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Executive Orders

Executive Order EWE-80-1

WHEREAS, Julian and Abe Saenger, whose chain of more than three hundred theatres once spread throughout the South, were eminent and distinguished citizens and residents of Shreveport and nationally recognized leaders in the entertainment industry; and

WHEREAS, these philanthropic and civic-minded citizens, in concert with Simon and Harry Ehrlich, constructed in the year 1925 the Strand Theatre which became the Flagship of their widespread amusement empire; and

WHEREAS, the Strand, for more than half a century, has been a revered and treasured entertainment facility now specially honored by its listing in the National Register of Historic Places; and

WHEREAS, in addition, it has been fittingly designated by a Louisiana Historical Marker thereby commemorating its place in history as well as its architectural grace, style and beauty; and

WHEREAS, community-minded citizens and civic leaders of this area have formed the Strand Theatre of Shreveport Corporation, with the concurrent commitment to restore and operate the Strand as a cultural center for the performing arts, thus making entertainment of superior quality available to all Louisianians as well as to citizens of adjacent states and at the same time affording limitless opportunities for performing artists of Louisiana; and

WHEREAS, this historic and unique structure will contribute to and enhance the cultural identity of Louisiana, preserve the charm and grace of days gone by and provide for future entertainment programs of excellence for the entire area and state;

NOW, THEREFORE, I, EDWIN EDWARDS, Governor of Louisiana, by virtue of the authority vested in me, hereby enthusiastically order, designate and proclaim the Strand Theatre of Shreveport to be **The State Theatre of Louisiana**, and, as such, to be used, conducted and operated by the Strand Theatre of Shreveport Corporation for the cultural benefit of the people of Louisiana.

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 26th day of February, 1980, A.D.

Edwin Edwards
Governor of Louisiana

EXECUTIVE ORDER EWE-80-2

Request to the Louisiana Public Facilities Authority to Proceed With the Development and Implementation of a Program in Louisiana for the Financing of Student Loans Insured or Guaranteed Pursuant to the Higher Education Act of 1965, as Amended.

WHEREAS, it is in the public interest and in furtherance of the general welfare of the citizens of Louisiana to promote the higher education of Louisiana students; and

WHEREAS, there continues to exist in Louisiana an underdevelopment of the State's human talent and resources because of the inability of many able but needy students to finance a higher educational program; and

WHEREAS, financial assistance is often necessary if Louisiana students are to achieve their education goals and be able to finance a higher educational program; and

WHEREAS, such financial assistance will better enable the State to achieve its full economic and social potential by assisting each individual to contribute to the full extent of his capabilities by removing financial barriers to his educational goals that may exist after an individual has utilized all resources and work opportunities available to him; and

WHEREAS, the Congress of the United States has provided in the Higher Education Act of 1965, as amended, for the guarantee of certain student loans; and

WHEREAS, Louisiana lending institutions must have access to secondary markets for such loans in order to meet the student needs for financial assistance for higher education programs; and

WHEREAS, it is my request that the State of Louisiana should obtain the full benefit of the Higher Education Act of 1965, as amended, for the benefit of Louisiana students;

THEREFORE, I do hereby request that the Louisiana Public Facilities Authority, a public trust created pursuant to the Louisiana Public Trust Act, R.S. 9:2341-9:2347, as amended, proceed immediately with the development and implementation of a program to make, purchase and/or otherwise finance student loan notes insured or guaranteed under the Higher Education Act of 1965, as amended, in sufficient volume to provide adequate loan availability for Louisiana students.

The Louisiana Public Facilities Authority is hereby requested and authorized to establish the necessary relationships with the federal government, the Governor's Special Commission on Educational Services, Louisiana financial institutions and institutions of education to fulfill the intent of the Higher Education Act of 1965, as amended, in the best interest of the students of Louisiana.

This request is made with the understanding that the Louisiana Public Facilities Authority must meet the requirements of federal law and applicable regulations as well as state statutes and regulations. It may be revoked upon a thirty-day written notice except that such revocation must be made in good faith, and adequate financial arrangements must be made to insure the proper continuation of coverage for outstanding loans and compliance with all obligations of the Louisiana Public Facilities Authority to its bondholders.

The State of Louisiana will assume no liability as a result of this request. All debts and liabilities resulting from this program shall be the sole responsibility of the Louisiana Public Facilities Authority. All reserve funds of the Louisiana Public Facilities Authority will be maintained in Louisiana financial institutions subject to audit and inspection according to federal standards. All funds of the Louisiana Public Facilities Authority shall be used only in furtherance of its authorized public purposes.

IN WITNESS WHEREOF, I have hereunto set my hand and caused to be affixed the Great Seal of the State of Louisiana at Baton Rouge, the Capital, the 26th day of February, in the year of our Lord nineteen hundred eighty, and of the Independence of the United States of America the two hundred third.

Edwin Edwards
Governor of Louisiana

EXECUTIVE ORDER EWE 80-3

WHEREAS, the cypress trees growing in the state-controlled waterways of Louisiana symbolize the natural beauty of our state and serve as a reminder of our state's heritage; and

WHEREAS, such cypress trees are the result of a natural process of growth which cannot be duplicated by man, and once cut, such trees are forever lost; and

WHEREAS, evidence exists of wanton and deliberate destruction of these cypress trees in the distant and recent past, and expectations are that more destruction can be anticipated unless action is taken to preserve these native trees; and

WHEREAS, it is in the best interests of the people of the state and the future generations of Louisianians to preserve the natural beauty of our state by protecting the cypress trees growing in our state's waterways.

NOW, THEREFORE, I, EDWIN EDWARDS, Governor of the State of Louisiana, by virtue of the power vested in me, pursuant to the Constitution and applicable statutes of the State of Louisiana, and not withstanding any claims of the federal government, individuals, or any corporate entity, do hereby claim the cypress trees growing in the state-controlled waterways of Louisiana for the people of the state of Louisiana and for their heirs forever.

FURTHERMORE, in order to protect such cypress trees from further destruction or harm, I hereby order the Department of Natural Resources, the Department of Wildlife and Fisheries, and all the officers and agents thereof to use all the resources available to them to protect and preserve the cypress trees growing in the state-controlled waterways of Louisiana; to strictly prohibit the cutting or other intentional destruction of such trees except when such action is necessary to remove real or potential threats to human life or health or when such action must be taken to otherwise protect the public's interest; and to draft and approve rules and regulations necessary to ensure the protection of such cypress trees.

