

**MINUTES of the
CONTRACTORS EXAMINING BOARD
REGULAR MEETING
TUESDAY, DECEMBER 8, 2015, 9:30 A.M.
MARATHON GOVERNMENT CENTER**

1. CHAIRMAN KRAUSE:

a) Advised the audience at 9:30 A.M. that we are still waiting on one board member and that the meeting is not going to start for another 20 minutes at least. In the meantime, they are going to go over the items (Staff Reports) on the agenda that does not require a vote.

b) Introduced Mr. Rick Griffin as the new Building Official. Mr. Griffin used to be the Plans Examiner and has been promoted to building official.

c) Advised that Contractor Licensing Coordinator/CEB Liaison Odalys Mayan will be resigning.

d) Advised that Rick Griffin is the Board's secretary and when Mr. Griffin is not available, Assistant Building Official Reynaldo (Rey) Ortiz will be his designee.

2. ATTORNEY WRIGHT: Advised that the omnibus ordinance revision they have been working on has passed BOCC; it is waiting on the Department of Economic Opportunity (DEO) in Tallassee for approval, so the new codes are not yet in effect.

3. ATTORNEY WILLIAMS:

a) Advised that Mr. Juan Luis Hernandez, CE15030124, filed an appeal with the 16th Judicial Court appealing CEB's May 12, 2015 decision. He (Mr. Williams) filed a brief on 11/10/15 in response to the appeal and he has not yet heard back from the court. **Clerk's Case No.: APM152**

b) MCC Chapter 6 Amendments approved by BOCC on 10/21/2015

i. 6-240.(b) Fees

ii. 6-242.(a) Request for renewal or reinstatement

iii. 6-263 – Created – CEB

iv. 6-32 Stop Work Order

v. 6-237.(a)(1) Application; examination; issuance of contractors certificate – Text amendment

vi. 6-201.(E)(2) (FS 489.127.(5)(f) – Penalties) – *New addition to bring us into compliance with state statutes.*

vii. 6-198 – Definitions:

(a) Asphalt sealcoating specialty contractor

(b) Journeyman

(c) Sand Set / Brick Pavers (*New Classification*)

(d) Welding (*Re-introduced back into Code (11/19/13)*)

(e) Master

4. STEVE HENSON: Mr. Henson inquired about Mr. Frank Herrada' s application and was advised that he would need to re-apply for the vacant CEB Air Conditioning/Mechanical position.

5. CYNTHIA MCPHERSON – Nothing to report

6. OLD BUSINESS:
- a) 9/8/15 – *To be discussed later with quorum (Begins at 3:53PM on page 10)*
 - i. Affidavit of Costs and Values on Home Remodeling Project
 - b) 8/4/15 – *To be discussed when BO is present*
 - i. MCC 6-100 Building Permits Required
HISTORY: Chairman would like to confirm with new BO that any new work would still require a permit for structural/life safety; any new permits still need a permit; any costs over \$2,500 still need a permit; like for like under \$2,500 no new permit as long as it does not involve life safety; and no footprint changes.
 - c) UPDATE: CE14120084 – James Trumble SP 2152 – Permit received final inspections and closed 09/16/15; code case closed 11/04/15; permit # 15101914 issued 09/03/15.
7. CONSTRUCTION TRADES APPLICATION REVIEW FOR VERIFICATION OF CONST. EXPERIENCE
- a) Chairman asked all board members to take this opportunity to review each application while waiting for the last board member to arrive. At the end of the meeting, the applications will be read into the record.
- Charlie Miller arrived at 10:05AM. Meeting Called to Order.*
8. Call to Order / Roll Call:
Chairman Rudy Krause called the meeting to order at 10:06 A.M. Present were Charlie Miller, Peggy Bankester, Gary Centonze, Vice-Chair Steve Henson, and Chairman Rudy Krause.
- Present with no roll call were Assistant County Attorney Steve Williams and Attorney Thomas Wright. New Building Official Rick Griffin was present earlier in the meeting but then stepped out.
9. Agenda Changes: Yes.
- a. Roberto Santos withdrawing application for General Contractor licensure.
10. Approval of Agenda: Approved as amended by Mr. Henson and seconded by Mrs. Bankester; no nays.
11. Approval of Minutes:
- a. Regular Meeting: September 8, 2015 – Approved by Mr. Henson and seconded by Mrs. Bankester; no nays.
12. Swearing-in of Witnesses to Testify: Attorney Wright sworn-in (twice) all testifying at today's meeting.
13. Chairman asked if "is there anyone from the public present who would like to speak on an agenda item?"
No.
14. Chairman asked if "any board member been contacted outside the presence of this meeting regarding an agenda item? If so, to please disclose the nature of the contact? No.
15. New Business:
- a. Application Review of the 2013-15 Renewal of Expired Certificates of Competencies

