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# Executive Orders

## AMENDMENT TO EXECUTIVE ORDER EWE-79-1

The following paragraph is to be added after the last paragraph of Executive Order EWE-79-1:

FURTHER, the Commission is hereby requested to make a determination of the proper domicile of the Department of Wildlife and Fisheries and to investigate and recommend an alternative facility to house the Department if the domicile is changed from the Wildlife and Fisheries Building at 400 Royal Street in the City of New Orleans.

IN WITNESS WHEREOF, I have hereunto set my hand officially and caused to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 20th day of March, A.D. 1979.

Edwin Edwards  
Governor of Louisiana



## EXECUTIVE ORDER EWE-79-2

Executive Order EWE-76-10 issued on June 24, 1976, is hereby amended to read as follows:

WHEREAS, the Congress of the United States has declared that:

(1) The achievement of equal access to quality health care at a reasonable cost is a priority of the federal government.

(2) The massive infusion of federal funds into the existing health care system has contributed to inflationary increases in the cost of health care and failed to produce an adequate supply or distribution of health resources, and consequently has not made possible equal access for everyone to such resources.

(3) The many and increasing responses to these problems by the public sector on federal, state, and local levels and the private sector have not resulted in a comprehensive, rational approach to the present

(A) Lack of uniformly effective methods of delivering health care;

(B) Maldistribution of health care facilities and manpower; and

(C) Increasing cost of health care.

(4) Increases in the cost of health care, particularly of hospital stays, have been uncontrollable and inflationary, and there are presently inadequate incentives for the use of appropriate alternative levels of health care, and for the substitution of ambulatory and intermediate care for inpatient hospital care.

(5) Since the health care provider is one of the most important participants in any health care delivery system, health policy must address the legitimate needs and concerns of the provider if it is to achieve meaningful results; and, thus, it is imperative that the provider be encouraged to play an active role in developing health policy at all levels.

(6) Large segments of the public are lacking in basic knowledge regarding proper personal health care and methods for effective use of available health services; and

WHEREAS, in recognition of the magnitude of the problems described above and the urgency placed in their solution, it is the purpose of the National Health Planning and Resources Develop-

ment Act of 1974, to facilitate the development of recommendations for a national health planning policy, to augment areawide and state planning for health services, manpower, and facilities, and to authorize financial assistance for the development of resources to further that policy; and

WHEREAS, the Act requires the designation of a state health planning and development agency to perform within each state the health planning and development function prescribed by the Act; and

WHEREAS, the Act stipulates that the designated state health planning and development agency be advised by a Statewide Health Coordinating Council; and

WHEREAS, the State Office of Comprehensive Health Planning which performed statewide comprehensive health planning functions and which was previously designated as the State Health Planning and Development Agency has, through reorganization, become a part of the Office of Licensing and Regulation of the Department of Health and Human Resources.

NOW, THEREFORE, I, EDWIN EDWARDS, by virtue of the authority vested in me as Governor of the State of Louisiana, do hereby designate the Department of Health and Human Resources as the State Health Planning and Development Agency with all power, authority and responsibility, not in conflict with existing state laws, to administer the state administrative program for health planning and resources development.

FURTHERMORE, in order to implement Titles XV and XVI of the Public Health Service Act, there is hereby authorized the creation and establishment of the Statewide Health Coordinating Council in conformance to order and regulations as published by the Secretary of the Department of Health, Education, and Welfare. The State Health Planning and Development Agency shall advise the chief executive of the state of Louisiana in the creation of such Council and in the designation of its members.

FURTHERMORE, all federal funding awarded to the designated State Health Planning and Development Agency under Titles XV and XVI of the Public Health Service Act shall be awarded to the Department of Health and Human Resources.

FURTHERMORE, Executive Order No. EWE-76-10 issued on June 24, 1976, is hereby expressly superseded by this Order.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to have affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 20th day of March, A.D., 1979.

Edwin Edwards  
Governor of Louisiana

# Emergency Rule

## DECLARATION OF EMERGENCY

### Department of Health and Human Resources Office of Licensing and Regulation

The Secretary of the Department of Health and Human Resources has exercised those powers conferred on him by the Administrative Procedures Act (R.S. 49:953B) to adopt the following amendment to the Uniform Controlled Substances Act as an emergency rule. This emergency rule is effective April 11, 1979.

Amend R.S. 40:964, Schedule IV, by adding thereto the following drug: (26) Pentazocine.