FURTHERMORE, for purposes of this order, state-controlled waterways are defined as lakes, streams, rivers, bayous, and all other navigable waterways, both natural and man-made, on which public domain has been established historically, by law, or by the courts, and especially, those waterways contained in all fish and game preserves established in and by the state of Louisiana for its residents.

FURTHERMORE, that I hereby urge the people of Louisiana to aid in the protection and preservation of the cypress trees on our state's waterways.

FURTHERMORE, I hereby urge the Legislature of Louisiana to carefully consider what the loss of these cypress trees would mean to the state and to enact legislation designed to protect this natural resource of the state.

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 5th day of March, A.D., 1980.

Edwin Edwards
Governor of Louisiana

Emergency Rules

DECLARATION OF EMERGENCY

Board of Trustees for State Colleges and Universities

At its meeting on February 22, 1980, the Board of Trustees for State Colleges and Universities adopted the following rule, effective immediately:

The Policies and Procedures Manual of the Board of Trustees for State Colleges and Universities, Part VII, Section 7.7 is changed to read as follows:

Section 7.7 Patent Policy.

A. The Board of Trustees for State Colleges and Universities System of the State of Louisiana, hereinafter referred to as the Board of Trustees System, expects and encourages creative productivity on the part of employees of the Board of Trustees System. The Board of Trustees System recognizes its responsibility to assist and protect the developer, to assist the universities under its jurisdiction in matters pertaining to patents, to protect the interests of the public, and to protect the interests of financial sponsors of the project other than the Board of Trustees System.

B. Inventions resulting from work carried on by, or under the direction of, University System personnel, supported, in whole or in part, by funds under control of the System, or involving University System facilities should be used and controlled to produce the greatest benefit to the Board of Trustees System and the public. The Board of Trustees System reserves the right to acquire and retain legal title to any such inventions, and any employee responsible for such invention shall, upon the request of the Board of Trustees System assign all rights, title and interest to the Board of Trustees System. The Board of Trustees System may apply for a patent in its own name or the evaluation of invention and application for patents may be made by contractual arrangement or assignment, as approved by the Board of Trustees System. If the Board of Trustees System declines to pursue a patent application, it may release its rights to the inventor. The Board of Trustees System respects and recognizes the right of sponsors of research and development to the title of such invention as may arise from projects sponsored by them in conformance with the policy, explicitly stated contractual agreements covering such sponsorship, and applicable law.

C. In the event royalties are generated by any patent assigned to the Board of Trustees System, an appropriate share of such royalties shall be paid to the inventor. The inventor's share shall be determined by the following:

1. In cases where the Board of Trustees System assigns such patent rights to the Research Corporation, the share of royalties to be paid to the inventor shall be governed by the terms of the contract between the Board of Trustees System and the Research Corporation.

2. In cases where the invention is covered by a contractual agreement with a sponsoring agency, the financial arrangements shall be in accordance with that contractual agreement. In cases of sponsorship by federal agencies, compliance with the appropriate federal regulations shall be effected in ultimate agreement.

3. In cases where the Board of Trustees System obtains ownership of a patent directly and expends funds to develop and market the invention, any royalties generated will be first used to cover the expenses of obtaining and exploiting the patent. After this outlay, the inventor's share shall be 33 1/3% of the net royalties with the remaining share going to the Board of Trustees System.

4. Net royalties on patents available to the Board of Trustees System shall be used for research, development and other scholarly activities and allocated 100% to the university campus where the patent originated.

D. The Board of Trustees System authorizes each university to establish a university patent committee appointed by the President and assigned tasks relating to patent matters as determined by the university administration.

E. As an alternative to licensing, an outright assignment of a patent in return for a specified consideration, lump sum or deferred, may be considered.

This was taken as emergency action because there are persons in the employ of some of the Universities under the Board of Trustees who are in a position to apply for patents in the near future, and the Board wished to allow them the benefit of this revised policy. This action was taken in accordance with the

emergency provisions of the Administrative Procedures Act and under the authority of Article VII, Section 6 of the 1974 Constitution.

Bill Junkin, Executive Director
Board of Trustees for State Colleges and Universities

DECLARATION OF EMERGENCY

**Department of Health and Human Resources
Office of Family Security**

The Department of Health and Human Resources, Office of Family Security, does hereby exercise the emergency provision of the Administrative Procedures Act (R.S. 49:953 B) to adopt effective April 1, 1980, the following revision in the definition of a resident of the state as it relates to the Aid to Families with Dependent Children (AFDC) Program and the Title XIX, Medical Assistance Program. These revisions are mandated by federal regulations as specified in the Federal Register, Volume 44, Number 138, Tuesday, July 17, 1979, pages 41434 and 41459. Adoption of these revisions on an emergency basis is necessary in order to comply with the federal regulations.

**Residence Requirements
for AFDC Eligibility**

1. A person who is living in the state voluntarily with the intention of making his home there and not for a temporary purpose, or with respect to a child, the state in which he is living other than on a temporary basis; or, alternatively,

2. A person who is living in the state, is not receiving assistance from another state, and entered the state with a job commitment or seeking employment in the state (whether or not he or she is currently employed). A child living with a caretaker who qualifies under this definition is a resident of the state in which the caretaker is a resident.

Residence is retained until abandoned, and temporary absence, with subsequent returns to the state or intent to return when the purposes of the absence have been accomplished, does not interrupt continuity of residence.

**Residence Requirements for Title XIX,
Medicaid Eligibility**

Residence requirements as outlined below shall be applied in determining the state of residence for an applicant or recipient of Title XIX (Medicaid) benefits:

A. State Residence of Individuals Under Age 21.

1. For a recipient of state supplementation, the state of residence is the state making the payment

2. Non-institutionalized Individuals.

a. For an individual receiving SSI benefits, the state of residence is the state in which the recipient is physically present.

b. For any other non-institutionalized individual, the state of residence is subject to categorical eligibility requirements.

3. Institutionalized Individuals.

a. For an individual placed by a state, the state of residence is the state which makes the placement. For Louisiana, this includes children placed by the Division of Evaluation and Services under the Foster Care Program and the former ECA Program. (Former ECA children must be SSI recipients to be eligible for Medicaid.) Institutionalized applies to individuals in Title XIX, Long Term Care facilities.

b. For an individual placed privately, the state of residence is the state of the parent(s) or legal guardian. (If only one parent

applies on behalf of the child, the state of residence is the state of the parent who applies; if there is no parent or legal guardian, the state of residence is the state where the child is institutionalized.)

B. State Residence of Individuals Age 21 or Older.

1. For a recipient of State Supplementation, the state of residence is the state making the payment.

2. For non-institutionalized individuals, the state of residence is the state in which the individual is physically present (unless he indicates otherwise).

