal and Solar Electric installations. Mr. Goolsby asked the panel whether they see Solar Thermal and Solar Electric equipment as being machinery or equipment, which during a major roof repair or re-roofing needs to comply with roof top clearances. Mr. Goolsby commented that these systems are installed on a back-up and there is no loss of service.

After some discussion, a motion was made by Tom Utterback and seconded by Robert Barnes to interpret that Solar Thermal and Solar Electric were not contemplated by those sections of the Code. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

NOA APPEAL # 1: Notice of Acceptance Revision – NOA # 08-0617.01 – Hybrid Green Roof System

Daniel Arguelles, appellant and owner of Artezanos Incorporated along with Alex H. Caicedo, indicated that he had a video demonstrating the application of sustainable hybrid system retro-fit over existing asphalt shingle roof tile. Mr. Arguelles began by first referencing a handout outlining his verbal presentation. Mr. Arguelles indicated he is appealing Product Control Division’s findings that Chapter 15, Section 1521.19 prohibits the use of tile hybrid components over existing roof systems in the High Velocity Hurricane Zone. Mr. Arguelles explained that Chapter 15, Section 1518.9.3 provides that metal shingles may be applied as a recover over a single layer of asphaltic shingles or smooth surface roofing. Mr. Arguelles stated that since the metal half of the hybrid system retro-fit that comes into contact with asphalt shingles qualifies as metal shingles under Section 1518.9.3 and because this system is the first of its kind and currently outside of what is currently recognized, it was his contention this hybrid system could never have been contemplated by Section 1521.19 of the Florida Building Code. Further, Mr. Arguelles stated Section 1512.2.2 provides that “innovative products and/or systems outside those currently recognized under this Chapter may have a Product Control Approval based on performance testing”. Mr. Arguelles commented that what he is merely asking for, based on his system qualifying as an innovative system, is to be allowed a performance test and consequently a product control revision for a retro-fit based on positive test results.

Mark Zehnal, Roofing Building Code Specialist, addressed the Board stating staff supports the Product Control Division’s decision to deny the proposed revision to the current NOA. Mr. Zehnal cited FBC Chapter 15, Section 1521.19 stating roof coverings or roofing components shall not be applied over an existing roofing system. Mr. Zehnal explained that is not sealed system and expressed his concern regarding water penetration.

Jaime Gascon, Chief Product Control Division, informed the Board that their basis for denial was due to not having clarity as to what defines a “tile” in Section 1521.19. Mr. Gascon stated there was uncertainty as to whether this is a tile or metal system.

Chairman William Derrer asked the appellant Mr. Arguelles if he would put this system on a roof older than 2001.

Mr. Arguelles indicated he would not put this on an older roof.

Mr. Derrer also asked Mr. Gascon whether there was a performance test available.

Mr. Gascon stated there is a test in combination for quality control on exposure or aging and a set standard must be met.

Alex Tigera, Roofing Product Control Examiner, stated the original NOA was granted and this revision is not a traditional application.

Tom Utterback stated that Section 1512.2.2 appeared to be clear in allowing the use of innovative products.
NOA APPEAL # 1: Notice of Acceptance Revision – NOA # 08-0617.01 – Hybrid Green Roof System

Eduardo Gonzalez, Assistant County Attorney, advised that the Board should read the referenced section provisions in harmony; in other words, if system does not apply to 1521.19 then you can consider 1512.2.2.

After much discussion and deliberation, a motion was made by Tom Utterback and seconded by Herbert Gopman to allow performance testing based on Section 1512.2.2 of the FBC as an innovative product. The motion carried by a vote of 10-2 with Enrique Salvador and Juan Dalla Rizza opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

EMERGENCY AGENDA

APPEAL # 1 – John Cramer – All Pro Gas – Town of Miami Lakes; Underground Gas Tank; Permit No. B2009-0047; NFPA-58 2004 LPG and NFPA-58 2008 LPG; FBC HVHZ Chap 16; Sec 1618.2; 1618.2.1.

Bruce Gilliard, appellant and owner of All Gas Pros, was present along with John Cramer, project manager. Mr. Gilliard addressed the Board stating he had submitted a permit application and was denied for the installation of an underground gas tank. He indicated that the Building Official required engineer drawing and calculations and the tank was being treated as a structure. Mr. Gilliard stated that nowhere in Code was an underground tank referenced as a structure or concrete pad referenced; only that the tank should be secured.

Richard Horton commented that his personal experience has been that you need a slab that has enough weight to withstand uplift forces that may pop that tank up in a high water/flood situation.

Building Official Eliezer Palacio of Town of Miami Lakes was present and distributed a handout along with a copy of the January 2006 Bureau of Liquefied Petroleum Gas Inspection Manuel from the Division of Standards and Department of Argiculture and Consumer Services protocol governing the transportation, storage, sale, use and handling of Liquefied Petroleum Gases for the State of Florida. Attorney Carla Barrow was also present on behalf of the Town of Miami Lakes. Additionally, Jim Ficklin, LP Gas Inspector from the State of Florida Bureau of LP Gas Inspection, was also present.

Ms. Barrow addressed the Board stating that the Florida Administrative Code sets the standard and classified the Town of Miami Lakes as a flood zone and she read 2004 LPG Code Handbook Chapter 6 Section 6.6.1.6. Ms. Barrow informed members that this is necessary to prevent floatation. She indicated that Mr. Gilliard is not being told specifically how to tie down the tank but tie down is required because as a safety precaution and possibility of combustion and/or floatation of the underground gas tank.

Assistant County Attorney Eduardo Gonzalez cautioned the Board as to their jurisdiction of interpreting the FBC and Chapter 8 only.

Jorge Gamoneda, Code Compliance Plumbing Specialist, stated NFPA-LP-Gas Code Handbook adopted by reference clearly states “Anchorage usually consists of strapping or bolting the container to concrete pads or foundations. The design and anchorage is a civil engineering matter…”.

A motion was made by Alfonso Fernandez-Fraga and seconded by John Kurzman to deny the appeal finding that calculations for gas tank installation is required. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
REPORT:

Certification Subcommittee Report for April 2009

Enrique Salvador stated that the following individuals are being recommended for approval for Re-Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Medina, Erick</td>
<td>City of Opa Locka</td>
<td>Building Inspector (Structural) Roofting Inspector (Commercial) Roofting Inspector (Residential)</td>
</tr>
<tr>
<td>Viqar, Arshad</td>
<td>City of Opa Locka</td>
<td>Chief Building Inspector Building inspector (Structural) Plans Examiner Building Plans Examiner Structural Roofting Inspector (Commercial) Roofting Inspector (Residential)</td>
</tr>
</tbody>
</table>

