MINUTES
MEETING OF THE BOARD FOR PROFESSIONAL ENGINEERS, LAND SURVEYORS, AND GEOLOGISTS

October 10, 2013
Beginning at 9:00 a.m.

Thursday, October 10, 2013
Board Members Present: Erik Zinn, President; Kathy Jones Irish, Vice President; Diane Hamwi; Carl Josephson; Coby King; Dr. Hong Beom Rhee; Ray Satorre; Jerry Silva; Robert Stockton; and Patrick Tami
Board Members Absent: Michael Modugno and Philip Quartararo
Board Staff Present: Ric Moore (Executive Officer); Joanne Arnold (Assistant Executive Officer); Nancy Eissler (Enforcement Manager); Celina Calderone (Board Liaison); Jeff Alameida (Budget Analyst); Raymond Mathe (Examinations Manager); Brooke Phayer (Outreach Analyst); Erin LaPerle (Geology Program Analyst); Tiffany Criswell (Enforcement Analyst); and Gary Duke (Legal Counsel).

I. Roll Call to Establish a Quorum
The meeting was called to order by President Zinn at 9:02 a.m. Roll Call was taken, and a quorum established.

II. Public Comment – Mark Gilligan, SE, addressed the Board and offered comments to start a discussion to change the enforcement process. He indicated that he had recently reviewed disciplinary actions posted on the Board’s website and feels that the Board’s enforcement program is flawed. The key problems he has found is that the program is ineffective in communicating with engineers what is and what is not acceptable. The Board appears to have no policies or the policies are being ignored. He believes that the Board believes that any error or omission is grounds for discipline, but the majority of these omissions do not present any harm to the public, and one cannot expect perfection. He commented that the Board focuses on sole practitioners and small businesses, while larger firms are immune to disciplinary action. He noted that there is no consistency in disciplinary actions. He stated that contractual obligations that do not exist are being imposed by the Board. An example he gave is an error in drawings is considered a contract violation. He pointed out that engineers cannot contractually promise perfection. He stated that these issues could result in a fundamental challenge to the legality of the Board’s enforcement activities. He would like procedures and policies and expressed the need for transparency and peer reviews of recommendations by technical experts. He suggested that independent reviewers should do post-mortem to identify problems and lessons learned. He also stated that the Board should
make available on its website administrative hearing rulings where the Board did not prevail. He hopes this starts a dialogue and brings about change.

Mr. Tami asked if Mr. Gilligan has offered to become a technical expert for the Board. Mr. Gilligan indicated he had not because he believes the problem is larger than one individual as a Technical Expert. Mr. Satorre asked if Mr. Gilligan could provide his comments in writing with specific examples. Mr. Gilligan said he could provide examples and supplemental information; however, he believes it is more important for the Board to engage in a dialogue regarding these issues first.

Mr. Silva arrived at 9:06 a.m.

III. Executive Officer’s Report

A. Legislation

1. Discussion of Legislation for 2013. Ms. Arnold reported on the following bills:

   **AB 186** Maienschein. Professions and vocations: military spouses: temporary licenses. This bill would authorize a board within DCA to issue a temporary license for 12 months to an applicant who meets certain requirements.
   
   
   BOARD POSITION: Oppose unless amended

   **AB 1057** Medina. Professions and vocations: licenses: military service. This bill would require each Board within DCA to inquire in every application for licensure if the applicant is serving in, or has previously served in, the military – commencing January 1, 2015.
   
   STATUS: Enrolled and sent to the Governor 9/9/13.
   
   BOARD POSITION: Watch

   **AB 1063** Eggman. Surveyors and engineers. (Amends Sections 6732, 8751, 8772 of, and adds Section 8764.6 to the B&P Code) This bill would prohibit the use of certain titles using the words engineer or surveyor unless the person is appropriately licensed. Additionally it would authorize a licensed surveyor to include additional information, as specified, with a record of survey. This bill would require any monument set by a land surveyor or civil engineer to be marked as specified, and to be marked with the name of the agency and the political subdivision it serves, if set by a public agency.
   