This emergency rulemaking is necessary to the public health and welfare in order to control the drug Pentazocine which has recently been placed under the Federal Controlled Substances Act and its accompanying regulations. This drug has a great potential for abuse and known deleterious effects when improperly used.

William A. Cherry, M.D., Secretary  
Department of Health and Human Resources

# Rules

## RULE

### Department of Agriculture Office of Agricultural and Environmental Sciences

#### Supplement to the Sweet-potato Weevil Quarantine and Regulation

#### III. Quarantined areas.

##### 1. In the United States.

A. The areas hereby quarantined on account of the sweet-potato weevil shall be the portions of all states in which sweet-potato weevil infestations are known to occur, and so officially designated as quarantined or regulated areas, by the sweet potato quarantines of the states of Alabama, Florida, Georgia, Louisiana, Mississippi, Texas, and South Carolina.

##### 2. In Louisiana.

A. Quarantined areas in Louisiana are hereby declared to be the entire parishes of Acadia, Allen, Ascension, Assumption, Avoyelles, Beauregard, Calcasieu, Cameron, East Baton Rouge, East Feliciana, Evangeline, Iberia, Iberville, Jefferson, Jefferson Davis, Lafayette, Lafourche, Livingston, Orleans, Plaquemines, Pointe Coupee, Rapides, Sabine, St. Bernard, St. Charles, St. Helena, St. James, St. John the Baptist, St. Landry, St. Martin, St. Mary, St. Tammany, Tangipahoa, Terrebonne, Vermilion, Vernon, Washington, West Baton Rouge, West Feliciana, and those parts hereinafter listed.

Bienville Parish—that portion of T17N located in R4W and 5W in Lincoln and Bienville Parishes; that portion consisting of a one mile radius of and including the property of Larry Kennedy, Section 33, T16N, R9W, and that portion consisting of a one mile radius of and including the property of Herbert Robertson, Section 33, T16N, R9W.

Bossier Parish—that portion of R11 and 12W north of Interstate 20 located in T18 and 19N in Bossier Parish.

Caddo Parish—all of Wards 6 and 7.

Caldwell Parish—that portion consisting of a one mile radius of and including the property of Ed Hilburn, Section 28, R3N, T14N and that portion consisting of a one mile radius of and including the property of Clifton Hilburn, Section 28, R3N, T14N.

DeSoto Parish—that portion consisting of a one mile radius of and including the property of E. B. Anderson, Section 22, T12N, R16W; and that portion consisting of a one mile radius of and including the property of Jerry Anderson, Section 35, T12N, R16W.

Jackson Parish—that portion of R3 and 4W in T15N and that portion consisting of a one mile radius of and including the property of Mrs. J. A. Hughes, Section 1, R4W, T14N.

Lincoln Parish—that portion consisting of a one mile radius of and including the property of James Kay, Section 13, R3W,

T17N; that portion consisting of a one mile radius of and including the property of R. E. Fletcher, Section 21, T18N, R4W; and that portion consisting of a one mile radius of and including the property of James Peterson, Section 21, T18N, R4W.

Natchitoches Parish—that portion west and southwest of the Red River.

Red River Parish—that portion of R10W lying north of T12N.

Webster Parish—that portion consisting of a one mile radius of and including the property of J. L. Cassle, Section 36, T19N, R10W; and that portion consisting of a one mile radius of and including the property of Curly Jackson, Section 36, T19N, R10W; and that portion consisting of a one mile radius of and including the property of Henry Fish, Section 21, T18N, R10W.