Additionally, the following individuals are being recommended for approval for New Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
</tr>
</thead>
<tbody>
<tr>
<td>Brown, Larry E.</td>
<td>Miami-Dade County</td>
<td>Building Inspector (Structural)</td>
</tr>
<tr>
<td>Del Castillo, Raul E.</td>
<td>Town of Miami Lakes</td>
<td>Plans Examiner Plumbing Plumbing Inspector</td>
</tr>
<tr>
<td>Fernández, Daniel R.</td>
<td>City of South Miami</td>
<td>Electrical Inspector Plans Examiner Electrical</td>
</tr>
<tr>
<td>Fernández, Ulises A.</td>
<td>City of Hialeah</td>
<td>Plans Examiner Building</td>
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<tr>
<td>Gigler, Richard R.</td>
<td>Town of Surfside</td>
<td>Chief Plumbing Inspector</td>
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<tr>
<td>González, Robert J.</td>
<td>Town of Surfside</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td>Menéndez, Tomas F.</td>
<td>Town of Medley</td>
<td>Electrical Inspector Plans Examiner Electrical</td>
</tr>
<tr>
<td>Moreno, Gerardo A.</td>
<td>City of Coral Gables</td>
<td>Plans Examiner Electrical</td>
</tr>
<tr>
<td>Naumann, Carlos A.</td>
<td>City of North Bay Village</td>
<td>Plans Examiner Structural</td>
</tr>
<tr>
<td>Perdigon, Gerardo A.</td>
<td>City of South Miami</td>
<td>Building Inspector (Structural) Roofting Inspector (Commercial) Roofting Inspector (Residential)</td>
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<tr>
<td>Reboiro, Manuel A.</td>
<td>Village of Palmetto Bay</td>
<td>Mechanical Inspector</td>
</tr>
<tr>
<td>Rojas, Edward A.</td>
<td>City of Doral</td>
<td>Plans Examiner Building</td>
</tr>
<tr>
<td>Travers, John T.</td>
<td>Town of Miami Lakes</td>
<td>Electrical Inspector Plans Examiner Electrical</td>
</tr>
<tr>
<td>INSPECTOR:</td>
<td>REPRESENTING:</td>
<td>DISCIPLINES:</td>
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<tr>
<td>Valderrama, Freddy</td>
<td>Village of Pinecrest</td>
<td>Building Inspector (Structural)</td>
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<tr>
<td>Wagoner, Peter R.</td>
<td>City of North Miami Beach</td>
<td>Building Inspector (Structural)</td>
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<td>Plans Examiner Building</td>
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<td>Roofing Inspector (Commercial)</td>
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<td></td>
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<td>Roofing Inspector (Residential)</td>
</tr>
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</table>

The Board acknowledged the recommendations and accepted the listed individuals as presented in this report.

There being no further business, the meeting was adjourned at 2:25 P.M.
The meeting commenced at 1:15 P.M.

MINUTES of APRIL 23, 2009

Mr. Derrer requested a motion to approve the minutes of the April 23, 2009 meeting. A motion was made, by Gregory Pierce and seconded by Tom Utterback to accept the minutes as written. The motion carried unanimously.  
(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: City of Miami Beach; Prime 112 @ 112 Ocean Drive; Notice of Violation; Certificate of Occupancy and Minor Repairs.

The Chairman informed the panel that this item has been withdrawn by Appellant. 
(For a verbatim version of the aforementioned item, refer to the transcript.)

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: City of Miami Gardens; Disco Curls Beauty Supply; 17560 NW 27th Avenue # 114-117; 2004 FBC Plumbing Sec 403.1 and 410.1; Drinking Fountain.

The appellant Sayed Eltahir stated that a drinking fountain would cause hair contamination to the stocked hair products in the store. Further, Mr. Eltahir indicated he has never seen this requirement in other stores and requested a waiver of this requirement.
continues...

appeal # 2: appeal of building official; city of miami gardens; disco curls beauty supply; 17560 nw 27th avenue # 114-117; 2004 fbc plumbing sec 403.1 and 410.1; drinking fountain.

ramon arronte, building official for the city of miami gardens, addressed the board and stated that he cannot waive a code requirement.

jorge gamoneda, code compliance plumbing specialist, stated the fbc plumbing section 403.1 is clear on this requirement. mr. gamoneda indicated that section 410.1 allows bottled water dispensers permitted as an alternative.

a motion was made by enrique salvador to deny the appeal. the motion was seconded by alfonso fernandez-fraga.

the motion carried unanimously.

(for a verbatim version of the aforementioned item, refer to the transcript.)

noa appeal # 1: notice of product removal; american slate; noa # 07-0928.04.

steven smith, appellant and technical manager for american slate, did not appear although notified. the chairman asked staff from the product control division to brief the board on what has taken place with this product.

alex tigera, roofing product control examiner, addressed the board on this matter. mr. tigera advised the board that, as a result of a complaint received and consequently an investigation, the product control division issued a notice of proposed action to remove notice of acceptance (noa) no. 07-0928.04 to american slate. mr. tigera stated that the investigation revealed several manufacturing locations for the slate product as well as varying nail hole locations which contradicts the noa. further, mr. tigera indicated that the product control division discussed the findings with american slate and issued them a letter dated february 24, 2009 outlining audit findings and explaining what was required to salvage their noa. mr. tigera stated that american slate was given a deadline of march 19, 2009, to submit a revision to their noa. mr. tigera stated the requested revision to correct the noa was just received this week.

after some discussion, a motion was made by enrique salvador to deny the appeal. the motion was seconded by mario espineira.

the motion carried unanimously.

(for a verbatim version of the aforementioned item, refer to the transcript.)

subsequently, david weston addressed the board stating he was speaking on behalf of his client, the complainant anthony wilson of anthony b. wilson roofing inc. and referred to his submittal of a field evaluation report on american slate illustrating non-compliance with the noa. additionally, mr. weston referenced this product as used at the anna gary home in indian creek village, miami-dade county. in this regard, he directed the board to the roofing system inspection done by innovative building and architecture consultants at the residence of anna gary. mr. weston stated their findings indicate that the installed slate does not comply with the notice of acceptance submitted for permitting and does not comply with the florida building code.

anthony wilson also addressed the board stating he “felt a false sense of confidence in the building code compliance office” and questioned why there is no contract between the noa holder and the office to assure that the product which received the noa is the product that is delivered.

john kurzman commented that the buyer, in this case, a roofing contractor with his expertise should take on some degree of responsibility for the product he is installing.

gregory pierce stated if product purchased is mislabeled then have a civil litigation.

the chairman, william derrer, commented if a product does not have an noa it cannot be used.
NOA APPEAL #1: Notice of Product Removal; American Slate; NOA #07-0928.04.

Anthony Wilson stated that American Slate has committed fraud with this department.

Mr. Derrer stated the Board has denied the appeal based on the identified differences between what was originally approved and what is now being produced. Mr. Derrer informed that, therefore, the Board has upheld the department’s Notice of Proposed Action to revoke American Slate’s NOA.

BOARD DISCUSSION
SOLAR THERMAL/SOLAR ELECTRIC SUBCOMMITTEE REPORT/RECOMMENDATIONS.

Michael Goolsby, Chief Code Compliance Division, referenced the Board of Rules and Appeals’ Subcommittee Report on Solar Thermal and Solar Electric installations. Mr. Goolsby stated this report consists of two (2) documents; one document represents Uniform Permit Submittal Guidelines for Solar Thermal and Solar Electric installations and the other document lists instructions and recommendations resulting from discussions on Solar Thermal and Solar Electric installations. Mr. Goolsby indicated that the Subcommittee met three (3) times in a joint effort with members of the Broward County Board of Rules and Appeals in order to establish uniformity in the permitting process as well as address the issues regarding these installations. Mr. Goolsby informed the Board that these two documents were approved and adopted by Broward County Board of Rules and Appeals at their meeting.