BOARD POSITION: Oppose unless amended

**SB 152** Roth. Geologists and Geophysicists: written contracts. (Add Section 7839.2 to B&P Code) This bill would require Geologists and Geophysicists to use a written contract when contracting to provide geological or geophysical services, as specified. It will provide for consistent operations among engineers, land surveyors, geologists and geophysicists. This bill also repeals temporary authorizations for engineers, geologists and geophysicists. This is a Board-sponsored bill.
STATUS: Signed by the Governor. Chapter 178, Statutes of 2013.
BOARD POSITION: Support

**SB 207** Cannella. Department of Consumer Affairs: license information. (Amend Section 27 of B&P Code) This bill will eliminate the requirement that the Board for Professional Engineers, Land Surveyors, and Geologists disclose its licensee’s address of record. This is a Board sponsored bill.
STATUS: Introduced 2/8/13. Scheduled to be heard in SEN BP&ED Committee 4/15/13 - bill pulled by author. This is a two-year bill.
BOARD POSITION: Support

**SB 679** Berryhill. Licensees: reporting requirements. (Amend Sections 6770, 6770.1, 6770.2, 8776, 8776.1, and 8776.2 of the B&P Code) This bill would revises the amount for a licensed engineer or land surveyor to report a civil action judgment, settlement, arbitration award, or administrative action to the Board from “$50,000 or more” to “more than $50,000.” It also reduces the reportable amount of any civil action judgment or binding arbitration award or administrative action of $25,000 or greater.
STATUS: Signed by the Governor. Chapter 471, Statutes of 2013
BOARD POSITION: Support

**SB 822** Committee on Business, Professions and Economic Development. Professions and vocations. (Amend Section 7887 of, and add Section 7851 to, the B&P Code) This is one of the Committee’s omnibus bills. Among other things it creates a “retired registration” for geologists and geophysicists. Language provided by the Board.
STATUS: Signed by the Governor. Chapter 319, Statutes of 2013.
BOARD POSITION: Support

Ms. Arnold noted that G.V. Ayers, Senate Business and Professions Committee consultant, is scheduled to attend the December Board meeting to review the Sunset process that will commence in May 2014.
B. Strategic Plan
   1. Presentation by DCA SOLID Representative
      Mr. Moore introduced Mr. Dennis Zanchi, with the Department’s SOLID Unit. Mr. Zanchi provided a handout that outlined the Strategic Plan Development process and explained the various phases of the Strategic Plan.

      Ms. Jones Irish inquired who decides what questions are asked. Mr. Zanchi indicated that it is a collective effort among the Executive Officer and the Board to review the questions in advance; typically, the questions are comprised of the six main functions of the Board. SOLID will provide a draft plan for the Board’s review. Mr. Zanchi advised that the Sunset Committee often reviews the boards’ Strategic Plans. Ms. Jones Irish indicated that there have been issues raised during past meetings that have been placed on hold that will need to be included in the new plan. Mr. Copelan representing PECG indicated that they would be willing to send the stakeholder survey to their members, and Mr. Gilligan suggested including SEAOC.

      Mr. Moore addressed a request made at the August Board Meeting to include tracked changes on the Strategic Plan’s Action Plan and pointed out that the items in red are updates.

C. Personnel
   Mr. Moore introduced Alicia Newcomb as the new Enforcement Analyst.

D. Administrative Task Force
   Mr. Moore reported that during a conference call October 2, the task force provided some suggestions for revisions to the Board and TAC Operating Procedures. Ms. Eissler and Mr. Moore will review them and present them to the Board at a future date for approval.

   A meeting has been scheduled for October 22 to review a closed case per Mr. Modugno’s request, as he was concerned about the length of time spent on the case. This is an opportunity to see where some of the issues are that add to the aging of the cases. In addition, the task force will also be reviewing Board Rule 425 that pertains to the land surveying application, experience, and education requirements. They will also look at Section 7841(b) of the Geologist and Geophysicist Act that pertains to the required geological degree for applicants. Currently, it simply states that a “geological sciences” degree is required; however, that is a very broad term. Staff has assembled information from other states’ boards and universities to provide to the Administrative Task Force to review regarding possibly adding regulations to better define this information.
Mr. Zinn explained that Geological Sciences is a broad term, and there is no national association similar to ABET, so it is difficult for individuals to know if a degree qualifies as a “geological sciences” degree. Mr. Satorre asked for a written summary of what transpired during the task force meetings. Mr. Moore advised that he would provide a summary at the next meeting.

