

Pinellas County License Board for Children's Centers & Family Day Care Homes

Our mission is to protect and promote the health, safety, and mental development of children cared for in children's centers and family day care homes in Pinellas County.

Lourdes Benedict, Chairman
Patsy Buker, M.Ed., Ed. S., Executive Director



NOTICE OF INTENT TO DENY LICENSE APPLICATION TO OPERATE A FAMILY DAY CARE HOME

7006 0810 0002 3374 1536

TO: Migdalia Acevedo
5581 64th Avenue North
Pinellas Park, FL 33781

FILE COPY

DATE: October 19, 2010

You are hereby notified that it is the intent of the PCLB to deny your application to operate a family day care home.

The reason for this action is that you have failed to meet minimum standards set for application of family day care homes as called for in Licensing Regulations Governing Pinellas County Family Child Homes (XIII.E.1(a)).

This Notice of Intent to Deny is a result of information found while reviewing your application, including background screenings and history while licensed in the past (I. Personnel). Specifically, but without limitation, while previously licensed, you repeatedly failed to meet the minimum standards as is evidenced by your non-compliance and fine history. As such, you have not met the minimum standards to be licensed to operate a Family Child Care.

You may request a formal hearing to contest the above-stated intended agency action. Any such request must be in writing and must state full grounds upon which the request is based and must be received in the License Board office at the address below within fifteen (15) days of service of this Notice upon you. Such hearing shall be held within thirty (30) days. Attached is a copy of the Pinellas County License Board for Children's Centers and Family Day Care Homes Rules of Procedures for Hearings. The fifteen days in which a request for a hearing must be made and received in the office is not tolled for any reason unless a request for a tolling of the time period is granted and given in writing signed by the Executive Director. Contacting the office and/or meeting with staff does not toll the fifteen day time period for requesting a hearing.

Failure to timely request a hearing will constitute a waiver of the right to request that hearing. The Pinellas County License Board will take final agency action regarding the denial of your application for a license at its meeting on November 17, 2010. Final agency action constitutes recognition by the Pinellas County License Board that the denial of your application for a license to operate a Family Child Care Home is mandated by the laws governing the licensing of family child care homes in Pinellas County.

Signed by: Patsy Buker 10/20/2010
Patsy Buker, M.Ed., Ed. S., Executive Director Date

Signed by: Kathy Krause 10/19/10
Kathy Krause, Environmental Supervisor I, DOH Date

X This notice was sent by Certified Mail with the United States Postal Services

PINELLAS COUNTY LICENSE BOARD FOR CHILDREN'S CENTERS AND FAMILY DAY CARE HOMES
RULES OF PROCEDURE FOR HEARINGS

1. PURPOSE:

In accordance with the authority given to this Board by its enabling acts, and in accordance with this Board's desire to conduct its hearing procedures in a fair and impartial manner, the following rules of procedure are hereby adopted. These rules shall be binding upon the Board in its hearings and shall only be subject to change by the affirmative vote of a simple majority of members. The Board may adopt further "guidelines" as it deems necessary to further assist the parties in preparing for the conduct of these proceedings, however, such guidelines shall not have the force or effect of these rules. The adoption of these rules supersedes all Board Rules adopted previously.

2. AVAILABILITY OF HEARING:

Any licensed provider or applicant who has been issued a Notice of Imposition of Fine, Notice of Intent to Revoke, Notice of Intent to Suspend, or Notice of Intent to Deny Application is entitled to request a hearing under these procedures.

3. REQUEST FOR HEARING:

Providers or applicants entitled to a hearing shall, as a condition precedent to being granted a hearing, file a written Request for Hearing. Such Request for Hearing must be received by the Pinellas County License Board for Children's Centers and Family Day Care Homes within fifteen (15) calendar days of receipt of written notice of fine, intent to revoke suspend or deny to which the provider or applicant is being subjected. The Request shall be deemed effective upon actual receipt. Failure to provide such written request within the fifteen (15) day period shall constitute a voluntary waiver by the provider or applicant of all rights to an administrative appeal and the matter will be scheduled for Final Agency Action pursuant to the Special Act.

The Request for Hearing shall contain, as a minimum, the following items:

- (a) a statement that the person filing the Request for Hearing is entitled to an appeal;
- (b) a brief statement of the action which is being appealed and the basis for the appeal; and
- (c) a specific request for relief (i.e. a request to the hearing officer to take specific action).

The appealing provider or applicant shall be limited in the scope of his or her appeal to the issues which are raised in the Request for Hearing.

4. NOTICE TO PROVIDER, APPLICANT, BOARD AND INTERESTED PARTIES:

Within two (2) working days of receipt of the provider or applicant's Notice of Appeal/Request for Hearing, the PCLB staff shall transmit to the PCLB Attorney the Notice of Appeal/Request for Hearing and the underlying action being appealed. The Attorney shall then schedule a hearing with a senior judge and this information shall be furnished by U. S. mail by the Attorney to all interested parties forthwith. Absent a waiver from the provider, the hearing must be held within thirty (30) days of the effective date the Notice of Appeal/Request for Hearing.

5. HEARINGS:

All hearings and proceedings related thereto shall be conducted according to the rules followed by the Department of Administrative Hearings, as found in Florida Statutes, Chapter 120, as may be amended.

6. APPEALING PARTY FAILS TO APPEAR:

Where a proceeding is commenced by a party pursuant to the Special Act or the procedures adopted pursuant thereto, and said party, after filing their initial Request for Hearing, fails to appear for any scheduled proceedings, such party shall be deemed to have waived their appeal, and accepted the decision of the PCLB staff as final. Further, said party agrees that the Hearing Officer is authorized by this Rule, to dismiss said appeal and submit a Recommended Order to that effect.

7. REVIEW BY BOARD:

Upon receipt by the PCLB Attorney of executed Findings of Fact and Recommendations of the Hearing Officer (Order) from the Hearing Officer, the same shall be distributed to all interested parties. Either the PCLB or the appealing provider or applicant - whichever is aggrieved by the Order - shall have the right to file written Exceptions to the Board within fifteen (15) days of their receipt of the Order. If both parties are aggrieved, then the party against whom the written

Exceptions are filed, would have the right to file written Cross-Exceptions within fifteen (15) days of their receipt of the original Exceptions.

Responses to Exceptions shall be filed within ten (10) days of the service of the Exceptions, and time shall be computed in accordance with Florida Administrative Code, rules 28-106.217 and 28-106.103, as may be subsequently amended. The Board will schedule or calendar hearings in such a manner as to accommodate the time frames provided in this section and the Attorney will notify all parties of the date and time of the hearing.

