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Emergency Rules

DECLARATION OF EMERGENCY

Board of Elementary and Secondary Education

The State Board of Elementary and Secondary Education at its meeting on August 28, 1980, exercised those powers conferred by the emergency provisions of the Administrative Procedures Act R.S. 49:953B and adopted the following emergency rules.

The Board adopted Guidelines for Implementation of the 1980-81 Pilot Year of the Compensatory/Remedial Education Act in order to implement Act 433 of the 1980 R.S. for the 1980-81 school year.

The Board adopted an amendment to Bulletin 1565, Personnel Assessment and Evaluation System, Page 53, Item 1, in order to allow the Department of Education to employ non-degreed personnel as programmers and operators for the Louisiana Educational Computer Network, to be established February 1981. The amendment reads as follows. There are no substitute qualifications for the Bachelor's Degree, except for certain non-certified technical support personnel.

The Board adopted revisions to Interim Requirements for Generic Certification for Special Education. These revisions were necessary to correct typographical omissions in the certification requirements which were submitted by the Department of Education to the Board and adopted at its meeting on June 26, 1980 and published as a rule in the July 20, 1980 edition of the *Louisiana Register*. These revisions were adopted as emergency rule in order to allow the Department of Education to disseminate these corrected certification requirements to the local educational agencies to assist local agencies in the employment of personnel for the 1980-81 school year.

James V. Soileau
Executive Director

DECLARATION OF EMERGENCY

Department of Health and Human Resources Office of Family Security

In accordance with the provision of Louisiana R.S. 40:29, the Department of Health and Human Resources, Office of Family Security has increased, effective September 1, 1980, the Medically Needy Income Eligibility Standards (MNIES) as follows.

Rural—Medically Needy Income Eligibility Standard

FAMILY SIZE	AFDC FLAT GRANT AMOUNT	MONTHLY MNIES	QUARTERLY MNIES
1	\$ 60	\$ 142	\$ 426
2	112	150	450
3	158	217	651
4	197	267	801
5	235	317	951
6	269	367	1,101
7	304	408	1,224
8	339	458	1,374
9	371	500	1,500
10	404	542	1,626
11	438	592	1,776
12	474	633	1,899

13	513	692	2,076
14	551	742	2,226
15	588	792	2,376
16	626	842	2,526
17	663	892	2,676
18	701	942	2,826
19	742	992	2,976
20	783	1,050	3,150
21	824	1,100	3,300
22	865	1,158	3,474
23	906	1,208	3,624
24	947	1,267	3,801
25	988	1,325	3,975
26	1,029	1,375	4,125
27	1,070	1,433	4,299
28	1,111	1,483	4,449
29	1,152	1,542	4,626
30	1,193	1,592	4,776

FAMILY SIZE	Urban—Medically Needy Income Eligibility Standard		
	AFDC FLAT GRANT AMOUNT	MONTHLY MNIES	QUARTERLY MNIES
1	\$ 65	\$ 150	\$ 450
2	125	167	501
3	173	233	699
4	213	292	876
5	252	342	1,026
6	287	383	1,149
7	320	433	1,299
8	355	475	1,425
9	388	525	1,575
10	420	567	1,701
11	455	608	1,824
12	491	658	1,974
13	527	708	2,124
14	564	758	2,274
15	602	808	2,424
16	643	858	2,574
17	674	900	2,700
18	717	958	2,874
19	761	1,017	3,051
20	805	1,075	3,225
21	849	1,133	3,399
22	893	1,192	3,576
23	937	1,250	3,750
24	981	1,308	3,924
25	1,025	1,367	4,161
26	1,069	1,433	4,299
27	1,110	1,492	4,476
28	1,157	1,550	4,650
29	1,201	1,608	4,824
30	1,245	1,667	5,001

These increases will allow the Medical Assistance Program to be in compliance with federal regulations 42 CFR 435.1007 which sets these standards at 133 1/3 percent of the AFDC flat grant amount payments. These payments have been increased effective August, 1980. Noncompliance with the federal regulations would result in loss of federal financial participation in Louisiana's Medical Assistance Program.

George A. Fischer, Secretary
Department of Health and Human Resources

Rules

RULE

Department of Agriculture Livestock Sanitary Board

At a public hearing on September 9, 1980, notice of which hearing was published in the August 20, 1980, issue of the *Louisiana Register*, the Louisiana Livestock Sanitary Board adopted the following amendments to the Rules and Regulations of the Livestock Sanitary Board.