West Carroll Parish—that portion consisting of a one mile radius of and including the property of Leon Hill, Section 28, R23N, T23N; that portion consisting of a one mile radius of and including the property of Lonnie Reese, Section 21, R11E, T21N; that portion consisting of a one mile radius of and including the property of Aaron Freeman, Section 21, R11E, T21N; that portion consisting of a one mile radius of and including the property of Christina Blackman, Section 21, R11E, T21N; that portion consisting of a one mile radius of and including the property of S. L. Bush, Section 7, R12E, T23N; that portion consisting of a one mile radius of and including the property of W. W. Head, Section 22, R10E, T20N; that portion consisting of a one mile radius of and including the property of S. L. Bush, Section 35, R10E, T20N; that portion consisting of a one mile radius of and including the property of Oak Grove Gun Club, Section 6, R11E, T21N; that portion consisting of a one mile radius of and including the property of S. L. Bush, Section 1, R10E, T21N; and that portion consisting of a one mile radius of and including the property of M. Stanford, Section 21, R11E, T22N; that portion consisting of a one mile radius of and including the property of E. A. O'Neal Farm, Eugene and Model O'Neal, Section 10, R11E, T22N, which includes portions of Sections 2, 3, 4, 9, 10, 11, 15, and 16; that portion consisting of a one mile radius of and including the property of Allen Canning Company, Section 36, R10E, T22N; that portion consisting of a one mile radius of and including the property of H and A Produce Company, Section 31, R11E, T22N; that portion consisting of a one mile radius of and including the property of Raymond Byavgeon Farms, O'Neal Brothers, Section 8, R11E, T22N, which includes portions of Section 5, 6, 7, 8, 9, 17 and 18; that portion consisting of a one mile radius of and including the property of Richard Lamar Boutwell, Section 27, R11E, T23N, which includes portions of Sections 21, 22, 23, 26, 27 and 28; that portion consisting of a one mile radius of and including the property of J. M. Welch Farms, Roberson Brothers, Section 32, R11E, T22N, which includes portions of Sections 29, 30, 31, 32, and 33 and R11E, T22N, which includes portions of Sections 4, 5 and 6; that portion consisting of a one mile radius of and including the property of Crowe Farms, W. M. Puckett, Section 28, R10E, T21N, which includes a portion consisting of a one mile radius of and including the property of C. E. Reeks Farm, W. M. Puckett, Section 1, R9E, T20N; which includes portions of section 2 and 12, and portions of R10E, T20N Sections 6 and 7, which includes portions of R9E, T22N Section 31; that portion consisting of a one mile radius of and including the property of LeRoy Adams, Sections 19, 20, 28, and 29, R10E, T21N; that portion consisting of a one mile radius of and including the property of E. C. Huff Farm,

Roberson Brothers, Section 28, T22N, R11E, which includes portions of Sections 20, 21, 22, 27, 28 and 29; that portion consisting of a one mile radius of and including the property of McIntosh Farm, Richard Boutwell, Section 22, T22N, R11E, which includes portions of Sections 15, 16, 21, 22, 23, 26, 27 and 28; that portion consisting of a one mile radius of and including the property of J. Vernon Simms, Section 31 and 32, T22N, R9E; that portion consisting of a one mile radius of and including the property of Roy Calhoun, Section 8, R9E, T22N; and /or such other area or areas as may hereafter be designated as quarantined areas by notice in the *Louisiana Register* and the Official Journal of the State of Louisiana by the State Entomologist, with the approval of the Commissioner.

B. Non-sweet potato areas shall be: infested properties in the area north of Avoyelles and Rapides Parishes, east and northeast of the Red River line at Grant Parish, northeast of the Red River in Natchitoches Parish, north of the Natchitoches Parish line, west of the Red River and north of the Sabine Parish line, and such other area or areas as may hereafter be declared non-sweet potato areas by publication in the Official Journal and the *Louisiana Register* by the State Entomologist, with the approval of the Commissioner.

Richard Carlton, State Entomologist  
Office of Agricultural and  
Environmental Sciences

## RULES

### Department of Agriculture Office of Animal Health Services Livestock Sanitary Board

The Livestock Sanitary Board has amended the following regulations.

Regulation 3, Governing the Operation of Livestock Auction Markets, Section 10, Cattle Requirements. A new requirement was added:

4. All heifer calves of vaccination age going back to the farm must be vaccinated. Dairy type calves from two to six months (60 to 179 days) of age and beef type calves from two to ten months (60 to 299 days) of age are eligible to be vaccinated with *Brucella abortus* vaccine.

(The paragraph that was number 4 will now become 5, and 5 will become 6, and so on.)

\* \* \* \*

Regulation 3, Governing the Operation of Livestock Auction Markets, Section 10, Cattle Requirements. Requirement 7 was amended to read as follows:

7. The sale of all male and female cattle twenty months of age and over for dairy breeds and twenty-four months of age and over for beef breeds as evidenced by the presence of the first pair of permanent incisor teeth, and including animals under these ages which are parturient or post-parturient that are not tested shall be identified by branding with heat the letter "S", (at least 2 x 2 inches) on the left jaw or high on the tail-head so as to be visible from ground level and will be restricted to:

- a. Recognized slaughter establishments for direct movement to these establishments.
- b. Representatives of specifically approved out-of-state slaughter establishments.
- c. Permitted state-federal quarantined feed lots.
- d. Auction operators to support prices as required by United States Department of Agriculture, Packers and Stock-

yards Division. These untested cattle twenty months of age and over for dairy breeds and twenty-four months of age and over for beef breeds as evidenced by the presence of the first pair of permanent incisor teeth, and including animals under these ages which are parturient or post-parturient, that are purchased by the auction market operator to support prices shall maintain original, white official backtags until sold for slaughter on the next sale day.