E. BreEZe Status Update
Mr. Moore reported that it appears that the release one boards were successful. There were some issues with restarting the legacy systems which were initially down, but they have since successfully been brought back up. Currently, there are no dates set for the release two and release three boards.

IV. Enforcement
A. Enforcement Statistical Reports
Ms. Eissler provided two handouts and reviewed enforcement statistics. The investigations of a group of older cases, which were all related, were completed in August. She reminded the Board that when older investigations are completed, the average age at closure statistic increases. The citation program is moving on flow basis now due to the elimination of the backlog. She indicated that Mr. King requested statistics that showed the breakdown of the outcomes of the investigations and the age at completion, which were provided with the handouts. Mr. King noted that the graphs were informative and requested they be included in the future. President Zinn asked if we could link the data to the budget talks to help with funding for temporary staff to relieve the aging. Ms. Eissler indicated that it is something to look into; however, with the enforcement process, it is difficult to bring someone in who has no experience as training someone on the process can be lengthy to the point where it does not help speed up the process. President Zinn suggested an analyst pool from DCA that boards could draw upon. Mr. Tami inquired as to what is an acceptable time for a technical expert to have a case. Ms. Eissler advised that experts are initially given 30 days to review the file and prepare a report; however, that can be extended if additional information needs to be obtained or if there is a voluminous amount of information to review. Ms. Eissler explained that in reviewing the aging of disciplinary actions and citations that go to a formal appeal, it appears the biggest delay is the scheduling of the administrative hearing through the Office of Administrative Hearings (OAH). This is a DCA-wide issue for all of the boards. When the Board’s cases are heard by OAH is largely dependent upon how backlogged the hearing calendar is and the anticipated number of days required to conduct the hearing. Mr. Gilligan commented that these cases are disruptive to the licensees under investigation, and he believes the idea of a generic analyst could create problems. Mr. Moore indicated that he will discuss with Ms. Eissler and
Candace Cummins, the Board’s Personnel Liaison, opportunities to work with DCA personnel to bring in temporary help.

B. Presentation regarding Selection of Technical Expert Consultants

Ms. Eissler reported that the Board requested information regarding the selection of technical experts. She advised that the Board’s Technical Expert Training Manual was included in the agenda packet, and she reviewed the prerequisites to become a Technical Expert. Experts are compensated $75.00 per hour and travel expenses, if necessary. She explained that the compensation is standard among the licensing boards within DCA. President Zinn commented that $75.00 per hour is very low. Ms. Eissler noted that being a technical expert for the Board should not be viewed as a money-making effort but as a way to assist the profession. Mr. Moore noted that he believes quite a few experts do it pro bono as a way to give back to their profession. Mr. Josephson asked how the experts are reviewed for their effectiveness once they were done. Ms. Eissler stated that it is determined by how well they have conveyed their opinion in writing, their timeliness in reviewing the case, and input from the attorneys if the case proceeds that far. She added that the information regarding experts is shared among the Enforcement Analysts. Mr. Silva suggested that this is a good topic for the Strategic Plan. Mr. Stockton expressed concern that someone with five years of experience may not have sufficient knowledge and experience to render an opinion pertaining to standard of care. He believes that the experience requirements should be looked at more closely and suggested a selection panel. Mr. Copelan would like to see this continue at the Board level rather than the ATF to aid in transparency. Mr. Moore shared his experience as a Technical Expert before being employed by the Board. President Zinn asked if there is difficulty maintaining a list of qualified experts. Mr. Moore indicated that there is; there are very few applications that come in. Ms. Eissler reported that solicitation is done through the Board’s website and newsletter. She explained that some firms do not want their employees working on outside projects during work time, whereas other firms believe it is owed to the profession and allow their employees to do the work on “company time.” Steve Hao representing CalTrans inquired whether or not State employees are able to contract with the Board. Ms. Eissler indicated that it is prohibited by law for a State employee to contract with another State agency and that it would be questionable even if they offer their services for free. Mr. Moore expressed that training of the contracted experts was key to their success in delivering effective reports and that he and Ms. Eissler have discussed preliminary plans for re-introducing multiple training dates in the future, hopefully during 2014.