3. Institutionalized Individuals

a. For an individual capable of stating intent, the state of residence is the state in which the individual is physically present with intent to remain.

b. For an individual who became incapable of stating intent before age 21 and there is no curator or legal guardian, the state of residence is determined as in A. 3. above.

c. For an individual who became incapable of stating intent at or after age 21, the state of residence is the state where he was living when he became incapable of stating intent. If this cannot be determined, the state of residence is the state where the individual was living when he was first determined incapable of indicating intent. When it is not possible to determine where an individual was living when he became incapable of stating intent, he shall be considered a resident of Louisiana.

C. Criteria for Individuals Incapable of Stating Intent.

An individual is considered incapable of stating intent if:

1. His I.Q. is 49 or less; or

2. He is judged mentally incompetent; or

3. Medical Reports or other information available support the fact that he is incapable of stating intent.

D. Currently Certified Recipients.

Until October 15, 1981, Louisiana will remain responsible for providing Title XIX, Medicaid coverage to any currently institutionalized recipient unless an interstate agreement is arranged with the new state of residence to assume Title XIX responsibility for the needed service at an earlier date. This "grandfather provision" is to protect the individual who would lose needed services as a result of his residency being changed and the new state of Title XIX responsibility will not make out-of-state payments for the service.

The Medical Assistance and Assistance Payments Programs in the state office will co-ordinate on the referred cases and correspond with other states to work out an agreement of their acceptance of Title XIX responsibility.

E. New and Pending Applications.

Applications opened on or after April 1, 1980, shall be rejected if the applicant does not meet residence requirements for Louisiana. A letter shall be sent to the state agency in the state of current Title XIX residence.

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

DECLARATION OF EMERGENCY

**Department of Natural Resources
Office of Conservation**

Effective February 29, 1980, the Department of Natural Resources, Office of Conservation, has exercised those powers conferred by the emergency provisions of the Administrative Procedures Act, R.S. 49:953B, to adopt the following amendment to its Pipeline Division Regulation 14. Article IX, Section 2(B) of the Louisiana Constitution of 1974 and Louisiana Act No. 732 of

1979 are presently being challenged by several parties in the Federal District Court in Baton Rouge and motions for a preliminary injunction enjoining the administration, enforcement, and implementation of the constitution and the statute have been filed in that suit. On the advice of the Attorney General of the State of Louisiana that the proposed amendment would avert the threatened injunction against enforcement of all provisions of R.S. 30:607 and Regulation 14 for 120 days, including the provisions of R.S. 30:607C(3), the Commissioner of Conservation finds that this proposed amendment is necessary to protect the health, safety and welfare of the citizens of the State of Louisiana. This regulation is authorized by R. S. 30:607D:

I.

4. In recognition of a temporary emergency, the requirements of R.S. 30:607C (1) and (2) and paragraph D. of this regulation and all other requirements related thereto are suspended for a maximum period of 120 days beginning February 29, 1980. All other provisions of R.S. 30:607 and this regulation shall remain in full force and effect. This suspension shall not affect rollover contracts for intrastate natural gas which terminate during this period of suspension.

5. The suspension of paragraph D of this regulation may be lifted by the Commissioner before the end of the suspension period in the event such action is deemed necessary, with a proper showing of necessity by the Commissioner, to protect the health, safety and welfare of the citizens of the State of Louisiana.

R. T. Sutton, Commissioner of Conservation
Office of Conservation

Rules

RULE

Department of Agriculture Dairy Stabilization Board

11.1 The volume discounts herein established shall remain in effect unless modified, amended, or repealed by the Board.

11.2 Licensed processors and licensed distributors are hereby authorized to give volume discounts to qualified licensed nonprocessing retailers in accordance with the following discount schedules.

Fluid Milk Products Average Monthly Purchases From All Suppliers	Volume Discount Rate
\$1,000.00 to \$1,500.00	3%
\$1,500.01 to \$2,500.00	4%
\$2,500.01 to \$3,500.00	5%
\$3,500.01 to \$4,500.00	6%
\$4,500.01 and over	7%

Frozen Dessert Products Annual Purchases From All Suppliers	Volume Discount Rate
\$ 4,000.00 - \$ 6,000.00	3%
\$ 6,000.01 - \$ 8,000.00	4%
\$ 8,000.01 - \$11,000.00	5%
\$11,000.01 - \$15,000.00	6%
\$15,000.01 - and over	7%

11.3 Any nonprocessing retailer desiring to be declared eligible by the Board for a volume discount shall submit an application on a form to be supplied by the Board which application shall contain among other things the average monthly purchases of fluid milk products and/or the annual purchases of frozen dessert products which application shall be subject to verification by the Board.

The Board shall publish a list of qualified nonprocessing retailers showing the rate of volume discount for which each nonprocessing retailer is qualified under this regulation.

11.4 Average monthly purchases for fluid milk products shall be determined in the following manner:

A. Average monthly purchases shall be computed by totaling the value of fluid milk products purchased by the nonprocessing retailer from each supplier during the months of August, September, and October, and dividing the total by three.

If the nonprocessing retailer has not operated during the months of August, September, and October, then said applicant shall select any one single month and the total value of fluid milk products purchased by the nonprocessing retailer from all suppliers during that month shall be deemed as the nonprocessing retailer's average monthly purchases until such time as the nonprocessing retailer's business has operated during the months of August, September, and October, at which time the nonprocessing retailer's average monthly purchases shall be computed in the same manner as prescribed in the preceding sentence.

The effective date of the nonprocessing retailer's eligibility to receive a volume discount of fluid milk products shall be the first day of the month in which the application is submitted unless another date is specifically authorized by the Director.

B. Annual purchases of frozen dessert products shall be computed by totaling the value of all frozen dessert products purchased by the nonprocessing retailer from each supplier during the twelve month period of October 1 through September 30.

If the applicant has not operated during the entire twelve month period of October 1 through September 30 then said nonprocessing retailer shall use the first twelve months of operation as the annual purchases of frozen dessert products.

The effective date of the nonprocessing retailer's eligibility to receive a volume discount on frozen dessert products shall be the first day of the first month of the twelve month period comprising the annual purchases.

11.5 If any nonprocessing retailer desires the Board to authorize a change in the volume discount rate for fluid milk products or frozen dessert products said retailer should submit an application in the same manner as that described in 11.4.

The effective date of all changes in volume discount eligibility shall be the first day of the month in which the application for change is submitted unless another day is specifically authorized by the Director.