Exceptions: Steers and spayed heifers.

\* \* \* \*

Regulation 3, Governing the Operation of Livestock Auction Markets, Section 13, Equine Requirements. Exception "b" of Paragraph A was deleted. This exception read:

b. Horses consigned for slaughter and purchased by individuals must have a blood sample drawn for equine infectious anemia testing before the animal can leave the auction market. This sample must be collected by an accredited veterinarian and submitted to an approved laboratory. Horses may then move from the auction market to the purchaser's premises under quarantine issued by Livestock Sanitary Board personnel until results of Coggins test are received. If an animal is found to be positive, it must be properly identified and will remain under quarantine until sold for immediate slaughter. Owner may request confirmation test of positive animal(s) at time of identification and blood sample will be collected by a state-employed veterinarian and forwarded to an approved laboratory for confirmation.

\* \* \* \*

Regulation 4, Governing the Sale of Livestock in Louisiana by Livestock Dealers, Section 2, Cattle Requirements. A new requirement was added.

(C) All heifer calves of vaccination age going back to the farm must be vaccinated. Dairy type calves from two to six months (60 to 179 days) of age and beef type calves from two to ten months (60 to 299 days) of age are eligible to be vaccinated with *Brucella abortus* vaccine.

The requirement that was (C) will now become (D) and (D) will become (E).

\* \* \* \*

Regulation 5, Governing the Sale and Purchase, Within Louisiana, of all Livestock not Governed by other Regulations of the Livestock Sanitary Board, Section 1, Cattle Requirements. Paragraph B was amended to read as follows:

B. It is a violation of this regulation to purchase cattle in Louisiana, not governed by other regulations of the Livestock Sanitary Board, for any purpose other than immediate slaughter unless they are accompanied by a valid thirty-day negative brucellosis test certificate. All heifer calves of vaccination age going back to the farm must be vaccinated. Dairy type calves from two to six months (60 to 179 days) of age and beef type calves from two to ten months (60 to 299 days) of age are eligible to be vaccinated with *Brucella abortus* vaccine. No cattle may be purchased from brucellosis quarantined herds except as provided for in Regulation 16.

\* \* \* \*

Regulation 28, Governing Equine Infectious Anemia, Section 1, Equidae Required to be Tested. Exception (b) of paragraph 3 was deleted. Exception (b) read:

(b) Horses consigned for slaughter and purchased by individuals must have a blood sample drawn for equine infectious anemia testing before the animal can leave the auction market. This sample must be collected by an accredited veterinarian and submitted to an approved laboratory. Horses may then move from the auction market to the purchaser's premises under quarantine issued by Livestock Sanitary Board personnel until results of Coggins test are received. If an animal is found to be

positive it must be properly identified and will remain under quarantine until sold for immediate slaughter. Owner may request confirmation test of positive animal(s) at time of identification and blood sample will be collected by a state-employed veterinarian and forwarded to an approved laboratory for confirmation, as required in Regulation 3, Section 13, Paragraph A, Subparagraphs a and b.

Forrest E. Henderson, D.V.M.  
State Veterinarian

## RULE

### Board of Elementary and Secondary Education

Rule 3.01.51n (Replaces existing policy). The Board amended Bulletin 741, *Handbook for School Administrators*, page 14, Requirements for High School Graduation, to read as follows:

The units required for graduation shall include the following:

#### English 4 units\*

Three of the four units must be selected from English I, II, III, or IV. The fourth unit may be the remaining unit in English, a speech or journalism course. A course may be developed at the local level to be used as the fourth required unit. It must be approved by the State Department of Education and may be derived from needs of students as determined by the State literacy assessment, needs assessment, or minimum competency program. (A course in basic reading may be offered as an elective to enable students who need it to take the four English units required. However, it will not count as one of the four required units in English.)

#### Free Enterprise\*\* ½ unit Health and Physical Education\*\*\* 2 units

Each required unit must include thirty hours of health instruction. Health and physical education shall include instruction in cardiopulmonary resuscitation (CPR). (Effective September, 1980.)