8. WRITTEN EXCEPTIONS:

Each exception shall specify with particularity the finding of fact, conclusion of law, or recommendation which is objectionable and the reasons therefore. The exceptions themselves shall state with specificity if the finding of fact excepted to is not supported by competent substantial evidence or that the proceedings did not comply with the essential requirements of law or that the conclusion of law excepted to departs from the essential requirements of law. In accordance with Florida Statutes, section 120.57(1)(k), the Board has the right to decline to rule upon Exceptions which do not identify the disputed portion of the recommended order by page number or paragraph, do not identify the legal basis for the exception, or do not include appropriate and specific citations to the record.

Facts upon which exceptions to findings of fact or conclusions of law are based which are not set forth in the Recommended Order shall be provided by the party filing the exceptions. It is the responsibility of the excepting party to notify the PCLB Attorney so that a transcript may be promptly ordered and made available to the provider or applicant at actual cost.

9. BOARD HEARING:

All exceptions to the recommended order shall be considered at a hearing before the Board. In the event a conflict exists, the party in conflict may file a written request for continuance of the hearing, which will be considered at the hearing.

At the hearing before the Board, in cases where exceptions have been filed, each party or their representative shall each be given 15 minutes to present their argument as to why the Hearing Officer's recommended order should be adopted by the Board or why the order should be rejected or modified. The excepting party shall proceed first. The parties are limited in their presentation to matters of law and to the facts contained within the record of the administrative hearing and may not argue any facts not contained within that record. If no exceptions have been filed, no argument shall be received by the board.

Following presentations of the parties, the Board shall deliberate and either adopt the Hearing Officer's recommendation or reject or modify the recommended order, as it deems appropriate. The Board may not reject or modify findings of fact unless the Board first determines from a review of the entire record and states with particularity in the order that the findings of fact were not based upon competent substantial evidence or that the proceedings on which the findings were based did not comply with the essential requirements of law.

Board hearings shall be recorded and minutes prepared following each hearing.

Any party desiring or requiring a verbatim transcript, is responsible for retaining and compensating a court reporter to record the proceeding.

10. FINAL AGENCY ACTION:

The Chairman, or in the Chairman's absence, the Secretary or designee, shall execute the Final Agency Action prepared by the Board Attorney and reflecting the decision of the Board at the hearing held on this cause. The determination of the Board becomes final within fifteen (15) days of service of the decision if not appealed.

11. APPEALS OF FINAL AGENCY ACTION:

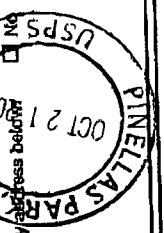
An aggrieved party may file an appeal of the Final Agency action with the Department of Children and Families. The Chairman, or in the Chairman's absence, the Secretary or designee, shall execute the Final Agency Action prepared by the Board Attorney and reflecting the decision of the Board at the hearing held on this cause by filing a Notice of Appeal within fifteen (15) days of service of the Final Agency Action.

(November 2, 2005 – Board approval)

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Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse that we can return the card to you. Attach this card to the back of the mailpiece, on the front if space permits.

Package Addressed to:
 Rigdalia Acevedo
 581 64th Avenue North
 Pinellas Park, FL 33781

Article Number 9406 0810 0042 9974 1536
 Transfer from service label)
 Form 3811, February 2004 Domestic Return Receipt 102595-02-M-1549

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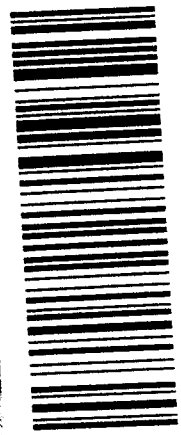
From: Migdalia Acevedo
5581 64 Ave N
Pineellas Park FL 33281

ATT: Patsy Duker, MEd., Ed. S. Executive Director
4175 East Bay Drive, Suite 350
Clearwater FL 33764



SEABISQUIT

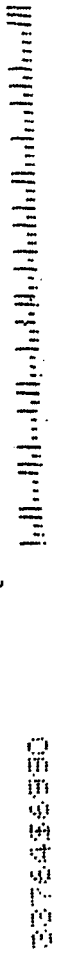
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FIRST CLASS

RETURN RECEIPT REQUESTED™



①

The reason for this letter is because I Migdalia Acevedo, feels that I have met the minimum standards set for the application of Family Day Care Homes, as called for in Licensing Regulations Governing Pinellas County Child Care Homes, for I feel that the information that was found in the application background screening and history in the past were minors in which I always fixed the problems, and these incidents did not happen frequently nor repeatedly, in which my compliances were most of the time in compliance, and I was meeting their minimum standards, as such. I feel that I only had one major incident in which I was not at fault by the law. I was only given fines by licensing, one for a candle, two for not been home, 3 for CPR, 4 they said that one of my substitutes was not on papers. As for the lady who did my screening she stated to me she my substitute was eligible to substitute, and that her papers were in their records, Eijya Riggs had also taken the classes that she had to take plus she had her CPR. I was also given a grace period to renew our CPR, in which it was going to be taken in February -16-07 for that was the earliest they had, and as

(2)

and, as for the candle I lit it up for the death of a child which was kept in the back bedroom away from the children and for that I do apologize, It was that he lost his air at my house, but was taken to All Children's hospital and on the 7th day past away because he lost his air again. My intentions were not to break the rules, it was because of our traditions.

As for my licence I was never issued a Notice of Imposition of fine, Notice of Intent to revoke, nor notice of Intent to, ~~revoke~~ suspend. I Migdalia Acevedo had been doing Home Day Care from 1993, thru 2007, and I was the one who submitted a written request to close my Home Day Care for a couple of years with the intentions of opening it up again, and was told by Jewel Walters, the program manager that I would be able to open my Home Day Care again whenever I wanted as long as I paid the fine, and took the courses need it. I completed everything they asked for, plus I paid my fines. I Migdalia Acevedo feel that I should be granted to operate a Home Day Care, because I never really had repeatedly none compliance

(3)

as a matter of fact, they were always very please, and if something was not met they always gave me a grace period to fix the problem, or I would do it when they were doing the screening in other words I would take care of it right then and there, plus all the parents I had were extremely please with everything I have Milagros Luna who will be a witness if need it, who knows what was told to me by the license specialist.