11.6 Any discounts granted by licensed processors or licensed distributors or any discount received by any nonprocessing retailer other than those allowed herein shall be presumed as discriminatory in nature, and as such each shall constitute an unfair trade practice.

C. James Gelpi, Director-Attorney
Dairy Stabilization Board

RULE

Department of Agriculture Livestock Sanitary Board

The Department of Agriculture, the Livestock Sanitary Board, has amended Regulation 2, Governing the Admittance of Livestock to Fairs, Livestock Shows, Breeders' Association Sales, Rodeos and Racetracks, Section 5, paragraph 2, and Regulation 28, Governing Equine Infectious Anemia, Section 1, Subsection 2, Paragraph 3, removing those parts which state that horses reacting positively to the Coggins test may be identified by picture and requiring instead identification by hot brand, cold brand, freeze brand or tattoo "72A." The texts of the amended portions of Regulations 2 and 28 follow:

Regulation 2—Horses reacting to the Coggins Test within the state will be identified by regulatory personnel by hot brand, cold brand, freeze brand, or tattoo "72A." Positive horses will be rebled upon request by state-employed veterinarians and samples submitted to the laboratory for reconfirmation.

Regulation 28—Horses reacting to the Coggins Test within the state will be identified by regulatory personnel by hot brand or tattoo "72A." Positive horses will be rebled upon request, by state-employed veterinarians and samples submitted to the laboratory for re-confirmation, as required in Regulation 2, Section 5, Paragraphs 4 and 5.

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

RULES

Department of Culture, Recreation and Tourism Office of Program Development Division of Archaeology and Historic Preservation

The following rules governing the State Capitol Historic District, pursuant to Act No. 650 of the 1979 Louisiana Legislature, are hereby adopted:

I. Interpretation of Provisions of Act No. 650 of the 1979 Louisiana Legislature.

A. Existing structures within the State Capitol Historic District: All alterations, additions or renovations, both interior and exterior, shall be determined in the professional judgment of the Division of Archaeology and Historic Preservation to be in conformance with the recommendations published in The Secretary of the Interior's Standards for Historic Preservation Projects with Guidelines for Applying the Standards before a certificate of appropriateness can be issued.

B. New structures or new construction within the State Capitol Historic District: All plans for the exterior of new structures or for the exterior of new construction of any type must be determined, in the professional judgment of the Division of Archaeology and Historic Preservation, to be compatible with and sympathetic to the historic and cultural character of the district, before a certificate of appropriateness can be issued.

C. Landscaping within the district: All and any alteration to the existing grounds of the district must be found, in the professional judgment of the Division of Archaeology and Historic Preservation, to be compatible with, and sympathetic to the historic and cultural character of the district, before a certificate of appropriateness can be issued.

D. Furnishings, furniture and art objects of historic significance located within the district: All interior furnishings, furniture and art objects of historic significance must be found, in the professional judgment of the Division of Archaeology and Historic Preservation,

to be used, repaired, restored, or altered in sympathy to each item's artistic, historic, or cultural integrity and value. Standard and current professional reference works will be used by the Division of Archaeology and Historic Preservation to make recommendations and decisions before a certificate of appropriateness can be issued.

E. Archaeology within the district: All or any excavation or moving of earth, rock or subsoil or rearrangement of the grounds within the district shall be done in a manner which, in the professional judgment of the Division of Archaeology and Historic Preservation, is compatible with and sympathetic to a policy of preservation of historical and archaeological cultural resources before a certificate of appropriateness can be issued.

II. Procedure.

A. All applications for certificates of appropriateness shall be due in the Division of Archaeology and Historic Preservation, Box 44247, Baton Rouge, Louisiana 70804, 504/342-6682, on or before the tenth day of each month, or the preceding working day if the tenth falls on a weekend or a holiday.

B. Notices of public hearings as required by R.S. 25:785 (C) shall appear in the official journal of the State of Louisiana on the last Wednesday of every month.

C. The public hearings required by R.S. 25:785 (C) shall be held on the first Wednesday of every month.

D. The decisions on the applications submitted to the Division of Archaeology and Historic Preservation shall be rendered within fourteen days of the date of the hearing at which the application has been reviewed, as required by R.S. 25:785(D).

III. Applications and Requirements.

The following items shall be provided to the Division of Archaeology and Historic Preservation as part of the application:

A. Building exteriors and landscaping.

1. Blue-line drawings.
2. Elevations.
3. Plans and specifications.
4. Complete, written description of the project.
5. Current photographs of affected features and sites.
6. Location within the district.

This provision applies to existing historic structures and sites within the district and in addition to any new construction in the district.

B. Building interiors of historic structures and furnishings, furniture and art objects of historic significance within the district.

1. Blue-line drawings of alterations if available.
2. Complete, written description of project to be undertaken with the area or the furnishings, furniture or art objects to be redesigned, renovated or altered clearly stated.
3. Current photographs of affected features.

J. Larry Crain, Ph.D., Secretary
Department of Culture, Recreation and Tourism

RULES

Department of Culture, Recreation, and Tourism Office of the State Library

Rules & Regulations for Disbursement of State Aid Grants

I. Definitions—The following terms have the respective meanings ascribed to them, except in those instances where the context clearly indicates a different meaning:

A. "Parish library" means a library, established by a parish governing authority, as provided by law to serve all residents of the parish.

B. "Municipal library" means a library, established by one or more municipal governing authorities as provided by law to serve all residents of the municipality or municipalities and which may or may not serve additional persons.

C. "Consolidated library system" means a library system, established by the governing bodies or authorities of two or more parishes as provided in R.S. 25:211, which crosses parish lines and is governed by a single board of trustees, administered by a single head librarian, and within which all of the service outlets are branches of a single institution.

D. "Nonconsolidated library system" means a library system which is composed of two or more autonomous member libraries, each having its own board of trustees, controlled by representatives of member libraries, and operated from a designated library center under the supervision of a system director, and which receives special financial support from local, regional or state appropriations to provide more comprehensive library service in the geographical area served by the system.

E. "Audiovisual materials" means educational materials directed at both the senses of hearing and sight, and includes motion pictures, videocassettes, sound and silent filmstrips, slide sets, recordings, microprint, and art works used in library collections.

II. Submission of applications.

A. The State Librarian shall establish a program of supplemental grants to libraries for the purchase of books, audiovisual materials, newspapers, and periodicals in accordance with the provisions of this Part. The State Librarian may establish rules and regulations for implementation of this program in accordance with the Administrative Procedures Act. Grants shall be made from funds appropriated to the State Library for allocation to libraries as provided herein.

