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Executive Orders

EXECUTIVE ORDER NO. DCT 83-18

WHEREAS, drug abuse is one of the major causes of violent and nonviolent crimes in the State of Louisiana; and

WHEREAS, the Governor and the Legislature of Louisiana recognize this serious problem and have enacted legislation in the past three years which has been designed to assist law enforcement agencies in the seizure of illegal drugs and in the pursuit, apprehension and conviction of those persons engaged in their sale; and

WHEREAS, such legislation, considered by many to be effective weapons in the war on illegal drugs, has enabled state and local law enforcement officials to seize a significantly greater volume of illegal drugs and apprehend those who attempt to distribute them; and

WHEREAS, it is important to determine the effect of such legislation and to develop additional legislation, if necessary, to enable law enforcement officials to combat the sale of illegal drugs even more effectively;

NOW, THEREFORE, I, DAVID C. TREEN, Governor of the State of Louisiana, by virtue of the authority and power invested in me by the Constitution and applicable statutes of the State of Louisiana, do hereby create the Governor’s Task Force on Drug Enforcement.

Such task force shall study the applicable statutes pertaining to drug enforcement, assess the effectiveness of such statutes, consider alternative measures to combat the sale of illegal drugs, develop legislation, if necessary, to implement such options; and report its recommendations to the Governor prior to April 14, 1984.

Such task force shall be composed of a chairman and members who shall be appointed by the Governor and shall serve at his pleasure.

The task force shall be organized under the Office of the Governor.

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 24th day of August A.S., 1983.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER NO. DCT 83-20

Charity Hospital in New Orleans has long played an important role in the delivery of health care to indigent and other eligible persons. Because of changing circumstances over the past several years, principally the effect that changing federal policies have had, and will have in the future, there is a need for a current assessment of all aspects of the role which Charity Hospital is playing, and which it should play in the future.

TO THAT END, and pursuant to the authority vested in me as Governor by the Constitution and laws of this state, I am hereby establishing a task force on the future of Charity Hospital in New Orleans, and charge the task force as follows:

1. Evaluate the present role of Charity in the delivery of medical services in the New Orleans area, and identify and make recommendations with regard to the efficient delivery of medical services at Charity.

2. Assess, evaluate and make recommendations regarding the administration and management of Charity Hospital.

3. Survey, assess and evaluate the various studies and proposals which have been made with regard to the physical facilities of Charity Hospital.

The task force should take into account the educational role of Charity as a teaching hospital associated with the Tulane and LSU medical schools, and how well Charity will continue to meet the needs of these two schools.

The task force is requested to provide me a report by January 16, 1984, in order that it may be considered prior to the next regular session of the Louisiana Legislature. However, I will welcome any interim report, particularly with respect to resolution of any current operational problems which may be identified in the course of the study and deliberations of the task force.

The task force should be made up of, but not limited to, the following:

Lee Frazier, State Representative and former director of Charity Hospital, Chairman
Charles Mary, M.D., former director of Charity Hospital
John Walsh, Chancellor, Tulane Medical School
Allen Coppin, Chancellor, Louisiana State Medical School
Robert Burch, M.D., President of Orleans Parish Medical Society

Merrl Hines, M.D.
Armand LeGardeur
Rosemary Loving
Mitty Terral
Paul Montelepre
Tipton McKnight, M.D., Deputy Secretary of DHHR

The Department of Health and Human Resources shall provide whatever staff is necessary and appropriate for the task force, and all agencies of state government are hereby directed to cooperate fully in providing information and other assistance to the task force.

The task force shall be organized in the Department of Health and Human Resources.

IN WITNESS WHEREOF, I have herewith set my hand officially and consent to be affixed the Great Seal of the State of Louisiana, at the Capitol, in the City of Baton Rouge, on this the 16th day of September, A.D., 1983.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER NO. DCT 83-21

WHEREAS, pursuant to Executive Order No. 83-13, a Task Force on Saltwater Fish Management was created, and WHEREAS, it has come to my attention that additional representation from interested groups is desired and appropriate while still maintaining a balance of interests being represented,

NOW, THEREFORE, I, DAVID C. TREEN, Governor of the State of Louisiana, do hereby amend Executive Order 83-13...
to add three additional members, one to be appointed to represent
each of the following:
(a) commercial fishing interests,
(b) sports fishing interests, and
(c) seafood restaurant interests.
IN WITNESS WHEREOF, I have hereunto set my hand
officially and consent to be affixed the Great Seal of the State of
Louisiana, at the Capitol, in the City of Baton Rouge, on this the
20th day of September, A.D., 1983.

David C. Treen
Governor of Louisiana

EXECUTIVE ORDER NO. DCT 83-22

WHEREAS, the United States Government, pursuant to
Presidential Executive Orders 12372 and 12416, wishes to foster
an intergovernmental partnership and a strengthened federalism
by relying on State and local processes for the State and local
government coordination and review of proposed Federal financial
assistance and direct Federal development; and

WHEREAS, the Louisiana State Planning Office, at my
direction and in consultation with Federal, State, and local gov-
ernment officials, has developed a process for State and local
government review and coordination of Federal financial as-
sistance applications, Federally required State plans, and pro-
posed Federal direct development activities; and

WHEREAS, the Louisiana State Planning Office, by its
mandates in L.R.S. 49:1054 et seq., is the State’s plan and
program review and coordination agency, thereby making it the
appropriate agency to administer the aforementioned review
process;

NOW THEREFORE, I, DAVID C. TREEN, Governor of
the State of Louisiana, by virtue of the authority vested in me by
the Constitution and laws of the State of Louisiana, do hereby
order and direct the Louisiana State Planning Office to establish
and maintain the process it has developed for State and local
government review and coordination of Federal financial as-
sistance applications, Federally required State plans, and pro-
posed Federal direct development activities.

FURTHER, I, DAVID C. TREEN, Governor of the State
of Louisiana, do, in accordance with the Federal agencies’ regu-
lations implementing the President’s executive orders, designate
the Louisiana State Planning Office through its Executive Direc-
tor, as this state’s single point of contact between the state and the
Federal agencies, for purposes of carrying out this review process.

IN WITNESS WHEREOF, I have hereunto set my hand
and officially caused to be affixed, the Great Seal of the State of
Louisiana, at the Capitol, in the City of Baton Rouge, on this 29th
day of September, A.D. 1983.

David C. Treen
Governor of Louisiana

Emergency
Rules

DECLARATION OF EMERGENCY
Department of Commerce
Board of Examiners of
Certified Shorthand Reporters

The Board of Examiners of Certified Shorthand Reporters,
at a regular meeting held on September 29, 1983, unanimously
adopted an amendment to Rule XI C, increasing the fee for
renewal of certificates for 1983 from $25 to $50. The Board found
that imminent peril to public welfare requires adoption of the Rule
change as an Emergency Rule pursuant to R.S. 49:953B for the
following reasons:

Until its amendment by Act 612 of 1983, R.S. 37:2558
limited the renewal fee to $20. The board recognized long ago that
it could not discharge its responsibilities to the state and to the
public unless it could increase its fee collections. As soon as Act
612 of 1983 became effective the Board moved to increase its fee,
but unless immediate relief is obtained it can no longer operate.
Current liabilities slightly exceed current assets and without the
increase in renewal fees the board will be forced to give up its office
space and terminate its only (part-time) employee. Effective regu-
lation of the court reporting profession will come to an end as will
the Board’s ability to administer the provisions of R.S. 37:2551 et
seq.

Patrick M. Schott
Chairman

DECLARATION OF EMERGENCY
Board of Elementary and Secondary Education

The State Board of Elementary and Secondary Education,
at its meeting of September 22, 1983, exercised those powers
conferred by the emergency provisions of the Administrative
Procedure Act, R.S. 49:953B, and adopted the following item as
an Emergency Rule:

Revision of school credit for college courses in Vocational
Education as required in Bulletin 741 (page 35-b) as follows:

HIGH SCHOOL CREDIT FOR COLLEGE COURSES
IN VOCATIONAL EDUCATION

(Appplies to Students Attending College Part-Time)

1. The granting of high school credit for college courses
shall be limited to students who have earned 12 or more high
school units of credit toward graduation.

2. These students shall be in attendance in at least one
high school class while enrolled in college courses.

3. The principal of the school shall approve the advanced
offering to be taken by the student in college.

4. The high school administrator shall establish a pro-
cedure with the college to receive reports of the students’ class
attendance and performance at six or nine-week intervals.

5. The awarding of Carnegie units of credits will be in
accordance with individual program requirements as stated in
Bulletin 741.
If the course content is equivalent to the content of a vocational education course offering listed under Standards 2.105.23-2.105.31, the unit(s) of credit shall be reported on the student's transcript by that title. If the course content is not equivalent to a course listed under Standards 2.105.23-2.105.31, the unit(s) of credit shall be reported by the postsecondary title.

6. College courses shall be counted as high school subjects for students to meet eligibility requirements in order to participate in extracurricular activities governed by voluntary State organizations.

This item was adopted as an Emergency Rule because students from St. Bernard, Orleans and Jefferson Parishes are enrolled in Trade and Industrial Education courses at Delgado Community College. The present policies of Bulletin 741 do not allow these students to receive Trade and Industrial Education credit. Therefore, there was a dire need to revise Bulletin 741 and allow these students to continue in these programs; otherwise, the schools would have had to reschedule them at this late date into other courses.

James V. Soileau
Executive Director

DECLARATION OF EMERGENCY
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Offices of Family Security, has exercised the emergency provisions of the Administrative Procedure Act, R.S. 49:953B, to adopt the following rule as a Rule Published in Volume 8, Number 1, page 89 of the January 20, 1982 Louisiana Register regarding Retrospective Budgeting and Monthly Reporting in the Aid to Families with Dependent Children and Refugee Resettlement Programs. This amendment is adopted effective September 15, 1983 in order to timely implement provisions of this Rule.

EMERGENCY RULE

Beginning September 27, 1983, recipients whose cases were closed for failure to submit a complete monthly report by the final due date but who submit a complete monthly report by the tenth day of the next month, or the next working day if the tenth day of the month is a holiday or weekend shall have their eligibility for benefits determined without being required to reapply.

Office of Family Security policy shall be amended accordingly.

This Emergency Rule is necessary in order to comply with the decision entered August 23, 1983, in the French vs. Fischer suit, 81-4853, Section G, United States District Court, Eastern District of Louisiana.

Roger P. Guissinger
Secretary
form. If an examination is required, said application must be filed with the Board at least 14 days prior to an examination date. A new application is required for each examination.

II. QUALIFICATIONS FOR CERTIFICATION
Any person over the age of 18 years, who has not committed any acts or crimes constituting grounds for suspension or revocation of license described in R.S. 37:2557(A), who has a high school education or its equivalent as determined by the Board, and who has satisfactorily passed the examination described in Section III below, shall be entitled to a certificate.

III. EXAMINATIONS
A. Applications for Examinations
1. Examinations shall be held at such times and places as the Board may designate.
2. Applications must be received by the Board at least 14 days prior to the examination date.
3. In order to qualify to take an examination, the applicant must present a certificate from a licensed court reporting school, certifying that the applicant has passed a qualifying examination. The qualifying examination must consist of five minutes of two-voice testimony, new material, at 225 words per minute, standard word count, with 95 percent accuracy. The qualifying examination must be taken within one year of the Board examination date.
4. Applicants who have been found to be qualified for the examination shall be notified in writing of the time and place of their assigned examination.
5. An applicant who fails to timely appear for examination after being notified of his eligibility shall be deemed to have abandoned his application. In order again to become eligible for an examination, the person shall file a new application, and otherwise comply in all respects with the provisions of the Act and these regulations in the same manner as required of an original applicant.
6. An applicant who commences but does not finish his assigned examination, or who otherwise fails such examination, shall not be eligible for any future examination except upon filing a new application and otherwise complying in all respects with the provisions of the Act and these regulations in the same manner as required of an original applicant.

B. Examination to Be Under Direction of the Board
1. The examination shall be under the direction and control of the Board, but the Board may employ assistants to prepare the questions, conduct the examination and submit recommended grades.
2. Examination questions, together with the answers or keys, shall not be disclosed prior to the announced results of the examination.
3. The identity of each candidate shall be and remain unknown to the Board until after final results are announced. Before the commencement of the examination an identifying number shall be assigned to each candidate. The candidate shall enter such number on each group of papers used in the examination and shall not enter his name at any place on the examination papers.
4. Notification
Each examinee shall be notified in writing whether he has passed or failed the examination.
5. Content of Examination
The examination shall consist of (i) A general knowledge test; (ii) Dictated tests at the following speeds: (a) Five minutes at 180 WPM (Literary, one voice); (b) Five minutes at 200 WPM (Duty charge, one voice); (c) Five minutes at 225 WPM (Q & A, two voices).

The medical portion of the general knowledge test will consist of the dictation of 25 medical terms, to be transcribed with the use of a medical dictionary or any other reference materials.

Rules

RULE
Department of Commerce
Board of Examiners of Certified Shorthand Reporters

The Board of Examiners of Certified Shorthand Reporters, pursuant to Notice of Intent published in the Louisiana Register on April 20, 1983, and in accordance with authority granted under La. R.S. 32:2551, et seq., adopted the following Rules and Regulations at a public hearing held on September 29, 1983, at 7:30 p.m. at the offices of the Board, 4441 Ulica Street, Suite 200, Metairie, LA 70002:

RULES AND REGULATIONS OF THE BOARD OF EXAMINERS OF CERTIFIED SHORTHAND REPORTERS

I. APPLICATION FOR CERTIFICATION
An applicant for a certificate shall file an application on a form provided by the Board, accompanied by any applicable fees, and such evidence, statements or documents required by said
applicant desires to bring, and will be dictated immediately following the dictated tests. The sections of the general knowledge test on English grammar, spelling, punctuation and legal terminology will be multiple choice and the use of reference materials will not be allowed. These sections along with the dictated medical section will constitute 100 percent of the general knowledge test.

Completion time for the written general knowledge test is one hour. One and one-half hours is allowed for transcribing each of the three segments of the dictated tests. Transcription time for the medical section is one hour. Transcripts must be typed.

Candidates may be required to read aloud any part of the dictated matter required by the Board.

No candidate will be allowed to use electronic recording equipment, except stenomask, during the examination.

Upon completion of the examination all shorthand notes, transcripts and other examination papers shall become the property of the Board.

E. Grading of Examination

Each candidate’s examination will be graded on the basis of his ability to accurately transcribe his notes; the time occupied in the transcription; his knowledge of court reporting procedure and its related terminology, spelling, and punctuation; and the general style of the transcript.

Seventy-five percent accuracy is required on the general knowledge test.

Ninety-five percent accuracy is required on the dictated and transcribed portions of the test.

If an examinee passes one portion of the examination (general knowledge portion or dictated portion) but fails the other, he will be exempt from taking the passed portion at the next examination. If the failed portion is not passed at that examination, both portions must be taken thereafter.