Migdalia Acevedo
Sign: Migdalia Acevedo
Date:

**PINELLAS COUNTY LICENSE BOARD
IN AND FOR PINELLAS COUNTY, FLORIDA**

IN RE THE MATTER OF THE APPEAL OF:

MIGDALIA ACEVEDO

Applicant for License/Petitioner,

vs.

**NOTICE OF INTENT TO DENY LICENSE
APPLICATION TO OPERATE A FAMILY DAY
CARE HOME**

**PINELLAS COUNTY LICENSE BOARD
FOR CHILDREN'S CENTERS AND FAMILY
DAY CARE HOMES,**

Respondent.

NOTICE OF HEARING

**TO: VIA CERTIFIED MAIL AND REGULAR
U.S. MAIL
Migdalia Acevedo
5581 64th Street North
Pinellas Park, FL 33781**

PLEASE TAKE NOTICE that the undersigned will bring on to be heard before the Honorable Senior Judge Crockett Farnell, Hearing Officer, on Wednesday, December 1, 2010 at 10:00 a.m., the Notice of Intent To Deny License Application to Operate a Family Day Care Home, issued by Pinellas County License Board for Children's Centers and Family Day Care Homes, at the Offices of Johnson, Pope, Bokor, Ruppel & Burns, LLP., 911 Chestnut Street, Clearwater, FL 33756. Three hours have been reserved.

I HEREBY CERTIFY that a true and correct copy of the foregoing has
been served on the above-named addressee by regular U. S. Mail this
8th day of November, 2010.

JOHNSON, POPE, BOKOR,
RUPPEL & BURNS, LLP

By: Colleen J. Flynn

Colleen M. Flynn
FBN 0190470/SPN 02510190
911 Chestnut Street
Clearwater, FL 33756
Telephone: 727-461-1818
Facsimile: 727-441-8617
Attorneys for Pinellas County
License Board

cc: The Honorable Crockett Farnell
D & D Court Reporters
PCLB – Patsy Buker, Executive Director

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5581 64th Street North
Pinellas Park, FL 33781

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2

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11/9/10

C. Signature

X *Melinda Jones*

Agent
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4. Restricted Delivery? (Extra Fee) Yes

1. Article Addressed to:

TERESA ACUMERO
351 1/2th Street North
Pine Hills Park, FL 32707

Domestic Return Receipt

PS Form 3811, January 2005

**PINELLAS COUNTY LICENSE BOARD
IN AND FOR PINELLAS COUNTY, FLORIDA**

IN RE THE MATTER OF THE APPEAL OF:

MIGDALIA ACEVEDO

Applicant for License/Petitioner,

vs.

**NOTICE OF INTENT TO DENY LICENSE
APPLICATION TO OPERATE A FAMILY DAY
CARE HOME**

**PINELLAS COUNTY LICENSE BOARD
FOR CHILDREN'S CENTERS AND FAMILY
DAY CARE HOMES,**

Respondent.

_____ /

**NOTICE OF INTENT TO OFFER EVIDENCE PURSUANT TO
FLA.STAT.§120.57(1)(d)**

**TO: VIA CERTIFIED MAIL AND REGULAR
U.S. MAIL
Migdalia Acevedo
5581 64th Street North
Pinellas Park, FL 33781**

PLEASE TAKE NOTICE that the undersigned hereby provides notice of intent to offer evidence of other violations pursuant to Florida Statute §120.57(1)(d) at the hearing scheduled for December 1, 2010. Attached is the requisite written statement of evidence of other violations which may be presented. The evidence to be used at the hearing pursuant to this Notice will be witness testimony from Licensing Staff and will also include the Application being denied, Licensing File pertaining to this Applicant which includes but is not limited

to, investigative notes, inspection reports, complaints, corrective action notices, Fines, Violations, correspondence with the Applicant while the Applicant was previously licensed.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served on the above-named addressee by certified and regular U. S. Mail this 18th day of November, 2010.

JOHNSON, POPE, BOKOR,
RUPPEL & BURNS, LLP

By: Colleen M. Flynn

Colleen M. Flynn
FBN 0190470/SPN 02510190
911 Chestnut Street
Clearwater, FL 33756
Telephone: 727-461-1818
Facsimile: 727-441-8617
Attorneys for Pinellas County
License Board

NOTICE PURSUANT TO 120.57

**Migdalia Acevedo
6875 82nd Avenue North
Pinellas Park, Florida 33781**

License History

Licenses Issued: **8/29/91** Temporary Permit issued at 5539 59TH Street North,
St. Petersburg, FL 33709

10/4/91 Temporary Permit issued

2/5/92 Family Day Care Home License issued. Capacity 4 Children but not More Than 3 under 2 Years of age.

9/28/92 Pilot Study Temporary Permit for 5 children no more than 3 under 2 years of age.

1/1/93 Pilot Study Temporary Permit for 5 children no more than 3 under 2 years of age.

2/5/93 Renewal License, 4 children but not more than 3 under 2.

8/21/93- close license due to move.

8/24/93 Pilot Study Temporary Permit for new address: 5537 59th St. N., St. Petersburg, FL 33709.

12/1/93 Family Day Care Home License issued. Capacity 4 Children but not More Than 3 under 2 Years of age.

1/1/94 Pilot Study Temporary Permit for 5 children no more than 3 under 2 years of age.

12/1/94 Family Day Care Home License issued. Capacity 4 Children but not More Than 3 under 2 Years of age.

1/1/95 Pilot Study Temporary Permit for 5 children no more than 3 under 2 years of age.

12/1/95 Family Day Care Home License issued. Capacity 4 Children but not More Than 3 under 2 Years of age.

1/1/96 Pilot Study Temporary Permit for 5 children no more than 3 under 2 years of age.

4/4/96- closed home, as she stated she wanted her "daughters to feel free in their own home".

6/14/96 Temporary Permit issued Family Day Care Home License issued. Capacity 4 Children but not More Than 3 under 2 Years of age.