A motion was made by Richard Horton and seconded by John Kurzman to accept the report and its recommendations as written. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REPORT:
Certification Subcommittee Report for May 2009

Enrique Salvador presented the following report listing the names of individuals which are being recommended for approval for Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR</th>
<th>REPRESENTING</th>
<th>DISCIPLINES</th>
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<tbody>
<tr>
<td>Bacchus, Lancelot N.</td>
<td>City of Miami Beach</td>
<td>Roofing Inspector (Commercial)</td>
</tr>
<tr>
<td>Blanco, Luis A.</td>
<td>City of Miami Beach</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td>Cankat, Mustafa</td>
<td>Village of Palmetto Bay</td>
<td>Plans Examiner Structural</td>
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<tr>
<td>Fernandez, Daniel R.</td>
<td>Village of Palmetto Bay</td>
<td>Electrical Inspector</td>
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<td>Plans Examiner Electrical</td>
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<tr>
<td>Flingos Jr., Thomas P.</td>
<td>Village of Palmetto Bay</td>
<td>Chief Electrical Inspector</td>
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<td>Electrical Inspector</td>
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<tr>
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<td>Plans Examiner Electrical</td>
</tr>
<tr>
<td>Gonzalez, Carlos A.</td>
<td>City of Miami Beach</td>
<td>Mechanical Inspector</td>
</tr>
<tr>
<td>Hernandez, Rafael</td>
<td>Village of Palmetto Bay</td>
<td>Chief Plumbing Inspector</td>
</tr>
</tbody>
</table>
A motion was made by Chief Virgil Fernandez to accepted the report. The motion was seconded. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

There being no further business, the meeting was adjourned at 2:08 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF JUNE 18, 2009

Members Present: William Derrer, Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Rolando Diaz, P.E.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
Herbert Gopman
John Kurzman
Gregory Pierce
Myron Rosner
Enrique Salvador
Paul L. Smith
Edward Woodward

Members Excused: Jesus Gomez
Richard Horton, Vice-Chairman

Members Absent: Mario Espineira, Jr.

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:03 P.M.

MINUTES of MAY 21, 2009

Mr. Derrer requested a motion to approve the minutes of the May 21, 2009 meeting. A motion was made, by Edward Woodward and seconded by Enrique Salvador to accept the minutes as written. The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

TCO/TCC APPEALS

#1 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002109071; Juan A. Gonzalez.

Donovan Hall was present representing the Miami-Dade Aviation Department.

A motion was made by Tom Utterback and seconded by Enrique Salvador to grant a 90-day TCO Extension. The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

#2 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002109076; Juan A. Gonzalez.

Donovan Hall was present representing the Miami-Dade Aviation Department.
TCO/TCC APPEALS

A motion was made by Gregory Pierce and seconded by Edward Woodward to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

#3 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2002108242; Juan A. Gonzalez.

Donovan Hall was present representing the Miami-Dade Aviation Department.

A motion was made by Paul Smith and seconded by John Kurzman to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

#4 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, South Terminal Program; Permit No. 2003009007; Juan A. Gonzalez.

Donovan Hall was present representing the Miami-Dade Aviation Department.

A motion was made by Gary Pierce and seconded by Tom Utterback to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

#5 TCO EXTENSION, City of Miami Beach; Setai; 2001 and 2009 Collins Avenue; Monika Entin.

John Duggan, Construction Manager for the Setai Condo/Hotel was present.

The Chairman William Derrer stated the Building Official recommended 180 days extension, however, the Board would only consider 90 days maximum. The Chairman asked for a motion on all 17 requests for extension.

A motion was made by Rolando Diaz to grant a 90-day TCO Extension for all seventeen(17) requests for TCO Extension. The motion was seconded by Enrique Salvador. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

BOARD DISCUSSION

CONSIDER SCHEDULING THE BORA PANEL FOR PROBABLE CAUSE CASES/FORMAL HEARINGS MEETING ON THE SAME MEETING DATE AS THE REGULAR BORA MEETING

Kathy Charles, Director, BCCO Policy, Operations and Board Administration, addressed the Board on this matter stating there are certain scenarios to consider specific to scheduling. Ms. Charles indicated that scenario combining meeting days may save Board member time as well as create other efficiencies. However, she stated that, if the Board decided to combine these two meetings, then a determination must be made as to which business would go first: BORA Regular Appeals or BORA Probable Cause Cases and Formal Hearings. Additionally, Ms. Charles informed the members that a time certain is required for the BORA Probable Cause Cases and Formal Hearings to allow for notification requirements.
Continued…

BOARD DISCUSSION

Rolando Diaz commented that he liked the idea of coming in only one day a month rather than twice. Further, he stated that those not on the BORA panel for Probable Cause Cases and Formal Hearings would not need to stay for that portion of the meeting.

Enrique Salvador expressed opposition to joining these two meeting functions indicating that the timing would be difficult to control and homeowners, Building Officials and inspectors may sit for a while or possibly have to return another day.

Alfonso Fernandez-Fraga commented that the focus should not be on accommodating appellants and respondents in terms of deciding on the timing. Mr. Fernandez-Fraga stated in other administrative or court settings, venues time is managed by the Board.

Roland Diaz stated the order of business on an Agenda can be changed at the Chairman’s discretion. He suggested to try for 2-3 months and see how it works out.

Chairman William Derrer stated that the BORA panel for Probable Cause Cases and Formal Hearings begins a half hour earlier then the scheduled meeting time to give staff an opportunity to resolve some cases with respondents and report to the Board a settlement and/or resolution.

John Kurzman stated the question before the Board is whether to combine the meetings and staff can workout the scheduling.

After much discussion and deliberation, a motion was made by Rolando Diaz and seconded by Alfonso Fernandez-Fraga to schedule BORA Probable Cause Cases/Formal Hearings meeting on the same meeting date as the regular BORA Appeals meeting commencing with the BORA Appeals at 1:00 P.M. and going into the BORA Probable Cause Cases and Formal Hearings at 2:00 P.M.

The motion carried by a vote of 11-4, with Chief Virgil Fernandez, Chief Paul Smith, Enrique Salvador and Edward Woodward opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REPORT:

Certification Subcommittee Report for June 2009

Enrique Salvador stated the following individuals are being recommended for approval for New Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINE:</th>
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<tbody>
<tr>
<td>Ferrer, Manuel</td>
<td>City of Coral Gables</td>
<td>Mechanical Inspector</td>
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<td></td>
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<td>Plans Examiner Mechanical</td>
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<td>Plans Examiner Plumbing芝</td>
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<td></td>
<td>Plumbing Inspector</td>
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<tr>
<td>Gonzalez, Andres</td>
<td>City of Coral Gables</td>
<td>Electrical Inspector</td>
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<tr>
<td></td>
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<td>Plans Examiner Electrical</td>
</tr>
<tr>
<td>Guerrero, Gerardo</td>
<td>City of Miami</td>
<td>Chief Mechanical Inspector</td>
</tr>
<tr>
<td>Ibacache, Jorge H.</td>
<td>City of Coral Gables</td>
<td>Building Inspector (Structural)</td>
</tr>
<tr>
<td>Ramos, Aurelio J.</td>
<td>City of Coral Gables</td>
<td>Plans Examiner Building</td>
</tr>
<tr>
<td>Reboiro, Manuel A.</td>
<td>City of Miami Beach</td>
<td>Mechanical Inspector</td>
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**REPORT:**
The section for this area is in the way of the other Certification Subcommittee Report for June 2009

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<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINE:</th>
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<tbody>
<tr>
<td>Rivas, Angel R.</td>
<td>City of Coral Gables</td>
<td>Building Inspector (Structural)</td>
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<td>Roofing Inspector (Commercial)</td>
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<td>Roofing Inspector (Residential)</td>
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<tr>
<td>Weldon, Alexander J.</td>
<td>Town of Surfside</td>
<td>Electrical Inspector</td>
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<td>Plans Examiner Electrical</td>
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</tbody>
</table>

A motion was made by Enrique Salvador to accept those listed for New Certification for 2009. The motion was seconded by Chief Virgil Fernandez. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Enrique Salvador stated the following individual is being recommended for **Rejection** for **New Certification** for 2009.