Ms. Jones Irish would like to see a recruitment and outreach plan to aid in identifying new talent. In addition, she indicated that information should
be provided to identify where Board members can help and that the outreach efforts of Board members should be tracked.

Mr. Tami would like to see this on a future agenda. Mr. Moore requested ideas and suggestions from the Board on how to recruit and develop selection criteria. President Zinn recommends that the Board members review the Technical Expert Training Manual and process and provide comments to the staff.

Mr. Moore indicated that staff would discuss the recruitment, selection, and training of Technical Experts with the Administrative Task Force and will provide recommendations at a future Board meeting.

C. Presentation regarding Reimbursement of Enforcement and Investigative Costs pursuant to Business and Professions Code section 125.3
Ms. Eissler reviewed the information she provided in the agenda packet regarding the laws relating to the costs that the respondents in administrative disciplinary actions can be ordered to pay to the Board. Cost recovery is addressed in a general section of the Business and Professions Code, and it applies to all the boards, bureaus, and programs with exception of the Medical Board. The law became effective in 1993 and was sponsored by DCA. In years past, various boards had pursued legislation to add it in to their own statutes, but it appeared that DCA and the legislature felt it would be good to have a general section to make it standard for all boards. The law allows the Board to order a licensee who has been found to have committed violations of the licensing laws in a formal disciplinary proceeding to pay the Board a sum not to exceed the reasonable cost of the investigation and enforcement of the case. The Administrative Law Judge (ALJ) hearing the matter is required to include in the Proposed Decision a finding of the reasonable costs; the costs that can be included are those incurred up to the date of the hearing, including any charges from the Office of the Attorney General. The law prohibits the Board from increasing the amount that has been specified by the ALJ, but it does allow the Board to reduce or eliminate the amount or to remand the matter back to the ALJ to make a finding on the costs if one has not been made or to clarify the findings. The origin behind these laws was that it was viewed as unfair that all licensees, through their renewal fees, had to bear the cost of the investigation and enforcement of licensees who had been found to have committed violations. There were also concerns that requiring a licensee to pay all of the costs would discourage them from pursuing a defense through the hearing process and encourage them to settle quickly in an effort to avoid incurring more costs.

When cost recovery is requested, fees included are the technical expert consultant fees, if applicable; the Division of Investigation charges, if applicable; and the Attorney General’s charges; Board staff time is not
included. The costs can be included up through the date the hearing begins. Any costs incurred from the Office of the Attorney General, the Office of Administrative Hearings, or the court reporter once the hearing starts cannot be included. As such, the amount of cost recovery requested or ordered is never the full amount it costs the Board for the investigation and enforcement of the cases. The law specifies that the costs are to be considered a reimbursement of costs incurred and to be deposited in the fund of the Board that is available upon appropriation by the Legislature. The monies received do not go back into the Board’s spending authority, so it is not a direct reimbursement to the line item it was charged against. The law specifies the Board cannot renew a license if the full amount has not been paid unless a payment plan has been previously established. In the majority of cases, a time period is specified in which the payment must be paid.

Mr. Stockton was surprised that staff does not charge their time and that staff’s time is not tracked. Mr. Moore stated that tracking is being done, but not an hourly breakdown but just how much time elapses in a case. Mr. Moore noted that he will meet with Ms. Eissler to discuss ways to appropriately track time. President Zinn commented that it may assist in justifying supplemental staff to aide in workload reduction.

XI. **Closed Session** – Personnel Matters, Examination Procedures and Results, Administrative Adjudication, and Pending Litigation (As Needed) [Pursuant to Government Code sections 11126(a) and (b), 11126(c)(1), 11126(c)(3), 11126 (e)(1), and 11126(e)(2)(B)(i)]

A. Civil Litigation

1. **Dennis William McCreary vs. Board for Professional Engineers, Land Surveyors, and Geologists**, Sierra County Superior Court Case No. 7361

2. **Thomas Lutge v. Board for Professional Engineers, Land Surveyors, and Geologists, Department of Consumer Affairs**, Sacramento Superior Court Case No. 34-2012-80001329-CU-WM-GDS

XII. **Open Session to Announce the Results of Closed Session**

Ms. Eissler reported that during Closed Session the Board discussed the two lawsuits as noticed and took action on three petitions for reconsideration and a proposed decision.