11/6/96 Family Day Care Home License issued. Capacity 4

- Children but not More Than 3 under 2 Years of age.
Pilot Study Temporary Permit for 5 children no
more than 3 under 2 years of age.
- 1/1/97** more than 3 under 2 years of age.
- 7/1/97** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 11/6/97** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 11/6/98** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 11/6/99** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 12/8/99 Home closed due to move.**
- 1/10/01** Temporary Permit issued for Family Day Care 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 9/5/01** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 8/29/02** Temporary Permit issued for Family Day Care 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 3/6/03** Temporary Permit extended due to Board not having quorum.
- 3/10/03 Home closed as staff went to check on home due to parent complaint that there was no furniture and no one living in home. Staff verified provider had moved and not given notice to Licensing Office.**
- 4/22/03** Temporary Permit issued for Family Day Care 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 12/3/03** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 12/3/04** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 5/13/05 Provider called to report she moved last weekend. Provider stated she left a message on staff voice mail but staff did not receive that message.**
- 7/19/05** Temporary Permit Family Day Care issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.

- 2/1/06** Family Day Care License issued for 5 children, no more than 3 under 2 years of age, this includes household preschool members.
- 2/2/06** Temporary Permit for Large Family Child Care Home issued in Migdalia Acevedo's name only. 8 children from birth to 24 months of age, with overnight care for one child.
- 8/2/06** Large Family Child Care Home License issued. 8 children from birth to 24 months of age, with overnight care for one child.
- 2/9/07** Probationary-Provisional Large Family Child Care Home License issued. 8 children from birth to 24 months of age, with overnight care for one child.
- 3/6/07** Probationary-Provisional Family Child Care Home License issued in Ms. Acevedo's name only. 5 children no more than 3 under 2 years of age including household members. Ms. Acevedo requested in writing to return to a regular family child care home from a large on 3/6/07.

Dated 5/4/07, but received 4/12/07. Home closed by letter from Ms. Acevedo.

Inspection History

- 10/17/91** Maintained/Safe Equipment- Sandbox was uncovered. Has old shower curtain. Will use to cover sandbox from now on.
- 1/13/92** Daily Attendance- Attendance a week behind. Will catch up today.
Safety Plugs- Safety plug missing from one outlet. Replaced while staff in home.
Locks- High locks not locked. Locked while staff in home.
Animals- Hamster in kitchen. Must be moved.
- 5/13/92** Physical Examination- No physical for one child.
Immunization Certificate- Same child missing Immunization form.
- 9/15/92** No non-compliances.
- 12/7/92** Locks- Front door open when staff arrived. Screen door newly installed. Hook installed, but no eye. Installed during visit.
- 1/28/93** No non-compliances.
- 5/3/93** Animals- Puppy needs rabies.
Safety Plugs- Safety plugs missing from bedroom. Replaced while staff in home.
Number of Beds- Child napping on floor when staff arrived.

Chemicals- Perfumes, deodorant, Vicks rub, and makeup on dresser in bedroom.

Other- Razor in medicine cabinet. Removed to high safe storage. Also was compliant, but asked for a 2nd smoke alarm to be installed due to split floor plan.

10/14/93

Daily Attendance

Play Area- Building materials, wire, bicycles in outdoor play area.

Kitchen- Pet food on kitchen floor.

10/18/93

Recheck- All non-compliances corrected.

2/23/94

CPR Certificate- CPR expired 1/28/94

Emergency Medical Release- One child's release expired 2/21/94

Animals- Cat's rabies expired 2/8/94

Diapering Practices- Diaper disposed of in kitchen garbage will use covered container outside kitchen/dining area.

4/13/94

CPR Certificate- expired on 1/28/94

Signed Permission- A child's permission to transport was not completely filled out.

Restraints- 2 children buckled with one seat belt on way to park. See confirmed complaint below.

9/30/94

Emergency Medical Release- One child's release expired 8/26/94.

Immunization Certificate- One child's immunization form expired 7/28/94

Other- Pool table upright in open closet spaces needs to be secured so it cannot fall and injure anyone.

2/9/95

Safe Source of Heat- Space heater in living room on floor. Heater was plugged in but not on. Unplugged at visit.

Other- Bird hanging in kitchen/dining area. Removed from dining area at visit.

A man named Anthony Napa was watching the child in care while Dolly was out of town for a family emergency. She will return 2/24/95 but possibly longer. Staff picked up a local background check. Anthony will submit TB results to office. Staff left other screening Anthony with complete so in the future he will be a substitute.

7/21/95

Immunization Certificate- One child's immunization certificate expired 6/19/95.

Smoke Detector- Both smoke alarm batteries not connected. Connected and working at visit.

- 9/28/95** Household Member Screening- Provider's mother staying in home since August. (Had FL Drivers License with the provider's address shown to staff).
Negative TB Test- New household member need TB screening.
Chemicals- Windex on kitchen counter, removed at visit.
- 2/22/96** Identification/Enrollment- missing for one child.
Emergency Medical Release- missing for one child.
Physical Examination- missing for one child, expired 1/15/96 for one child.
Immunization Certificate- missing for one child.
Daily Attendance- not current. Corrected at visit.
Smoke Detector- both inoperable.
Outdoor Space- boxspring, bedframe, and head board in back yard playspace sitting upright. (a falling hazard).
- 2/26/96** Recheck
All corrections have been made. However, also stated that on one child's physical and immunization form the date of birth had been altered and date of exam and first set of immunizations had been altered. Stated it would be discussed with supervisor.
- 3/28/96** Fans Screened- Fan in bedroom needs to have protective screening or be out of reach. Moved at visit.
Locks- Back door unlocked when staff arrived. Locked at visit.
Chemicals- Aerosal spray on back of toilet. Nail polish on dresser, floor sealer on entry way floor. All removed.
- 10/2/96** Physical Examination- Not available for one child.
Immunization Certificate- Not available for one child.
Daily Attendance- Attendance not available for this month.
Number of Cribs/playpens- Two infants in care, on enclosed sleep space available.
- 10/14/96** Re-check, no non-compliances.
- 5/7/97** Animals Immunized- 2 dogs' and 1 cat's rabies expired 5/3/97.
Locks- Off-limits bedroom unlocked, locked during visit.
Safety Plugs- One safety plug missing in dining room. Replaced at visit.
Outdoor Space- Two gas cans and power tool plugged in stored out in backyard play space. Removed at visit.
Sheets- Child sleeping on cot with no sheet underneath child.
Bed/Cribs 2 Feet Apart- Two cribs with 2 infants sleeping, cribs not 2 feet apart. Will move today.
Chemicals- Hurricane lamp on dining room table with toxic oil. Motor oil (3 quarts) in bedroom on bed. Matches in kitchen drawer all removed.