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<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINE:</th>
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</thead>
<tbody>
<tr>
<td>Watkins, Kim R.</td>
<td>City of Florida City</td>
<td>Plans Examiner Electrical</td>
</tr>
</tbody>
</table>

**APPOINTMENT OF ELECTRICAL PLANS EXAMINERS**

(bb) A State Certified Electrical Contractor having held a certification issued by the Florida Electrical Contractor’s Licensing Board for a period of at least five years and having five years of field experience under that certification. (License date 04/08/2005.)

A motion was made by Enrique Salvador and seconded by Chief Paul Smith to deny the certification of Kim Watkins. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

There being no further business, the meeting adjourned at 1:34 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF SEPTEMBER 17, 2009

Members Present: William Derrer, Chairman
Richard Horton, Vice-Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Rolando Diaz, P.E.
Mario Espineira, Jr.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
Jesus Gomez
Herbert Gopman
John Kurzman
Gregory Pierce
Myron Rosner
Enrique Salvador
Paul L. Smith

Members Excused: Edward Woodward

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Fernando Subirats, Official Reporting Services, LLC

The meeting commenced at 1:15 P.M.

MINUTES of JUNE 18, 2009

Mr. Derrer requested a motion to approve the minutes of the June 18, 2009 meeting. A motion was made by Mario Espineira and seconded by Paul Smith to accept the minutes as written.

The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Town of Miami Lakes; 16019 Kingsmoor Way; Permit No. 2009-1320; Reroofing and Inspection; Carlos Collazo.

This item was withdrawn by the Appellant prior to the meeting with correspondence on file.

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: City of North Miami Beach; Aventura Bayview Building; 1701 Biscayne Boulevard; Permit No. BU00-0055; SFBC, Section 3901.1; FBC 403.1; Smoke Control System; Richard Martin.

Mr. Stanley Price, Attorney for Aventura Bayview Condominium Association, addressed the Board regarding a challenge of a decision by the Building Official of the City of North Miami Beach. He informed the Board that this building was permitted in 1999 and now ten (10) years later the City is requesting that the building be retrofit with a smoke control system that is not required under the current FBC, Section 403.1, which is only now required for buildings having occupied floors located over 75 feet. Mr. Price indicated that the Aventura Bayview Building is 58 feet. He submitted to the Chairman a binder with copies of all the permit applications including fire permits; plans approved by the Miami-Dade County Fire Department; and Certificates of Occupancies issued on this project. During his presentation, Mr. Price provided some background on the Codes related to smoke control outlining their progress and changes over time. Additionally, he distributed a copy of SFBC (1994 Revision) Smoke Control
Continues...

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: City of North Miami Beach; Aventura Bayview Building; 1701 Biscayne Boulevard; Permit No. BU00-0055; SFBC, Section 3901.1; FBC 403.1; Smoke Control System; Richard Martin.

Systems - Exceptions - Section 3905.2(a)3 and 2001 FBC Section 412.5.2 in both instances referencing tempered glass as an alternate which naturally facilitates cross-ventilation. Mr. Price stated this supports their position that the Aventura Bayview Building meets the standard criteria for the Life Safety requirement of Chapter 39. Mr. Price commented that the Engineer, Richard Martin, on this project was present to testify and answer any questions.

Richard Horton inquired whether the glass meets the requirement and provides the cross ventilation.

Mr. Martin indicated that “the whole curtain wall is tempered glass”.

Myron Rosner stated this building has had issues in the past with windows and he knows they have been replaced.

John Kurzman confirmed the windows were replaced with tempered glass.

Philip Azan, Building Official for the City of North Miami, addressed the Board stating that this project was permitted in 1999 and he did not believe the exemption applied at that time. Further, Mr. Azan commented that he had not seen any evaluation as to whether this building meets the criteria for natural or cross ventilation.

Pete Quintela advised the Board that he had participated in the writing of Code Section 3902 and believes it was not the intent of the Code to consider tempered glass as meeting natural cross ventilation. Mr. Quintela referenced his written staff opinion as supportive of the decision of the Building Official based on the time of permit application and the Code in place at that time.

Rolando Diaz suggested the engineer provide a report to the Building Official ascertaining that the building is safe.

After some discussion and deliberation, a motion was made by Richard Horton to grant the appeal. The motion was seconded by Enrique Salvador.

The motion carried by a vote of 14-3, with Herbert Gopman, Rolando Diaz and Paul Smith opposing.

(For a verbatim version of the aforementioned item, refer to the transcript.)

APPEAL # 3: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; Town Center One; 8950 SW 74th Court; Permit No. 2009003452; FBC 1522.3.1; Height Clearance of HVAC Duct; Jerry Proctor.

Jerry Proctor, on behalf his client Nestor Mejia of Dayco Holdings, addressed the Board regarding the height clearance of an HVAC duct for the roof of Town Center One office building required by FBC Section 1522.3.1. Mr. Proctor indicated he was joined by representatives of the general contractor Jesus Baez of JEM and Javier Hernandez of IBA Consulting to inform the Board that this HVAC system can easily be repaired and maintained.

Flavio Gomez, representing the Building Department and Building Official, informed the Board that a final inspection failed on this project for not having the required height of the legs supporting the ducts above the roof per the referenced code section. Mr. Gomez stated that a variance from the Code cannot be granted.

Kenneth Everett, Roofing Code Compliance Specialist, informed the Board that his job site inspection revealed the height of leg support for these ducts as 18 to 22 inches when it should be at least 48 inches. Mr. Everett stated staff is in agreement with the Building Official.

Gregory Pierce stated the requirement is contained in table 1522.3 of the FBC Roof Assemblies and Rooftop and it is clear.

After some deliberation, Appellant voluntarily withdrew his appeal.
NOA APPEAL; NOA # 08-0617.01; Hybrid Green Roof System; 2007 FBC 1512.2.2; Innovative Product; Daniel Arguelles.

Daniel Arguelles of Artezanos Inc. addressed the Board and explained that at the Board meeting of April 23, 2009, the Board granted his appeal per 2007 FBC Section 1512.2.2, as an innovative product and directed the Product Control Division to conduct various tests. He indicated that some members of the Board had expressed some concerns regarding weatherproofing and nail penetration. Mr. Arguelles commented that also, as an afterthought, he was worried about the fire classification of different shingles with different ages. Mr. Arguelles stated that having learned something from the Board’s concerns and discussions at the previous meeting, he added an underlayment component to the recovery system.

Consequently, Mr. Arguelles stated that he was back before the Board because the Product Control Division would not accept the modification to the system. Mr. Arguelles referred the Board members to his informational handout “Proposal For The Use of Synthetic Underlayment as a Component For The Hybrid Green Roof System” along with a sample sheet of the underlayment and self sealing tin cap. Mr. Arguelles went on to describe the underlayment from Alpha Pro Tech of Valdosta, Georgia, as having an NOA #07-0316.04 and its valuable properties. As to the nail penetration concern, he introduced the development of the self sealing technology in their NOA approved tin cap. Mr. Arguelles informed the Board that Mr. Bruce Haden, Vice President of Sales and Marketing for Alpha Pro Tech was present for any questions. Additionally, Mr. Arguelles mentioned two other holders of NOA; Metals USA Building products of Canada, NOA #07-0507.07; Scandinavian Profiling Systems Inc., NOA #07-0607.04, utilize the same underlayment.