V. **Exams/Licensing**

A. Update on October 2013 Exams

Mr. Mathe reported on the fall exams and reviewed the exams administered and those scheduled for the month of October. He added that it appears that the no-show rate is declining possibly due to the new exam fees.
Mr. Tami inquired how the Board is publicizing the change to Computer Based Testing for the Fundamentals examinations, which starts in January 2014. Mr. Phayer reported that information is being disseminated via Facebook, Twitter, and the Board’s Website. He is also tailoring information provided by NCEES to better suit California’s process. He is hoping that Board members can assist in outreach. He discussed the organization Engineers Without Borders and its recent meeting and how he was denied approval to attend due to it being a “conference” and that it did not conform to the Governor’s Executive Order on travel.

Ms. Jones Irish would like to see a list of these events provided to Board members to possibly attend based on geography as to not incur travel expenses.

Mr. Mathe advised that he has provided presentations to various groups and although they are aware of the computer based testing, but many are not aware of the details.

VI. Approval of Delinquent Reinstatements

MOTION: Mr. Satorre and Mr. Silva moved to approve.
VOTE: 10-0, motion passed

VII. Consideration of Rulemaking Proposals
A. Proposal to Amend Title 16, California Code of Regulations Sections 464 (Corner Records)

MOTION: Mr. Tami and Mr. Stockton moved to approve the proposed amendments to Board Rule 464 (Corner Record), as shown in the agenda packet, and to direct staff to begin the formal rulemaking process to amend the regulations.
VOTE: 10-0, Motion passed

B. Proposal to Amend Title 16, California Code of Regulations sections 416 and 3060 (Substantial Relationship Criteria)
Ms. Eissler provided an update. She reminded the Board that Sections 416 and 3060 provide the “substantial relationship criteria” to determine if a criminal conviction is “substantially related” for the purposes of disciplinary action against a licensee or for denying issuance of a license and that the Board, at its August meeting, had directed staff to perform further research of the regulations of other boards and to provide a recommendation to the Board regarding possible changes to Sections 416 and 3060. Staff is continuing to research the matter and will provide a recommendation at a future meeting.
C. Adoption of Proposed Amendments to Title 16, California Code of Regulations sections 3061 (Criteria for Rehabilitation), and 3064 and 419 (Disciplinary Orders)
Ms. LaPerle reported that she followed up with the Office of Administrative Law, and they indicated that a 15-day notice was not necessary to remove Section 3060 from the rulemaking proposal; it could be explained in the final rulemaking file that the Board had chosen not to move forward with the proposed amendments.

MOTION: Mr. King and Ms. Jones Irish moved to adopt the proposed changes to Title 16, California Code of Regulations sections 3061, 3064, and 419 and direct staff to finalize the rulemaking file for submittal to the Department of Consumer Affairs and the Office of Administrative Law for review and approval and to delegate to the Executive Officer the authority to finalize the rulemaking file.

VOTE: 10-0, Motion carried

D. Proposal to Amend Title 16, California Code of Regulations Section 3005, Add a Retired Status Fee for Geologists and Geophysicists
Ms. LaPerle reported that Senate Bill 822 adds Business and Professions Code Section 7851 and amends Section 7887, which authorizes the Board to issue a retired license to Professional Geologists and Geophysicists, effective January 1, 2014. As such, it is necessary to establish the fee for the retired license in regulation.

Staff recommends adding a subsection to Section 3005 to establish a fee to implement the retired license status for Professional Geologists and Professional Geophysicists. The proposed fee is $62.50, which is the same fee that is currently established for Professional Engineers and Professional Land Surveyors in accordance with Board Rule 407(f) since the workload to process and issue retired licenses will be the same.

MOTION: Mr. King and Mr. Josephson moved to approve the proposal and direct staff to begin the formal rulemaking process to amend Title 16, California Code of Regulations Section 3005.