- i. Anthony Antonacci SP 3693
A & T Installations, Inc.
Cabinet & Millwork Contractor

Mr. Antonacci addressed the Board regarding his expired certificate of competency. After discussion, motion was made by Mr. Henson recommending the renewal of the certificate of competency and renewal fee of \$150.00. Motion seconded by Mrs. Bankester; no nays.

- ii. Daniel W. Davis SP 3367
Island Interior Specialist, LLC.
Cabinet & Millwork Contractor

Mr. Davis addressed the Board regarding his expired certificate of competency. After discussion, motion was made by Mrs. Bankester recommending the renewal of the certificate of competency and renewal fee of \$150.00. Motion seconded by Mr. Miller; no nays.

- iii. Matthew J. Rolfsen SP 3861
Certapro Painters, LLC.
Painting & Decorating Contractor

*New company to be qualified: CPP Enterprises, LLC.

Mr. Rolfsen failed to appear before CEB. Board approved rescheduling matter to January 12, 2016.

- iv. Jose Luiz Leal SP 3882
Leal & Leal, Inc.
Tile, Terrazzo, and Marble Contractor

Mr. Leal addressed the Board regarding his expired certificate of competency through his daughter/interpreter Ruth Leal Burns as he is sick. Mr. Miller disclosed that Mr. Leal does all of his tile work; no financial ties. After discussion, motion was made by Mr. Centonze recommending the renewal of the certificate of competency and renewal fee of \$150.00. Motion seconded by Mrs. Bankester; no nays.

- v. Wolfgang Noack SP 3376 / SP 3556
Reliance Property Management, Inc.

- 1. Landscaping Contractor – SP 3376 – Approved
- 2. Lawn Sprinkler Contractor – SP 3556 – Approved

Mr. Noack addressed the Board regarding his two expired certificates of competencies. After discussion, motion was made by Mrs. Bankester recommending the renewal of SP 3376 and SP 3556 certificates of competencies and renewal fee of \$150.00 for each license. Motion seconded by Mr. Miller; no nays.

b. Code Compliance Code Cases

- i. CE15060103 Notice to Appear
John Patrick Jackson CBC1253572

Mr. Jackson not present; Attorney Williams stated that Mr. Jackson contacted the inspector asking if he needed to attend and she replied that it would be in his best interest. Inspector Bruno advised that he was driving from Ft. Lauderdale to attend meeting. Board agreed to skip Mr. Jackson and move to the next case to allow him time to appear.

- ii. CE15080081 Notice to Appear - *Pending Stipulated Agreement*
Raymond Vazquez EC0002558
Florida Keys Electric, Inc.
MCC: 6-202.(11)a Work without a permit (windows, doors, decks)
MCC: 6-202.(1) Working outside scope of license
Issued: 08/25/15
Service: 08/31/15
Fine: Notice
Inspector: Bruno

Inspector Bruno stated that she has received the signed stip and a copy of the check via e-mail; original and check to follow.

- iii. CE15090074 Notice to Appear
Levi John Miller, Jr.
Levi John Miller Jr, LLC.
MCC: 6-77 No certificate of competency (installed tiki hut)
Issued: 09/17/15
Service: 09/26/15
Fine: Notice
Inspector: Lake

Mr. Miller present without legal representation to address the board and did not contest the violation. Code Compliance Inspector Lake was present to address the County. After testimony, evidence, and exhibits were taken from all parties and entered into evidence with no objections, motion was made by Mr. Miller recommended finding Respondent IN VIOLATION as cited and seconded by Mrs. Bankester. After discussion, motion carried unanimously.