Jamie Gascon, Chief of Product Control Division informed the Board that the system he was directed to test per Board Ruling of April 23, 2009, did not include an underlayment. Further, Mr. Gascon stated that a membrane is not allowed to be applied as a recover over an existing shingle roof per FBC Sections 1518.9.3 and 1521.17. Mr. Gascon referred to a memorandum dated June 21, 2006, issued to all Building Officials in Miami-Dade County by the Board of Rules and Appeals regarding guidelines for “Asphalt Shingle Recovery”, wherein underlayment is exempt.

The Chairman, William Derrer, asked the appellant why he did not go forward with the testing on the system as presented on April 23, 2009.

Mr. Arguelles stated that after the valuable insight from the members of the Board and Product Control they attempted to satisfy all the concerns by adding the new components to the Hybrid system to increase weather resistance, fire resistance and overall performance. He indicated that by adopting these new specifications they would create a more uniform Hybrid Green Roof System capable of retro-fit application over existing shingles as well as new construction roofing and re-roofing.

Richard Horton commented that the process needed to be open to new technology and suggested that the test proceed.

A motion was made by Robert Barnes to direct Product Control to test. The motion was seconded by Jesus Gomez. Further discussion on the motion took place.

Jamie Gascon advised the members that new information has been introduced here in terms of the NOAs; they are not qualified as a tile underlayment. He indicated that because tile is going to be back on the roof after you put back this underlayment they would first have to qualify the tile underlayment as a hybrid underlayment. Secondly, he stated specific testing criteria will have to be developed.

Gregory Pierce stated the Code is clear about going over shingles. However, he indicated he does not have a problem with studying this Hybrid System a little closer before reaching a decision. Further, Mr. Pierce stated in regard to the NOA, if it is in conflict with Code whichever is most restrictive would be what applies.

Mark Zehnal, Roofing Code Specialist of the Code Compliance Division, stated if the product approval is in conflict with Chapter 15, the Chapter prevails and the Code overrules.
NOA APPEAL; NOA # 08-0617.01; Hybrid Green Roof System; 2007 FBC 1512.2.2; Innovative Product; Daniel Arguelles.

Robert Barnes withdrew his prior motion.

A motion was made by Richard Horton to send this item to the Roofing Committee. The motion was seconded by Herbert Gopman. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

TCO/TCC APPEALS

#1 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Development; Project No. 739H; Permit No. 2003026424; Juan C. Arteaga.

John Thompson was present on behalf of the Miami-Dade Aviation Department.

A motion was made by Rolando Diaz and seconded by Enrique Salvador to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

#2 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Development; Project No. 737E/737G Permit No. 2001111801; Juan C. Arteaga.

John Thompson was present on behalf of the Miami-Dade Aviation Department.

A motion was made by Rolando Diaz and seconded by Gregory Pierce to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)

#3 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, C-D Infill Ramp Interior Finish; Project No. 739G; Permit No. 2003017623; Juan C. Arteaga.

John Thompson was present on behalf of the Miami-Dade Aviation Department.

A motion was made by Rolando Diaz and seconded by Salvador Enrique to grant a 90-day TCO Extension. The motion carried unanimously. (For a verbatim version of the aforementioned item, refer to the transcript.)
REPORT:

Certification Subcommittee Report for September 2009 (Includes July 2009)

Enrique Salvador stated the following individual was being recommended for approval for Re-Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
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<tr>
<td>Perez-Vichot, Manuel</td>
<td>Village of Virginia Gardens</td>
<td>Building Inspector (Structural)</td>
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<td>Plans Examiner Building</td>
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A motion was made by Enrique Salvador to accept listed individual for Re-Certification for 2009. The motion was seconded by John Kurzman. The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

Further, that the following individuals were being recommended for approval for New Certification for 2009.

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<thead>
<tr>
<th>INSPECTOR:</th>
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<tbody>
<tr>
<td>Bruhn, Norman J.</td>
<td>Miami Shores Village</td>
<td>Roofing Inspector (Commercial)</td>
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<td>Guerrero, Carlos M.</td>
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<td>Hernandez, Rafael</td>
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<td>Iqbal, Tahir</td>
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<td>Lindgren, Clifford J.</td>
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<td>Chief Mechanical Inspector</td>
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<td>Martin, Robert E.</td>
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<td>Medina, Erick</td>
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<tr>
<td>Parker, Clayton L.</td>
<td>City of Sunny Isles Beach</td>
<td>Chief Building Inspector</td>
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REPORT:

Certification Subcommittee Report for September 2009 (Includes July 2009)

Individuals recommended for **approval** for **New Certification** for 2009.

**INSPECTOR:**

**REPRESENTING:**

**DISCIPLINES:**

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<th>Inspector Name</th>
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<tr>
<td>Pistorino, John C.</td>
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<td>Prieto, Frank</td>
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<tr>
<td>Trowbridge, James E.</td>
<td>City of North Miami Beach</td>
<td>Building Inspector (Structural)</td>
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<td>Wagner, James R.</td>
<td>City of North Miami Beach</td>
<td>Roofing Inspector (Commercial)</td>
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<td>Roofing Inspector (Residential)</td>
</tr>
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</table>

A motion was made by Enrique Salvador to accept those listed for **Certification** for 2009. The motion was seconded by John Kurzman. The **motion carried unanimously**.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Enrique Salvador stated following individuals were being recommended for **Rejection** for **New Certification** for 2009.

**INSPECTOR:**

**REPRESENTING:**

**DISCIPLINES:**

<table>
<thead>
<tr>
<th>Inspector Name</th>
<th>City/Position</th>
<th>Disciplines</th>
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<tbody>
<tr>
<td>Guerrero, Carlos M.</td>
<td>City of Miami Beach</td>
<td>Plans Examiner Building</td>
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<tr>
<td>(Does not have the 5 years experience with the CGC License as required by the Code of Miami-Dade County, Chapter 8, Section 8-21.2(3))</td>
<td></td>
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</tr>
</tbody>
</table>

A motion was made by Enrique Salvador to **reject** Omar Garcia for **Certification** for 2009. The motion was seconded by Myron Rosner. The **motion carried unanimously**.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Guerrero, Carlos M. | City of Miami Beach | Plans Examiner Building |
| (Does not have the 5 years experience with the CGC License as required by the Code of Miami-Dade County, Chapter 8, Section 8-21.2(3)) |

A motion was made by Enrique Salvador to **reject** Carlos Guerro for **Certification** for 2009. The motion was seconded by Paul Smith. The **motion carried unanimously**.

(For a verbatim version of the aforementioned item, refer to the transcript.)
REPORT:

Certification Subcommittee Report for September 2009 (Includes July 2009)

Iqbal, Tahir   City of North Miami Beach   Plans Examiner Structural
(Applicant did not appear in Structural Exam for License, does not have Structural I or II License)

A motion was made by Enrique Salvador to reject Iqbal Tahir for Certification for 2009. The motion was seconded by Chief Virgil Fernandez.

The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

EMERGENCY AGENDA: INTERPRETATION

Rhonda Montoya Hasan, Esq. with the City of Miami Beach, and Elizabeth M. Hernandez, Esq. with the City of Coral Gables re: Application of Senate Bill 360 (“SB360”).

Rhonda Montoya addressed the Board stating that the City of Miami Beach and the City of Coral Gables were jointly asking for an interpretation and guidance from the Board regarding SB360. Ms. Montoya referenced an ongoing litigation initiated by the City of Weston and joined by others challenging the constitutionality of the entire bill. Ms. Montoya was inquiring as to the application of the bill specifically as to Section 14(1); does the extension apply to all permits issued during the stated time frame (which is those permits with an expiration date of September 1, 2009 through January 1, 2012) and does it apply to all permits including trades or just permits for buildings. Additionally, she raised the possibility of what would happen if the bill was eventually invalidated in Court. Therefore, Ms. Montoya asked for guidance as to the mechanics of what to do with those permits that received an extension. She inquired further, whether the Florida Building Code requirements be imposed on the project or would the permit be subject to the code requirements in effect at the time of original permitting.