For purposes of grading, errors will be assessed in accordance with the guidelines accepted by the National Shorthand Reporters Association.

F. Review of Examinations

Examinees will have a period of 90 days from the release of the test results to review examinations in the offices of the Board. Written notification of an examinee’s intent to review his examination must be received at the Board’s office five days prior to the review of the examination. Examinations may be reviewed only during normal working hours.

G. Failure of Examination

1. Petition for Regrading. Within 15 days after receipt of notice from the Board that applicant has failed the examination, the applicant may petition for regrading by sending a written notice of the request for regrading to the Board.

2. Review Committee. Within 30 days of receipt of a petition for regrading, the Board shall submit applicant’s examination to a Review Committee approved by the Board.

3. Regrading Procedure. The applicant’s prenumbered examination shall be submitted to the Board with no indication as to applicant’s identity. The Review Committee shall review the entire examination of any applicant requesting a regrading. The Review Committee may raise applicant’s grade, leave the grade as originally determined by the graders, or lower the grade.

4. Request for Hearing. If the applicant is not satisfied with the results of the Review Committee’s action, the applicant may request a hearing before the Board. Such request for hearing shall be in writing and shall be filed with the Board within 10 days after receipt of notice of the Board.


H. Reapplication to Take Examination

An applicant denied certification by reason of failure to pass the examination administered by the Board may apply for retesting at any time such tests are conducted in the future.

IV. NSRA EXAMINATIONS

The Board will accept as an examination under Section 2554 A an NSRA-RPR and/or a CM examination with the equivalent or higher standards than the CSR examination given in January 1983. Upon proper application, and upon satisfactory proof that applicant has passed such an examination, a certificate shall be issued.

V. EXPIRATION OF CERTIFICATE

All certificates shall be suspended as of 12 p.m. on December 31 of each year if not, in each instance, renewed. To renew a certificate, the certificate holder shall, on or before the date on which the certificate would otherwise be suspended, pay the renewal fee established by the Board. A suspension under this paragraph shall be effective until all delinquent fees have been paid in full.

VI. TEMPORARY CERTIFICATES

A. Upon proper application, those persons who are practicing general reporting or free lance reporting and who hold a valid C.S.R. Certificate from another state, will be issued a 15 month temporary certificate.

B. Upon a proper application, those persons who present satisfactory proof of passing a qualifying examination as defined in Paragraph II A.3. of these Rules will be issued a temporary certificate which shall expire upon receipt of the results of the next CSR examination. Provided, however, that if such an application is received within the 30 days preceding a CSR examination, such temporary certificate will expire on release of the test results from the second CSR examination given subsequent to the filing of the application.

VII. CAUSE FOR SUSPENSION, REVOCATION, OR NON-ISSUANCE OF CERTIFICATE

The causes for suspension, revocation, or non-issuance of certificate shall consist of one or more of the following:

A. Conviction of a felony;

B. Conviction of misdemeanor involving moral turpitude;

C. Fraud, dishonesty, corruption, willful violation of duty, or gross incompetency in the practice of the profession.

VIII. HEARINGS

The Board may upon its own motion and shall upon the verified complaint in writing of any person setting forth facts which if proven would constitute grounds for refusal, suspension or revocation, investigate the actions of any person who applies for, or holds or represents that he holds a certificate. Such person is hereinafter called the accused.

The Board shall, before refusing to issue, suspending or revoking any certificate, at least 10 days prior to date set for the hearing, notify in writing the accused of any charges made and shall afford such accused person an opportunity to be heard in person or by counsel in reference thereto. Such written notice may be served by delivery of the same personally to the accused person, or by mailing the same by registered or certified mail to the address last theretofore specified by the accused person in his last notification to the Board. At the time and place fixed in the notice, the Board shall proceed to hearing of the charges and both the accused person and the complainant shall be accorded ample opportunity to present in person, or by counsel, such statements, testimony, evidence and argument as may be pertinent to the charges or to any defense thereto. The Board may continue such hearing from time to time. If the Board shall not be sitting at the time and place fixed in the notice or at the time and place at which hearing shall have been continued, the Board shall continue such hearing for a period not to exceed 30 days.

A. Subpoena of Witnesses-Administration of Oaths.
The Board shall have power to subpoena and bring before it any person in this State and to take testimony either orally or by deposition, or both, with the same fees and mileage and in the same manner as prescribed by law in judicial procedure in civil cases in courts of this State.

The Chairman, and any member of the Board shall each have power to administer oaths to witnesses at any hearing which the Board is authorized by law to conduct, and any other oaths required or authorized in any Act administered by the Board.

B. Attendance of Witnesses.

Upon the application of the accused or complainant or of the Board, by order duly entered, the Board may require the attendance of witnesses and the production of relevant books and papers before the Board in any hearing relative to the application for or refusal, recall, suspension or revocation of certificate or registration, and the Board may compel obedience to its order by proceedings for contempt.

C. Record of Proceedings.

The Board, at its expense, shall provide a shorthand reporter to take down the testimony and preserve a record of all proceedings at the hearing of any case wherein a certificate may be revoked or suspended. The notice of hearing, complaint and all other documents in the nature of pleadings and written motion filed in the proceedings, the transcript of testimony, the report of the Board and the orders of the Board shall be the record of such proceedings. The Board shall furnish a transcript of such record to any person interested in such hearing upon payment therefor of $3 per page for each original transcript and $1.50 per page for each carbon copy thereof ordered with the original.


The Board shall present to the Chairman its written report of its findings and recommendations. A copy of such report shall be served upon the accused person and the complainant, either personally or by registered or certified mail.

E. Appeal.

An appeal of the decision of the Board must be filed with a court of competent jurisdiction within 30 days from notice of either suspension, revocation, or refusal.

F. Expiration of Appeal Time.

At the expiration of the time specified for filing an appeal in a court of competent jurisdiction the Chairman shall have the right to take the action recommended by the Board. Upon the suspension or revocation of a certificate, certificate holder shall be required to surrender his certificate and seal to the Board, and upon his failure or refusal so to do, the Board shall have the right to seize the same.

G. Restoration of Certificate.

At any time after the suspension or revocation of any certificate, the Board may restore it to the accused person without examination but only at an official meeting of the Board, after written notice, and by vote of a majority of the members of the Board present and voting.

H. Other Remedies.

Nothing herein shall be deemed to limit the Board's authority to seek enforcement of the law through a court of competent jurisdiction.

IX. FEES

The following fees shall be paid the the Board:

A. The fee to be paid by an applicant for an examination to determine his fitness to receive a certificate as a certified shorthand reporter is $30. Any applicant failing to pass his examination shall have the right to be reexamined once within two years without further fee.

B. The fee to be paid upon the issuance of a certificate or registration is $15.

C. The fee to be paid upon the renewal of the certificate or registration is $20.

D. The fee to be paid for the reinstatement of a certificate shall be the payment of all delinquent fees.

E. The fee to be paid for regrading an examination shall be $30.

Patrick M. Schott
Chairman

RULE

Department of Commerce
Office of Financial Institutions

Pursuant to authority granted by LSA-R.S. 6:170, the Commissioner of Financial Institutions adopts the following Rules for the purpose of providing a record retention schedule for those banks subject to his supervision.

Rule

Bank Records Retention Schedule

1. The following periods of time for the retention of records shall apply to all banks subject to the supervision of the Office of Financial Institutions:

<table>
<thead>
<tr>
<th>TYPE OF RECORD</th>
<th>RETENTION PERIOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounting and Auditing</td>
<td></td>
</tr>
<tr>
<td>Accrual Records</td>
<td>3 years</td>
</tr>
<tr>
<td>Assessment Report</td>
<td>7 years</td>
</tr>
<tr>
<td>Audit Reports</td>
<td>2 years</td>
</tr>
<tr>
<td>Bank Call Reports</td>
<td>3 years</td>
</tr>
<tr>
<td>Bills Paid/Expense Vouchers</td>
<td>10 years</td>
</tr>
<tr>
<td>Consolidated Financial Statements</td>
<td>10 years</td>
</tr>
<tr>
<td>Daily Reserve Computation</td>
<td>1 year</td>
</tr>
<tr>
<td>Difference Record</td>
<td>2 years</td>
</tr>
<tr>
<td>Income and Dividends</td>
<td>3 years</td>
</tr>
<tr>
<td>Reconciliations of Bank (due to) Reports</td>
<td>1 year</td>
</tr>
<tr>
<td>Reconciliations - Bank Control Records</td>
<td>1 year</td>
</tr>
<tr>
<td>Reports to Directors/Executive Committee</td>
<td>6 years</td>
</tr>
<tr>
<td>Securities Vault (in and out tickets)</td>
<td>1 year</td>
</tr>
<tr>
<td>Tax Records</td>
<td>7 years</td>
</tr>
<tr>
<td>Fixed Asset Record</td>
<td>permanent</td>
</tr>
<tr>
<td>Category</td>
<td>Retention Period</td>
</tr>
<tr>
<td>-------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td><strong>Administrative</strong></td>
<td></td>
</tr>
<tr>
<td>Attachments/Garnishments</td>
<td>2 years from close</td>
</tr>
<tr>
<td>Bank Examiners Reports</td>
<td>permanent</td>
</tr>
<tr>
<td>Chargeoff Asset Records</td>
<td>5 years</td>
</tr>
<tr>
<td>Court Case Records</td>
<td>10 years from close</td>
</tr>
<tr>
<td>Minute Books of Meetings</td>
<td>permanent</td>
</tr>
<tr>
<td>Articles of Incorporation, By-laws</td>
<td>permanent</td>
</tr>
<tr>
<td>Insurance Records</td>
<td>10 years</td>
</tr>
<tr>
<td><strong>Capital</strong></td>
<td></td>
</tr>
<tr>
<td>Stock Certificates (records, stubs, receipts)</td>
<td>10 years</td>
</tr>
<tr>
<td>Stock ledger</td>
<td>permanent</td>
</tr>
<tr>
<td>Stock Transfer Ledger</td>
<td>10 years</td>
</tr>
<tr>
<td>Dividend Checks/Register</td>
<td>6 years</td>
</tr>
<tr>
<td>Proxies</td>
<td>3 years</td>
</tr>
<tr>
<td><strong>Deposits - Certificate of Deposits</strong></td>
<td></td>
</tr>
<tr>
<td>Certificates Paid</td>
<td>5 years</td>
</tr>
<tr>
<td>Ledger Cards, Computer Cards, Reports</td>
<td>5 years</td>
</tr>
<tr>
<td>Trial Balance</td>
<td>5 years</td>
</tr>
<tr>
<td><strong>Deposits - Checking</strong></td>
<td></td>
</tr>
<tr>
<td>Account Analysis</td>
<td>3 years</td>
</tr>
<tr>
<td>Checks Paid (microfilm)</td>
<td>6 years</td>
</tr>
<tr>
<td>Deposit Tickets (microfilm)</td>
<td>6 years</td>
</tr>
<tr>
<td>Daily Report of Overdrafts</td>
<td>4 years</td>
</tr>
<tr>
<td>Short Lists (bookkeepers daily list of checks charged in total to customer accounts)</td>
<td>2 years</td>
</tr>
<tr>
<td>Undelivered Statements</td>
<td>5 years</td>
</tr>
<tr>
<td>Stop Payment Orders</td>
<td>2 years</td>
</tr>
<tr>
<td>Resolutions</td>
<td>10 years</td>
</tr>
<tr>
<td>Signature Cards (closed accounts)</td>
<td>10 years</td>
</tr>
<tr>
<td>Statement Receipt Cards</td>
<td>2 years</td>
</tr>
<tr>
<td><strong>Deposits - Savings</strong></td>
<td></td>
</tr>
<tr>
<td>Signature Cards (closed accounts)</td>
<td>10 years</td>
</tr>
<tr>
<td>Deposit and Withdrawal Slips</td>
<td>5 years</td>
</tr>
<tr>
<td>Ledger Sheets</td>
<td>5 years</td>
</tr>
<tr>
<td>Regulation E Statement of Compliance</td>
<td>2 years</td>
</tr>
<tr>
<td>Trial Balances (if no alternate record)</td>
<td>5 years</td>
</tr>
<tr>
<td>Christmas Club Accounts</td>
<td>5 years</td>
</tr>
<tr>
<td><strong>Collections</strong></td>
<td></td>
</tr>
<tr>
<td>Collection Receipts (carbon)</td>
<td>2 years</td>
</tr>
<tr>
<td>Installment Contract Records</td>
<td>3 years</td>
</tr>
<tr>
<td>Letters</td>
<td>1 year</td>
</tr>
<tr>
<td>E or EE Bond Materials</td>
<td>2 years</td>
</tr>
<tr>
<td><strong>Loans</strong></td>
<td></td>
</tr>
<tr>
<td>Applications - Accepted</td>
<td>5 years</td>
</tr>
<tr>
<td>Applications - Rejected</td>
<td>25 months</td>
</tr>
<tr>
<td>Collateral Purchase Agreements</td>
<td>7 years</td>
</tr>
<tr>
<td>Credit Files (closed)</td>
<td>5 years</td>
</tr>
<tr>
<td>Statement of Borrower (federal regulation U, Z, etc.)</td>
<td>5 years</td>
</tr>
<tr>
<td>Liability Ledger</td>
<td>5 years</td>
</tr>
<tr>
<td>Loan Committee Minutes</td>
<td>10 years</td>
</tr>
<tr>
<td>Note or Discount Register/Tickler</td>
<td>5 years</td>
</tr>
<tr>
<td>Journal as Original Entry Book</td>
<td>5 years</td>
</tr>
<tr>
<td>Resolutions</td>
<td>5 years</td>
</tr>
<tr>
<td>Coupon Receipts (collateral)</td>
<td>10 years</td>
</tr>
<tr>
<td>Bankruptcy Notices</td>
<td>permanent</td>
</tr>
<tr>
<td>Letter of Credit Applications/Ledger Sheets</td>
<td>6 years</td>
</tr>
<tr>
<td><strong>Customer Service</strong></td>
<td></td>
</tr>
<tr>
<td>Broker Correspondence</td>
<td>2 years</td>
</tr>
<tr>
<td>Night Depository Receipts</td>
<td>1 year</td>
</tr>
<tr>
<td>Safekeeping Records</td>
<td>5 years</td>
</tr>
<tr>
<td><strong>Credit Cards</strong></td>
<td></td>
</tr>
<tr>
<td>Applications</td>
<td>2 years</td>
</tr>
<tr>
<td>Sales Tickets (microfilm)</td>
<td>5 years</td>
</tr>
<tr>
<td>Category</td>
<td>Retention Period</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>------------------</td>
</tr>
<tr>
<td>Statements (microfilm)</td>
<td>5 years</td>
</tr>
<tr>
<td>Merchants Agreements (closed)</td>
<td>2 years</td>
</tr>
<tr>
<td>Accounts</td>
<td>2 years</td>
</tr>
<tr>
<td>Credit File (closed)</td>
<td>5 years</td>
</tr>
<tr>
<td>Due From Banks</td>
<td></td>
</tr>
<tr>
<td>Advises from Correspondent</td>
<td>6 months</td>
</tr>
<tr>
<td>Bank Statements</td>
<td>2 years</td>
</tr>
<tr>
<td>Drafts</td>
<td>5 years</td>
</tr>
<tr>
<td>Draft Register</td>
<td>5 years</td>
</tr>
<tr>
<td>Reconcilements Register</td>
<td>1 year</td>
</tr>
<tr>
<td>Due to Banks</td>
<td></td>
</tr>
<tr>
<td>Copies of Advices</td>
<td>optional</td>
</tr>
<tr>
<td>Country Bank Ledger</td>
<td>5 years</td>
</tr>
<tr>
<td>Cash Letters</td>
<td>2 years</td>
</tr>
<tr>
<td>Resolutions, Signature Cards</td>
<td>5 years</td>
</tr>
<tr>
<td>General Ledger</td>
<td></td>
</tr>
<tr>
<td>General Journal (if book of original entry)</td>
<td>5 years</td>
</tr>
<tr>
<td>General Ledger Sheets</td>
<td>15 years</td>
</tr>
<tr>
<td>General Ledger Tickets</td>
<td>5 years</td>
</tr>
<tr>
<td>Official Checks and Drafts</td>
<td></td>
</tr>
<tr>
<td>Cashier Checks (paid)</td>
<td>5 years</td>
</tr>
<tr>
<td>Cashier Checks Register</td>
<td>5 years</td>
</tr>
<tr>
<td>Certified Checks (paid)</td>
<td>5 years</td>
</tr>
<tr>
<td>Certified Checks Register</td>
<td>5 years</td>
</tr>
<tr>
<td>Drafts and Register</td>
<td>5 years</td>
</tr>
<tr>
<td>Expenses Checks (paid) and Register</td>
<td>5 years</td>
</tr>
<tr>
<td>Expenses Vouchers</td>
<td>6 years</td>
</tr>
<tr>
<td>Money Orders and Registers</td>
<td>5 years</td>
</tr>
<tr>
<td>Personnel</td>
<td></td>
</tr>
<tr>
<td>Attendance Records</td>
<td>3 years</td>
</tr>
<tr>
<td>Records for Employees (terminated)</td>
<td>6 years</td>
</tr>
<tr>
<td>Applications Rejected</td>
<td>2 years</td>
</tr>
<tr>
<td>Salary Ledger</td>
<td>3 years</td>
</tr>
<tr>
<td>Salary Receipts</td>
<td>3 years</td>
</tr>
<tr>
<td>Affirmative Action Records</td>
<td>6 years</td>
</tr>
<tr>
<td>EEO Information</td>
<td>permanent</td>
</tr>
<tr>
<td>OSHA Reports</td>
<td>5 years</td>
</tr>
<tr>
<td>W-2, Etc.</td>
<td>5 years</td>
</tr>
<tr>
<td>Safe Deposit Vault</td>
<td></td>
</tr>
<tr>
<td>Access Tickets</td>
<td>2 years</td>
</tr>
<tr>
<td>Cancel Signature Cards (closed account)</td>
<td>10 years</td>
</tr>
<tr>
<td>Copies of Rent Receipts</td>
<td>2 years</td>
</tr>
<tr>
<td>Leases or Contracts, Closed Accounts</td>
<td>2 years</td>
</tr>
<tr>
<td>Correspondence</td>
<td>2 years</td>
</tr>
<tr>
<td>Records and/or Contents of Drilled Box</td>
<td>10 years</td>
</tr>
<tr>
<td>Registered Mail Record</td>
<td>3 years</td>
</tr>
<tr>
<td>Trust Department</td>
<td></td>
</tr>
<tr>
<td>Advises of payment</td>
<td>6 months</td>
</tr>
<tr>
<td>Securities Department Bond and Coupon Collections</td>
<td>Destroy when securities are disposed of</td>
</tr>
<tr>
<td>Amortization schedules</td>
<td>3 years</td>
</tr>
<tr>
<td>Buy and Sell Orders</td>
<td>return to issuing corporation or cremate, retaining receipt or cremation certificate until the account is closed</td>
</tr>
<tr>
<td>Canceled Bonds and Canceled Coupons</td>
<td>6 months</td>
</tr>
<tr>
<td>Cash Trial Balances</td>
<td>7 years</td>
</tr>
<tr>
<td>Corporate Trust Ledger</td>
<td></td>
</tr>
<tr>
<td>Correspondence</td>
<td></td>
</tr>
<tr>
<td>Corporate Trust (bond issues)</td>
<td>3 years</td>
</tr>
<tr>
<td>Dividend</td>
<td>3 years</td>
</tr>
</tbody>
</table>
General  
Irregular Transfer  
Cost, Cards, Securities  
Coupon Collection Record  
Coupon Envelopes  
Daily Statement of Trust Department  
Dividend Check Tapes (adding machine)  
Dividend Record Cards (closed)  
Dividend and Coupon Ledger  
Dividend and Interest Disbursement Checks  
Dividend and Interest Disbursement List  
Document Files  
Fee Cards  
Journal Sheets, Accounting Division and Stock Transfer  
Ledger Records: asset ledger, cash ledger, investment  
ledger, stock transfer ledger and mutual income  
foundation  
Listing for Form 1099  
Minute Books, Trust Committee and Trust Investment  
Committee  
Original Trust Entries (daily debits and credits and  
multiple forms)  
Paid Invoices: tradesman, professional (excluding  
attorney) and miscellaneous  
NOTE: In probate accounts retain three years after expiration of time of appeal from order closing account.  
Probate Slips  