B. Any parish library which serves all residents of the parish, any municipal library which serves all residents of a parish which does not have a parish library, and any consolidated library system shall be entitled to apply annually to the State Librarian to receive supplemental grants in accordance with the provisions of this Part.

C. Applications to receive supplemental grants shall be submitted with the written approval of the Library Board of Control.

D. Grants shall be made by the State Librarian on the basis of annual applications for grants submitted to him. Applications for state Fiscal Year 1979 only, must be made by October 1, 1978. For each succeeding fiscal year applications must be made by October 1 of the preceding state fiscal year.

E. Applications shall contain such information as may be requested by the State Librarian to establish the eligibility of the library under the provisions of this Part and rules and regulations promulgated by the State Librarian. Applications shall also contain a proposal for expenditure of funds for which application is made.

F. Funds granted under the provisions of this Part shall be expended only for the purchase of books, audiovisual materials, newspapers and periodicals.

III. Eligibility

A. Each library or consolidated library system represented by the applicant must be legally established according to Louisiana Revised Statutes Title 25, Section 211, except for the New Orleans Public Library which was established prior to the enactment of Title 25.

B. Each library or consolidated library system must agree to serve all patrons with no denial of service by reason of sex, race, or political or religious persuasion.

C. Each library or consolidated library system shall show evidence of working toward the standards for public library service in Louisiana as adopted by the Louisiana Library Association.

D. Each library or consolidated library system participating in the program of supplemental grants shall endorse and comply with the interlibrary loan code adopted by the Louisiana Library Association to assure the interlibrary availability of materials purchased from funds granted herein.

E. A parish library which serves all residents of the parish, a municipal library which serves all residents of a parish which does not have a parish library, and a consolidated library system shall be eligible to apply to receive supplemental grants if other conditions of eligibility are met.

F. If eligibility to receive state grants under the rules is lost for any reason, the following conditions must be met to re-establish eligibility:

1. The State Librarian will be notified that the library or consolidated library system will be ineligible to participate in the program of supplemental grants by submission of the semiannual report dated July-December which when filed by February 1 will indicate the inability to "maintain effort". Said library or consolidated library system shall not be declared ineligible until after the receipt of their semiannual report. Grant payments will continue to the end of the state's current fiscal year (June 30).

2. The library or consolidated library system which has been declared ineligible in writing by the State Library shall not receive state aid funds for the succeeding state fiscal year (July 1-June 30).

3. The ineligible library or consolidated library system shall continue to make annual application to the State Library to be filed by October 1 for the next succeeding year so when circumstances permit participation in the supplemental grants program the library or consolidated system will have an application on file and will be eligible.

4. When an ineligible library or consolidated library system submits evidence in the form of the semiannual report dated July-December of a return to the required level of maintenance of effort for the expenditure on library materials and total income received from local sources for the stipulated period of time, that library or consolidated library system will be declared eligible for participation in this program. Payments will begin with the first quarterly payment (August) of the state's fiscal year.

IV. Maintenance of local effort.

A. Beginning with the current fiscal year of the receiving library or consolidated library system as the base year, the total income from local sources of the library or consolidated library system in any fiscal year must not fall below that received in the preceding year; neither may the amount expended from local sources for library materials in the same period fall below the level spent for this purpose in the preceding year.

B. In determining the level of the maintenance of local effort the ordinary and usual sources of funding for the individual library will be included, and extraordinary and unusual sources shall be excluded. (Example of those sources of funding which may be excluded are gifts, "special" appropriations from governing authorities, special purpose grants, funds for the purpose of construction and/or renovation, and other nonrecurring, unanticipated receipts.) However, if funds are identified as being extraordinary and unusual, but continue for three consecutive years, the average amount of the funds over the three-year period shall be, for the purpose of this Part, considered as part of the maintenance of effort.

C. When there is doubt as to what shall be considered ordinary and usual sources of funding and extraordinary and unusual sources of funding, the State Librarian shall have final authority in deciding this on an individual basis according to prevailing circumstances.

D. For each item of library material purchased with state aid grant funds and added to the library's shelf-list, up to one dollar in local funds is allowable to use in covering processing costs of shelf-listed items. Local funds, for the purpose of this paragraph, are those which are used to "maintain local effort" through the purchase of library materials. This change is retroactive to January 1, 1980.

E. Nothing in these rules and regulations shall be construed to effect a substitution of state funds for library service.

V. Distribution of supplemental grants.

A. The State Librarian shall grant funds under the provisions of this Part to any library or consolidated library system which makes application therefor and which is eligible for such funds as provided herein. Grants shall be made on an annual basis and distributed quarterly, the first no later than August 31 of each year, except that for Fiscal Year 1979 when the first and second quarterly payment shall be made simultaneously no later than October 31, 1978. In succeeding fiscal years, quarterly payments shall be issued in the months of August, October, January and April. No funds shall be granted to any library which is not eligible for such funds under the provisions of this Part, as determined by the State Librarian.

B. Supplemental grants, made as provided in this Part, shall be distributed to each eligible recipient by the State Librarian in an amount equal to the proportion of the total appropriation for the program for the fiscal year which the population of the area served by the recipient library represents of the total population served by all recipients for said fiscal year.

C. Recipient libraries or consolidated library systems failing to spend the grant funds in accordance with the purpose of this Part shall have that amount withheld from subsequent annual grants. Failing to provide timely and adequate documentation on the semiannual report will also delay the issuance of the August payment until the report is received and/or fully documented.

D. Any undistributed grant funds shall be redistributed at the discretion of the State Librarian at the time of the fourth quarterly payment.

VI. Semiannual reports to the State Library—Each library or consolidated library system applying annually to the State Librarian for and receiving supplemental funding grants shall furnish to the State Librarian a semiannual report of such information concerning library materials purchased as the State Librarian may require, specifically including a description and financial accounting of all library materials purchased from funds received under the provisions of this Part. The Legislative Auditor for the State of Louisiana shall have the option of auditing all accounts pertaining to state aid grants made to public libraries or consolidated library systems.

VII. Appeal process—If a public library or consolidated library system is denied the state aid grant for library materials, the avenue to appeal this decision will be first to the State Librarian, next, to the Secretary of the Department of Culture, Recreation and Tourism, and, finally, to the Governor of the State of Louisiana.

Thomas F. Jaques, State Librarian
Office of the State Library

RULES

Board of Elementary and Secondary Education

Rule 3.01.70u(12)

The Board approved for final adoption certification of elementary teachers of French as follows:

Elementary Foreign Language Option (1-8). This option is to provide for the teaching of a foreign (second) language in the elementary grades and is open to undergraduate students majoring or minoring in foreign language education and/or elementary education. To be eligible for this option, students must also complete a minimum of eighteen semester hours above the freshman level in the target foreign language. Required courses are as follows:

A. Second language methods and materials (applied linguistics), three semester hours.

B. Multicultural Education — A review of the linguistic, cultural and sociolinguistic aspects of the various areas where the target language is spoken, three semester hours.