1. Health Requirements Governing Admission of Livestock and Poultry.

3. Swine Requirements.

1. General Swine Requirements.

* * *

(5) All eligible swine moving into Louisiana for slaughter purposes must be consigned to a specifically approved slaughter establishment maintaining State or Federal meat inspection or livestock auction market specifically approved to handle slaughter hogs from out of state.

3. Governing the Operation of Livestock Auction Markets.

10. Cattle Requirements.

A. Brucellosis.

* * *

3. All cattle eighteen months of age and over that are offered for sale must be further identified by an official metal tag and must be tested for brucellosis.

Exceptions:

- a. Steers and spayed heifers.
- b. Cattle consigned from dry feedlots that are S-branded and permitted prior to shipment to the auction barn.
- c. Official calfhood vaccinates less than twenty-four months of age that are not pre or post parturient.
- d. Cattle that are purchased by the auction operator to support prices as required by the United States Department of Agriculture, Packers and Stockyards Division, shall maintain original white official back tags until sold.

II. Swine Requirements.

A. Hog Chlorea Requirements.

* * *

9. All hog chlorea requirements except Paragraph 8 shall be null and void unless hog chlorea is diagnosed in the United States at which time they could be reinstated immediately by the State Veterinarian without prior approval of the Board.

B. Pseudorabies Requirements.

* * *

3. Feeder or slaughter swine moving on direct shipment from a farm into Louisiana must be accompanied by a health certificate from premise of origin and a statement that the herd of origin meets the requirements of Paragraph 2 (above). Swine not originating from test herds must be tested negative within thirty days of movement.

C. Brucellosis Requirements.

1. Sows and boars sold for slaughter shall be identified to the herd of origin by U.S. approved swine identification tags.

D. Identification Requirements.

1. All swine offered for sale at a livestock auction market, feeder pig sale, or other concentration point shall be marked between the shoulder with a paint mark at least 2 x 2 inches in size. This mark shall not be marked over or intentionally altered in any fashion. Each auction market will have an assigned color of paint furnished to it by the Livestock Sanitary Board.

2. Swine purchased by a livestock auction market to support prices as required by the Packers and Stockyards Act shall be

held over and sold at the auction market or sold before the next sale for slaughter, feeding, or breeding purposes.

8. Governing the Sale and Use of Brucella Abortus Vaccine.

4. Brucella Abortus Vaccine will be administered in accordance with the method approved by the United States Department of Agriculture.

5. Deleted.

7. Adult vaccination of female cattle twelve months old or older may be performed on an individual herd plan by State or Federal veterinarians provided the owner signs the official agreement to comply with the following provisions.

* * *

(b) All animals vaccinated as adults will be identified with an official AV tattoo in the right ear preceded by the quarter of the year and followed by the last digit of the year as well as the official metal eartags (or individual animal registration tattoo or individual animal registration brand) and plastic bangle tag which are to be correlated on test records with the official eartag.

(c) Animals so vaccinated will be quarantined and tested on the schedule established in the herd plan. The quarantine will be released when the herd has a negative test at least 120 days after the last reactor is removed from the herd. In addition dairy herds shall be negative to the last milk ring test prior to release from quarantine.

Exceptions:

- (1) Steers and spayed heifers over six months of age.
- (2) Calves six months of age and under from negative cows may move under permit within ten days after a negative brucellosis test of the dam.
- (3) Calves under six months of age that are nursed by brucellosis reactor or exposed cows may move from the quarantined premises under permit provided they have been weaned for not less than thirty days immediately preceding movement.

* * *

(e) Deleted.

14. Establishing the Official Tests for Brucellosis in Cattle.

A. Screening Test

1. Milk Ring Test (BRT) — This test is conducted by the State-Federal Laboratory on a composite sample of milk collected at dairy farms. A follow-up individual serological test shall be conducted on all cattle represented in a composite sample which reacts to the test.

2. Card Test — This test will be used by approved personnel to classify cattle negative on surveillance samples collected at slaughter or at livestock markets, on routine samples collected on farms, and on tests of suspicious and infected herds. Positive samples from brucellosis vaccinated animals will be given supplemental testing when possible to aid in classification of cattle as reactors.