Penalty Phase – Motion made by Mr. Miller recommending imposing a fine of \$1,000.00 plus administrative costs of \$250.00, for a **total of \$1,250.00**, to be paid within 30 days or lien. After discussion, motion carried unanimously

- iv. CE15100025 Notice to Appear
Jay O. Berry ES12000309
J. W. Berry Signs, Inc.
MCC: 6-202.(11)a Work without a permit (installed sign)
Issued: 10/05/15

CE15100025 / Berry continued:

Service: 10/19/15
 Fine: Notice
 Inspector: Lake

Mr. Berry failed to appear before the Board and did not have legal representation present. Good service received at address of record with County on 10/19/15. Code Compliance Inspector Lake was present representing the County. After testimony, evidence, and exhibits were taken from all parties and entered into evidence with no objections, motion was made by Mr. Miller recommending finding Respondent IN VIOLATION as cited and seconded by Mr. Centonze. Motion carried unanimously.

Penalty Phase – Motion made by Mr. Miller recommending administrative costs of \$250.00 to be paid within 30 days or lien and No Further action to Construction Industry Licensing Board (“CILB”) and seconded by Mr. Henson. Motion carried unanimously.

Code Compliance Cases Ended and Moved on to Page 6 of Agenda

c. Null & Void Certificate of Competency

1. Paul Joseph Wunderlich

- a. Paving Contractor (ENG II 295D expired 10/31/2011)
- b. Excavating & Grading Contractor / (ENG II 296E expired 10/31/2011)

Mr. Wunderlich received re-approval to re-test on 09/08/15.

After discussion, Mr. Wunderlich was advised that he would not be able to use his State Inspector’s license in lieu of his paving and excavating & grading contractor’s licenses. He will have to re-rest.

d. *Returned to Code Compliance Cases:*

i. CE15060103 Notice to Appear
 John Patrick Jackson CBC1253572
 ECI Construction, Inc.
 MCC: 6-202.(11)a Work without a permit
 MCC: 6-143 Work concealed prior to inspection
 Issued: 06/29/15
 Service: 07/09/15
 Fine: Notice
 Inspector: Bruno

Mr. Jackson failed to appear before the Board and did not have legal representation present. Good service received at address of record with County on 07/09/15. Code Compliance Inspector Bruno was present representing the County. After testimony, evidence, and exhibits were taken from all parties and entered into evidence with no objections,

CE15060103 / Notice to Appear / Jackson case continued:MCC 6-202.(11)a Work Without a Permit

Motion was made by Mr. Henson recommending finding Respondent IN VIOLATION as cited and seconded by Mr. Miller; no nay votes.

Penalty Phase – Motion made by Mr. Henson recommending administrative costs of \$276.03 to be paid within 30 days or lien and no further action to Construction Industry Licensing Board and seconded by Mr. Henson. Motion carried unanimously, and

MCC 6-143 Work Concealed Prior to Inspection

Motion was made by Mr. Henson recommending finding Respondent NOT IN VIOLATION as cited and seconded by Mr. Miller for discussion. After discussion, both motions rescinded for clarification; Inspector Bruno addressed their concerns.

After discussion, new motion was made by Mr. Miller recommending finding Respondent IN violation as cited and seconded by Mr. Henson; no nay votes.

Penalty Phase – Motion made by Mr. Henson recommending No Further Action to Construction Industry Licensing Board and seconded by Mr. Miller; no nay votes.

- ii. CE15080062 Notice to Appear
 John Patrick Jackson CBC1253572
 ECI Construction, Inc.
 MCC: 6-32 Work through a stop work order (SWO)
 MCC: 6-202.(8) Aiding and abetting (unlicensed contractor/not on payroll)
 Issued: 08/20/15
 Service: 09/01/15
 Fine: Notice
 Inspector: Bruno

Mr. Jackson failed to appear before the Board and did not have legal representation present. Good service received at address of record with County on 09/01/15. Code Compliance Inspector Bruno was present representing the County. After testimony, evidence, and exhibits were taken from all parties and entered into evidence with no objections,

MCC 6-32 Work Through a Stop Work Order (SWO)

Motion was made by Mr. Henson recommending finding Respondent IN VIOLATION as cited and seconded by Mr. Miller. Motion passes unanimously.

Penalty Phase – In response to Mr. Centonze's concerns regarding the severity of the mandatory six-month permit-pulling privileges suspension, Attorney Williams requested a 10 minutes recess contact his office to see the exact status of the new ordinance. After a brief discussion, the board decided to break for lunch.