The Board’s counsel, Assistant County Attorney Eduardo Gonzalez, advised that the Board of Rules and Appeals has no jurisdiction to interpret the provision of Florida Senate Bill 360.

Michael Goolsby, Chief Code Compliance Division asked the Board’s counsel whether this issue could be discussed by the Board without a ruling by the Board since it’s not within their jurisdiction.

Attorney Eduardo Gonzalez stated because this is a public forum discussion can take place, however the request has been for an interpretation and/or clarification of SB360 which is not within their jurisdiction to provide.

Rhonda Montoya asked if someone wanted to challenge the decision of the Building Official relative extensions granted under this bill would that decision come to this Board.

Attorney Eduardo Gonzalez indicated he could not answer a hypothetical or render an advisory opinion without an issue. However, he stated that if it is an appeal of a decision of a Building Official and it falls within the Code or provisions of Chapter 8 then the matter could be brought for consideration to the Board.

There being no further business, the meeting adjourned at 3:10 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS  
MEETING OF OCTOBER 22, 2009

Members Present:    Richard Horton, Vice-Chairman  
                    Juan Dalla Rizza, P.E.  
                    Alfonso Fernandez-Fraga, P.E.  
                    Herbert Gopman  
                    John Kurzman  
                    Gregory Pierce  
                    Myron Rosner  
                    Edward Woodward

Members Excused:    William Derrer, Chairman  
                    Thomas Utterback, Sergeant at Arms  
                    J. Robert Barnes  
                    Mario Espineira, Jr.  
                    Chief Virgilio Fernandez  
                    Carmen Garcia  
                    Jesus Gomez  
                    Enrique Salvador  
                    Paul L. Smith

Members Absent:    Rolando Diaz, P.E.

Staff Present:     Eduardo Gonzalez, Assistant County Attorney  
                    Michael Goolsby, Acting Secretary of the Board  
                    Nelly Nieves, Board Recording Secretary

Court Reporter:   Tanya Settel, Official Reporting Services, LLC

No official action took place, due to lack of a quorum.

MINUTES of SEPTEMBER 17, 2009

Approval of minutes deferred to the November meeting.

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Miami-Dade County; City Inn; 660 N.W. 81st Street; Master Permit No. 2006-111290; 2004 FBC 105.4.1; 105.4.1.4; FS 553; 1994 SFBC 304.3(b); 2001 FBC Section 553.70(3); Permit Extension; Robert Fine.

This item was withdrawn by the Appellant prior to the meeting with correspondence on file.

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: City of Aventura; Condominium 3801 NE 207th Street – Apt # 804; Permit No. 09-00002132; Soundproofing Installation; Permit Inspection; Joe Friedes.

Joe Friedes, appellant and resident at referenced condominium Apt. #704, addressed the Board before commencement and withdrew his appeal. Mr. Friedes stated after speaking to the Building Official he was satisfied because the inspection he was asking for had been performed.

Robert A. Stok, Attorney for resident of Apt #804, along with the General Contractor on this installation, Henry Kleiner of HK Building Group, Inc., were present on this matter. Mr. Stok stated the City of Aventura performed the required inspection to the extent that a portion of the floor was uncovered to reveal the soundproofing.

APPEAL # 3: APPEAL OF THE BUILDING OFFICIAL: Unincorporated Dade County; 20 Fisher Island Drive; Permit No. 2007013248; 2004 FBC Chapter 15 Section 1521.4; Re-Roofing – 25 Percent Rule; Rebecca Amador.

Deferment to the November meeting requested by Appellant prior to meeting.
TCO/TCC APPEAL

#1 TCO EXTENSION, City of Miami Beach; Setai; 2001 and 2009 Collins Avenue; Monika Entin.

Attorney Monik from the law firm Rosen, Switkes & Entin, P.L. was present.

Request for Extension deferred to the November meeting.

REPORT:

Certification Subcommittee Report for October 2009

Report deferred to the November meeting.

DISCUSSIONS:

#1 John Kurzman; Field Visit; City of North Miami Beach; Aventura Bayview Building.

Mr. Kurzman provided a verbal report to the Board based on a visit conducted at the Aventura Bayview Building located at 1701 Biscayne Boulevard.

#2 Rainwater Catchment Systems

Deferred by Michael Goolsby, Chief Code Compliance Division.

There being no quorum, the meeting was cancelled at 1:55 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF NOVEMBER 19, 2009

Members Present: William Derrer, Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Rolando Díaz, P.E.
Mario Espineira, Jr.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
Jesus Gomez
Herbert Gopman
John Kurzman
Gregory Pierce
Myron Rosner
Enrique Salvador
Edward Woodward

Members Excused: Richard Horton, Vice-Chairman
Paul L. Smith

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:10 P.M.

MINUTES of SEPTEMBER 17, 2009 and OCTOBER 22, 2009

Mr. Derrer requested a motion to approve the minutes of the September 17, 2009 and October 22, 2009 meeting. A motion was made by John Kurzman and seconded by Enrique Salvador to accept the minutes as written. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REGULAR AGENDA:

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 20 Fisher Island Drive; Permit No. 2007013248; 2004 FBC Chapter 15 Section 1521.4; Re-Roofing – 25 Percent Rule; R. Amador.

Paul Javenes, Director of Building Services with CSI Management Services, was present on this matter. Mr. Javenes informed the Board that by State law any service contracted for by a Condominium Association must first obtain three (3) proposals. For this reason, Mr. Javenes stated they are requesting a deferment of this appeal due to their inability to secure an Engineer’s report in time for today. Mr. Javenes indicated that the engineer’s report would quantify the exact square footage of this re-roof needed to support their position on the 25% Rule.

A motion was made by Myron Rosner to grant the request for deferment. The motion was seconded by Jesus Gomez. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
TCO/TCC APPEALS

#1 TCO EXTENSION, City of Miami Beach; Setai – 2001 and 2009 Collins Avenue; 17 Permits; M. Entin.

Monika Entin was present on behalf of the Setai. Ms. Entin informed the Board that due to the Board’s lack of quorum last month they were pushed back on these 17 permits.

The Chairman William Derrer questioned the Building’s Official’s recommendation as it related to two (2) of the permits.

Richard McConchie, Building Official of the City of Miami Beach, addressed the Board stating that his 90-day recommended extension applied to all 17 permits.

A motion was made by Enrique Salvador and seconded by John Kurzman to grant 90-day TCO Extension. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

#2 TCO EXTENSION, Unincorporated Dade County; Miami International Airport, North Terminal Development; C/D Infill Interior Finish (Levels 2-3-5)j MDAD Project 739A; Permit No. 2003053471; Juan C. Arteaga.

John Thompson was present on behalf of the Miami-Dade Aviation Department.

A motion was made by Enrique Salvador and seconded by Rolando Diaz to grant a 90-day TCO Extension. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REPORTS

#1 Gregory Pierce, Chairman for the Roofing Subcommittee – Daniel Arguelles, Hybrid Green Roof System; 2007 FBC 1512.2.2; Innovative Product.

Gregory Pierce advised the Board of the outcome of the referenced Roofing Subcommittee. He indicated that after an informative presentation by representative of Alpha Pro Tech Engineered Products and Mr. Arguelles, guidelines were decided upon in order to develop testing. Mr. Pierce read the criteria agreed upon to the members as outlined in the minutes of that Subcommittee. Further, Mr. Pierce stated that Mr. Arguelles was instructed to provide the system details to the Product Control Division so that they could proceed with testing development.