Registered Mail Report  
Registered Journals  
Rent Collections, Mortgage and Land Contract Collection  
(file accountant’s copy)  
Signature Files  
Stock Transfer Change-of-address Authority  
Stock Transfer Memos  
Stock Transfer Receipts  
Stockholders List  
Supporting Papers to Transfers  
NOTE: Except recorded instruments and agreement from banks - return to transferor.  
Surety Bonds  
Tax Returns  
Ad Valorem Tax Returns  
Estate Tax Returns  
Federal and State Income Tax Returns  
Intangible Tax Returns  
Social Security Returns  
Tellers’ Daily Blotter  
Transfer Instructions  
Transfer Journal Tapes  
Transfer Tax Waivers  
Trust Checks  
Trust Register  
Vouchers, Probate Trust  

3 years  
3 years  
5 years  
3 years  
3 years  
3 years  
optional  
8 years  
until closed  
5 years  
optional  
3 years  
until closed  
5 years  

5 years after close  
1 year after filing  
50 years  
2 years  
3 years  

destroy original when account is closed  
destroy duplicate after circulation  
3 years  
until closed  

5 years  
7 years  
3 years  
2 years  
3 years  
optional  
10 years  
10 years  
2 years after filing  
15 years after filing  
5 years after filing  
2 years after filing  
5 years after filing  
18 months  
5 years  
2 years  
until closed  
until closed  
until closed  
3 years after expiration  
of time of appeal from  
order closing account  

2. The provisions of this Rule shall apply to National banks  
to the extent permitted by federal law.  

Hunter O. Wagner, Jr.  
Commissioner  

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RULE
Department of Culture, Recreation and Tourism
Office of Cultural Development
Division of the Arts

The Department of Culture, Recreation and Tourism, Office of Cultural Development, Division of the Arts, and the Louisiana State Arts Council, pursuant to the authority in LRS 49:951, et seq., Act 687 of 1983, and in accordance with the Notice of Intent published in the July 20, 1983 issue of Louisiana Register, adopted the amendments to the program guidelines for the funding and administration of the state’s arts grant program.

Copies of the complete set of grant program guidelines, as amended for 1984-85, are available from the Division of the Arts, 666 North Foster, Baton Rouge, LA. The revisions of the guidelines for 1984-85 consist of: Changing deadlines and requirements for submitting applications for grants-in-aid, including a change from two to one deadline per year for Sponsorship applications; changing the name from “Sponsorship” to “Presenter” program and adding a new professional advisory panel for reviewing Presenter applications; adding a new Folklife Program; changing base of allowable request under Block Grant Program to 25 percent of organization’s prior year actual income instead of prior year actual expenditures; establishing a set amount of $5,000 for each artist fellowship under newly specified categories; adding a “State-Local Partnership Program” under Special Services; and other minor changes of a technical nature to clarify and/or improve narrative in current guidelines.

Interested persons may obtain a copy of the revised Program Guidelines for State Arts Grants: 1984-85 by written request from the Division of the Arts, Box 44247, Baton Rouge, LA 70804.

Mrs. Lawrence H. Fox
Secretary

RULE
Department of Health and Human Resources
Board of Examiners for Nursing Home Administrators
(Louisiana R.S. 37:2501-2511)

In accord with provisions of the Administrative Procedure Act, R.S. 49:951 et seq., the Louisiana State Board of Examiners for Nursing Home Administrators has adopted the following Rules and Regulations relating to the practice of nursing home administration.

The following Rules and Regulations are adopted:

RULE 10: C

“The Board may periodically conduct courses on Nursing Home Administration, especially designed for licensure applicants, when the demand is sufficient to defray expenses. Applicants who desire this course will pay $5 per hour of instruction.”

RULE 27: Code of Ethics

“Every person licensed as a nursing home administrator shall subscribe to and practice by the Code of Ethics established by the Board. The Board shall supply Code of Ethics forms to each administrator.”

Winborn E. Davis
Executive Secretary

RULE
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, adopts the following amendment to a Rule published in Volume 8, Number 1, Page 89 of the January 20, 1982 Louisiana Register regarding Retrospective Budgeting and Monthly Reporting in the Aid to Families with Dependent Children and Refugee Resettlement Programs. This amendment is authorized by 45 CFR 233.36 (a) and (b) as published in the Federal Register of Friday, February 5, 1982, Volume 47, Number 25, Page 5679. This Rule formally adopts the Emergency Rule published in the September 20, 1983, Louisiana Register, Volume 9, Number 9, Page 608.

Effective October 1, 1983, only AFDC and Refugee Resettlement recipients included in certifications with the following characteristics shall be included in Monthly Reporting:

1. Earned income.
2. Stepparent in the home.
3. Voluntary Contributions.
4. Unemployment compensation.
5. Certifications in which deprivation is based on incapacity.
6. Cases with recent work history (defined as those cases certified in which any member of the income unit was employed within the three prior months).
7. AFDC and Refugee Resettlement cases in which the payee is the head of an NPA Food Stamp household required to monthly report.
8. Cases losing characteristics (1) through (5) above will remain in monthly reporting for 3 months subsequent to the loss of the characteristic.

NOTE: AFDC and E related Medically Needy Program certifications and discontinued AFDC and E type cases are excluded from Monthly Reporting. AFDC categories to be included in Monthly Reporting are based on waiver requests submitted to and approved by the United States Department of Health and Human Resources.

Roger P. Guissinger
Secretary

RULE
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, hereby amends the Title XIX State Plan, Methods and Standards for Payment for Medical and Remedial Care and Services - Skilled Nursing and Intermediate Care Facilities.

Effective July 28, 1983, Attachment 4.19-D, Page 103 after paragraph 4 and Page 114 after paragraph 4 D. was amended as follows:

RULE
Page 103.
5. For the FY 1983-84 only, rates established for the FY 82-83 shall apply.
Page 114.
4.E. For the FY 1983-84 only, rates established for the FY 82-83 shall apply.
The intent of the regulation is to ensure reasonable rates for care provided during the FY 83-84.

As a result of problems identified in establishing allowable costs and the time required to resolve these conflicts, this method is established.


Roger P. Guissinger
Secretary

RULE
Department of Health and Human Resources
Office of Family Security


Rule

The Rules entitled “Implementation of Monthly Reporting and Retrospective Budgeting in the Food Stamp Program”, which were published in the Louisiana Register Vol. 8, No. 7, page 342, dated July 20, 1982, and in Vol. 8, No. 12, page 649, dated December 20, 1982, are hereby amended in their entirety.

A. Effective October 1, 1983, only the following Food Stamp households shall be required to monthly report:

1. Households containing at least one member receiving earned income.

2. Households containing at least one member receiving contributions.

3. Households containing at least one member receiving Unemployment Compensation Benefits.

4. Households whose head of household is required to monthly report for AFDC purposes.

5. Households containing at least one member who is subject to work registration and who has recent work history. “Recent Work History” is defined as having been employed within the three months prior to the month of application.

Households in Mail Codes 10 and 11 with one of the above characteristics will continue to monthly report without interruption.

Any household which loses one of the stated Monthly Reporting inclusion characteristics will remain in Monthly Reporting for three months subsequent to the loss in accordance with OFS policy.

Food Stamp recipients subject to monthly reporting will be required to submit a monthly report of household circumstances including verification of income to the local Office of Family Security (OFS).

The monthly reports shall be submitted to the local Office of Family Security by the tenth day of each month or the next working day if the tenth is a holiday or weekend. Failure to submit a complete report, including verification each month, may result in suspension or closure of the case.

Migrant farmworker households, as defined in Section 12-200 of the OFS Food Stamp Program Operating Guidelines, shall not be subject to the monthly reporting requirement, while in the migrant job stream.

Households that have no earned income and in which all adult members are elderly or disabled as defined in Section 12-200 of the Food Stamp Program Operating Guidelines shall not be subject to the monthly reporting requirements.

The categories of recipients to be included in Monthly Reporting are based on a waiver received from the United States Department of Agriculture.

B. Effective October 1, 1983, all food stamp households shall be subject to retrospective budgeting except migrant farmworker households, as defined in the Section 12-200 of the OFS Food Stamp Program Operating Guidelines, while in the migrant job stream.

Eligibility will be determined prospectively. The amount of benefits for food stamp recipients will be based on the actual income or circumstances which existed in the second prior month, with the exception of the following types of income which require special treatment:

1. Income from self-employment which is received other than monthly shall be annualized as set forth in the OFS Food Stamp Program Operating Guidelines, Section 12-239.

2. Annual income received by contract in less than one year shall be prorated over the period the income is intended to cover as set forth in the OFS Food Stamp Program Operating Guidelines, Section 12-237 or

3. Non-excluded scholarships, deferred educational loans, fellowships, veterans educational benefits, and other educational grants shall be prorated over the period they are intended to cover as set forth in the OFS Food Stamp Program Operating Guidelines, Section 12-236.

Roger P. Guissinger
Secretary

RULE
Department of Health and Human Resources
Office of Family Security

The Louisiana Department of Health and Human Resources (DHHR), Office of Family Security has amended the application for the Low Income Home Energy Assistance Program (LIHEAP) Block Grant federal funding for FY 1983-84 by adding a new Section I to the Block Grant application as follows:

RULE

I. Low cost weatherization activities are provided through the Weatherization Assistance Program administered by the Louisiana Department of Urban and Community Affairs, Office of Community Services. Fifteen percent of the Low Income Home Energy Assistance Program’s total Block Grant amount will be allocated to the Department of Urban and Community Affairs for residential weatherization of eligible low income households.