Board reconvened from lunch at 1:15 P.M.; everyone present; no roll call.

CE15080062/ Jackson / MCC 6-32 Working through a SWO Penalty Phase continued:

Attorney Williams advised the Board that new ordinance approved by the BOCC was sent to and received by the Clerk's Office and that he is 99% to 98% confidence that the ordinance is in effect even though they have not received the Clerk's formal letter advising that ordinance is in effect. It is his opinion that the Board can proceed and use the new MCC 6-32 ordinance where it gives them more discretion than the previous ordinance.

However, Municode has already contacted the County for formatting issues and questions and they typically do not do that unless they know that code is good and in effect.

Under this new information, Attorney Wright advised the Board that they would be ruling under the new ordinance where it gives them the discretion to suspend permit-pulling privileges for up to six months. At 1:15 P.M., Attorney Williams stated that he has received an e-mail about Ordinance # 023-2015 CEB SWO and once it opens up he will know a little more about its status.

Motion made by Mr. Krause recommending a six-month suspension of permit-pulling privileges EXCEPT for the job he is currently working on now due to the special circumstances going on with the Special Magistrate. (This will not affect any existing permits, only new permits); seconded by Mr. Henson. Additionally, \$280.56 administrative costs to be paid within 30 days or lien.

After discussion, Mr. Krause revised his motion and recommended a six-month suspension of permit-pulling privileges effectively immediately until he appears before the Board to show good cause to consider reduction and \$280.56 administrative costs to be paid within 30 days or lien; Mr. Henson accepted revised motion and seconded new motion.

Attorney Williams advised that on 10/21/15, the BOCC approved CEB changes; on 11/10/15 it was sent to Tallahassee by the Clerk's Office, but they have not received confirmation of receipt but doesn't mean that it is not in effect.

No nay votes; motion passes.

MCC 6-202.(8) Aiding and abetting (unlicensed contractor/not on payroll)

Motion was made by Mr. Henson recommending finding Respondent IN VIOLATION as cited and seconded by Mr. Miller. Motion carried unanimously.

Penalty Phase - Motion made by Mr. Miller recommending a letter of reprimand and Further Action to the Construction Industry Licensing Board and seconded by Mr. Krause. Motion carried unanimously.

- iii. CE15100107 Notice to Appear
 John Patrick Jackson CBC1253572
 ECI Construction, Inc.
 MCC: 6-143 Concealing work prior to inspection (Drywall)
 Issued: 10/23/15
 Service: 11/03/15
 Fine: Notice
 Inspector: Bruno

CE15100107/ Jackson continued:

Mr. Jackson failed to appear before the Board and did not have legal representation present. Good service received at address of record with County on 11/03/15. Code Compliance Inspector Bruno was present representing the County. After testimony, evidence, and exhibits were taken from all parties and entered into evidence with no objections, motion was made by Mr. Henson recommending finding Respondent NOT IN VIOLATION as cited; motion failed for lack second.

New motion made by Mrs. Bankester recommending finding Respondent IN VIOLATION as cited and seconded by Mr. Miller. After discussion, both motions were withdrawn to take more evidence. After more discussion, Mrs. Bankester recommended a new motion finding Respondent IN VIOLATION as cited and seconded by Mr. Miller; motion carried unanimously.

Penalty Phase – Motion made by Mr. Miller recommending administrative costs of \$302.41 to be paid within 30 days or lien and No Further Action to the Construction Industry Licensing Board (“CILB”) and seconded by Mrs. Bankester. After discussion*, motion carried unanimously.

DISCUSSION*

Chairman asked if someone has three of the same violation in a one year period, for future reference, he would like to know if the building official is the only one with authority to revoke a license or if the board has that authority too. He recommended adding this to next month's agenda for more discussion.

e. Motion for Imposition of Fines & Costs / Lien Request for Non-Payment of Citation:

Motion made by Mr. Miller recommending the approval of the imposition of fines and liens including administrative costs and filing fees if not paid within 30 days of CE15090046, CE15090047, CE15090045, CE15100004, CE15100006, CE15100005, and CE15100050 and seconded by Mr. Henson; no nays.

f. Question / Rudy Krause

i. What type of license would someone need in order to do sandblasting work?

Mr. William Bobby Rea submitted an application for Painting & Decorating Contractor license but was not sure if sandblasting work would fall under this license.