Mr. Arguelles addressed the Board advising the members that he had complied with all that was requested.

A motion was then made by Tom Utterback directing the Product Control Division to proceed with testing development. The motion was seconded by Chief Virgil Fernandez.

The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
# 2 Certification of Inspectors/Plans Examiners for November 2009

Enrique Salvador presented referenced report to the Board indicating:

The following individuals were being recommended for approval for New Certification for 2009.

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<tr>
<th>INSPECTOR:</th>
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<td>Biagioni, Marco A.</td>
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# 2 Certification of Inspectors/Plans Examiners for November 2009:

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<th>INSPECTOR:</th>
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<td>Viciedo, Adalberto M.</td>
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<td>Village of El Portal</td>
<td>Plans Examiner Structural</td>
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<td>City of North Bay Village</td>
<td>Plans Examiner Structural</td>
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<td>Town of Cutler Bay</td>
<td>Plans Examiner Structural</td>
</tr>
<tr>
<td>Willis, Henry L.</td>
<td>City of Homestead</td>
<td>Building Inspector (Structural)</td>
</tr>
</tbody>
</table>

A motion was made by Chief Virgil Fernandez and seconded by John Kurzman to accept those named under New Certification.

The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Enrique Salvador stated there were two recommended rejections as listed:

The following individuals are being recommended for Rejection for New Certification for 2009:

<table>
<thead>
<tr>
<th>INSPECTOR:</th>
<th>REPRESENTING:</th>
<th>DISCIPLINES:</th>
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<tbody>
<tr>
<td>Biagioni, Marco A.</td>
<td>City of Aventura</td>
<td>Roofing Inspector (Commercial)</td>
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<td>(No evidence of mandatory five years experience as per Miami-Dade County Code, Chapter 8-21.2(g)(7). Five years experience in the roofing industry and holding a current license from the State of Florida as a registered Architect of Engineer is required)</td>
</tr>
</tbody>
</table>

Enrique Salvador made a motion to deny Mr. Biagioni’s application for New Certification as noted. The motion was seconded by Jesus Gomez.

The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

Singh, Narinder         | City of Miami Beach       | Roofing Inspector (Commercial)        |
|                       |                           | (Must have 5 years of experience in the roofing industry, two of which shall have been in a supervisory capacity.) |

A motion was made by Enrique Salvador to deny Mr. Narinder’s application for New Certification as noted. The motion was seconded by Rolando Diaz.

The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
DISCUSSION: RAINWATER CATCHMENT SYSTEMS

Michael Goolsby informed the Board that he had received several inquires regarding rainwater catchment for which there is no statute nor codes. He indicated rainwater catchment can be as simple as a barrel or a more complex device. Mr. Goolsby made an informative presentation on water facts and the idea of rainwater harvesting as providing one method of conserving water. Specifically, Mr. Goolsby indicated that rainwater catchment systems may be ideal for exterior use such as landscaping not for human consumption.

At the conclusion of his presentation, Mr. Goolsby proposed a Subcommittee panel be established to discuss rainwater catchment systems and permit submittal guidelines. Further, Mr. Goolsby stated the he had communicated with members of the Broward County Board of Rules and Appeals and they expressed an interest in joining in the discussions.

After further discussion by the members on system considerations, a motion was made by Tom Utterback and seconded to create a Joint (Miami-Dade and Broward County) Rainwater Catchment Subcommittee. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

The Chairman asked the panel for volunteers and the following eight (8) members committed to be a part of this special Rain Catchment System Subcommittee:

J. Robert Barnes, R.A.
Juan Dalla Rizza, P.E.
Rolando Diaz
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
John Kurzman
Gregory Pierce
Enrique Salvador

There being no further business, the meeting adjourned at 1:50 P.M.
MINUTES OF THE BOARD OF RULES AND APPEALS
MEETING OF DECEMBER 17, 2009

Members Present: William Derrer, Chairman
Thomas Utterback, Sergeant at Arms
J. Robert Barnes
Juan Dalla Rizza, P.E.
Rolando Díaz, P.E.
Chief Virgilio Fernandez
Alfonso Fernandez-Fraga, P.E.
Carmen Garcia
Jesus Gomez
Herbert Gopman
John Kurzman
Gregory Pierce
Myron Rosner
Enrique Salvador
Paul L. Smith
Edward Woodward

Members Excused: Mario Espineira, Jr.
Richard Horton, Vice-Chairman

Staff Present: Eduardo Gonzalez, Assistant County Attorney
Michael Goolsby, Acting Secretary of the Board
Nelly Nieves, Board Recording Secretary

Court Reporter: Tanya Settel, Official Reporting Services, LLC

The meeting commenced at 1:15 P.M.

MINUTES of November 19, 2009

Mr. Derrer requested a motion to approve the minutes of the November 19, 2009 meeting. A motion was made by Gregory Pierce and seconded by Chief Virgilio Fernandez to accept the minutes as written. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

APPEAL # 1: APPEAL OF BUILDING OFFICIAL: Unincorporated Dade County; 20 Fisher Island Drive; Permit No. 2007013248; 2004 FBC Chapter 15 Section 1521.4; Re-Roofing – 25 Percent Rule; R. Amador

Paul Javenes, Director of Building Services with CSI Management Services, was present on this matter. Mr. Javenes stated that at this time they were not disputing the Building Official’s estimation that the roof area repaired exceeded 25% of the total roof. However, Mr. Javenes stated they are requesting a variance from this rule in as much as it has cost them $180,000.00 to reroof.

Flavio Gomez, Building Division Director, Unincorporated Miami-Dade County Building Department, stated that the permit has expired and was by affidavit and private provider. He further added that the entire roof needed to be re-done. Mr. Flavio referenced the appellant’s request for variance and indicated that the Board cannot grant variances.

Mark Zehnal, Roofing Code Specialist, made a power point presentation of the referenced roof showing the area in its percentages. Mr. Zehnal confirmed that the area repaired had exceeded 25 percent of the total roof section per 2007 FBC Section 1521.4 as estimated by the Building Official.

A motion was made by Myron Rosner to deny the appeal. The motion was seconded by Alfonso Fernandez-Fraga. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)
REGULAR AGENDA:

APPEAL # 2: APPEAL OF BUILDING OFFICIAL: Village of Pincrest; 12001 SW 79th Avenue; 2007 FBC Sec, 1515 and 1512; Roof Slope 1 ½ on 12: Bruce Popowski.

Bruce Popowski, Sheet Metal and Roofing Technology, Inc., appeared before the Board along with the homeowner Ali Motlagh to request a variance from the 2007 FBC on minimum slope requirements regarding a new metal roof. Mr. Popowski informed the Board that an alternate solution can be reached in order to comply with wind uplift and fire retardant.

Leo Llanos, Building Official, indicated that the code is clear; therefore, the roofing permit application was rejected. Mr. Llanos stated he had no leeway to approve.

Mark Zehnal, Roofing Code Specialist, advised the Board that he had gone out to the jobsite and used a smart level to measure and display pictures of the front and back of the roof. Mr. Zehnal referenced the guideline table of 2007 FBC Chapter 15 Section 1515.2.1 as being clear and he supports the decision of the Building Official.

A motion was made by Tom Utterback to deny the appeal. The motion was seconded by Rolando Diaz. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

REPORT

Certification of Inspectors/Plans Examiners for December 2009

The following individuals were being recommended for approval for New Certification for 2009.