- 10/10/97** Emergency Medical Release- Expired for one child.
Chemicals- Dawn dishwashing soap under sink. Moved to high storage during visit.
- 4/9/98** No non-compliances.
- 10/15/98** Household Member Screening- 18 year old daughter's 18 year old screening was not submitted when she turned 18 in June.
Immunization Certificate- Two children's immunization certificate was missing.
Hazardous Products- Windex on kitchen counter, moved during visit.
Signed Permission- No written transportation permission for one child was available.
- 3/25/99** Emergency Medical Release- No emergency medical release for one child.
First Aid Supplies- No scissors, tweezers, thermometer, cotton balls, non-porous gloves, soap or first aid/CPR resource guide in first aid kit.
Emergency Plan- directions to home from nearest major intersection was not posted.
- 7/27/99** Emergency Medical Release- One child had expired emergency medical release.
- 9/23/99** No non-compliances.
- 5/30/01** Emergency Medical Release- One child's emergency medical release form was not available.
Immunization Certificate- One immunization certificate was dated incorrectly by doctor's office.
- 7/9/01** No non-compliances.
- 3/25/02** Immunization Certificate- Household member's immunization expired.
Medicines/Hazards- Bleach on floor next to toilet, removed during visit.
Outdoor Space- bicycle in outdoor play area to be removed during visit.
- 8/9/02** CPR- Provider's CPR expired in April.
- 10/10/02** Immunization Certificate- No longer current for two children.
First Aid Supplies- First aid kit had expired ipecac.

Medicines/Hazardous Products- Toothpaste and razors within reach.

6/23/03

Immunization Certificate- One immunization certificate was no longer current.

Fire Extinguisher- Tag expired May 2003.

Locks- Backdoor to outside play area not locked.

Safety Plugs- Missing safety plugs in living room, bedroom and play room.

9/15/03

Medicines/Hazardous Products- vitamins within reach of children.

Diapering Practices- Soiled diaper was not disposed of in a securely covered container.

1/27/04

Diapering Practice- Soiled diapers disposed of in the feeding/food service area.

5/12/04

Identification/Enrollment- The operator failed to obtain any enrollment information for one child.

Physical Examination- The provider did not have a Health Examination for one child in care and one household member preschooler.

Immunization Certificate- One immunization certificate was no longer current for a child.

Animals Immunized- A dogs vaccines expired on 4/12/04.

10/18/04

Household Member Screening- Local Police screening was not on file for a household member over the age of 18.

First Aid Certificate- The substitute's first aid certification expired 6/14/04.

Medicines/Hazardous Products- Matches were within reach of children under the kitchen sink. Correction made at visit.

Locks- The back door to the off limits outside area was unlocked and the back door to the play area was unlocked. A lock for the front door was broken.

Annual Renewal of License- A completed application for renewal of license was not submitted at least 45 days prior to the expiration date of current license.

4/14/05

Fire Extinguisher- Expired November 2004.

Medicines/Hazardous Products- Dish soap observed within reach of children, moved at visit.

Locks- Door to one off limits bedroom was unlocked or had no inaccessible lock. Corrected at visit.

10/4/05

Emergency Medical Release- There was no notarized emergency medical release form for one child.

- Immunization Certificate- Certificate of immunization was expired for two children.
- Operable Telephone- The provider did not have a corded, operable telephone.
- 1/31/06** No non-compliances.
- 5/23/06** Fire Extinguisher- Expired April 2006.
- 9/1/06** Immunization Certificate- Immunization certificate was no longer current for one child.
- 1/22/07** Emergency Medical Release- Emergency medical release for one child was over one year old.
Immunization Certificate- Immunization certificate was no longer current for one child.
Fire Inspection- The large family child care home did not have verification of an approved annual fire inspection. Was due by 1/5/07.
- 3/6/07** No non-compliances, however the employee, provider's daughter Elita Rios, stated that Ms. Acevedo was not home, and was at work, but then the substitute, provider's daughter Milagros stated that she was at a family's home helping out. The provider came home while staff was doing the inspection after 45 minutes. Provider stated that she did not work outside the home, but was at her uncle's home cleaning it.
- 5/10/07** Staff check to ensure provider is closed. Milagros Lunas stated they are closed, but she was caring for one child 11 months old.

Enforcement History

- 12/23/91** A letter was sent stating that Ms. Acevedo (then Rios) had not completed the required Child Abuse and Neglect Identification and Reporting Workshop. It further stated that her Temporary Permit was extended and that if the class was not completed by the February board meeting, her application for child care would be denied.
- 2/23/96** Letter was sent stating that her Pilot Study Temporary Permit was in jeopardy due to 7 non-compliances at 2/22/96 inspection. Stated that any serious non-compliances in next twelve months would result in withdrawal of Pilot Study Permit.

- 2/29/96** Letter sent stating that due to altered paperwork on child forms at the 2/22 and 2/26/96 inspections, a child's birth certificate must be submitted to the licensing office by 3/11/96. Was given an extension to 3/25/96, provider came to office on 3/22/96 and stated that the child in question was removed from care until the mother comes up with the required forms.
- 5/24/96** Letter sent to Ms. Acevedo that she needs to come in for a conference before reapplying for a Family Child Care Home License, due to concerns with prior history with compliance.
- 5/31/96** Ms. Acevedo met with S. Cymbal and J. Waiters and discussed Ms. Acevedo's licensing history and provider/licensing specialist communication. Ms. Acevedo stated she planned to maintain compliance with Licensing Regulations Governing Pinellas County Family Day Care Homes.
- 5/16/97** Letter sent stated that Pilot Study Temporary Permit was in jeopardy due to 7 non-compliant areas at 5/7/97 visit. Serious non-compliance prior to June 30, 1997, will result in withdrawal of Pilot Permit.
- 4/30/98** Letter from Ms. Acevedo stating that she would not leave the children in the care of anyone who is not on the records and that she will pick someone to fill out the paperwork so that they can be allowed to assist if something comes up.
- 9/9/98** Ms. Acevedo forgot about her scheduled conference today. Rescheduled for 9/14/98.
- 9/14/98** Ms. Acevedo met with Supervisor J. Waiters and staff D. Hunt. Purpose was to discuss the pattern of complaints received regarding her family child care home. Ms. Acevedo agreed to Fred Rice being screened today before she leaves and understood that she would need more frequent visits by licensing.
- 2/2/07** **\$200.00 Class 1 fine** issued for having a candle lit on the dresser on February 1, 2007, in the bedroom with 4 children napping. Licensing Regulation IV(A)8.
- 2/9/07** **\$500.00 Class 1 fine** issued for lack of supervision because the provider left 7 (seven) children in care with the substitute and an unapproved employee. During naptime on January 3, 2007 an infant stopped breathing and paramedics were called. The infant later died. Licensing Regulation I.C.5.