Mr. Krause read into the record applicant's question – “My name is William (Bobby) Rea and I submitted an application for a Painting and Decorating License. I would like to verify that this is the appropriate license for the scope of work I will be performing.

I'm putting a wet abrasive blast truck together for the purpose of abrasive cleaning and coatings removal. The equipment is considered part of the "sandblast family" since it utilizes abrasive media along with air and water to clean or strip coatings from a variety of surfaces.

For the marine industry, I don't think I would need a license but we can and hopefully would be removing paint and sealers from concrete surfaces as well as steel and aluminum. For that reason I think I need a painting and decorating license. The process would be surface preparation for painting.”

Sandblasting discussion continued:

After discussion, it is Mr. Miller's recommendation that sandblasting work be included as insularly work regarding painting and spalling concrete repair and seconded by Mr. Henson with no nay votes. Chairman advised that Mr. Rea will be able to do sandblasting under his painting & decorating license he has applied for.

DISCUSSION / THREE (3) STRIKES:

In response to Chairman's earlier inquiry about whether or not the building official is the only one with authority to revoke a license, or if the board has that authority too (three (3) strikes your out), Attorney Wright read into the record MCC 6-241 into the record:

MCC 6-241 - Suspension or revocation; effect

(a) *Permissive*. The certificate of competency issued by the county to a contractor may be suspended for a fixed term or revoked by the contractors examining board's determination only by a majority vote of the entire board after hearing if the contractor as an individual or the firm by its officers, directors, or qualified representatives has violated any of the provisions of this article (this article is Chapter 6, alright).

(b) *Mandatory*. The building official *shall* administratively suspend a contractor's local certificate of competency for a period of six months upon receipt of sufficient evidence that the contractor has failed to obtain the required building permits prior to starting construction and that such violation is the third such violation by such contractor within the preceding two-year period.

In conclusion, Attorney Wright reiterated if within two years a contractor fails three (3) times to pull a permit, works without a permit, then it is a mandatory six (6) month suspension to be imposed by the building official. In response to Mr. Miller's question, Attorney Wright stated this chapter does not permit to Mr. Jackson as he is a state certified contractor. In response to Mr. Henson's questions, Attorney Wright stated that it only refers to building permit, and it has to be three times within two years that you work without a required building permit. That is mandatory.

Attorney Wright stated that the board (CEB) has the authority and power to suspend or revoke a certificate of competency but there needs to be notice that that is exactly what you are going to be taken up to the contractor and it would require five (5) votes. Attorney Wright stated per their perspective if the board would find someone operating under a certificate of competency, if you have three (3) cases in two (2) years, where operating without a permit, it should be referred to the building official because there is a mandatory suspension that he must impose when he receives that information. In response to Attorney Williams comment, Attorney Wright agreed that there is nothing saying that it is mandatory referral to him (BO) but it is mandatory for him to suspend it.

Mr. Henson stepped out at 2:20 PM.

- g. Executed Stipulated Agreements – Informational Purposes:
 - i. CE15090041 – Brett Ekblom CGC1506439 \$500 fine + \$100 costs, total \$600, with 30 days probation
 - ii. CE15090022 – Kevin P Mason CRC035274 \$ 500 fine + \$100 costs, total \$600, with 30 days probation
- h. 2016 CEB Hearing dates read into the record.

Meeting recessed for a brief break at 2:24 PM.

Meeting reconvened at 2:55 PM; all present

i. Time Certain 2:30 PM Consumer Complaint

1. John Ambrosio
Homeowner,
Petitioner,
v.
Dana E. Banks CAC056642
Dana's A/C & Appliance Service, Inc.
Respondent.

Having fully considered the evidence presented at hearing pursuant to a consumer complaint, and where Respondent was fully licensed and insured at the time of the complaint, and where good service was received at the address of record with Monroe County on 06/13/115, and where Respondent FAILED to appear before the Board to address the MCC 6-202.(3) Divert Funds & Property charge, including testimony of the Parties under oath, evidence and exhibits were taken from all parties and entered into evidence with no objections, the following Findings of Fact and Conclusions of Law are ORDERED:

Motion made by Mr. Centonze recommending finding Respondent IN VIOLATION of MCC 6-202.(3) As charged and seconded by Mrs. Bankester. Roll Call Vote: Mr. Miller no; Mrs. Bankester, Mr. Centonze, Mr. Henson, and Mr. Krause voting yes; 4-1 vote; motion passes.