The LIHEAP Block Grant is administered in accordance with Public Law 97-35, the Omnibus Budget Reconciliation Act of 1981, and with federal regulations as set forth in the Federal Register Vol. 47, No. 129, Tuesday, July 6, 1982, pages 29472-29493.

Roger P. Guissinger
Secretary
RULE
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security hereby adopts the following Rule in the Medical Assistance Program.

Rule
Effective for service beginning November 1, 1983, the Medical Assistance Program shall increase the amount paid for mileage for Ambulance Transportation providers to $2 per mile. Emergency mileage is not to exceed 25 miles beyond the provider's geographical base region. In exceptional situations approval for payment of mileage in excess of 25 miles may be approved by the State Office of Family Security if evidence is submitted by the provider which clearly establishes that the hospital is the nearest one with appropriate facilities for the necessary care.

Roger P. Guissinger
Secretary

RULE
Department of Health and Human Resources
Office of Family Security

The Office of Family Security in coordination with Office of Human Development and Department of Labor shall implement the Work Incentive Program in East Baton Rouge parish effective November 1, 1983.

The Work Incentive Program (WIN) is currently operative in Caddo, Ouachita, Rapides, and Orleans Parishes. The WIN Program is a means of assisting parents or other relatives supporting dependent children to develop the capability for obtaining employment which will lead to self-support and ultimate removal from the welfare rolls. The WIN Program is regulated by 45 CFR 224. The WIN Program in East Baton Rouge will be governed by existing WIN Policy.

Roger P. Guissinger
Secretary

RULE
Department of Health and Human Resources
Office of the Secretary

The Department of Health and Human Resources, Office of the Secretary, Division of Narcotics and Dangerous Drugs, has adopted the following revisions to Regulations pertaining to Controlled Dangerous Substances as authorized by R. S. 40:972.

PART I

Section 1
(a) Licensing of manufacturers, wholesalers, distributors, researchers or dispensers of controlled dangerous substances. Any person who manufactures, distributes or dispenses controlled dangerous substances must be licensed by the State Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, as of the anniversary date of initial licensing each year.

(b) Any person who engages or proposes to engage in any of the activities mentioned in "a" above in more than one establishment where controlled dangerous substances are routinely stored (warehoused) must hold a valid license for each such establishment.

(c) Exemption from license requirements:
1) A workman contract carrier, warehouseman or any employee thereof whose handling of controlled dangerous substances is in the usual course of his business or employment.
2) Any person who obtains or possesses a controlled dangerous substance pursuant to a valid prescription, either for his own use or for the use of a member of his household or for administration to an animal owned by him or by a member of his household.
3) A pharmacist who dispenses controlled dangerous substances in a pharmacy which has been licensed by the State Board of Pharmacy, and has a valid narcotic license issued by the State of Louisiana, Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs.

4) An agent or employee of any licensed manufacturer, distributor, wholesaler, dispenser or researcher in the course of his employment and only in the premises of his employer, but not a sales representative, detail man or manufacturer's medical service representative.

Section 1.1 Term of license.
This license shall be issued on a yearly basis and shall extend for one year from the date of its issuance, unless sooner revoked in accordance with the provision of the Uniform Controlled Dangerous Substance Law and the regulations, and shall be renewed annually thereafter on the anniversary of its issuance unless revoked, suspended, or surrendered in the interim.

Section 2.1 Application for Licensure.
Persons wishing to obtain a license to engage in any activity for which a license is required must send an application to the State Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs. This form is obtainable at the Division of Narcotics and Dangerous Drugs Office, Box 3776, Baton Rouge, LA 70821.

(a) Manufacturer $100.00
(b) Broker 50.00
(c) Hospital 50.00
(d) Wholesaler (Distributor) 50.00
(e) Practitioner 20.00
(f) Researcher 30.00
(g) Manufacturer's Medical Service Representative (also known as Detail Man or Sales Representative) 20.00

(b) Persons who knowingly or intentionally submit a false or fraudulent application, or an application any part of which is false or fraudulent, shall be deemed to have committed a prohibited act under Section 975 of the Act.

Section 3 Denial of application for license.
(a) The Secretary of the Department of Health and Human Resources may deny application for license if the applicant has committed a prohibited act under Section 975 of the Act, or if he has not qualified as provided in these regulations.
(b) If the Secretary of the State Department of Health and
Human Resources denies an application for licensure, it shall so inform the applicant, in writing of this denial within 30 days after receipt of application. The notification shall state the basis for denial.

Section 4 Surrender of license.
(a) Any person or firm holding a valid license to engage in any activity described in Section 1 who ceases to engage in this activity shall surrender said state license to the State Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs at the time he ceases to engage in this activity.
(b) Upon surrendering the said license, all controlled dangerous substances and any unused order forms in his possession or under his control shall be forwarded to the United States Drug Enforcement Administration as provided by Federal regulations.

Section 5 Definitions.
1) "Prescription". In addition to the term "prescription" as defined in the Statute, R.S. 40:961 (30) the following is adopted for clarification in administering this Act. A prescription means an order issued for a legitimate medical purpose by an individual practitioner acting in the usual course of his professional practice.

The responsibility for the proper prescribing and dispensing of controlled substances is upon the prescribing practitioner, but a corresponding responsibility rests with the pharmacist who fills the prescription. An order purporting to be a prescription issued not in the usual course of professional treatment, or in legitimate and authorized research is not a prescription within the meaning and intent of this Part and the person knowingly filling such a purported prescription, as well as the person issuing it, shall be subject to the penalties provided for by R.S. 40:971.
2) "Distributor" means to deliver a controlled dangerous substance whether by physical delivery, administering, subterfuge, furnishing a prescription, or by filling, packaging, labeling or compounding the substance pursuant to a lawful order of a practitioner. "Distributor" means a person who delivers a controlled dangerous substance as herein defined.

Section 6 Required inventories.
(a) All licensees handling controlled dangerous substances in Schedules I, II, III, IV or V shall prepare a complete and accurate inventory of each such substance in his possession or under his control on January 1, 1971. All licensees will have records open for inspection by Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs.
(b) This inventory shall list the common or established name of each such controlled dangerous substance.
(c) If the controlled dangerous substances are in dosage unit form, it will fully identify the form (e.g., amphetamine sulfate, 10 mg. tablets), and record the number of dosage units. If the controlled dangerous substance is an ingredient in a powder, crystalline, liquid, bead or other form, this inventory will fully identify the form, (e.g., dextroamphetamine sulfate, elixir, 5 mg. per five cc’s) and record the amount of each form.
(d) This inventory shall be placed on a record separate from other business, professional or required records.
(e) This record shall be prepared, dated and signed by a responsible official of the establishment.
(f) This record shall be kept for a period of at least two years from date of preparation. Inventory records shall be prepared in accordance with the provisions of this paragraph every two years on the anniversary of the date of the initial inventory.

These inventories may coincide with the licensee's regular fiscal inventory, provided that he maintains his records of receipt, distribution and dispensing in such a manner as to facilitate complete accounting for his handling of controlled dangerous substances (perpetual inventory control).
(g) A licensee failing to comply with (a), (b), (c), (d), (e), or (f) above shall be deemed to have committed a prohibited act as provided in Section R.S. 40:971.

Section 7 Obtaining controlled dangerous substances.
(a) All licensees handling controlled dangerous substances in Schedules I and II shall maintain a file of the duplicate copies of all order forms used to obtain controlled dangerous substances within these classes.
1) This file shall be kept separate from the licensee’s other business or professional records. All purchasing records or procurement records for Pherentime and Phenmetrazine shall be kept with this file.
2) This file shall be a complete and accurate record of the licensee’s receipt of controlled dangerous substances within Schedules I and II (excluding those controlled dangerous substances received pursuant to an import permit).
3) Each duplicate copy of any order form used to order controlled dangerous substances shall be kept in this file for a period of at least two years from the date this order form was completed.
(b) All licensees handling controlled dangerous substances in Schedules III, IV or V shall maintain complete and accurate records of all receipts of these substances for a period of at least two years from the date of each such receipt. These records shall contain the full name, address and license number of the supplier, the common or established name of the controlled dangerous substance, its dosage form and strength, the amount, and the date of receipt.
(c) A licensee failing to comply with (a) or (b) above shall be deemed to have committed a prohibited act as provided in Section 976 of the Act.

Section 8 Manufacture of Controlled Dangerous Substances.
(a) A license is required for out of state manufacturers transporting or selling controlled dangerous substances within the state of Louisiana.
(b) All licensees in Louisiana engaged in the manufacture of controlled dangerous substances within Schedules I, II, III, IV, or V shall prepare a complete and accurate record of the date of manufacture, the theoretical and actual yields, the quantity of loss during manufacture (if any), the quantity used for quality control, the identity of batch numbers or other appropriate identification, and the quantity of any product reworked for any reason for each manufactured batch of controlled dangerous substances or each manufactured batch of drugs in which a controlled dangerous substance was used as a raw material.
(c) The licensee shall maintain manufacturing records in such a manner that the identity of a batch of controlled dangerous substance finished product can be matched to the identity of the controlled dangerous substance raw material used to make that product.

Likewise, these manufacturing records shall be maintained in such a manner that the identity of a controlled dangerous substance raw material can be matched to the identity of the batch of controlled dangerous substance finished product made from that raw material.
(d) The licensee shall maintain any other such records as are necessary to account for all controlled dangerous substances used in the manufacturing process.
(e) A licensee failing to comply with (a), (b), (c) or (d) above shall be deemed to have committed a prohibited act as provided in Section 971 of the Act.

Section 9 Distribution of Controlled Dangerous Substances
(a) All licensees handling controlled dangerous substances in Schedules I or II shall maintain a file of the original copies of all order forms received and filled by them for orders of controlled dangerous substances within these classes.
1) This file shall be kept separate from the licensee’s other
business or professional records.

2) This file shall be a complete and accurate record of the licensee's distribution of controlled dangerous substances within Schedules I and II (excluding those controlled dangerous substances distributed pursuant to an export permit or pursuant to or by a valid prescription.)

3) Each original copy of an order form filled by the licensee shall be kept in this file for a period of at least 2 years from the date the order was filled.

4) All licensees will maintain their records open for inspection by the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs.

(b) All licensees handling dangerous substances in Schedules III, IV and V shall maintain complete and accurate records of all distributions of these substances for a period of at least two years from the date of each such distribution. These records shall contain the full name, address and registration number, if any, of the distributee, the common or established name of the controlled dangerous substance, its dosage form and strength, the amount, and the date of the distribution.

(c) A licensee failing to comply with (a) or (b) above shall be deemed to have committed a prohibited act as provided in Section 971 of the Act.

Section 10 Dispensing Controlled Dangerous Substances

(a) Except when administered by a practitioner, all licensees engaged in the dispensing of Schedule II substances shall do so only by or pursuant to a written, valid prescription. Prescriptions for Schedule II substances may not be refilled.

(b) In the case of a bona fide emergency situation wherein there is an immediate medical need, a pharmacist may dispense a Schedule II substance upon receiving an oral authorization of a practitioner provided that:

1) The quantity be limited to that amount sufficient to last the ultimate user until he can be brought to a physician.

2) The dispensation be reduced to writing by the pharmacist and signed by him. This document shall contain all information required in a valid prescription except for the physician's signature. It will also contain a brief statement of the circumstances supporting the nature of the emergency and what measures the pharmacist took to assure that the ultimate user was brought to a physician.

3) This document shall be kept for a period of at least two years from the date of the dispensation.

(c) Each registered individual practitioner required to keep records and institutional practitioner shall maintain inventories and records of controlled substances in the manner prescribed in Section 9 and 10 of these regulations. All records will be open for inspection by the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs.

(d) Except when administered by a practitioner, all licensees engaged in the dispensing of Schedule III, IV and V substances shall do so only by or pursuant to a valid prescription. Oral prescriptions for Schedule III, IV and V substances shall be reduced to writing by the pharmacist at the time of their filling and signed by him.

Prescriptions for Schedule III, IV and V substances may not be refilled more than five times nor later than 6 months after the date of the prescription. Additional quantities of Schedule III, IV, and V substances may only be authorized through issuance of a new prescription.

(e) Each refilling of a prescription for a Schedule III, IV and V substance shall be indicated on the prescription document. Such indications will state the date of each such refill, the amount dispensed if less than the full prescription and the initials of the pharmacist.

(f) Each registered pharmacy shall maintain the inventories and records of controlled substances as follows:

1) Inventories and records of all controlled substances listed in Schedules I and II shall be maintained separately from all other records of the pharmacy, and prescriptions for such substances shall be maintained in a separate prescription file; and

2) Inventories and records of controlled substances listed in Schedules III, IV and V shall be maintained either separately from all other records of the pharmacy or in such form that the information required is readily retrievable from ordinary business records of the pharmacy, and prescriptions for such substances shall be maintained either in separate prescription file for controlled substances listed in Schedules III, IV and V only or in such form that they are readily retrievable from the other prescription records of that pharmacy. Prescriptions will be deemed readily retrievable if, at the time they are initially filled, the face of the prescription is stamped in red ink in the lower right corner with the letter "C" no less than 1-inch high and filed either in the prescription file for controlled substances listed in Schedules I and II or in the usual consecutively numbered prescription file for non-controlled substances.

(g) The following Schedule III controlled dangerous substances are exempt from the prescription requirements of Section 978 (B) of the Act:

1. Anti-diarrheal preparations containing not more than 500 milligrams of opium per 100 milliliters or per 100 grams, with one or more of the following active non-narcotic anti-diarrheal ingredients in recognized therapeutic amounts:
   1. Albumin Tannate
   2. Bismuth Subsalicylate
   3. Kaolin
   4. Pectin
   5. Sodium Carboxymethylcellulose

(h) The following Schedule V controlled dangerous substances are exempt from the prescription requirements of Section 978 (C) of the Act:

1. Anti-diarrheal preparations containing not more than 200 milligrams of codeine per 100 milliliters or per 100 grams in combination with one or more of the following non-narcotic active medicinal ingredients in sufficient proportion to confer upon the compound, mixture or preparation valuable anti-diarrheal qualities other than those possessed by the narcotic drug alone:
   1. Albumin Tannate
   2. Bismuth Subsalicylate
   3. Kaolin
   4. Pectin
   5. Sodium Carboxymethylcellulose

The above listed controlled dangerous substances (g) and (h) may be dispensed only for a legitimate medical purpose by a pharmacist and not by an employee of a pharmacist. However, once the pharmacist has fulfilled his legal and professional duties as set forth below, the actual financial transaction may be completed by an employee of the pharmacist.