C. Children's Literature — A study of stories, songs, rhymes and games of interest to students who are native speakers of the target language, three semester hours.

D. Theories and techniques of second language acquisition (psycholinguistics), three semester hours.

E. Advanced Conversation — Contemporary usage of the target language in one of the various countries where that language is spoken, three semester hours.

F. Culture and Civilization — Extensive contact with the culture and the civilization of one of the countries where the target language is spoken, three semester hours.

Twelve of the eighteen hours of this optional program are to be taught on campus. Six hours, preferably advanced conversation and culture and civilization, must be taken in one of the foreign countries where the language is spoken.

This elementary foreign language option will certify a teacher to teach only the target language in the elementary grades (1-8).

Rule 3.01.70u(13)

The Board approved for final adoption a policy to grandfather in certification for those people with Competent Authority numbers who are actively employed as education consultants, and that those people have until October 1, 1980, to make application for certification.

Rule 4.03.01

The Board approved for final adoption an addition to present policy:

The State Plan for Vocational Education for the 1980-81 Fiscal Year will be submitted to the Board at the last meeting prior to May 1, 1980, for approval and at the same time for succeeding fiscal years. The Plan will be submitted to U.S. Department of Education officials for approval, no later than fifteen days after Board approval.

Rule 3.01.51w

Special education students will be allowed to achieve Carnegie Units where possible, subject to the following conditions: (1) that the integrity of the Carnegie Unit should not be diminished in any way to accommodate the performance of students in special education programs; and (2) that the Carnegie Units should be granted by regular classroom teachers or special education teachers certified in the subject matter areas.

Local school systems will be authorized to issue a state certificate of achievement to students of exceptional ability based upon the competencies achieved and based upon the conditions that:

(1) Each student shall have been properly evaluated and placed in a special education program.

(2) An individual education plan has been prepared for each student to specifically outline the curriculum choices which will best allow for successful academic performance.

However, this will not preclude a special education student from earning a regular diploma if the minimum requirements for graduation have been successfully completed.

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

RULE

Board of Regents

4.2 Mandatory Guidelines for the Conduct of Off-Campus Activities

Part A. Narrative Statement.

The Board of Regents, in accordance with its constitutional mandate to coordinate, plan, and have budgetary responsibility for all public higher education in Louisiana, sets forth the attached guidelines for the conduct of off-campus instructional activity. For purposes of these guidelines, off-campus instructional activity is defined as any instruction, credit or noncredit, conducted outside the parish of domicile of the following public institutions of higher education: Delgado Junior College, Grambling State University, Louisiana State University at Alexandria, Louisiana State University at Baton Rouge, Louisiana State University at Eunice, Louisiana State University at Shreveport, Louisiana Tech University, McNeese State University, Nicholls State University, Northeast Louisiana University, Northwestern State University, Southeastern Louisiana University, Southern University at Baton Rouge, Southern University at New Orleans, Southern University at Shreveport, University of New Orleans, and University of Southwestern Louisiana.

Conversely, on-campus instruction is defined as instruction offered for credit or noncredit by those institutions named above in the parish or domicile of the main campus of that institution.

These guidelines are issued following extensive public hearings and consideration of recommendations offered by the Ad Hoc Advisory Committee on Off-Campus Activity. The sole purpose of the guidelines is to achieve greater efficiency and quality in the off-campus educational opportunities offered to the citizens of Louisiana, while, at the same time, assuring that the citizens' educational needs are met.

Continuing education, both credit and noncredit, is a most important facet of higher education today. The importance of this activity will undoubtedly increase in the future as the role of institutions of higher education changes to meet changing societal needs. The Board of Regents recognizes that it would be remiss to leave to chance the quality and efficiency of so extensive and important an aspect of public higher education in Louisiana.

Part B. Advisory Committee on Off-Campus Activity.

There shall be established an Advisory Committee on Off-Campus Activity to be charged initially with the following responsibilities: (a) to aid and advise the Board of Regents in matters pertaining to the coordination of off-campus noncredit instructional activity and off-campus credit-producing instructional activity; (b) to advise the Board of Regents in the implementation and necessary timely revision of guidelines for the conduct of all off-campus activities; (c) to develop and maintain an adequate data-gathering format to assure the availability of timely, comparable information pertinent to the coordination of all off-campus instructional activities; (d) to assess the needs of the citizens of Louisiana for off-campus educational opportunities; (e) to perform the functions assigned to the Advisory Council in the following guidelines; (f) to perform other duties as assigned by the Board of Regents.

The Advisory Committee on Off-Campus Activity will be appointed by the Board of Regents no later than October 1, 1976, and will consist of a representative(s) from each of the three systems of higher education under the jurisdiction of the Board, from the private sector, and from consumers of off-campus instruction. These representatives will be nominated by the Commissioner of Higher Education and approved by the Board of Regents.

Part C. Noncredit Off-Campus Activity.

Self-supporting noncredit off-campus activities may be conducted by any institution in any location in the state. The term self-supporting in this instance is meant to require that faculty salary, travel expenses, and supplies for each activity be supported entirely by fees charged to participants in the activity.

I. Noncredit off-campus activity is defined as instructional activity which does not result in the awarding of student credit hours.

II. Noncredit off-campus activity must be self-supporting. State appropriated funds may not be used in direct support of noncredit off-campus activity, except where provided by law prior to the date of adoption of this policy.

Part D. Credit-Producing Off-Campus Activity.

Credit-producing off-campus activity, defined as instructional activity for which student credit hours are awarded and/or formula funding is provided, may be conducted by public institutions of higher education in accordance with the guidelines below. The guidelines apply to all credit-producing off-campus activity except for student teaching and other clinical, practicum, or internship experiences.

I. Guidelines for the Conduct of Credit-Producing Off-Campus Activities by Level of Instruction.

A. Lower level undergraduate, i.e., freshman and sophomore level, courses may be offered in accordance with the guidelines contained herein by the following public institutions of higher education: Delgado Junior College, Grambling State University, Louisiana State University at Alexandria, Louisiana State University at Baton Rouge, Louisiana State University at Eunice, Louisiana State University at Shreveport, Louisiana Tech University, McNeese State University, Nicholls State University, Northeast Louisiana University, Northwestern State University, Southeastern Louisiana University, Southern University at Baton Rouge, Southern University at New Orleans, Southern University at Shreveport, University of New Orleans, and University of Southwestern Louisiana.