Penalty Phase – Motion made by Mr. Centonze recommending that in lieu of Mr. Dana's license being inactive, that a hold be put on his license which will not allow him to re-active or pull permits until such time that he has satisfied this board; that the violation has been cured and remedied to both the county's and individual plaintiff's satisfaction and motion seconded by Mrs. Bankester. Roll Call Vote: Mr. Miller no; Mrs. Bankester, Mr. Centonze, Mr. Henson, and Mr. Krause voting yes; 4-1 vote; motion passes.

16. Old Business Resumed:

a. 09/08/15

i. Affidavit of Costs and Values on Home Remodeling Project –

At the September 8, 2015 CEB meeting, Mr. Krause requested this item be added to the agenda as an add-on to item to discuss that a certain contractor misrepresenting the costs of jobs on the building permit application. After discussion, the Board made the recommendation, and asked Attorney Williams to draft an affidavit. The affidavit would have to be signed by the homeowner and contractor in a way to curtail fraud on remodeling jobs.

The Affidavit of Costs and Values on Home Remodeling Project was introduced for review. After discussion, the word ~~GENERAL~~ in the affidavit is to be removed leaving only the word CONTRACTOR; no nay votes. Counsel advised affidavit should be implanted once change is completed and that it is not necessary for him to bring it back to the board for review.

17. Application Discussion

- ii. Rafael Marin/ New Application/General Engineer Contractor/Wavier of Examination / Reciprocating from Broward County / **Denied/Unable to Reciprocate/License not compatible with Monroe County / He will need to apply for a Marine Construction and Hydraulic Engineering Contractor license.**

18. Construction Trades Application Review of Verification of Construction Experience

- i. Roy Allen Presswood/New Application/Marine Construction/Waiver of Examination/Reciprocating from Broward County/ **Approved/CM**
- ii. Maria C. Hernandez/New Application/Cabinet & Millwork Contractor/ **Approved for Testing/CM**
- iii. Juan Anibal Cohen/New Application/Aluminum Specialist/Waiver of Examination/Reciprocating from St. Lucie County – (SP 3769 null & void (expired 2007)). /**Approved/SH**
- iv. Stephen M. Mooring/New Application/2nd Review/Landscaping Contractor/**Approved for Testing/SH**
- v. Sean Creedon/New Application/Landscaping Contractor/**Approved for Testing/SH**
- vi. Gabriel Nieves/New Application/Journeyman Electrician/Originally Approved 06/14/11/**Approved for Testing/GC**
- vii. Ramon Perez/New Application/Glazing Contractor/Waiver of Examination/Reciprocating from Broward County/**Approved/GC**
- viii. Dennis Wade Quinn/New Application/Electrical Contractor/Waiver of Examination/Reciprocating from Polk County/**Approved/GC**
- ix. Paul G. Abate/New Application/2nd Review/Painting & Decorating Contractor/**Approved for Testing/GC**
- x. Emilio Alvear/New Application/Painting & Decorating Contractor/Originally Approved 05/21/11/**Approved for Testing/GC**
- xi. Michael Biskupich/New Application/Lawn Sprinkler Contractor/**Approved for Testing/GC**
- xii. Ariel Garcia/New Application/Cabinet & Millwork Contractor/**Approved for Testing/PB**
- xiii. Jose Lazaro Fontao/New Application/Air Conditioning Class B Contractor/Originally Approved 05/14/13/**Approved for Testing Contingent He Updates His Application/PB**
- xiv. William Rea/New Application/Painting & Decorating Contractor/**Denied/Does not have the required time with the w2s.**
- xv. Nicholas Alexander Alegria/New Application/Cabinet & Millwork Contractor/Waiver of Examination / Reciprocating from Broward County/**Approved/RK**
- xvi. Rafael Marin/New Application/ Wavier of Examination/Reciprocating from Broward County/**Denied/Unable to reciprocate/License not compatible with MC/ Approved for Marine Construction/Must Test/RK**
- xvii. Rafael Marin/New Application/ Wavier of Examination/Reciprocating from Broward County/**Denied/Unable to reciprocate/License not compatible with MC/Approved for Hydraulic Dredging/RK**

19. Meeting adjourned at 4:27 P.M.