#### Mathematics 3 units\*

A course may be developed at the local level to be used as one of the required units. It must be approved by the State Department of Education and may be derived from needs of students as determined by the state literacy assessment, needs assessment, or minimum competency program.

#### Science 2 units Social Studies 2 units

Two units in social studies shall be required. One unit must be in American history, and one unit must be in civics or an equivalent course in citizenship education as approved by the State Department of Education.

#### Total required 13 ½ units\* Electives 8 ½ units Total required for graduation 22 units\*

\*These requirements apply to high school students graduating after January 1, 1983. Prior to that date, high school graduation requirements shall be those in effect for 1978-79.

\*\*Does not apply to nonpublic schools.

\*\*\*Note: "Special Requirements."

James V. Soileau, Executive Director  
Board of Elementary and Secondary Education

## RULES

### Board of Regents

The Board of Regents has amended policy 2.2 (Rev.), Letters of Intent, and policy 2.3, Review of Proposed Academic Programs, as follows.

#### 2.2 (Rev.) Letters of Intent

The purpose of letters of intent is to strengthen the planning and coordination of academic programs by allowing the Board of Regents to review summaries of projected programs while they are still in the formative stage. Accordingly, institutions of higher education shall transmit letters of intent to the Commissioner of Higher Education for all academic programs to be proposed. A letter of intent must be filed separately for each program to be submitted. Each letter of intent should be limited to three pages or less. It should provide the title, a brief description, and purpose of the projected programs, and demonstrate that the program would:

1. Be within the role and scope of the institution.
2. Complement and strengthen existing programs at the institution.
3. Avoid unnecessary duplication of programs at other state-supported institutions.
4. Supply present and future manpower needs.
5. Be within the institution's anticipated resources.

a. Letters of intent have no binding qualities. Institutions may later decide to alter or cancel plans for projected programs. Letters of intent will not affect the authority of management boards to dispense with proposed programs as they deem appropriate. Communications and deliberations pursuant to a letter of intent will imply neither approval nor disapproval of the subsequent program by the Board of Regents.

b. Letters of intent must be filed at least twelve months in advance for the submittal of baccalaureate, master's, specialist, and doctoral programs; and ninety days in advance for the submittal of certificate and associate programs. Under unusual circumstances, institutions may at any time request the Board of Regents to waive these requirements.

c. The staff will submit periodic reports to the Board of Regents summarizing both the letters of intent on file and deliberations with institutions pertaining to them.

d. This policy shall not be interpreted to restrict actions which the Board of Regents may take during the reviews of existing academic programs.

#### 2.3 Review of Proposed Academic Programs

Deadline for Submitting Requests	Board Reviews
February 1	April
September 1	November

This policy shall not be interpreted to restrict actions which the Board of Regents may take during the reviews of existing academic programs.

\* \* \* \*

The Board has adopted new policy 2.11, Responses from Institutions and Systems to Reports of Consultants Relative to the Review of Existing Academic Programs.

#### 2.11 Responses from Institutions and Systems to Reports of Consultants Relative to the Review of Existing Academic Programs

In accordance with timetables established by the Commissioner of Higher Education, institutions and systems shall submit formal responses to reports of consultants who review existing academic programs. These responses shall concisely state reactions to each of the weaknesses and problematic areas consultants identify in their reports. The Commissioner of Higher Education shall monitor consultant's reports and responses from institutions and systems to ensure that the intent of this policy is fulfilled. When the

Commissioner of Higher Education receives responses which are incomplete, he shall direct institutions either to prepare appropriate addenda or submit revised responses.

\* \* \* \*

The Board has amended page 23 of the *Master Plan for Higher Education in Louisiana* to include a sixth regional council which consists of the University of Southwestern Louisiana, McNeese State University, and Louisiana State University-Eunice.

William Arceneaux  
Commissioner of Higher Education

## RULES

### Office of the Governor Landscape Architects Selection Board

#### Rules For Selection Procedure

Pursuant to the provisions of Act 721, 1975 Regular Legislative Session (R.S. 38:2310 through R.S. 38:2316, Revised Statutes of 1950) effective date September 12, 1975, the Louisiana Landscape Architects Selection Board, hereinafter referred to as Board, has promulgated such rules and procedures as it deemed necessary to carry out the provisions of the said statutes. These rules are established by the Board, and are subject to change by said Board, in accordance with the Administrative Procedures Act.