<table>
<thead>
<tr>
<th>INSPECTOR</th>
<th>REPRESENTING</th>
<th>DISCIPLINES</th>
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<tbody>
<tr>
<td>Alvarez, Elio</td>
<td>City of North Bay Village</td>
<td>Chief Electrical Inspector</td>
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<td>Electrical Inspector</td>
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<td></td>
<td>Plans Examiner Electrical</td>
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<tr>
<td>Arronte, Miguel T.</td>
<td>City of North Bay Village</td>
<td>Building Inspector (Structural)</td>
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<td>Plans Examiner Building</td>
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<td></td>
<td>Roofing Inspector (Commercial)</td>
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<td></td>
<td>Roofing Inspector (Residential)</td>
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<td>Auchet, Pedro E.</td>
<td>City of North Bay Village</td>
<td>Building Inspector (Structural)</td>
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<tr>
<td></td>
<td></td>
<td>Chief Building Inspector</td>
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<tr>
<td>Bassing, Thomas J.</td>
<td>City of North Bay Village</td>
<td>Chief Plumbing Inspector</td>
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<td>Plans Examiner Plumbing</td>
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<td></td>
<td></td>
<td>Plumbing Inspector</td>
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<tr>
<td>Bender, Donald H.</td>
<td>City of Homestead</td>
<td>Plumbing Inspector</td>
</tr>
<tr>
<td>Bertot, Carlos A.</td>
<td>City of North Bay Village</td>
<td>Electrical Inspector</td>
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<tr>
<td>Crews, Joseph W.</td>
<td>Town of Cutler Bay</td>
<td>Roofing Inspector (Commercial)</td>
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<td></td>
<td>North Miami Beach</td>
<td>Roofing Inspector (Residential)</td>
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<tr>
<td></td>
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<td>Building Inspector (Structural)</td>
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<td>Roofing Inspector (Commercial)</td>
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<td></td>
<td></td>
<td>Roofing Inspector (Residential)</td>
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</tbody>
</table>
**CERTIFICATION**

**Certification of Inspectors/Plans Examiners for December 2009, continued.**

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<tr>
<th>INSPECTOR:</th>
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<th>DISCIPLINES:</th>
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</thead>
<tbody>
<tr>
<td>Fernandez, Frank</td>
<td>City of Aventura</td>
<td>Building Inspector (Structural)</td>
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<td>Town of Cutler Bay</td>
<td>Building Inspector (Structural)</td>
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<td>Ferrer, Manuel</td>
<td>City of North Bay Village</td>
<td>Chief Mechanical Inspector</td>
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<td></td>
<td></td>
<td>Mechanical Inspector</td>
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<td></td>
<td>Plans Examiner Mechanical</td>
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<td>Plans Examiner Plumbing</td>
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<td>Plumbing Inspector</td>
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<td>González, Andres</td>
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<td>Chief Electrical Inspector</td>
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<td>Electrical Inspector</td>
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<tr>
<td>Guillen, Omar F.</td>
<td>City of North Bay Village</td>
<td>Mechanical Inspector</td>
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<tr>
<td>Kolovrat, John</td>
<td>Town of Medley</td>
<td>Building Inspector (Structural)</td>
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<td></td>
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<td>Plans Examiner Building</td>
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<td>Roofing Inspector (Commercial)</td>
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<td>Roofing Inspector (Residential)</td>
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<tr>
<td>Lindgren Jr., John C.</td>
<td>City of Miami Springs</td>
<td>Chief Plumbing Inspector</td>
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<td>Poirier Jr., Raymond J.</td>
<td>City of Doral</td>
<td>Electrical Inspector</td>
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<tr>
<td>Pousa, Felix J.</td>
<td>City of North Bay Village</td>
<td>Electrical Inspector</td>
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<td>Plans Examiner Electrical</td>
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<tr>
<td>Ransom, Shellie K</td>
<td>City of Miami Gardens</td>
<td>Building Official</td>
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<tr>
<td>Viciedo, Adalberto M.</td>
<td>City of Homestead</td>
<td>Plans Examiner Structural</td>
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<td></td>
<td>City of North Miami Beach</td>
<td>Plans Examiner Structural</td>
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</tbody>
</table>

A motion was made by Enrique Salvador to accept those named individuals for New Certification 2009. The motion was seconded by John Kurzman. The motion **carried unanimously**.

*(For a verbatim version of the aforementioned item, refer to the transcript.)*

Additionally, as to the certification process of a Building Official, Michael Goolsby, Code Compliance Division Chief, stated to the Board that there were a couple of non-agenda issues regarding the certification of a Building Official specifically, Juan Gutierrez, Building Official for the City of Hialeah, and Dale Lee, Building Official of Bay Harbour Island. Mr. Goolsby informed the Board that Juan Gutierrez’s state license was delinquent for lack of one (1) hour of continuing education with them. Mr. Goolsby also stated that Dale Lee was lacking compliance of continuing education.
REPORT

Certification of Inspectors/Plans Examiners for December 2009, continued.

Juan Gutierrez was present and addressed the Board explaining that he had an emergency and could not attend a scheduled seminar. However, Mr. Gutierrez stated he had made up the hours by doing an online Ethics class and the State has been slow in updating the record. Mr. Gutierrez presented the Chairman with documentation for the record.

A motion was made by Gregory Pierce that the required continuing education is noted and accepted. The motion was seconded by Roland Diaz.
The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

Dale Lee was present and addressed the Board explaining that he had taken an Ethics class at the Miami-Dade County Commission on Ethics and the State informed him that they were not an authorized provider. However, Mr. Lee stated he had taken another approved ethics seminar, after communicating with a State supervisor, he was told that his record would be updated.

A motion was made by Gregory Pierce that the required continuing education is noted and accepted. The motion was seconded by Roland Diaz.
The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

BOARD INFORMATION: Sunset Review Report for 2008-2009 Acknowledgement

The Chairman, William Derrer, directed the Board members to the Sunset Review Report. Kathy Charles addressed the Board on this report indicating that the informational questions remained the same as prior years with the Board’s recent activities updated.

A motion was made by Tom Utterback and seconded by Gregory Pierce to accept the report as written.
The motion carried unanimously.
(For a verbatim version of the aforementioned item, refer to the transcript.)

INFORMATION – 2010 Meeting Dates for the Board of Rules and Appeals; 2010 Formal Hearing Dates for the Board of Rules and Appeals

The calendar dates for 2010 were accepted by the members.

DISCUSSION: STEEL STUD INSTALLATION

Eduardo Fernandez, Code Compliance Building Specialist, made a presentation on steel stud installation for informational purposes. He informed the Board that there were numerous proprietary products out there of different designs and construction. Mr. Fernandez stated some products have the manufacturers’ stamp while others do not. Additionally, Mr. Fernandez stated some are ASTM tested; UL Underwriter Laboratory tested and others have Independent Product Certification.

There was further discussion of the pros and cons of structural steel members with dimples as well as the overall inspection process.

A representative from Dietrich Ultrasteel Metal Framing addressed the Board regarding their product code approvals and performance standards and some Building Officials present provided their perspective on the issue.
EMERGENCY AGENDA:


The Chairman William Derrer asked the panel for a vote to hear referenced item on the Emergency Agenda.

After some discussion and deliberation, a motion was made by Gregory Pierce to not hear this item for lack of sufficient time for staff to research and provide an opinion. The motion was seconded by Rolando Diaz. The motion carried unanimously.

(For a verbatim version of the aforementioned item, refer to the transcript.)

There being no further business, the meeting adjourned at 2:30 P.M.