- 2/9/07** **\$500.00 Class 1 fine** issued for invalid CPR certificate. Both the provider's and the substitute's CPR certificates were expired on 10/31/06 until 1/12/07. On January 3, 2007 a child stopped breathing and later died during the time the certificates were expired. Licensing Regulation I.B.4.
- 2/9/07** **\$100.00 Class 1 fine** issued for inappropriate napping/sleeping position: on January 3, 2007 a flat pillow was put under an infant's head and the infant was found not breathing, had to be resuscitated and later died. Licensing Regulation IV.F.2.
- 2/9/07** Staff Jewel Waiters called Ms. Acevedo to determine if the letter received by CCLP on 2/19/07 was intended as a hearing request. Staff left a message then on recording. Ms. Waiters tried again on 2/21/07, phone rang once then hummed. Ms Waiters tried back immediately and just got a humming sound. 3/15/07 Ms. Waiters called Ms. Acevedo and the recorder picked up after one ring and stated no one is available to take the call. Staff left a message requesting a return call.
- 3/28/07** Provider met with Licensing staff to discuss her license. Program manager stated that Ms. Acevedo is frequently not providing care for the children. Program manager shared list of the times provider was not home, either to take a phone call or during an inspection. Provider's daughter stated to staff that provider was "at work" on 3/6/07 or "not there" on several occasions. Provider says she has not been home on those dates, but not working and provides care herself. Provider stated that on the day the child died she was picking up taxes and alimony.

Complaint History

- 4/11/94** **Confirmed-** Transporting without restraints— on 4/12/94 the provider transported the children to the park. Two of the children were in car seats, one child was in a booster seat fastened with a seat belt, and two children were strapped in one seat belt in the back seat.
- 9/28/95** **Confirmed-** Parent went to pick up child and child was across the street at neighbor's house while provider went to an appointment. Provider stated that she informed the parents she had an appointment and if her substitute, Anthony Napa, was not able to watch the children they would be across the street with her neighbor Barbara. Folly stated that all the parents agreed with this so she did not think there was anything wrong with this arrangement.

4/2/98

Confirmed- Supervision- teenage daughter with day care while provider went to a funeral. Sometimes her boyfriend Richard would watch children. Unable to tell if he was cleared. Provider wrote a letter that she will not leave the children with anyone who was not on the record.

Confirmed- Play materials- small toys size of quarter in child's crib- small Barbie items i.e. shoes, purses, animals that would be too small for infants.

8/27/98

Confirmed- Children left with provider's 19 year old daughter and Fred Rice.

Confirmed- Provider put food in a baby bottle.

2/5/04

Confirmed- provider stated she took above stated child to a "safe house" while taking care of a family emergency and did not contact parents. Provider stated she took child there while she took her daughter who was having chest pains to hospital. Stated she did not have mother's cell phone number.

1/4/07

Confirmed- Supervision and Capacity- provider not home, 7 children left in care of substitute and an unapproved employee.

Confirmed- Accident/Incident- child in care injured.

Confirmed- Employee screening- employee not approved.

On 1/4/07 while the provider was not at the home and while there was only one approved employee for 7 children, a male child, DOB 8/7/06, stopped breathing and alter died. At the time, the child's head was lying on a small flat pillow and he had a blanket covering his waist. On January 4, 2007, both the provider's and the substitute's CPR certificates were expired.

544737

2. Article Number



7160 3901 9846 3755 2594

3. Service Type **CERTIFIED MAIL**

4. Restricted Delivery? (Extra Fee) Yes

1. Article Addressed to:

MICHAELA ADAMO
301 WATER STREET
WINDHAM, VT 05791
. AVE

COMPLETE THIS SECTION ON DELIVERY

A. Received by (Please Print Clearly)	B. Date of Delivery 11/19/10
C. Signature <i>x Melissa Lum</i>	
<input type="checkbox"/> Agent <input type="checkbox"/> Addressee <input type="checkbox"/> Yes <input type="checkbox"/> No	
D. Is delivery address different from item 1? If YES, enter delivery address below:	

4652 552 946 3755 2594
7160 3901 9846 3755 2594

US Postal Service

Certified Mail Receipt

*Domestic Mail Only
No Insurance
Coverage Provided*

Postage

\$

Certified Fee

Return Receipt Fee

(Endorsement Required)

Restricted Delivery Fee

(Endorsement Required)

Total Postage & Fees

\$

Postmark
Here

Sent To:

**MIGDALIA ACEVEDO
5581 64TH STREET N.
PINELLAS PARK, FL 33781**

PS Form 3800, January 2005

US Postal Service

Certified Mail Receipt

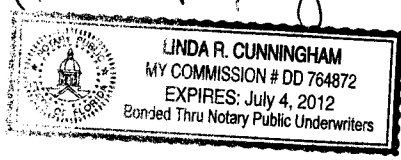
2

I, Migdalia Acevedo, hereby waiver the requirement that a hearing be held within thirty (30) days as set forth in Florida Statutes 402.310(3) and in Licensing Regulations governing Pinellas County Family Child Care Homes on my request for hearing filed on November 3, 2010 with the Pinellas County License Board.

Migdalia Acevedo
Signature

12/1/10
Date

Linda R. Cunningham



Fla License # A213-540-59-
632-0

7160 3901 9846 3755 2507

US Postal Service

Certified Mail Receipt

*Domestic Mail Only
No Insurance
Coverage Provided*

Postage

\$

Certified Fee

Return Receipt Fee
(Endorsement Required)

Restricted Delivery Fee
(Endorsement Required)

Total Postage & Fees

\$

Postmark
Here

Sent To:

**MIGDALIA ACEVEDO
5581 64TH AVENUE NORTH
PINELLAS PARK, FL 33781**

PS Form 3800, January 2005

US Postal Service

Certified Mail Receipt

2

PINELLAS COUNTY LICENSE BOARD
IN AND FOR PINELLAS COUNTY, FLORIDA

IN RE THE MATTER OF THE APPEAL OF:

MIGDALIA ACEVEDO

Applicant for License/Petitioner,

vs.

NOTICE OF INTENT TO DENY LICENSE
APPLICATION TO OPERATE A FAMILY DAY
CARE HOME

PINELLAS COUNTY LICENSE BOARD
FOR CHILDREN'S CENTERS AND FAMILY
DAY CARE HOMES,

Respondent.