(i) Schedule III and V controlled dangerous substances, exempted from the prescription requirements by these regulations, may only be dispensed without a prescription to a person at least 18 years of age. The pharmacist must require every dispensee of a Schedule III and V controlled dangerous substance to furnish suitable identification (include proof of age, when appropriate).

Not more than 8 ounces of any Schedule III and V controlled dangerous substances enumerated above may be dispensed to the same consumer in any given 48 hour period without a prescription.

(j) A complete and accurate record shall be prepared and maintained of each dispensation of a Schedule III and V controlled dangerous substance enumerated in Section 10 (g) and (h) of
these regulations using the following continuous format:

<table>
<thead>
<tr>
<th>Date</th>
<th>Name of Recipient</th>
<th>Address</th>
<th>Name of Substance</th>
<th>Amount</th>
</tr>
</thead>
</table>

All records will be open for inspection by the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs.

Section 11 Order Forms

Controlled dangerous substances in Schedule I and II shall be distributed only by a licensee, pursuant to an order form. Phentermine, Phendimetrazine and Pentazocine are exempt from the requirement of distribution by a licensee pursuant to an order form. Compliance with the provisions of Federal laws regulating such substances respecting order forms shall be deemed compliance with this section.

Section 12 Disposal of excess or undesired stocks of controlled dangerous substances

(a) Licensees shall not destroy excess or undesired stocks of controlled dangerous substances without prior notification and approval of the State Department of Health and Human Resources. Upon notification, the State Department of Health and Human Resources will contact the United States Drug Enforcement Administration and will then employ a witnessed or unwitnessed disposal procedure in implementing the destruction of undesired stocks of controlled dangerous substances. The method of disposal will depend upon the circumstances, the substances involved and the quantity.

Under no circumstances shall controlled dangerous substances be destroyed or, otherwise, disposed of without the approval of the Division of Narcotics and Dangerous Drugs and the United States Drug Enforcement Administration.

The licensee shall keep the original copy of the inventory form supplied by the United States Drug Enforcement Administration for a period of at least two years, and forward one copy to the Division of Narcotics and Dangerous Drugs office and two copies to the United States Drug Enforcement Administration.

(b) Failure to conform with provisions of this Section. A licensee who fails to conform with the provisions of this Section shall be deemed to have committed a prohibited act under Section 971 of this Act.

Section 13 Reporting Thefts or Unexplained Losses of Controlled Dangerous Substances

(a) Notification and reporting. A licensee shall immediately notify the State Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, of any theft or unexplained loss of any controlled dangerous substance in his custody. The original copy of the notification will be kept by the licensee for a period of at least two years from the date of such theft or unexplained loss. If the date of the theft or unexplained loss is not known, then the original copy of the notification will be kept for a period of at least two years from the date of notification of the Division of Narcotics and Dangerous Drugs.

(b) Custody of in-transit substances. For the purpose of implementing this Section, controlled dangerous substances stolen or lost while in-transit, are deemed to be in the custody of the consignor until actual delivery to the consignee.

(c) Failure to notify and report. A licensee who fails to fulfill the provisions of (a) above shall be deemed to have committed a prohibited act under Section 971 of the Act.

Section 14 Physical Security Controls for Non-Practitioners

Compliance with the provisions of Federal Laws regulating physical security controls for non-practitioners shall be deemed compliance with this Section.

Section 15 Physical Security Controls for Practitioners

Compliance with the provisions of Federal Laws regulating physical security controls for practitioners shall be deemed compliance with this Section.

Section 16 Labeling and Packaging Requirements for Controlled Substances

Compliance with the provisions of Federal Laws regulating the labeling and packaging requirements for controlled substances shall be deemed compliance with this Section.

Section 17 Criteria applicable to terms used or defined in Section 963 of the Act

(a) In determining whether a drug has a "stimulant effect" on the central nervous system, the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs will consider, among other relevant factors, whether there is substantial evidence that the drug may produce any of the following:

1. Extended wakefulness
2. Elation, exhilaration, or euphoria (exaggerated sense of well-being).
3. Alleviation of fatigue.
4. Insomnia, irritability, or agitation.
5. Apprehension or anxiety
6. Flight of ideas, loquacity, hypomania or transient delirium.

(b) In determining whether a drug has a "depressant effect" on the central nervous system, the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs will consider, among other relevant factors, whether there is substantial evidence that the drug may produce any of the following:

1. Calming effect or relief of emotional tension or anxiety.
2. Drowsiness, sedation, sleep, stupor, coma, or general anesthesia.
3. Increase of pain threshold.
4. Mood depression or apathy.
5. Disorientation, confusion, or loss of mental acuity.

(c) In determining whether a drug is "habit forming" the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, will consider, among other relevant factors, whether there is substantial evidence that the drug may produce any of the following:

1. A psychological or physical dependence on the drug (compulsive use).
2. Euphoria (exaggerated sense of well-being).
3. Personality changes.
4. Transient psychoses, delirium, twilight state, or hallucinoses.
5. Chronic brain syndrome.
6. Increased tolerance or a need or desire to increase the drug dosage.
7. Physical dependence or a psychic dependence evidenced by a desire to continue taking the drug for the sense of improved well-being that it engenders.
8. Pharmacological activity similar or identical to that of drugs previously designated as habit forming.

(d) In determining whether a drug has a "hallucinogenic effect," the Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, will consider, among other relevant factors, whether there is substantial evidence that
the drug may produce hallucinations, illusions, delusions, or alteration of any of the following:

1. Orientation with respect to time or place.
2. Consciousness, as evidenced by confused states, dreamlike revivals of past traumatic events, or childhood memories.
3. Sensory perception, as evidenced by visual illusions, synesthesia, distortion of space and perspective.
5. Mood and affectivity, as evidenced by anxiety, euphoria, hypomania, ecstasy, autistic withdrawal.
6. Ideation, as evidenced by flight of ideas, ideas of reference, impairment of concentration and intelligence.
7. Personality, as evidenced by depersonalization and derealization, impairment of conscience and of acquired social and cultural customs.

(e) The Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, may determine that a substance has a potential for abuse because of its depressant or stimulant effect on the central nervous system or its hallucinogenic effect if:

1. There is evidence that individuals are taking the drug or drugs containing such a substance in amounts sufficient to create a hazard to their health or to the safety of other individuals or of the community; or
2. There is significant diversion of the drug or drugs containing such a substance from legitimate drug channels; or
3. Individuals are taking the drug or drugs containing such a substance on their own initiative rather than on the basis of medical advice from a practitioner licensed by law to administer such drugs in the course of his professional practice; or
4. The drug or drugs containing such a substance are new drugs so related in their action to a drug or drugs already listed as having a potential for abuse to make it likely that the drug will have the same potentiality for abuse as such drugs, thus making it reasonable to assume that there may be significant diversions from legitimate channels, significant use contrary to or without medical advice, or that it has a substantial capability of creating hazards to the health of the user or to the safety of the community.

Section 18 Combination drugs: exemptions from certain requirements of Section 976 of the Act.

The list of combination drugs which are exempt from specified requirements of Section 965 of the Act will be supplied by the Louisiana Department of Health and Human Resources, Division of Narcotics and Dangerous Drugs, which is charged with the duty of continuously revising said list.

Roger P. Guissinger
Secretary

RULE
Department of Public Safety
Office of State Fire Marshal

RULE
ADDITION OF NEW SECTION L.A.C. 17-4:7.12

The Fire Marshal for the State of Louisiana does hereby adopt the following administrative ruling:

L.A.C. 17-4:7.12 [PIPA and DAIPA Fees]

1. IPIA (In Plant Inspection Agency) fees for the inspection of the construction of manufactured housing within this state shall be as follows:
   A. $20 for each manufactured home constructed within Louisiana.
   B. $23 per hour for each hour that a field inspector monitors the manufactured housing construction within the Louisiana manufacturing facility.
   C. $30 per hour for each hour the administrative personnel (architect and/or engineer) monitors the mobile home construction within the Louisiana manufacturing facility.

2. DAIPA (Design Approval Primary Inspection Agency) fees shall be $35 per hour for each hour the administrative personnel (architect and/or engineer) perform plan and specification reviews for mobile home designs.

Theresa A. Walters, Clerk
Environmental Control Commission
3. The fees required shall be paid to the Office of State Fire Marshal, made payable to the Department of Public Safety, State of Louisiana.

Carrol L. Herring
State Fire Marshal

RULE
Department of Public Safety
Office of State Fire Marshal

AMENDMENT TO L.A.C. 17:4:19
Addition of Sections 17:4:19.2

The Fire Marshal for the State of Louisiana does hereby adopt the following administrative ruling:

L.A.C. 17:4:19.2 Retail Fireworks Sales

In addition to the requirements of Louisiana Revised Statutes including but not limited to Louisiana Revised Statutes 51:650 et seq. and more specifically Section 653 and 654 as well as Louisiana Revised Statutes 40:1563 et seq. and more specifically 1578:6, 1605, and 1603, licensed retail sellers of fireworks are required to comply with the following requirements:
1. There shall be no open flame heating devices in any location from which the sale of fireworks is made at retail.
2. There shall be no sleeping within the facility in which fireworks are sold, offered for sale or stored.
3. In any place where retail fireworks sales are made or offered or retail fireworks are stored there shall be a minimum of one unobstructed exit.
4. The physical facility, such as a fireworks stand, retail fast food outlet or any other similar facility out of which fireworks are sold, offered for sale or stored shall not be located less than 75 feet from any facility or mechanism in which flammable liquids are dispensed and/or stored above ground. Additionally, no fireworks shall be exploded within 75 feet from any facility or mechanism where flammable liquids are dispensed and or stored above ground.
5. In any retail outlet except those which sell only fireworks, no fireworks shall be stored, displayed, or offered for sale within ten feet of any required exit unless the fireworks are stored or contained within a container which will resist fire from any outside source.
6. No facility for the retail sale or storage of fireworks shall be located less than 25 feet from a public roadway.
7. All of the wiring in any facility for the retail sale or storage of fireworks shall be in accordance with the National Electric Code.
8. Any facility for the retail sale or storage of fireworks shall have available one serviceable fire extinguisher in accordance with N.F.P.A. 10 and L.A.C. 17:4:21.

Carrol L. Herring
State Fire Marshal

RULE
Department of Public Safety
Office of State Fire Marshal

ADDITION OF NEW SECTION L.A.C. 17:4:25

The Fire Marshal for the State of Louisiana does hereby adopt the following administrative ruling:

L.A.C. 17:4:25 Specification for Flammable and Combustible Liquid Containers

1. All flammable liquid (Class I) containers shall meet the requirements of N.F.P.A. 30, Chapter 4-2.1, 1981 edition except as otherwise provided herein.
2. Non-reusable polyethylene containers made of DOT Type III plastic, treated if necessary to prevent permeation, having a minimum overall thickness of 0.010 inches, a rated capacity not over 2.5 gallons, a 15 percent maximum outage over mark capacity meeting the closure and testing requirements of, and containing combustible products authorized by DOT Specification 2U, shall be acceptable for Class II and Class III fuels.
3. All containers must be labeled to verify ANSI-ASTM D 3435-78 for Class I liquids and DOT Specification 2U for Class II and Class III liquids.

Carrol L. Herring
State Fire Marshal

RULE
Department of Wildlife and Fisheries
Wildlife and Fisheries Commission

The Wildlife and Fisheries Commission at its regular monthly meeting held in New Orleans on Tuesday, September 27, 1983, adopted the following Rule.

WHEREAS, the Louisiana Department of Wildlife and Fisheries received the Rockefeller Wildlife Refuge under a conditional Deed of Donation in 1920; and

WHEREAS, provisions of the original Deed of Donation and the Memorandum of Agreement permit recreational use of the area; and

WHEREAS, the Louisiana Department of Wildlife and Fisheries has been permitting sport fishing and other recreational use of the area for 25 years without interference with the wildlife management programs on the area; and

WHEREAS, numerous regulations have been adopted by the Louisiana Wildlife and Fisheries Commission to control public use of the wildlife refuge area; and

NOW, THEREFORE, BE IT RESOLVED, that the Louisiana Wildlife and Fisheries Commission does hereby adopt the following Rules and Regulations to govern the use of the Rockefeller Wildlife Refuge for sport fishing and other recreational uses.

1. The visiting season on the Rockefeller Wildlife Refuge will extend from March 1 through December 1 throughout the refuge except those restricted areas designated to prohibit interference with research activities. Use of Humbie Canal, Joseph Harbor Bayou; Headquarters Canal; Union Producing Canal; Deep Lake, East End Boundary Canal; and Rollover Bayou shall be year-round. In addition to this access, sport fishermen shall be permitted to enter the Refuge from the Gulf side in East Constance Bayou, East Little Constance Bayou, Big Constance Bayou, Little Constance Bayou. Access through these bayous will be permitted only as far inland as the existing water control structures. The remainder of the Refuge shall be restricted during the winter months and will be closed to all trespassing.

2. Use of the Refuge will be allowed from one-half hour before official sunrise until official sunset. This includes access routes through the Refuge.

3. Overnight camping is prohibited.

4. Hunting, molesting or intentional disturbing of wildlife is prohibited.

5. Trawling on the Refuge is prohibited. Trotlines, trammel and gill fish nets are prohibited. All commercial fishing is prohibited. One-hundred pounds of shrimp per boat is allowed during the inside open shrimp season as established by the Loui-
siana Wildlife and Fisheries Commission annually. Ten pounds of shrimp for bait purposes may be caught during the closed season. Shrimp can be harvested only by cast net on the Refuge and only for sport fishing or home consumption use.  
6. Crawfish may be harvested from the open portion of the Refuge and one-hundred pounds per boat or vehicle is allowed. Set nets or traps may by used but must be attended and removed from the Refuge daily. No commercial harvest allowed.  
7. Oysters may be harvested from the natural reefs. One gallon per boat is allowed and oysters must be opened at the reef and the shells returned to the reef.  
8. The burning of the marshes is prohibited. Water control structures are not to be tampered with or altered by anyone other than employees of the Louisiana Department of Wildlife and Fisheries.  
9. Bringing firearms, bows and arrows, liquor and controlled substance narcotics onto the Refuge is prohibited. All boats and vehicles are subject to search by all authorized employees of the Louisiana Department of Wildlife and Fisheries at any time.  
10. Boat travel on the Refuge will be maintained at a minimum and boats shall be operated so as to create a minimum of wave wash. Speed boat racing and water skiing is prohibited.  
11. No littering is allowed. Visitors must remove their litter or place it in appropriate litter disposal sites. Cleaning of fish on the Refuge is allowed, however, remains must be properly disposed of.  
NOW, THEREFORE, BE IT FURTHER RESOLVED, that the Secretary is hereby authorized to publicize this change in regulations through the news media.