B. Supplemental Test.

1. Standard Plate Agglutination Test. This test may classify cattle as negative, suspect, or reactors.

2. Rivanol Test. This test may classify cattle as negative or reactor.

3. Complement Fixation Test. This test may classify cattle as negative, suspect, or reactor.

C. Animal or Herd Status.

1. Status of an animal or herd will be determined by a trained epidemiologist when possible. This decision will be based on the interpretation of all tests, the history of the herd status of surrounding herds, vaccination history, and all other pertinent information.

Bob Odom

Commissioner of Agriculture

RULE

Department of Commerce Office of Financial Institutions

The Commissioner of Financial Institutions, in exercise of his powers specifically enumerated in R.S. 6:902 B, hereby adopts the following rule.

An association or combination of associations may establish a service organization or purchase capital stock, obligations or other securities of such a service organization organized under the laws of the State of Louisiana subject to prior approval in writing of the Commissioner.

1. Definitions

A. When used in this rule, the following words shall have the meanings as indicated.

1. "Service Organization" shall mean an organization substantially all the activities of which consist of making of consumer loans as defined by LRS 9:3516 (13), originating, purchasing, selling and servicing loans upon real estate and participating interests therein, or clerical, bookkeeping, accounting, statistical, appraising, computer or similar functions performed primarily for financial institutions, plus such other activities as the Commissioner may approve.

2. "Association" shall mean a savings association, homestead building and loan association, savings and loan association or society chartered under Chapter 9, Title 6, Louisiana Revised Statutes.

3. "Commissioner" shall mean the Commissioner of Financial Institutions, State of Louisiana.

II. Application

A. In order to obtain such approval, the applying association shall file with the Commissioner documentation from which the Commissioner shall determine that.

1. There are no serious supervisory problems which would affect its ability to properly supervise and operate such subsidiary corporation.

2. There are adequate income and reserves to support the proposed investment.

3. Operations of the subsidiary corporation will be clearly distinguishable from those of the parent association.

4. The subsidiary corporation is or will be profitably operating within a reasonable period of time.

5. An audited financial statement in the event of acquisition of an existing subsidiary corporation.

6. A certified resolution of the Board of Directors of the applying association approving the investment in the subsidiary.

7. A certified copy of the Articles of Incorporation, Certificate of Incorporation and Bylaws of the subsidiary shall be filed with the Commissioner.

B. The Commissioner may require submission of other pertinent information.

1. Acquisition terms, cost or investment requirements of the association.

2. Projected operating statements of the proposed subsidiary for its first three years of operation.

3. Attorney's opinion letter as to direct, indirect and/or contingent association and subsidiary liability.

4. Outline of plans for operation of the subsidiary.

5. Evidence that the subsidiary corporation will have adequate management and operating personnel with proper supervision by association management.

6. Plans for the safeguarding of subsidiary assets.

7. Affidavits from all directors of an association and subsidiary corporation fully disclosing any interest they may directly or indirectly have in the proposed or existing subsidiary.

C. Records of the subsidiary corporation will be made available at all times to State and Federal supervisory authority for examination and review.

D. The subsidiary corporation will keep complete and adequate books and records in accordance with generally accepted accounting principles where there are no specific accounting guidelines set forth by Louisiana Rules and the Regulations of the Federal Savings and Loan Insurance Corporation.

111. Authorized Subsidiary Investments

Activities of a subsidiary corporation, performed directly or through one or more wholly owned subsidiaries or joint ventures, shall consist of one or more of the following.

A. Loan origination, purchasing, selling and servicing.

B. Acquisition of unimproved real estate lots and other unimproved real estate for the purpose of prompt development and subdividing.

C. Development and subdivision of and construction of improvements, including improvements to be used for commercial or community purposes when incidental to a housing project, for sale or for rental on, real estate referred to in subdivision B of this subparagraph.

D. Acquisition of improved residential real estate and mobile home lots to be held for sale or rental.

E. Acquisition of improved residential real estate for remodeling, rehabilitation, modernization, renovation, or demolition and rebuilding for sale or for rental.

F. Maintenance and management of rental real estate referred to in subdivision C, D, and E of this subparagraph.

G. Serving as insurance broker or agent primarily dealing in policies for the association, their borrowers and accountholders, which provide protection such as homeowners, fire, theft, automobile, life, health, accident and title.