AMENDED NOTICE OF HEARING

TO: VIA CERTIFIED MAIL AND REGULAR U.S. MAIL
Migdalia Acevedo
5581 64th Avenue North
Pinellas Park, FL 33781

PLEASE TAKE NOTICE that the undersigned will bring on to be heard before the Honorable Senior Judge Crockett Farnell, Hearing Officer, on Friday, January 7, 2011 at 10:00 a.m., the Notice of Intent To Deny License Application to Operate a Family Day Care Home, issued by Pinellas County License Board for Children's Centers and Family Day Care Homes, at the Offices of Johnson, Pope, Bokor, Ruppel & Burns, LLP., 911 Chestnut Street, Clearwater, FL 33756. Three hours have been reserved.

I HEREBY CERTIFY that a true and correct copy of the foregoing has been served on the above-named addressee by Certified Mail and Regular U. S. Mail this 20th day of December, 2010.

JOHNSON, POPE, BOKOR,
RUPPEL & BURNS, LLP

By: Colleen Flynn
Colleen M. Flynn
FBN 0190470/SPN 02510190
911 Chestnut Street
Clearwater, FL 33756
Telephone: 727-461-1818
Facsimile: 727-441-8617
Attorneys for Pinellas County
License Board

cc: The Honorable Crockett Farnell
D & D Court Reporters
PCLB – Patsy Buker, Executive Director

546833v1
.120214

**PINELLAS COUNTY LICENSE BOARD
IN AND FOR PINELLAS COUNTY, FLORIDA**

IN RE THE MATTER OF THE APPEAL OF:

MIGDALIA ACEVEDO

Applicant for License/Petitioner,

vs.

**NOTICE OF INTENT TO DENY LICENSE
APPLICATION TO OPERATE A FAMILY DAY
CARE HOME**

**PINELLAS COUNTY LICENSE BOARD
FOR CHILDREN'S CENTERS AND FAMILY
DAY CARE HOMES,**

Respondent.

**NOTICE OF SERVICE OF HEARING OFFICER'S RECOMMENDED ORDER
AND NOTICE OF RIGHT TO FILE WRITTEN EXCEPTIONS**

TO: VIA CERTIFIED MAIL AND REGULAR U.S. MAIL

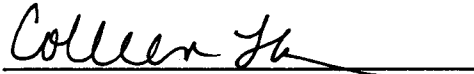
Migdalia Acevedo
5581 64th Avenue North
Pinellas Park, FL 33781

I **HEREBY CERTIFY** that a copy of the Hearing Officer's Findings of Facts, Conclusions of Law and Recommendations filed by the Honorable Senior Judge Crockett Farnell, regarding the January 7, 2011, hearing was provided by first class and certified mail to Migdalia Acevedo at the address shown above, this 18th day of January, 2011.

PLEASE TAKE NOTICE that pursuant to §120.57(1)(k), Florida Statutes, either party has the right to file with the Pinellas County License Board for Children's Centers and Family Day Care Homes or the PCLB's attorney written exceptions to the Findings of Fact, Conclusions of Law and Recommendations contained in the Recommendation of the Hearing Officer within fifteen (15) days after the above-referenced service of the Recommendation. Any written exceptions will be considered by and ruled upon by the Board, along with the Hearing Officer's Recommendation, at its February 23, 2011 meeting at 4175 East Bay Drive Suite 350, Clearwater, FL 33764 at 1:30 p.m. at which time the Final Agency Action will be taken.

ANY PARTY DESIRING OR REQUIRING A VERBATIM TRANSCRIPT for appeal or other purposes, may, at its own expense, arrange to have a certified court reporter report the hearing portion of the meeting. If the court reporter records the proceeds, the recordation shall become the official transcript.

JOHNSON, POPE, BOKOR,
RUPPEL & BURNS, LLP

By: 
Colleen M. Flynn
FBN 0190470/SPN 02510190
911 Chestnut Street
Clearwater, FL 33756
Telephone: 727-461-1818
Facsimile: 727-441-8617
Attorneys for PCLB

NOTICES TO PERSONS WITH DISABILITIES: If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Within two (2) working days of your receipt of this Notice, please contact the Human Rights Office, 400 S. Ft. Harrison Avenue, Suite 300, Clearwater, FL 33756, phone 727-464.4062 (V/TDD).

cc:
PCLB – Patsy Buker, Executive Director

549890

**PINELLAS COUNTY LICENSE BOARD
IN AND FOR PINELLAS COUNTY, FLORIDA**

IN RE THE MATTER OF THE APPEAL OF:

MIGDALIA ACEVEDO

Applicant for License/Petitioner,

vs.

**NOTICE OF INTENT TO DENY LICENSE
APPLICATION TO OPERATE A FAMILY DAY
CARE HOME**

**PINELLAS COUNTY LICENSE BOARD
FOR CHILDREN'S CENTERS AND FAMILY
DAY CARE HOMES,**

Respondent.

**FINDINGS OF FACT, CONCLUSIONS OF LAW AND RECOMMENDATIONS
OF HEARING OFFICER**

THIS CAUSE came for hearing on January 7, 2011 at 10:00 a.m. at 911 Chestnut Street, Clearwater, Florida, 33756, before the Honorable Senior Judge Crockett Farnell, acting in the capacity of Hearing Officer. Both parties were present and Colleen M. Flynn, Esq., appeared as Counsel for the Pinellas County License Board. Ms. Acevedo was not represented by counsel.

The issue before the undersigned was whether the facts and law supported a finding that Acevedo's application to receive a license to operate a Family Day Care Home was properly denied.

Having heard the testimony of witnesses for both parties, observed the demeanor of the witnesses and taken that into consideration, argument of both parties, and after reviewing the evidence presented, the undersigned respectfully

submits the following findings of fact, conclusions of law and recommendation based on the clear and convincing presented evidence by PCLB:

Facts

1. On September 10, 2010 Acevedo applied for a Family Child Care Home license. The application was complete on its face.

2. On October 19, 2010, the Notice of Intent to Deny License Application to Operate a Family Child Care Home was timely sent to Acevedo.

3. The denial was based on information obtained while screening Acevedo, reviewing her application, the information disclosed therein and reviewing her history as a previous Operator of a Family Child Care Home in Pinellas County and as an Operator of a Large Family Child Care Home in Pinellas County.