VOTE: 10-0, Motion carried.

VIII. Administration
A. FY 2013/14 Budget Overview
Mr. Alameida provided a summary of the budget overview. It detailed the professional engineers and land surveyors and geologists and geophysicists funds expenditures, revenue, applications, and renewals through August 31, 2013.
The professional engineers and land surveyors fund expenditures have increased as a result of increased contract costs. So far, the Board generated more revenue than allocated expenses and is projected to have a surplus at the end of the year. Applications have increased mainly due to EIT and LSIT continuous filing.

As for the geologists and geophysicists fund, the expenditures have increased versus last fiscal year due to a full staff and contracts that have been encumbered for the present year. Revenue remains consistent, applications are on the rise, and renewals have decreased. Mr. Alameida added that the issue with the geologists and geophysicists fund is that expenditures are exceeding revenue. He suggested a possible fee change or a change in the appropriation may be in store for the future.

Mr. Alameida explained that, overall, revenue at year-end should remain consistent with historical averages.

President Zinn inquired whether supplemental staff could be brought in on a temporary basis to address the aging of cases for the 2014-2015 fiscal year. Mr. Alameida indicated that it could be funded with the surplus that has been generated; however, it may be difficult to obtain approval to hire. In terms of getting retired annuitants approved, he knows that it may be a possibility if it is for BrEZe implementation but may not be simply for enforcement workload; more justification may be required. Mr. Tami inquired if now is the time to submit a BCP for next fiscal year to request more staff to handle the current and anticipated case load. Mr. Alameida explained that it was too late in the process to submit a normal BCP but a late Spring BCP could be submitted if the situation was considered an emergency or unexpected event; however, it would be difficult to show the emergency or unexpected event since the aging has occurred over several years. Mr. Tami indicated that given the enforcement statistics over the years, he believes permanent positions would be more beneficial than temporary positions.

**MOTION:** Mr. Tami and Mr. King moved to investigate a BCP for two permanent enforcement staff positions.

Ms. Jones Irish, while supporting Mr. Tami’s motion, would like to know the options and what is politically feasible; she would like the Board to consider the options of both temporary and permanent help.

After further discussion, Mr. Tami and Mr. King withdrew the motion.

**MOTION:** Mr. King and Mr. Silva moved to direct staff to prepare the necessary BCPs to address the enforcement aging on both a temporary/short term and permanent/long term basis.
VOTE: 10-0, motion carried

Mr. Satorre asked if the Professional Engineers and Land Surveyors fund could be combined with the Geologist and Geophysicist fund. Mr. Alameida explained that legislatively, the Board is mandated to keep them separate.

B. Out-of-state Travel Update
1. Cost Analysis to Develop/Administer All National Examinations in Lieu of Contracting with National Organizations
Mr. Alameida presented the handout he prepared based on direction from the previous Board meeting. He reported that staff analyzed expenditures from the California specific licensing exams over the last two years to extrapolate anticipated expenses necessary to develop and administer replacement exams as an alternative to NCEES exams. His analysis indicated that current annual California exam development and administration costs are $1.4 million; the projected increase to develop and administer replacement exams would be $8 million for a total annual budget of $9.4 million. In addition, the appropriate fees necessary to support development and administrative expenses were also identified. The current cost per candidate is $150. The actual cost is $185. The projected increase per candidate is approximately $265, for an estimated California examination fee of approximately $600. Mr. Alameida noted there would be a significant staff increase, multiple legislative changes would need to occur to remove the term “national” from the statutes as it would now be known as the California examination, statutory fee limits would have to be amended, there would likely be a reduction in applications as a result from the increased fees, renewal fees would have to be increased to supplement the cost for development, there would likely be comity issues, and the approval of BCPs would need to take place.

Mr. King asked how this relates to out-of-state travel. Mr. Tami explained that currently the Board utilizes the national exams to determine minimum competency and to ensure comity with other jurisdictions. Since the Board cannot travel to out-of-state meetings, it cannot review the actual content currently included in the exams and cannot participate in the votes that determine exam content, fees, or procedures. If the Board cannot be part of the process, NCEES’s decisions could be detrimental to the State of California and its licensees and consumers. If the Board cannot travel to national meetings, California should not use the national exams to determine minimal qualifications of California licensees.