H. Serving as a title insurance company if insurance laws, rules and regulations are complied with.

I. Preparation of State and Federal tax returns for association's accountholders and/or borrowers.

J. Acquisition, maintenance and management of real estate to be used for association offices and related facilities.

K. Partial or complete ownership of computer center that provides services for the parent association and others.

L. Make consumer loans as outlined in LRS 9:3510, et seq.

M. A subsidiary may act as agent for the parent association except that it shall not receive payments on new or established savings accounts, nor shall it perform any duties for the association other than those specifically authorized herein.

N. Other activities which may be approved by the Commissioner.

IV. Operations

A. Each subsidiary corporation main office, branch, agency or any other type facility of the subsidiary corporation shall require prior written approval of the Commissioner based on his findings of the facts as presented.

B. A verified copy of all contracts, instruments, joint ventures and partnership agreements and financing arrangements of the subsidiary investments shall be furnished to the Commissioner within thirty days from date of approval.

C. The subsidiary agrees to furnish, at the expense of the subsidiary or association, an independent appraiser's report or other expert opinion as determined to be necessary by the Commissioner for the purpose of establishing the value of any investments made by the subsidiary corporation.

D. Each subsidiary shall maintain bond coverage with an acceptable bonding company in an amount to adequately cover each director, officer, employee and agent who has access to cash or securities of the corporation. Such bond amount shall be in an amount equivalent to one percent of total assets but in no event shall be less than \$25,000 nor more than \$2,000,000. In lieu of a separate surety bond for the subsidiary, the association may obtain an Extension Rider to the Surety Bond coverage of the parent association.

E. All joint ventures and partnership agreements shall be reviewed by the attorney for the subsidiary, who shall render his

opinion to the Commissioner stating the obligation and responsibility of the subsidiary, as well as the parent association.

F. All directors of the association and subsidiary shall furnish affidavits fully disclosing any direct or indirect interest they may have in each investment made by the subsidiary.

G. Each request for approval of an investment by a subsidiary shall include a projected cash flow statement and a projected profit and loss statement setting forth funding requirements of the parent association and/or others.

H. An association's wholly owned subsidiary may operate a loan production office within a 100 mile radius of the main office, subject to the approval of the Commissioner.

1. An association may invest in the partial ownership of a service corporation which originates loans and performs other service functions, not only for the investing association, but for other investors as well; also employs and pays its own personnel, and uses its own selected name, then this type service organization could operate statewide, if approved by the Commissioner.

V. Investment and Debt Limitation

A. Investments in subsidiary corporations shall include investment in its capital stock, obligations, both secured and unsecured, or other securities of the service corporation, and shall not, in the aggregate, exceed three percent of the association's total assets. The limitation does not apply to subsidiaries organized solely as a holding corporation for business property as outlined in R.S. 6:822 F.

B. The subsidiary corporation engaged solely in the activities specified in Paragraph III A above, may incur debt in a ratio of 10:1 of the subsidiary's consolidated net worth.

C. Subsidiary corporations engaged in activities other than that authorized in Paragraph III A above, shall not incur debt in the aggregate in excess of the parent association's net worth less the aggregate investment in all subsidiary capital stock, obligations, both secured and unsecured, and other securities of the subsidiary corporation.

Hunter O. Wagner, Jr.

Commissioner of Financial Institutions

RULE

**Department of Commerce
Racing Commission**

The Louisiana State Racing Commission does hereby adopt a new rule, Super Six, and amend existing rules of racing, in particular Rules LAC 11-6:25.32 and LAC 11-6:32.1 and delete Rule LAC 11-6:33.6.

Super Six

A Super Six wager combines the winners of six consecutive races. All Super Six wagers will be calculated in a pool which is entirely separate from all other wagering pools. "Super Six races" shall mean the six consecutive races designated for the Super Six.

Entries and Fields — Entries and fields may race in Super Six races, unless they are prohibited by other Commission rules relating to other types of multiple wagering rules. However, if any part of an entry or field is a starter in a race, the entry or field selection shall remain as the designated selection in that race and no refund or exchange of that ticket shall be permitted.

Pool Calculations — The Super Six pari-mutuel pool shall be calculated as follows.

1. Major Pool — Seventy-five percent of the net amount in the pool shall be distributed equally to the holders of pari-mutuel tickets which correctly designate the most official winners of the Super Six races.