Jesse J. Guidry  
Secretary

RULE

Department of Wildlife and Fisheries  
Wildlife and Fisheries Commission

The following resolution was adopted by the Louisiana Wildlife and Fisheries Commission at its regular meeting held in Baton Rouge, LA, September 27, 1983.  
WHEREAS, studies conducted by the Louisiana Department of Wildlife and Fisheries on Toledo Bend Reservoir have demonstrated the detrimental effects that the use of certain types of commercial fish nets have on gamefish populations; and  
WHEREAS, a survey conducted prior to the initial net ban request of August, 1981 indicated a moderate commercial fishery does exist in Toledo Bend Reservoir, however, the majority of commercial fishermen fished only on a part time basis, and the primary fish sought after were catfishes; and  
WHEREAS, commercial fishermen on this lake can still effectively take catfish with the use of hoop nets, set traps, set lines, bush lines, and trot lines; and  
WHEREAS, to protect and enhance the viable sportfishery that now exists in Toledo Bend Reservoir.  
THEREFORE BE IT RESOLVED, the Louisiana Wildlife and Fisheries Commission hereby extends the prohibition on gill nets, trammel nets, flag webbing and fish seines in the Louisiana portion of Toledo Bend Reservoir and  
FURTHER BE IT RESOLVED, that the closed season on hoop nets continue during the period March 1 through May 15 each year only in that portion of Toledo Bend Reservoir from a point north of Logansport where the lake enters Texas, and south to a point of the Lake where the Texas Duck Refuge Canal intersects the old channel of the Sabine River. The extension of this Rule will remain in effect for a three year period until October 20, 1986.

Jesse J. Guidry  
Secretary

RULE

Department of Wildlife and Fisheries  
Wildlife and Fisheries Commission

The Wildlife and Fisheries Commission at its regular monthly meeting held in New Orleans on Tuesday, September 27, 1983, adopted the following Rule.  
WHEREAS, the fur industry of Louisiana represents a major source of economy and income for many of the citizens of our state; and  
WHEREAS, this resource is a renewable natural one, which has proven under wise management to increase in importance in our state; and  
WHEREAS, an annual harvest of the surplus animals is in keeping with wise wildlife management techniques based on scientific management; and  
WHEREAS, fur prices were depressed for a second year during the 1982/83 trapping season as a result of the world economic situation; and  
WHEREAS, this depressed price level combined with winter flooding both in upland and coastal areas produced a dramatic drop in trapper success, trapper effort and the resulting harvest; and  
WHEREAS, federal restrictions imposed by the Endangered Species Office concerning out-of-state shipment for otter and bobcat furs will again require placement of a possession tag by trappers or buyers to insure state origin; and  
WHEREAS, the zonation concept during the past two seasons has proved workable and beneficial in reducing late caught unprime furs and has produced favorable comments generated within the fur industry; and  
WHEREAS, legislation during the 1983 session allows a licensed hunter to take raccoon and/or oppossum during daylight hours during the open squirrel season; and  
NOW, THEREFORE BE IT RESOLVED, that the Louisiana Wildlife and Fisheries Commission does hereby establish the 1983-84 fur bearers trapping season for the northern zone as being November 20, 1983, through February 15, 1984, and the southern zone as being December 1, 1983, through February 28, 1984, and sets a bag limit for daytime and nighttime raccoon and oppossum hunting outside the trapping season as one raccoon and/or oppossum per hunter per day or night; and  
BE IT FURTHER RESOLVED, that the following regulations governing the buying, tagging and shipment of bobcat and otter pelts are adopted for the 1983-84 trapping season.

Bobcat and Otter Tagging Requirements

In order to obtain federal approval to export bobcat and otter out of the United States, the Louisiana Department of Wildlife and Fisheries is required to insure that only Louisiana trapped otter and bobcat are tagged with Louisiana export tags.  
In order to accomplish this, a special possession tag will be made available to fur buyers.  
A blue tag for otter and a red tag for bobcat must be filled out by the trapper at the time the pelt is sold.
Rule 12.8 will be amended to read as follows:

12.8 The Commission may accept alternate security in an amount of $75,000 in lieu of the required bond.

A. Alternate security may be offered only by (1) pledging of certificates of deposit or other similar negotiable instruments, or (2) filing of an irrevocable letter of credit, which shall be non-cancellable for a period of one year.

B. All alternate security instruments must be assigned to the Commission and will be maintained in the Commission’s office in Baton Rouge; holders of certificates of deposit may continue to draw interest thereon.

C. Whenever any grain dealer ceases to operate as a licensed grain dealer, alternate security offered in lieu of the required bond shall be retained by the Commission: (1) for a period of 30 days after final publication of public notice of the Commission’s intention to release the alternate security, such public notice to be made at least seven times in a daily newspaper in the licensee’s area or at least once in a weekly newspaper, if there is no daily newspaper, in the licensee’s area; and (2) until completion of a final audit, which final audit shall be completed in not more than 120 days.

D. Alternate security offered in lieu of the required bond is subject to the approval of the Commission and must be so approved prior to issuance of the license.

The Commission will also consider and may adopt any amendment recommended by any commenter responding to this Notice. Written comments will be accepted by Manning Broussard, Director of the Commission, 4432 Florida Boulevard, Baton Rouge, LA 70806 up to and including December 5, 1983 or may be presented in person at the meeting of the Commission on December 6, 1983.

Bob Odom
Commissioner

NOTICE OF INTENT
Department of Agriculture
Agricultural Commodities Commission

In accordance with the provisions of R.S. 49:951, et seq., the Administrative Procedure Act, and R.S. 3:3405, relative to the authority of the Louisiana Agricultural Commodities Commission for Rule-making, notice is hereby given that the Department of Agriculture, Louisiana Agricultural Commodities Commission, will repeal Rule 4.2 D of its Rules and Regulations, to eliminate the present requirement for submission of a financial statement audited by a certified public accountant prior to initial licensure, and amend Rules 8.10 and 12.8 as herein provided. Final action with regard to these Rule changes will be taken by the Louisiana Agricultural Commodities Commission at its meeting scheduled for 9:30 a.m. on December 6, 1983, on the 21st Floor of the State Capitol, Baton Rouge, LA.

Upon the repeal of Rule 4.2 D, the existing Rule 4.2 E will be re-numbered as Rule 4.2 D.

Rule 8.10 E will be amended to read as follows:

Whenever any warehouse ceases to operate as a licensed warehouse, alternate security offered in lieu of the required bond shall be retained by the Commission: (1) for a period of 30 days after final publication of public notice of the Commission’s intention to release the alternate security, such public notice to be made at least seven times in a daily newspaper in the licensee’s area or at least once in a weekly newspaper, if there is no daily newspaper, in the licensee’s area; and (2) until completion of a final audit, which final audit shall be completed in not more than 120 days.

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Agriculture Commodities

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

$300 annually for estimated expenses of publishing notices prior to release of alternate security.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS

(Summary)

None.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

No additional costs to affected groups. Repeal of the requirement for an audited financial statement prior to initial licensure may result in savings estimated at $5,000 for a small elevator up to a possible $40,000 for a large chain.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

None.

John Compton
Deputy Commissioner

Mark C. Drennen
Legislative Fiscal Officer
NOTICE OF INTENT
Department of Commerce
Board of Certified Public Accountants of Louisiana

Notice is hereby given that the State Board of Certified Public Accountants of Louisiana, pursuant to the authority vested in Section 75 of the Louisiana Revised Statutes, Title 37, Chapter 2, proposes to adopt, and amend effective February 1, 1984 the following Rule:

1. LAC 11-9:2 R.S. 37:72 Amends Rule 2.2.2

Proposed Rule

2.2.2 The compilation of financial statements as long as an accountants' report is not rendered thereon provided, however, that the following shall not constitute an accountants' report:

The accompanying balance sheet of XYZ Company as of December 31, 19XX and the related statements of income, retained earnings, and changes in financial position for the year then ended have been compiled by me (us).

A compilation is limited to presenting in the form of financial statements information that is the representation of management (owners). I (we) have not audited or reviewed the accompanying financial statements and, accordingly, do not express an opinion or any other form of assurance on them.

Use of the following language is permissible in appropriate circumstances:

Management has elected to omit substantially all of the disclosures (and the statement of changes in financial position) required by generally accepted accounting principles. If the omitted disclosures were included in the financial statements, they might influence the user's conclusions about the company's financial position, results of operations, and changes in financial position. Accordingly, these financial statements are not designed for those who are not informed about such matters.

Interested persons may submit written comments on this proposed Rule through November 20, 1983 to Mrs. Mildred M. McGaha, CPA, Executive Director, State Board of Certified Public Accountants of Louisiana, 310 Masonic Temple Building, 333 St. Charles, New Orleans, LA 70130.

Albert J. Derbes, III, CPA
Secretary

NOTICE OF INTENT
Department of Commerce
Minority Business Development Authority

The Louisiana Minority Business Development Authority published the following final Rule on June 20, 1983:

Effective July 1, 1983, payments on approved LAMBDA direct loans will be considered late if not received within ten days of the payment due date. Beginning on the eleventh day following the scheduled due date, a late fee of 10 percent of the monthly payment will be assessed.

The word calendar has been added to the Rule as a technical amendment. The proposed Rule now reads:

Effective July 1, 1983, payments on approved LAMBDA direct loans will be considered late if not received within ten calendar days of the payment due date. Beginning on the eleventh day following the scheduled due date, a late fee of 10 percent of the monthly payment will be assessed.

Interested persons may comment on the proposed Rule to the Louisiana Minority Business Development Authority, Box 44185, Baton Rouge, LA 70804, to the attention of Nadia L. Goodman.

Nadia L. Goodman
Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAMBDA

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There are no estimated costs or savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
It is difficult to determine how much will be collected in late fees at this time.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
Cost to applicants approved by LAMBDA can only be determined by the applicant. Payments are scheduled prior to loan closing and are structured according to projected earnings. If loan repayments are made by due date, there will be no additional cost to the client.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
There is no estimated effect on competition or employment.

Gregory Allen
State Loan Administrator

Mark C. Drennen
Legislative Fiscal Officer
NOTICE OF INTENT
Department of Commerce
Office of Financial Institutions

“Agreement Corporations”

Under authority granted by LRS 6:237(B), the Commissioner of Financial Institutions intends to adopt the following Rule which permits the formation of State-chartered “Agreement Corporations”.

Proposed Rule

Activities engaged in by a corporation (“Agreement Corporation”) under an agreement with the Board of Governors of the Federal Reserve System (the “Federal Reserve”), including an agreement under Section 25 of the Federal Reserve Act (12 U.S.C. §§601-604(a)), pursuant to which agreement such corporation’s activities are limited to those which may be performed by a corporation (“Edge Corporation”) organized under Section 25(a) of such Act (12 U.S.C. §§611-631), shall be deemed not to constitute a banking business and an Agreement Corporation engaging in such activities shall be deemed not to be a bank, so long as its activities are at all times subject to regulation by the Federal Reserve and limited to those activities which may be performed in accordance with any regulations issued by or agreements with the Federal Reserve applicable to such Agreement Corporation. The Commissioner of Financial Institutions may, however, visit and examine an Agreement Corporation engaging in such activities in Louisiana whenever in his judgement an examination of its affairs is necessary or expedient.

Interested persons may submit written comments on the proposed Rule until 4:30 p.m., November 5, 1983, at the following address: Honorable Hunter O. Wagner, Jr., Commissioner of Financial Institutions, Office of Financial Institutions, Box 44095, Capitol Station, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries concerning this proposed Rule.

Hunter O. Wagner, Jr.
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: “Agreement Corporations”

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There will be no implementation costs or savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
The estimated costs would include an office and staff to handle international transactions for customers. The benefits would be to provide the handling of international transactions for customers.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
There would not be much effect on competition as a new institution would be competing against older and established companies. There would be a small staff hired to handle the transactions.

Hunter O. Wagner, Jr.  Mark C. Drennen
Commissioner  Legislative Fiscal Officer

NOTICE OF INTENT
Department of Commerce
Real Estate Commission

The Louisiana Real Estate Commission hereby gives notice of its intention to adopt the following regulations on or after January 5, 1984, in order to implement Act 552 of 1983 (The Louisiana Timesharing Act) and Act 380 of 1983, relative to corporate and partnership real estate brokers:
LAC 11-15:35 TIMESHARES

35.1 Every applicant for initial registration as a timeshare interest salesperson shall submit to the commission a fully completed application on a form provided by the commission accompanied by the prescribed fee and satisfactory proof that the applicant is a high school graduate or the holder of a certificate of high school equivalency. All fees must be paid by way of a certified check, cashier’s check, or a money order made payable to the Louisiana Real Estate Commission. Satisfactory proof that the applicant is a high school graduate of the holder of a certificate of high school equivalency may be established by the original or a copy of the applicant’s high school diploma, the applicant’s university or college diploma, the applicant’s certificate of high school equivalency, or, if none of the above is available, by an affidavit stating the date and place of the applicant’s high school graduation or the granting of the applicant’s certificate of high school equivalency.

35.2 Every developer of a lease timeshare interest in a multiple use project and every developer of each timeshare plan that has timeshare property located in Louisiana or who maintains a sales office in Louisiana for the sale of timeshare interests shall submit to the commission an affidavit attesting to the existence, location and account number of the account into which the developer is making deposits out of the sales price of every timeshare interest sold, as required by R.S. 9:1131.17. The affidavit shall also authorize and empower the commission or its representatives to examine, inspect and copy the developer’s escrow account. No escrow account may be closed until such time as all deposits therein have been properly disbursed according to law. Every developer shall notify the commission of his intention to close an escrow account at least 10 days prior to the intended closing date.

35.3 Every applicant for initial registration as a timeshare interest salesperson shall designate, on the application form provided by the commission, the name of the developer for whom he will be working following registration. Any timeshare interest salesperson who terminates his business relationship with his initial developer shall notify that developer and the commission in writing by certified mail of the intended action. Any timeshare interest salesperson who wishes to begin a new business relationship with another developer shall notify the commission in writing by certified mail of the intended action prior to beginning that business relationship.

35.4 Any person, including any developer, who receives a commission, salary or other compensation based upon the sale of timeshare interests must register with the commission in accordance with the provisions of R.S. 37:1437.1(A) unless that person is a licensed real estate broker, a licensed real estate salesperson working under his sponsoring broker, or the owner, other than the developer, of such timeshare interests.
LAC 11-15:28 Corporations and Partnerships

Section 28.1 A corporation’s qualifying broker must be either the president of the corporation or any other officer who can produce evidence such as a resolution of the corporation’s board of directors to show that he is the chief executive officer of the corporation’s real estate brokerage activities in Louisiana.

Section 28.2 A partnership’s qualifying broker must one of
the partners.

Interested persons may comment on the proposed regulations in writing prior to January 5, 1984, at the following address: Louisiana Real Estate Commission, Box 14785, Baton Rouge, LA 70898.

William G. Newchurch
Assistant Director

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: Timeshares, Corporations and Partnerships

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There are no estimated implementation costs (savings) to the agency as a result of this Rule change.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
There is no estimated effect on revenue collections as a result of this Rule change.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
The Rules on timesharing restrict initial registration to those persons working for a developer of a timesharing project. This restriction may limit the number of salespersons obtaining registration. However, it should afford timesharing buyers better accountability with respect to the timesharing developer.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
There is no estimated effect on competition and employment as a result of this Rule change.