4. PCLB Staff reviewed her application, and considered her background, and her history and licensing file as a previous Operator of a Family Child Care Home in Pinellas County and as an Operator of a Large Family Child Care Home in Pinellas County.

5. The applicant had a long history with PCLB with many non-compliances/disciplinary action. The non-compliances and disciplinary actions and fines received by Acevedo while licensed are set forth on the Notice of Intent to Offer Evidence Pursuant to Florida Statute §120.57 which was admitted as Exhibit B during the hearing on January 7, 2011 and incorporated herein by reference in its entirety. The Notice of Intent to Offer Evidence Pursuant to Florida Statute §120.57 is a summary of the business records contained in

PCLB's licensing file on Acevedo. The licensing file was admitted as Exhibit A during the hearing on January 7, 2011.

6. While previously licensed, Acevedo repeatedly left the children in her care with unapproved and unauthorized individuals even after explicitly agreeing in writing that she would follow the regulations and not leave children in her care with unapproved individuals.

7. While previously licensed, Acevedo repeatedly failed to maintain current CPR/First Aid Certification.

8. While previously licensed, Acevedo repeatedly failed to comply in the area of children's records.

9. Throughout her previous licensing history, the applicant repeatedly failed to comply with the Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes even after multiple warnings and conferences with licensing staff.

10. Acevedo received 3 Class 1 fines arising out of an incident on January 4, 2007 as follows: (1) \$500 Class 1 fine for lack of supervision because Acevedo left the substitute and an unapproved employee to care for the children in her absence. While Acevedo was absent, an infant in care had to be resuscitated. Later, the infant died. (2) \$500 class 1 fine for invalid/expired CPR Certificates as both the provider's and the substitute's CPR Certificates were expired. During the time the CPR Certificates were invalid, the substitute had to perform CPR on an infant in care. (3) \$100 Class 1 fine issued for inappropriate

napping/sleeping arrangements as a flat pillow was put under the infant's head and the infant was found not breathing.

11. Acevedo received a Class 1 fine for \$200 on February 1, 2007 for having a candle lit on the dresser on February 1, 2007 in the bedroom with 4 children napping.

12. Acevedo voluntarily turned in her license in April 2007.

13. Prior to November 2010, Acevedo had not worked in childcare since she voluntarily turned in license in April 2007.

14. Between November 2010 and January 3, 2010, Acevedo was a substitute teacher at A Child's Place.

15. As of January 3, 2011, she was hired as a teacher at A Child's Place as a teacher in the 1 year old classroom and as of January 7, 2011, Acevedo testified that she was working full time at A Child's Place.

16. Acevedo signed her application for a license to operate a Family Day Care Home.

17. Acevedo checked off the box "No" in response to the question "have you ever had a child care license denied, revoked or suspending in any state or jurisdiction or been the subject of a disciplinary action or been fined while employed in a child care facility". That was an inaccurate response as Acevedo had been the subject of disciplinary action and fines while previously licensed in Pinellas County.

18. Acevedo signed attesting that "I have a copy, have read and understand and will comply with the Licensing Regulations Governing Pinellas

County Family Day Care Homes.” It is clear from the questioning at the hearing that Acevedo does not understand in its entirety the Licensing Regulations Governing Pinellas County Family Day Care Homes.

19. During the hearing Acevedo asked if she could have a copy of the Licensing Regulations Governing Pinellas County Family Day Care Homes.

20. Acevedo also signed attesting “Falsification of application information is grounds for denial or revocation of the license to operate a child care facility. Under penalties of perjury, I declare and affirm that I have read the foregoing and that the statements in this application or attached hereto, are true and correct.”

Conclusions of Law

1. It was proper for PCLB to consider Acevedo’s prior history as a provider of a Family Child Care Home in Pinellas County and a provider of a Large Family Child Care Home in Pinellas County as well as all background information pertaining to her. IX.A.2.d of the regulations allows PCLB to consider “such information relating to the experience training and moral character of the applicant and household members” when analyzing an application. Additionally, IX.A.2.e of the regulations allows PCLB to have “a question that specifically asks the applicant, owner, or operator whether or not they have had any administrative action while employed in a family child care home or large home” when analyzing an application.

2. I.A.11 of the Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes prohibits an applicant from falsifying application information.

3. It is clear that Acevedo falsified application information when she failed to disclose that she had previously had fines and disciplinary action while licensed in Pinellas County. Additionally, Acevedo falsified application information as she clearly had not read and does not understand Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes despite signing an attestation clause to the contrary.

4. Based on her prior history as a Family Child Care Home and Large Family Child Care Home provider in Pinellas County and her repeated failure to maintain compliance with the Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes, background information, falsification of application and failure to read and understand the Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes, PCLB has proven by clear and convincing evidence that Acevedo failed to meet the minimum standards set forth in Licensing Regulations Governing Pinellas County Family Day Care Homes and Large Family Day Care Homes, and thus, pursuant to XIII.E.1.a her application for a License to Operate a Family Day Care Home was properly denied.

RECOMMENDATION

Based on the foregoing findings, it is hereby RECOMMENDED that the Denial of Application to Operate a Family Day Care Home be sustained.

RESPECTFULLY SUBMITTED to the Pinellas County License Board this

17th day of January, 2011.



Honorable Senior Judge Crockett Farnell

548791

2. Article Number



7160 3901 9846 3755 2761

3. Service Type **CERTIFIED MAIL**

4. Restricted Delivery? (Extra Fee) Yes

1. Article Addressed to:

THEODORA ANTONIO
1211 WEST SYCAMORE ST
ATHENS GA, 30601

COMPLETE THIS SECTION

B. Date of Delivery

A. Received by (Please Print Clearly)

Elia Rios

1/20/11

C. Signature

X *Elia Rios*

Agent
 Addressee

D. Is delivery address different from item 1?
If YES, enter delivery address below:

Yes
 No

Domestic Return Receipt

PS Form 3811, January 2005

120214

7160 3901 9846 3755 2761

US Postal Service

**Certified
Mail
Receipt**

*Domestic Mail Only
No Insurance
Coverage Provided*

Postage

\$

Certified Fee

Return Receipt Fee
(Endorsement Required)

Restricted Delivery Fee
(Endorsement Required)

Total Postage & Fees

\$

Postmark
Here

Sent To:

MIGDALIA ACEVEDO
5581 64TH AVENUE NORTH
PINELLAS PARK, FL 33781

PS Form 3800, January 2005

US Postal Service

Certified Mail Receipt

2