B. Upper level undergraduate, i.e., junior and senior level, courses may be offered in accordance with the guidelines contained herein by the following public institutions: Louisiana State University-Baton Rouge, University of New Orleans, Louisiana State University-Shreveport, Southern University at Baton Rouge, Southern University-New Orleans, Louisiana Tech University, McNeese State University, Nicholls State University, Northwestern State University, Southeastern Louisiana University, University of Southwestern Louisiana, Grambling State University, and Northeast Louisiana University.

C. Graduate level, i.e., masters, specialist, and doctoral level, courses may be offered in accordance with the guidelines contained herein by the following public institutions: Louisiana State University-Baton Rouge, University of New Orleans, Southern University-Baton Rouge, Louisiana Tech University, McNeese State University, Nicholls State University, Northwestern State University, Southeastern Louisiana University, University of Southwestern Louisiana, Grambling State University, and Northeast Louisiana University.

II. General Prerequisites for Offering Off-Campus Credit-Producing Instruction.

A. The sponsoring institution shall assure that any off-campus offering is related to the educational goals and objectives in effect on the main campus.

B. Only those courses offered on-campus on a regular basis may be offered off-campus.

C. Admission and state residence requirements for off-campus offerings shall be the same as those for on-campus offerings. This regulation applies to all off-campus offerings including those conducted outside the state of Louisiana and outside the continental

limits of the United States. Prior approval from the Board of Regents must be obtained to change rules applying to offerings conducted outside the state of Louisiana and outside the continental limits of the United States.

D. A minimum of fifteen students must be enrolled in any undergraduate course offered off-campus, and a minimum of ten students must be enrolled in any graduate course offered off-campus. However, when a new off-campus location (population center) is established within the institution's geographic area as defined by the Guidelines, the offering institution may, for one calendar year, offer courses with less than the minimum required enrollment. The new location will be certified as such by the institution to the Board of Regents. No site may be certified as a new location more than one time.

E. Institutions may enter into contracts to provide instruction for local business, industry, or governmental units within the institution's defined area. The nature of the contract or the clientele may require enrollments below the minimum levels as outlined in II.D. above. A contract between an institution and an agency is exempt from the minimum enrollment stipulations (II.D. above) if: (1) the contractor reimburses the institution for all direct costs incurred pursuant to the contract, (2) the instruction is provided within the institution's defined area, and (3) a copy of the contract is on file in the Board of Regents' office prior to the initiation of the instruction.

III. Guidelines for Choosing Faculty in Off-Campus Instruction.

A. Faculty assigned off-campus instruction must be fully competent to undertake the level of instruction offered, and must be selected and evaluated in the same manner as that used for selection and evaluation of faculty who teach in the same discipline on-campus.

B. Faculty members regularly assigned off-campus instruction must teach from time to time on the main campus.

C. When necessary, qualified faculty members regularly employed by other public and private institutions of higher education may be employed by an institution to offer a course off-campus. Individuals in this category are exempted from III.B. above.

IV. Guidelines for Supporting Services for Off-Campus Instruction.

A. The sponsoring institution must demonstrate that ongoing provision has been made for guidance and counseling service for students and for continual monitoring of the progress of students toward their educational goals.

B. Satisfactory support in the form of library resources, laboratory and clinical experiences, instructional supplies, and classroom facilities must be conveniently available to sustain the off-campus instruction program.

V. Accreditation Requirements for Off-Campus Offerings.

A. Only those public institutions which are regionally accredited or have been accepted to candidacy status for regional accreditation may offer courses off-campus.

B. Where professional accreditation is available through a member agency of the Council on Postsecondary Accreditation (COPA), such accreditation or candidacy to accreditation where applicable, must have been granted to a program prior to its being offered off-campus. (A list of professional accrediting agencies which are members of COPA is published in *Accredited Institutions of Postsecondary Education, 1975-76*, Sherry S. Harris, editor. The publication is available from the American Council on Education, One Dupont Circle, Washington, D.C. 20036.) If there is demand for a program in the defined area of an institution not professionally accredited for that program, the Board of Regents will assist in ensuring that the needed program is provided to the citizens of the region.

VI. Guidelines for the Administration of Off-Campus Activity.

A. These guidelines recognize and require institutional adherence to Standard IX of the Southern Association of Colleges and Schools' Standards of the College Delegate Assembly.

B. In regard to graduate offerings off-campus, these guidelines recognize and require institutional adherence to Standard X, specifically section 5, of the Southern Association of Colleges and Schools' Standards of the College Delegate Assembly.

VII. Guidelines for Offering Off-Campus Instruction in Programs of Limited Competition.

A. Courses in the major field of a program offered at no more than three public institutions of higher education may be offered anywhere in the state by the institutions offering the program, except in the defined area of other institutions offering that program. The Board of Regents' Inventory of Curricula and Terminal Programs will be the guide for determining the number of institutions offering a particular program.

B. The professional accreditation requirement cited in V.B. above applies to programs of limited competitiveness as well as all other programs.

VIII. Guidelines for the Conduct of Off-Campus Activities by Land Grant Institutions. (The Commissioner of Higher Education was instructed to request the opinion of the Attorney General regarding the bearing of the Morrill Acts on action of the Board of Regents.)

A. The land grant institutions in Louisiana, Southern University-Baton Rouge and Louisiana State University-Baton Rouge, are subject to the defined areas outlined below in all fields except agriculture and home economics, in which land grant institutions have a legal mandate for statewide service.

B. All other guidelines presented herein apply to all programs at landgrant institutions including agriculture and home economics.

IX. Defined Areas for the Conduct of Off-Campus Activities.

A. Courses may be offered at multi-purpose resident centers approved by the appropriate management board in accordance with the following definitions and guidelines. Multi-purpose resident centers are defined as campuses owned by a management board for higher education.

1. Multi-purpose resident centers of Louisiana State University-Baton Rouge may be established by the LSU Board of Supervisors on the following campuses: the University of New Orleans, Louisiana State University-Eunice, Louisiana State University-Alexandria, and Louisiana State University-Shreveport.

2. Multi-purpose resident centers of Southern University-Baton Rouge may be established by the Southern University Board of Supervisors on the following campuses: Southern University in New Orleans, and Southern University in Shreveport.

3. Any course may be offered by a parent institution on a multi-purpose resident center campus as identified above, provided that the course is not offered by the resident center in its own right or by another public institution of higher education located in the same parish as the multi-purpose resident center.