John T. King
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: DR 30-14

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
Implementation of the Regulation amendment will not affect the costs of this agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
Revenue collections will not be impacted.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
There will be no costs or benefits to affected personnel.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
Competition and employment will not be affected.

Michael H. Martin
Undersecretary
Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT
Department of Corrections
Office of the Secretary

The Department of Corrections, Office of the Secretary, intends to amend Department Regulation 30-14 as follows:

1. The term “offender” replaces “inmate” throughout this regulation.

2. Section 5. (B) - “Designated representative” replaces “Deputy Secretary”.

3. Section 7. (A) (9), (D) (2) (f), (E) (8) (g) - Add “with the exception of marijuana offenses”.

4. Section 7. (B) - Change “Claiborne Parish Institution” to “Wade Correctional Center” and add “Washington Correctional Institute”.

5. Section 7. (B) (2) - Delete (d), (e) and (g), and reletter.

6. Section 7. (C) - “Work Training Facility/North” replaces “L.C.I.S.”

7. Section 7. (C) (2) - Delete, and renumber.

8. Section 7. (C) (3) - “Quarterly furloughs” replaces “monthly pass”.

9. Section 7. (D) (3) - Will read as follows: “Persons who have escaped and/or who have abetted an escape and/or have attempted to escape within a period of the last seven years are ineligible.”

10. Section 7. (E) (4) - Changed from “three years” to “seven years”.

11. Add Section 8 - Protection

12. Add Section 9 - Detainers

13. Add Section 10 - Escapes

14. Section 7. (G) - “Quachita Parish Facility” has been deleted.

Written comments of interested persons on the proposed amendments may be addressed to: Ms. Martha Morgan, Attorney for the Secretary, Department of Corrections, Box 44304, Capitol Station, Baton Rouge, LA 70804. Ms. Morgan will respond to all inquiries regarding this amended regulation through November 6, 1983.

NOTICE OF INTENT
Board of Elementary and Secondary Education

The State Board of Elementary and Secondary Education intends to adopt the following as policy:

1. Delete Section 507 D.3. from Bulletin 1706, Regulations for Implementing the Exceptional Children’s Act.

2. The Board adopted a policy authorizing vocational technical school directors and BESE’s special school superintendents to accept the resignation of employees on behalf of the Board, with the effective date of termination to be the date of receipt by the director/superintendent of the school.

3. The State Board of Elementary and Secondary Education directed that certification fees for Temporary Certificates be eliminated, effective January 1, 1984.

4. Amend Bulletin 746 to change the title of position as Guidance Counselor to Personnel Services Officer and certification requirements for Guidance Counselor become the requirements for Student Personnel Services Counselor.
5. The Board approved the revision of high school credit for college courses in Vocational Education as required in Bulletin 741 (page 35-B) as follows:

HIGH SCHOOL CREDIT FOR COLLEGE COURSES
IN VOCATIONAL EDUCATION
(Appplies to Students Attending College Part-Time)

1. The granting of high school credit for college courses shall be limited to students who have earned 12 or more high school units of credit toward graduation.
2. These students shall be in attendance in at least one high school class while enrolled in college courses.
3. The principal of the school shall approve the advanced offering to be taken by the student in college.
4. The high school administrator shall establish a procedure with the college to receive reports of the students’ class attendance and performance at six- or nine-week intervals.
5. The awarding of Carnegie units of credits will be in accordance with individual program requirements as stated in Bulletin 741.

If the course content is equivalent to the content of a vocational education course offering listed under Standards 2.105.23 — 2.105.31, the unit(s) of credit shall be reported on the student’s transcript by that title.

If the course content is not equivalent to a course listed under Standards 2.105.23 — 2.105.31, the unit(s) of credit shall be reported by the postsecondary title.

6. College courses shall be counted as high school subjects for students to meet eligibility requirements in order to participate in extra-curricular activities governed by voluntary State organization.

Amend Bulletin 1196, School Food Services Program Policies of Operation to include pedestal and ceiling fans (including installation and electrical connection) in the Table of Authorized School Food Service Equipment (page 39).

Interested persons may comment on the proposed policy change and/or additions, in writing, until 4:30 p.m., December 8, 1983 at the following address: State Board of Elementary and Secondary Education, Box 44064, Capitol Station, Baton Rouge, LA 70804.

James V. Soileau
Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Special Education

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There will be no implementation cost or savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
There will be no cost or benefit to affected groups which are those foster parents who are employees of an LEA and the handicapped children in their care.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
There will be no effect on competition and employment.

George B. Benton, Jr.  Mark C. Drennen
Deputy Superintendent  Legislative Fiscal Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Employee Resignation,
Vo Tech/Special Schools

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
No costs or savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
No effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
No costs or benefits to affected groups.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
No effect on competition and employment.

George B. Benton, Jr.  Mark C. Drennen
Deputy Superintendent  Legislative Fiscal Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Teacher Certificates

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
The adoption of this policy will not be of any savings to this agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
The adoption of this policy will result in the loss of approximately $12,000 in 1983-84 due to the effective date of January 1, 1984 and $25,000 to $30,000 annually thereafter.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
Individual teachers and local school boards will not have to pay the $10 to $15 certification fee for temporary certificates ($15 for initial certification, $10 for reissuance).

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
This policy should have no effect on competition and employment.

George B. Benton, Jr.  Mark C. Drennen
Deputy Superintendent  Legislative Fiscal Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Change of Title of Guidance Counselor
To Student Personnel Services Officer

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There will be no costs nor savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
There will be no costs nor benefits to affected groups.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

There will be no effect on competition and employment.

George B. Benton, Jr.               Mark C. Drennen
Deputy Superintendent                Legislative Fiscal Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: High School Credit for College Vocational-Technical Programs

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

There will be no costs or savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

There will be no costs; however, benefits to affected groups will allow students to receive high school credit for college taught courses.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

There will be no effect on competition and employment.

George B. Benton, Jr.               Mark C. Drennen
Deputy Superintendent                Legislative Fiscal Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Authorized Equipment

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

The proposed change will have no fiscal impact on the State Agency. The purchase of these items is already allowed by present policy. Elimination of the need for prior written approval by including these items in the Table of Authorized equipment will save the State Agency time and reduce paperwork.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

The proposed change will have no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

The proposed change have no fiscal impact on School Food Authorities. The purchase of these items is already allowed by present policy. Elimination of the need for prior written approval by including these items in the Table of Authorized equipment will save the school food authorities time and reduce paperwork.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

None.

George B. Benton, Jr.               Mark C. Drennen
Deputy Superintendent                Legislative Fiscal Officer

NOTICE OF INTENT
Board of Trustees for State Colleges and Universities

In accordance with the laws of the State of Louisiana and with reference to the provisions of Title 30 of the Louisiana Revised Statutes of the 1974 Constitution, a public hearing will be held in the Board of Trustees Conference Room, 151 Riverside Mall, Baton Rouge, LA, beginning at 9:30 a.m. on November 4, 1983. At such hearing the Board will consider enactment of PART VII, Section 7.10 Termination of Tenured and Non-Tenured Faculty, of the Policies and Procedures of the Board of Trustees for State Colleges and Universities.

The Board of Trustees for State Colleges and Universities shall accept written comments until 4:30 p.m., October 28, 1983, at the following address: Susan Walker, Assistant Director, Academic Research and Planning, Board of Trustees for State Colleges and Universities, 151 Riverside Mall, Baton Rouge, LA 70801.

Bill Junkin
Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Termination

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

No specific savings figure can be provided at this time. Savings will be determined in individual cases and will probably vary. Savings will be in the form of salary savings due to discharge, termination of contract or demotion in rank.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

This policy will result in greater flexibility to the administration while providing protection for the affected faculty member.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

Possible reductions or redistributions of employment may occur as a result of this policy.

Bill Junkin               Mark C. Drennen
Executive Director                Legislative Fiscal Officer

NOTICE OF INTENT
Office of the Governor
Federal Property Assistance Agency

Notice is hereby given that Louisiana Federal Property Assistance Agency proposes to amend its Temporary Plan of Operation as adopted in the Louisiana Register of October 20, 1977, and implement it as its Permanent Plan of Operation. The amendments to be incorporated are as follows:

1. Delete site for a North Louisiana distribution center.
2. Delete rotating inventory.
3. Delete Master Control Card System.
4. Revise method of computation for handling/service charges.

Interested persons may submit oral or written comments through December 10, 1983, to: Don C. Marrero, Director, Louisiana Federal Property Assistance Agency, 1635 Foss Drive, Box 44351, Capitol Station, Baton Rouge, LA 70804. Telephone: 504-342-7860.

Don C. Marrero
Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Plan of Operation

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

There will be no estimated implementation costs/savings to the Agency. These amendments are to provide a more efficient and practical mode of operation.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

There will be no estimated effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

There will be no estimated costs/benefits to affected groups.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

There will be no estimated effect on competition and employment.

Don Marrero
Director

Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT

Governor’s Special Commission on Education Services
Loan/Grant Division

The Loan/Grant Division of the Governor’s Special Commission on Education Services intends to amend its rules and procedures to adopt Part 682 of Title 54 of the Code of Federal Regulations dated September 17, 1979 in lieu of Part 177 of Title 45 of CFR dated September 17, 1979 which was published as adopted in the July 20, 1983 issue of the Louisiana Register, page 460.


Part 682 of Title 34 of CFR was designated by the Federal government to retroactively replace Part 171 of Title 45 of CFR at the time the U.S. Department of Education was created by Congress in lieu of the U.S. Office of Education under the U.S. Department of Health, Education and Welfare. In all instances, the “Commissioner” of Education was redesignated the “Secretary” of Education throughout the regulations, effective October 21, 1979.

Part 682 of Title 34 of CFR combines the following Guaranteed Student Loan Program Regulations, showing publication date in the Federal Register in parenthesis and effective date outside the parenthesis:

GSL Program Final Regulation (September 17, 1979) October 21, 1979
Amendments To GSL Program Final Regulation (June 24, 1980) August 27, 1980
Nomenclature and Technical Amendments (December 30, 1980) December 30, 1980

A copy of the proposed changes will be available for inspection at the office of the Commission, 4637 Jamestown Avenue, Baton Rouge, LA, until November 5, 1983. Persons who desire to do so may submit comments or suggestions in writing to Richard W. Petrie, Director, Loan/Grant Division, Governor’s Special Commission on Education Services, Box 44127, Baton Rouge, LA 70804.

Richard W. Petrie
Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Guaranteed Student Loan Program

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

No costs except for mailing to lenders and schools. Federal Regulations will be furnished by the U. S. Department of Education.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

There will be no estimated effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

No revenue impact. Avoids some confusion of regulation interpretation.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

There will be no estimated effect on competition and employment.

Richard W. Petrie
Director

Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT

Department of Health and Human Resources
Board of Dentistry

The Louisiana State Board of Dentistry proposes to adopt the following addition to its Rules and Regulations, pertaining to approval of colleges, universities and training schools for dentists and dental hygienists. The Board proposes to adopt this Rule
under the authority granted by R.S. 37.760(8) at its meeting to be held on November 12, 1983, at 9 a.m. The meeting is to be held at the Dean’s Conference Room LSU School of Dentistry, 1900 Florida Avenue, New Orleans, LA.

Approved Dental Colleges, Universities and Training School

All applicants for a dental or dental hygiene license shall furnish the Board with satisfactory evidence of graduation from an approved dental college, university or training school prior to the examination given by the Board for such license. An approved dental college, university or training school shall be one that has been certified as accredited by the American Dental Association and Commission on Dental Accreditation.

The adoption of this proposed Rule and Regulation will have no fiscal or economic impact on this Board but will set forth the policy of the Board in accepting applicants for licensing.

Interested persons may comment on the proposed additional Rule and Regulation of the Board, in writing, through November 11, 1983, at the office of the Board, 1001 Howard Avenue, Suite 4308, New Orleans, LA 70112, to the attention of its Secretary-Treasurer, Mrs. Susan B. Dew.

Susan B. Dew
Secretary-Treasurer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Approved Dental Colleges, Universities and Training Schools

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) To Agency - (Summary)
None

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
None

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
The Rule will be written and included in the booklet containing the Dental Practice Act and the other rules and regulations adopted by the Board so the candidates for examinations will have everything they need in one place.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
None

Susan B. Dew
Secretary-Treasurer

Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT
Department of Health and Human Resources
Board of Examiners for Speech Pathology and Audiology

In accordance with applicable provisions of the Administrative Procedure Act, R.S. 49.951 et seq., the Louisiana Board of Examiners for Speech Pathology and Audiology has scheduled a public hearing to consider the adoption of certain Rules regarding the issue of restricted licenses to practice speech pathology to certain individuals. The proposed Rule change is set forth below:

A Restricted License will be granted to individuals described as the following Interns in Section 2653, (3) of La. R.S. 37:2651 through R.S. 37:2665:

Intern A. Master’s level individual who has not completed the necessary requirements for Teacher Certification.
Intern B. Master’s level individual with successful score on NTE Area Exam but minus one year of professional experience.
Intern C. Bachelor’s level individual who has a Type E Louisiana Teaching Certificate and has not accomplished the exam requirement.

The following stipulations govern the granting of the Restricted License:

1. The Intern must complete six graduate hours in the field in which licensure is sought (i.e., either in Speech Pathology or in Audiology) and present official transcripts to the Board (LBESPA) within the one year period of issuance of the restricted license. (Does not apply to Intern A or B).
2. The Intern A must pass the NTE Area Exam within the one year period of issuance of the restricted license and submit passing score to the Board (LBESPA) for review.
3. The Intern C must pass the NTE Commons Exam within the one year period of issuance of the restricted license and submit passing score to the Board (LBESPA) for review.
4. The Interns will be supervised during the one year period by an individual holding a Full Valid Louisiana License. The Intern will have to conform to the Rules and Regulations as designated by the Louisiana Board of Examiners for Speech Pathology and Audiology.

The Louisiana Board of Examiners for Speech Pathology and Audiology is considering this policy, in regard to Intern A and C, to be effective for one year period, January 15, 1984 through January 15, 1985. No exceptions or extensions will be considered after January 15, 1985. The Restricted License issued to Intern A and C will not be renewed after the one year period (one year from the date of issuance) unless the Intern has met all of the above stipulations and submitted official verification to the Board (LBESPA).

Please note that the above Rule is identical to one passed last year in October, except that the time period has been extended for one year. Interested persons may voice their opinions concerning the proposed Rule at the meeting of the Louisiana Board of Examiners for Speech Pathology and Audiology scheduled for December 9, 1983 at The Gateway Hotel, 2261 North Causeway Boulevard, Metairie, LA 70002, or may write directly to the Chairperson of the Board, Dr. Pamela L. Handy, at Box 355, Prairieville, LA 70769.