2. Minor Pool — Twenty-five percent of the net amount in the pool shall be distributed equally to the holders of pari-mutuel tickets which correctly designate the second greatest number of official winners of the Super Six races.

3. Consolation Pool — If a ticket designates as the selection to win in any one or more of the Super Six races, a single wagering interest which is scratched or excused by the stewards or which is prevented from racing because of the failure of the stall doors of the starting gate to open or which is otherwise determined to be a non-starter in the race for which selected, the value of that ticket shall be withdrawn from the Major and Minor Super Six pools. The total net value of all such withdrawn pools shall be distributed equally as a consolation among the holders of such withdrawn Super Six tickets which have a total of winning and scratched selections, including at least one winner, to have qualified for at least the minor pool. However, if such ticket is entitled to participate in the Major or Minor Pool outlined above, it will not be withdrawn from that pool. For example: If "75" = Major Pool and "25" = Minor Pool and "C" = consolation pool, and if some ticket holders have chosen six winners, the pools would be constituted as follows.

	0	1	2	3	4	5	Total # of Scratches
1					C	C	
Total	2			C	C		
# of	3		C	C			
Winners	4	C	C				
	5	25	25				
	6	75					

Comparable calculations can be drawn if fewer than six winners are selected.

Dead Heats — If there is a dead heat for win between two or more horses in any Super Six race, all horses in the dead heat for win shall be considered equally as the winning horse in the race for the purposes of distributing the Super Six pools.

Sale of Tickets — No Super Six ticket shall be sold, exchanged or cancelled after the close of wagering on the first of the Super Six races.

Name and Notice — A licensee may give a different name to the Super Six form of wagering but shall notify the Commission of such choice of names. Each of the Super Six races shall be clearly designated in the program. Super Six tickets shall be clearly marked to indicate the type of wager.

Cancellation of Races.

A. Three or more — If the stewards cancel or declare as no contest three or more of the Super Six races, all Super Six tickets for that program shall be refunded and the Super Six cancelled.

B. One or two — If one or two of the Super Six races are cancelled or declared as no contest on any program, the distribution of the net amount of the Super Six pools shall be among the tickets which correctly designate the most winners in all the remaining races in such programs.

Limitation on Multiple Wagers Does Not Apply — The provisions of other rules limiting the number of multiple wagering races shall not prevent a licensee from implementing the Super Six.

Disclosure — No person shall disclose the number of Super Six Tickets sold or the number or amount of tickets selecting winners of the Super Six races prior to the time the Stewards have determined the last race comprising the Super Six each day to be official.

Effective November 10, 1980.

LAC 11-6:25.32

25.32 Entries from the same stable and/or same trainer must be coupled at the time of entry.

Effective November 10, 1980.

LAC 11-6:32.1

32.1 Only one daily double shall be permitted during any single race card. It shall be on the first and second races. All other forms of this type of wagering, with the exception of the exacta and Super Six are prohibited.

Effective November 10, 1980.

LAC 11-6:33.6

33.6 — Delete the entire rule.

Coupled entries are permitted in exacta races, except that entries therein having separate bona fide owners and the same trainer may be split for betting purposes, notwithstanding the provisions of LAC 11-6:25.32.

Effective November 10, 1980.

Albert M. Stall, Chairman
Racing Commission

RULE

Department of Commerce Racing Commission

The Louisiana State Racing Commission does hereby adopt a new rule and/or amend the existing rules of racing, in particular, Rule LAC 11-6:53.11 and LAC 11-6:54, to prohibit the administration, use, application and/or possession of any narcotic, stimulant, depressant, local anesthetic, analgesic, and/or drugs of any description with the exception of bleeder medication as approved by these rules.

Rule - LAC 11-6:53.11

53.11 Full use of modern therapeutic measures for the improvement and protection of the health of a horse is authorized, however, no such medication will be used on the day of the race except as may be provided in LAC 11-6:54.

Rule - LAC 11-6:54 Permitted Medication

54.1 The use of bleeder medication is permitted upon a race horse within a licensed racing enclosure or an auxiliary (off-track) stable area, subject to compliance with the following.

A. Only a veterinarian may prescribe, dispense, and administer bleeder medication.

B. Bleeder medication may be administered the day of the race upon approval of the State Veterinarian. Bleeder medication will not be administered to any horse racing in the state of Louisiana except under the following conditions.