B. Courses may be offered at single-purpose resident centers in accordance with the following definitions and guidelines.

1. Existing single-purpose resident centers are limited to the Southeastern Louisiana University School of Nursing, located in Baton Rouge, the Northwestern State University School of Nursing, located in Shreveport, and the Southern University-Baton Rouge Resident Center in Ville Platte. The Southeastern Louisiana University School of Nursing and the Northwestern State University School of Nursing are limited to offering authorized curricula in nursing and allied health. The Southern University-Baton Rouge Resident Center is limited to offering authorized curricula in undergraduate teacher education.

2. At a single-purpose resident center located outside the assigned area of the parent institution, only courses necessary to the curriculum offered at that center may be scheduled. If the single-purpose resident center is within the assigned area of the parent institution, the above restriction does not apply.

C. No resident center, either multi-purpose or single-purpose in nature, not specifically named herein may be established without prior approval of the appropriate management board and the Board of Regents.

D. The attached lists define the geographic regions in which each public institution of higher education may operate for purposes of lower level undergraduate, upper level undergraduate, and graduate off-campus instruction unless otherwise specified herein.

E. When it is deemed necessary for an institution to offer a course outside of an area assigned to it by these guidelines, a written request to do so shall be made to the Board of Regents. When limited response time is a factor, the request may be submitted by telephone, with a written request to follow immediately. Each management board shall supply the Board of Regents with a list of appropriate personnel at the system and/or institution level to be contacted to effect a mutual agreeable solution to each request. Records will be kept on all requests and the disposition of the requests.

X. Guidelines for the Funding of Off-Campus Credit Courses.

A. The state appropriation formula shall continue to recommend funding student credit hours produced off-campus at the same level as student credit hours produced on-campus.

B. Tuition charges and appropriate fees for courses offered off-campus shall be the same as tuition charges and appropriate fees for courses offered on-campus.

C. Student credit hours produced in courses offered off-campus shall be reported in accordance with the instructions contained in the State Appropriation Formula.

XI. Guideline for Sharing of Faculty and Facilities in the Conduct of Off-Campus Activity.

Sharing of faculty and facilities between institutions of post-secondary education shall occur whenever practicable.

XII. Guidelines for the Conduct of Off-Campus Instruction Via Correspondence.

A. Louisiana State University-Baton Rouge is the only public institution in Louisiana authorized to offer correspondence study and shall make every effort to satisfy the needs of the citizens of the state.

B. Other public institutions of higher education in Louisiana may offer study by correspondence with prior approval of the appropriate management board and the Board of Regents.

Part E. Guidelines for Contracts and Memoranda of Agreement with the Armed Services.

The terms of existing contracts and/or memoranda of agreement shall not be affected by these guidelines.

I. Future negotiations of contracts and/or memoranda of agreement shall be for the mutual benefit of all parties to the agreements, but need not be subject to guidelines contained herein. However, adherence to the spirit of these guidelines in the provision of quality and economy in off-campus instruction should be a primary objective in the negotiation of subsequent contracts and activities.

II. Guidelines anticipated to be forthcoming from the Task Force on State, Institutional, and Federal Responsibilities in Providing Postsecondary Educational Opportunity to Service Personnel shall be given careful consideration and will be implemented wherever feasible.

Part F. Implementation of Guidelines for the Conduct of Off-Campus Activities.

I. Guidelines prescribed herein for the conduct of noncredit off-campus activities shall become effective upon final publication in the *Louisiana Register*.

II. Guidelines prescribed herein for the conduct of student credit-

hour producing off-campus activities shall become effective as follows.

A. The professional accreditation requirement set forth in Part D, Section V.B. will become effective September 1, 1978.

B. All other guidelines set forth herein shall be applied to the conduct of lower level undergraduate instruction conducted off-campus no later than September 1, 1976.

C. All other guidelines set forth herein shall be applied to upper level undergraduate instruction conducted off-campus no later than January 1, 1977.

D. All other guidelines set forth herein shall be applied to graduate level instruction conducted off-campus no later than September 1, 1977.

E. The dates in B. and C. above shall not apply to the off-campus activities of Southern University-Baton Rouge in Opelousas, which shall be phased out no later than June 1, 1977.

Assigned Parishes For the Conduct of Off-Campus Activity at the Lower Undergraduate Level

Delgado Junior College: Jefferson, Orleans, Plaquemines, St. Bernard, St. Tammany.

Grambling State University: Bienville, Claiborne, Jackson, Lincoln, Union, Webster.

Louisiana State University at Alexandria: Avoyelles, Evangeline, Rapides.

Louisiana State University at Baton Rouge: Ascension, East Baton Rouge, East Feliciana, Iberville, Livingston, Pointe Coupee, St. Helena, West Baton Rouge, West Feliciana

Louisiana State University at Eunice: Acadia, Evangeline, St. Landry.

Louisiana State University at Shreveport: Bossier, Caddo.

Louisiana Tech University: Bienville, Claiborne, Jackson, Lincoln, Union, Webster.

McNeese State University: Allen, Beauregard, Calcasieu, Cameron, Jefferson Davis.

Nicholls State University: Assumption, Iberville, Jefferson (West Jefferson only), Lafourche, St. Charles, St. James, St. John, St. Mary, Terrebonne.

Northeast Louisiana State University: Caldwell, Catahoula, Concordia, East Carroll, Franklin, Jackson, Madison, Morehouse, Ouachita, Richland, Tensas, Union, West Carroll.

Northwestern State University: Catahoula, DeSoto, Grant, LaSalle, Natchitoches, Red River, Sabine, Vernon, Winn, St. Charles (East Bank Only).

Southeastern Louisiana University: Jefferson (East Jefferson Only), Livingston, St. Helena, St. John, St. Tammany, Tangipahoa, Washington.

Southern University at Baton Rouge: Ascension, East Baton Rouge, East Feliciana, Iberville, Livingston, Pointe Coupee, St. Helena, West Baton Rouge, West Feliciana.

Southern University at New Orleans: Jefferson, Orleans, Plaquemines, St. Bernard, St. Tammany.

Southern University at Shreveport-Bossier City: Bossier, Caddo.

University of New Orleans: Jefferson, Orleans, Plaquemines, St. Bernard, St. Tammany.

University of Southwestern Louisiana: Acadia, Iberia, Lafayette, St. Martin, St. Mary, Vermilion.

Assigned Parishes for the Conduct of Off-Campus Activity at the Upper Undergraduate Level

Grambling State University: Bienville, Claiborne, Jackson, Lincoln, Union, Webster.