**Article I—Name.** The name of the Board is the "Louisiana Landscape Architects Selection Board," hereinafter referred to as "Board," and its domicile shall be in Baton Rouge, Louisiana.

**Article II—Authority.** The Louisiana Landscape Architects Selection Board shall be organized in accordance with the provisions of Act 721, 1975 Regular Legislative Session (R.S. 38:2310 through R.S. 38:2316, Revised Statutes of 1950) effective date September 12, 1975, as amended by Act 525, 1976 Regular Legislative Session.

**Article III—Objective.** The objective of this Board is to provide a system for the procurement of services rendered by landscape architects, licensed to practice in the State of Louisiana, that is impartial, equitable, and in the best public interest of the citizens of Louisiana.

**Article IV—Members.**

Section 1. The Board shall be composed of five members, serving terms in accordance with the provisions of the authority stated in Article II.

Section 2. Any member desiring to resign from the Board shall submit his resignation in writing by registered mail to the Governor of Louisiana and the President of the Louisiana Society of Landscape Architects with copies addressed to the Chairman of the Board. The effective date of resignation shall be the date of registered mailing to the Governor's Office.

Section 3. The filling of a Board vacancy for the unexpired term due to resignation, or death, or removal from office by just cause, shall be made in accordance with the provisions of the authority stated in Article II.

**Article V—Officers.**

Section 1. The officers of this Board shall be a chairman and a secretary, elected by the Board at the first regular meeting following each January 1 and July 1.

Section 2. The duties of the chairman shall be as follows:

- a. Be the presiding officer at meetings of the Board.
- b. Call meetings of the Board
- c. Coordinate the activities of the Board
- d. Appoint all committees and serve as an ex officio member thereof

e. Be responsible for implementing all orders and resolutions of the Board

f. Have the authority to issue the official advertisement of the intent of an agency to contract for design services

Section 3. The duties of the secretary shall be as follows:

- a. In the event of absence or incapacity of the chairman, assume his duties as outlined above
- b. Authenticate by his signature when necessary all acts, orders and proceedings of the Board, including the minutes
- c. Tabulate and record the results of all balloting at the meetings

**Article VI—Meetings.**

Section 1. A regular meeting of the Board shall be held on the last Friday of January and July, in the State Capitol Building.

Section 2. Special meetings may be called by the Chairman or shall be called upon the written request of a simple majority of the total membership of the Board. Except in cases of emergency, at least three days notice shall be given for special meetings.

Section 3. A simple majority of all members of the Board shall constitute a quorum.

Section 4. All meetings shall be held in public. There will be no participation at the meetings other than from members of the Board.

**Article VII—Committees.** Committees, standing or special, shall be appointed by the chairman of the Board as he shall deem necessary to carry on the work of the Board.

**Article VIII—Parliamentary Authority.** The rules contained in the current edition of *Robert's Rules of Order, Newly Revised*, shall govern the Board except as modified herein or as provided for in Article X, Amendments to Rules.

**Article IX—Voting.** Only the votes of members present at the meeting shall be counted in the Board's official actions. Proxy votes are not allowed.

**Article X—Amendments to Rules.** These rules may be amended in accordance with the Louisiana Administrative Procedures Act.

**Article XI—Application.**

Section 1. Any applicant (proprietorship, partnership, corporation, or joint venture of any of these) meeting the requirements of Title 38 of the Louisiana Revised Statutes of 1950, R.S. 38:2310 through R.S. 38:2316, may submit an application for selection consideration for a particular project upon which official advertisement has been published. The information submitted shall contain data concerning its experience, previous projects undertaken, present state projects now being performed, scope and amount of work on hand, and any other information that the Board deems appropriate.

Section 2. The Louisiana Landscape Architects Selection Board adopts the use of Form L LA-1 as the format for submitting a firm's experience to the Board. In this Form L LA-1, the principal listed in 2A, shall be defined as follows: "Principal: a licensed landscape architect who has the right and authority to exercise control over the project; who shares in profits, losses, and responsibility for incurred liabilities." The Board has the right to require proof of compliance with the above definition. Only the form shall be sent to Facility Planning and Control and any supporting data may be sent to the Board members individually.

Section 3. Consultants may be listed at the option of the applicant.

Section 4. All applications to be considered shall be received by the Board at the office of Facility Planning and Control Department during the time prescribed in the advertisement.

Section 5. The Board may, at its option and with the concurrence of the Division of Administration and the user agency, conduct design competitions in accordance with nationally ac-