Mr. Silva inquired whether there was web-based conferencing available. Mr. Tami explained that NCEES looked into it and
considering there are 500 people voting, providing input, and discussion, considered it logistically unfeasible.

Mr. Silva reported on ideas he and Mr. King discussed. He inquired who is holding the Board back, DCA, Agency, or the Governor’s Office. Mr. Moore indicated that DCA is not the issue, but he is not sure if it stops at Agency, Department of Finance, or the Governor’s Office. They would like to meet with Agency and identify where the problem is.

Mr. Alameida indicated that he attended an Executive Officers’ meeting at the Contractors State License Board that morning where out-of-state travel was discussed with James Goldstein, the Undersecretary to Agency Secretary Anna Caballero. There were certain procedures that were identified to aid in out-of-state travel approval. There is a need to demonstrate a benefit to the state and how it would be detrimental if the Board was not able to attend. These items can be discussed with Mr. Goldstein prior to submitting a justification. Mr. Alameida explained that there are other programs within DCA with the same issue. Mr. Moore noted that personal meetings with the Agency Secretary have been conducted before and suggests meeting with the undersecretary and that he will discuss this with the DCA Director after this meeting.

IX. Technical Advisory Committees (TACs)
A. Board Assignments to TACs
No report given.

B. Appointment of TAC Members
MOTION: Mr. Tami and Mr. Stockton moved to reappoint Michael Butcher to the Land Surveying TAC.
VOTE: 10-0, motion carried.

C. Reports from the TACs
No report given.

X. Liaison Reports
A. ASBOG
President Zinn reported that there is a national meeting in Tennessee that he cannot attend on behalf of the Board.

B. ABET
Mr. Moore reported about the ABET visits; he advised that Mr. Stockton and Ms. Christ will be participating in ABET visits. Mr. Mathe reported on his visit; he was impressed with thoroughness and the process. Mr. Mathe added that ABET evaluators must be approved by various professional organizations and feels ABET is doing a great job. They
ensure that the programs they offer are appropriate for California candidates. Mr. Stockton observed a lack of licensure at the academic level during his visit last year. Mr. Mathe noted that at the California state level there are more licensed instructors than at the UC level; UC campuses typically are more research oriented. Mr. Tami indicated that several states require licensure to teach.

C. NCEES
Mr. Tami reported that more people from California were appointed to committees than in years past.

D. Technical and Professional Societies
Mr. Moore reported that CLSA was contacted by a delegation of land surveying and mapping professionals from China to discuss surveying methods in California. CLSA requested assistance from the Board in facilitating this meeting. Representatives from CalTrans and CLSA were also in attendance.

XII. President’s Report/Board Member Activities – No report given

XIV. Approval of Consent Items
(These items are before the Board for consent and will be approved with a single motion. Any item that a Board member wishes to discuss will be removed from the consent items and considered separately.)
A. Approval of the Minutes of the August 28-29, 2013, Board Meeting
Ms. Jones Irish indicated that her comments regarding plastic identification cards were omitted in reference to printing them in an environmentally conscious manner and suggested minor editing changes on Pages 142 and 147.
MOTION: Mr. Tami and Mr. Satorre moved to adopt the amended minutes.
VOTE: 10-0, motion carried

XV. Other Items Not Requiring Board Action
A. 2014 Board Meeting Schedule
Ms. Eissler reported that at the last Board meeting, it was agreed to have the last 2013 meeting December 5 and 6. The Board reviewed the 2014 Board meeting dates. After discussion, it was determined that February’s meeting would be held on February 12 and 13, instead of February 13 and 14, in San Diego; that June’s meeting would be held in Santa Cruz; and that September’s meeting would be held in Los Angeles.

XVI. Adjourn
Meeting adjourned at 3:04 p.m.
PUBLIC PRESENT
Mark Gilligan
Dennis Zanchi, DCA, SOLID Planning Solutions
Steve Hao, CalTrans
Roger Hanlin, CLSA
Bob DeWitt, ACEC
Craig Copelan, PECG
Andrew Shinnefield
Matt LaTerza, CPIL