1. The subject horse must be known to bleed by either the Louisiana State Veterinarian or one of the association veterinarians and will be considered a known bleeder.

2. When the subject horse is observed bleeding, it will not be accepted in the entries for a period of twenty-one days, and then, only with the written consent of the Louisiana State Veterinarian. A known bleeder must remain on the bleeder medication list for a minimum of ninety days.

3. The Louisiana State Veterinarian at each track will keep an up to date list of horses placed on the bleeder medication or bleeders list and shall notify the other tracks that are racing in Louisiana.

4. Horses shipping in from other states, that intend to race in Louisiana, in order to qualify under this rule as known bleeders, must have filed in its behalf a statement to this effect from either the State Veterinarian or a licensed racing association veterinarian of that respective state. This statement must be filed with the Louisiana State Racing Commission veterinarian at the appropriate Louisiana track.

C. The Commission Veterinarian may require an endoscopic examination of the horse in order to confirm inclusion on the Bleeder List.

The endoscopic examination, as provided for above, shall be conducted by a veterinarian licensed by the Commission and employed by the owner or his agent, and shall be conducted in the presence of or with the approval of the Commission Veterinarian. Such endoscopic examination must be conducted within one hour of the finish of the race or exercise in which the horse has participated and bled, and must reveal hemorrhage in the lumen of the respiratory tract.

D. Daily reports of the administration of bleeder medication must be given to the State Veterinarian by 12:00 noon. They must be signed by the attending veterinarian and cosigned by the State Veterinarian, and must contain the following.

1. Date of the race.

2. Number of the race in which the horse is to run.

3. Name of the horse and its tattoo identification number.

4. Name of permissive medication or medications administered.

5. Hour and date that all permitted medications was administered to the horse.

E. Bleeder medication shall not, under any circumstances, be administered within four hours of post time.

F. Whenever bleeder medication is to be administered to a horse entered for racing, that information will be posted for public information in the Daily Racing Form and the Daily Racing Program.

G. In order for a horse to be administered bleeder medication the horse must qualify under this rule as a known bleeder. Thereafter, as aforesaid, the horse shall not be permitted to enter for twenty-one days after the first time the horse bleeds. Should the horse bleed a second time while on bleeder medication, the horse shall not be permitted to enter for six months. Should the horse bleed a third time while on bleeder medication, the horse shall be retired from racing and never again permitted entry.

H. To insure that the use of permitted medication is consistent and the reporting is accurate, the Commission reserves the right to pre-race blood tests or post-race urine tests, or both, whenever it is deemed necessary.

I. Notwithstanding anything herein contained to the contrary, medication shall not be prescribed, dispensed, or administered to a two-year-old horse.

54.2 As used in this rule, "veterinarian" shall mean a person who is licensed to practice veterinary medicine in Louisiana, and who is in good standing and is licensed by the Commission.

54.3 Any person found to have violated the provisions of this rule may be punishable by fine, and/or suspension, and/or revocation of license.

Effective November 10, 1980.

Albert M. Stall, Chairman
Racing Commission

RULE

Board of Elementary and Secondary Education

Rule 3.01.70v(32) — The Board approved for final adoption a policy change regarding employment of school psychologists. (The text of this policy was published as Emergency Rule in the *Louisiana Register*, Volume 6, Number 6, page 251, June 20, 1980.)

Rule 3.01.05 — (This policy replaces present policy in effect.) The Board approved for final adoption the State Plan for Nutrition Education and Training Program for Fiscal Year 1981.

Rule 3.01.51y — The Board approved for final adoption policy revisions on school classification categories. (The text of this policy was published as Emergency Rule in the *Louisiana Register*, Volume 6, Number 7, page 304, July 20, 1980.)

Rule 3.03.06 — The Board approved for final adoption a policy regarding donations to vocational-technical schools as follows: All vocational-technical schools are allowed to solicit and accept donations of vocational-technical teaching aides, supplies, tools, and equipment from any available source for use in vocational educational programs. The Trade and Industrial Section of the Division of Vocational Education of the Department of Education shall approve requests for acceptance of donations to vocational-technical schools in amounts not to exceed \$1,000 in fair market value, with the exception of expendable items which do not nor-