Pamela L. Handy, Ed. D.
Chairperson

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Restricted Licenses to Practice

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
Implementation costs are estimated at $10,000. Based on previous clerical and Professional expenses to administer present policy, and considering the number of new licenses this will create, increased costs were estimated by an approximate pro-rata increase of this Board’s present expenses.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
It is anticipated that about 60 new licenses will be
III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

It is anticipated that about 60 new licenses will be issued in FY 83-84, at $50 each, for a total of $3,000.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

Competition is expected to increase, because of the greater number of licensees who will participate in the search for employment; however, there may be a present shortage of competent speech therapists.

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**NOTICE OF INTENT**

Department of Health and Human Resources  
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, proposes to adopt a 3.5% increase in the Aid to Families with Dependent Children (AFDC) and General Assistance (GA) Need Standards.

La. R.S. 46:447 of the 1978 Legislature requires that the Office of Family Security establish AFDC and GA Need Standards and that those standards be adjusted each year effective January 1 to reflect the cost of living increase as reported in the Department of Labor's Consumer Price Index.

The current need standards are shown below along with the new AFDC and GA Need Standards based on a 3.5% increase in the cost of living:

<table>
<thead>
<tr>
<th>Size of Household</th>
<th>Current Need Standard</th>
<th>Increased Need Standard</th>
<th>150% Need Standard (Current)</th>
<th>150% Need Standard (Increased)</th>
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To determine the need standard amount for households exceeding 18 persons, the need standard amount for the number in excess of 18 shall be added to the need standard amount for 18 persons.

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**Urban-Orleans, Jefferson, East Baton Rouge and St. Bernard**

<table>
<thead>
<tr>
<th>Size of Household</th>
<th>Current Need Standard</th>
<th>Increased Need Standard</th>
<th>150% Need Standard (Current)</th>
<th>150% Need Standard (Increased)</th>
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<tbody>
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<td>3,450.00</td>
</tr>
</tbody>
</table>
To determine need standard amount for households exceeding 18 persons, the need standard amount for the number in excess of 18 shall be added to the need standard amount for 18 persons.

**GA NEED STANDARD**

<table>
<thead>
<tr>
<th>Size of Household</th>
<th>Current</th>
<th>Increased</th>
</tr>
</thead>
<tbody>
<tr>
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<td>$400.00</td>
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</table>

A copy of this proposed Rule and its Fiscal & Economic Impact Statement is available for review in each parish in the local Office of Family Security.

A public hearing will be held on this Rule change on November 3, 1983, at 9:30 a.m. in the Louisiana State Library Auditorium, Baton Rouge, LA.

Interested persons may submit written comments at the following address: R. K. Banks, Assistant Secretary, Office of Family Security, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries regarding this proposed Rule.

Roger P. Guissinger  
Secretary

**Fiscal and Economic Impact Statement**  
**For Administrative Rules**  
**Rule Title: AFDC/GA Need Standard Increase**

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

   A. There is no additional cost in AFDC or GA as this proposed increase in the Need Standard will not affect eligibility of applicants or have any effect on existing grants. No new staff or additional administrative costs will be required.

   There is no additional cost in GA as the Need Standard is no longer used as it is related only to GA clients receiving Vocational Rehabilitation maintenance, which is no longer applicable.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

   There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

   A. There will be no costs to affected groups.

   IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

   No effect on competition and employment is anticipated.

R. K. Banks  
Assistant Secretary  
Mark C. Drennen  
Legislative Fiscal Officer

**NOTICE OF INTENT**

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

The Department of Health and Human Resources, Office of Family Security, proposes to delete a drug in specified dosage forms from the Louisiana Maximum Allowable Cost (LMAC) list. The original Rule establishing the drug as part of the LMAC list was published in the August 20, 1983, issue of the Louisiana Register, Vol. 9, No. 8, page 552. An Emergency Rule deleting the drug from the LMAC list was published in the September 20, 1983, issue of the Louisiana Register, Vol. 9, No. 9, page 607.

**PROPOSED RULE**

Effective September 1, 1983, the following drug in four dosage forms has been deleted from the Louisiana Maximum Allowable Cost (LMAC) list:

- Nitroglycerin 2.500 MG Extended Release Capsule
- Nitroglycerin 6.000 MG Extended Release Capsule
- Nitroglycerin 6.500 MG Extended Release Capsule
- Nitroglycerin 9.000 MG Extended Release Capsule

This drug in the extended release dosage forms will continue to be paid by the program; however, the Louisiana Maximum Allowable Cost (LMAC) will not apply.

Interested persons may submit written comments at the following address: R. K. Banks, Assistant Secretary, Office of Family Security, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries regarding this proposed Rule. A copy of this proposed Rule and its fiscal and economic impact statement is available for review in each parish in the local Office of Family Security.

A public hearing on the proposed Rule will be held Thursday, November 3, 1983, in the Louisiana State Library Auditorium, 760 Riverside, Baton Rouge, LA, beginning at 9:30 a.m. All interested persons will be afforded an opportunity to submit data, views or arguments, orally or in writing at said hearing.

Roger P. Guissinger  
Secretary

**Fiscal and Economic Impact Statement**  
**For Administrative Rules**  
**Rule Title: Delete Nitroglycerin ERC in four dosage forms from LMAC List**

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

   The decision not to implement maximum allowable costs for the four dosage forms of nitroglycerin will result in a projected loss of savings to the Medical Assistance Program. The breakdown of federal and state funds is as follows:

   - **State**  
     - FY 83-84: $53,192.16  
     - FY 84-85: $65,577.63  
     - FY 85-86: $66,234.74

   - **Federal**  
     - FY 83-84: $87,527.84  
     - FY 84-85: $104,975.37  
     - FY 85-86: $106,027.26

   - **Total**  
     - FY 83-84: $140,720.00  
     - FY 84-85: $170,553.00  
     - FY 85-86: $172,262.00

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

   Cost increases will increase federal Title XIX (Medicaid) revenues as follows:

   - FY 83-84: $87,527.84  
   - FY 84-85: $104,975.37  
   - FY 85-86: $106,027.26

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

   There will be no effect to groups because the drug will still be covered by Title XIX.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

   There will be no effect on competition and employment.

R. K. Banks  
Assistant Secretary  
Mark C. Drennen  
Legislative Fiscal Officer
NOTICE OF INTENT
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, proposes to adopt the following Rule in the Medical Assistance Program.

PROPOSED RULE

Effective January 1, 1984, and thereafter the Medical Assistance Program shall limit the items provided to eligible recipients with the diagnosis of Cerebral Palsy or Cystic Fibrosis to those items of durable Medical equipment approved by the Federal Court order Dickson vs. Fischer and approved by the Department of Health and Human Services, Dallas Regional Office in a letter to the Office of General Counsel, dated August 7, 1981. Subsequent to the court order, in a final rule published in the Louisiana Register, Volume 8, Number 11, p. 598, on November 20, 1982, hyperalimentation therapy (parenteral) equipment and supplies was added to the Medical Assistance Program.

This action is to clarify the description of items available under the durable medical equipment section 19-530 of the Medical Assistance Program manual to ensure that all covered items of durable medical equipment supplied are available to all eligible recipients and not only to persons with a specific diagnosis or condition.

No items of durable medical equipment and supplies presently considered for approval by the Medical Assistance Program will be eliminated by this change.

A copy of this Notice of Intent and Fiscal and Economic Impact Statement is available for review in each parish in the local Office of Family Security.

A public hearing on the proposed Rule change will be held Thursday, November 3, 1983, at the Louisiana State Library Auditorium, 760 Riverside North, Baton Rouge, LA beginning at 9:30 a.m. All interested persons will be afforded an opportunity to submit data, views or arguments orally or in writing, at said hearing.

Interested persons may submit written comments at the following address: R. K. Banks, Assistant Secretary, Office of Family Security, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries regarding this proposed change.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: Deletion of Specific Diagnostic Items of Durable Medical Equipment

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

There will be no costs or savings to the agency as a result of this action as it is intended to serve only as clarification of items available under the durable medical equipment and supplies section.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

There will be no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

There will be no additional costs or benefits to any group. Only clarification of language in present agency policy is being changed.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

There will be no effect on competition or employment.

R. K. Banks
Assistant Secretary
Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, proposes the following Rule in the Medical Assistance Program. This proposed change is based on a re-interpretation of Supplemental Security Income (SSI) policy concerning the need for medical documentation to substantiate a client's ability to return home after six months in a long term care facility in order to determine exclusion of the home property as a resource. This information was received in a memorandum from the Acting Associate Commissioner for SSI to the Regional Commissioner, Dallas, dated August 1, 1983.

PROPOSED RULE

Effective January 1, 1984, the need for medical documentation of the likelihood to return home by individuals residing in long term care facilities shall be eliminated.

The statement of intent to return home, made by the individual, shall be considered sufficient to exclude home property as a resource, regardless of the level of incapacity of the individual. The intent to return home shall be reviewed at redetermination.

This policy shall apply to all residents of long term care facilities who own a home, intend to return to said home and the home is not excluded for another reason.

Interested persons may submit written comments at the following address: R. K. Banks, Assistant Secretary, Office of Family Security, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries regarding this proposed Rule. A copy of this proposed Rule and its fiscal and economic impact statement is available for review in each parish in the local Office of Family Security.

A public hearing on the proposed Rule will be held Thursday, November 3, 1983, in the Louisiana State Library Auditorium, 760 Riverside, Baton Rouge, LA, beginning at 9:30 a.m. All interested persons will be afforded an opportunity to submit data, views or arguments, orally or in writing, at said hearing.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: Eliminate need for medical documentation concerning intent to return home for Title XIX residents of LTC facilities in certain cases.

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

None.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

No effect.
III. ESTIMATED COSTS AND BENEFITS TO AFFECTED
    GROUPS - (Summary)

    None.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOY-
    MENT - (Summary)

    No effect.

R. K. Banks
Assistant Secretary

Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT

Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, proposes to adopt the following amendment to a Rule published in Volume 8, Number 1, page 89 of the January 20, 1982 Louisiana Register regarding Retrospective Budgeting and Monthly Reporting in the Aid to Families with Dependent Children and Refugee Resettlement Programs. This proposed amendment is submitted to formally adopt an Emergency Rule published in the September 20, 1983 Louisiana Register and is authorized by 45 CFR 233.37(c) as published in the Federal Register of Friday, February 5, 1982, Volume 47, Number 25, pages 5679 and 5680.

Proposed Rule

Beginning October 1, 1983, timely reporting for AFDC and Refugee recipients shall be defined as follows:

AFDC and Refugee recipients will meet the timely requirement if:

1. Changes in circumstances are reported within 10 days of the knowledge of the change.

2. Earned income is reported and verified monthly on a monthly report received by the monthly reporting timely due date.

If an AFDC or Refugee recipient fails without good cause to report earned income in accordance with the above, the earned income disregards shall not be applied to the earning not timely reported.

GOOD CAUSE

Good Cause (reason) for failure to timely report in accordance with the above shall exist when circumstances beyond the recipient's control, which could not have reasonably been anticipated, prevent the client from timely reporting.

OFSP policy shall be amended accordingly.

A public hearing has been scheduled for November 3, 1983, at 9:30 a.m. in the Louisiana State Library Auditorium, 760 Riverside, Baton Rouge, LA.

Interested persons may submit written comments to R. K. Banks, Assistant Secretary, Office of Family Security, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries regarding the proposed Rule. A copy of this notice is available for review in each parish Office of Family Security.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Good Cause and Timely Reporting in Assistance Payments Monthly Reporting

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)

None. Although no statistical information is available, it is anticipated that any savings due to the reduction or termination of benefits as a result of the application of the removal of the earned income disregards will be offset by the increase in administrative costs as a result of the increased activity required for the agency to render a decision on the recipient's good cause claim.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

None.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED
    GROUPS - (Summary)

Those Aid to Families with Dependent Children and Refugee recipients who fail without good cause to timely report their earned income in accordance with revised timely reporting requirement may have their benefits reduced or terminated.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOY-
    MENT - (Summary)

None.

R. K. Banks
Assistant Secretary

Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT

Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security proposes to increase the allowable monthly income limit for Long Term Care And Home and Community Based service applicant/recipients as follows:

PROPOSED RULE

Effective January 1, 1984, the maximum allowable monthly income limit (CAP) Rate for Long Term Care and Home and Community Based service eligibility for an individual will be increased from $912 to $924. For a couple occupying the same room in a long term care facility, the double rate of $1848 would apply.

This increase allows the Medical Assistance Program to remain in compliance with federal regulation 42 CFR 435.105, which sets the maximum income limit, before deductions, at 300 percent of the Supplemental Security Income (SSI) payment.

Effective January 1, 1984, the monthly SSI payment will be increased by $9.70 to $314 in accordance with a letter addressed to the Secretary of the Department of Health and Human Resources from the Regional Commissioner of the Department of Health and Human Services, Social Security Administration, dated August 1, 1983.

Interested persons may submit comments at the following address: R. K. Banks, Assistant Secretary, Box 44065, Baton Rouge, LA 70804. He is the person responsible for responding to inquiries about this proposed Rule. A copy of this proposed Rule and its fiscal and economic impact statement is
available for review in each parish in the local Office of Family Security.

A public hearing on the proposed Rule will be held on Thursday, November 3, 1983, in the Louisiana State Library Auditorium, 760 Riverside, Baton Rouge, LA, beginning at 9:30 a.m. All interested persons will be afforded an opportunity to submit data, views or arguments, orally or in writing at said hearing.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Increase CAP rate for Long Term Care
and HCBS applicants/recipients

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
The estimated implementation costs are $18,124.80 for the six months of FY 83-84 covered by this change. The sources of funding for implementing the proposed action for FY 83-84 are $6,847.55 in state funds and $11,277.25 in federal funds. Annualized cost for 1984-85 and 1985-86 will be $36,250 for each year. This does not take into account future federally mandated changes, including changes in federal participation rates.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
Federal funds revenue will increase as a result of this Rule by $11,277 in 1983-84 and by $22,554 in subsequent years.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
The Long Term Care or Home and Community Based Service applicant/recipient with income below the proposed maximum allowable monthly income limit would be financially eligible for Long Term Care or Home and Community Based Services.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
No effect of competition and employment is expected as a result of this change.

R. K. Banks                      Mark C. Drennen
Assistant Secretary             Legislative Fiscal Officer

NOTICE OF INTENT
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security proposes the following Rule:

PROPOSED RULE

Effective January 1, 1984, the monthly maintenance allowance for an individual receiving Home and Community Based Services will be increased from $304.30 to $314. Federal regulation, 42 CFR 435.726, contains provisions for determining the amount of the monthly maintenance allowance.

R. K. Banks                      Mark C. Drennen
Assistant Secretary             Legislative Fiscal Officer

NOTICE OF INTENT
Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, proposes to adopt the following amendment to
a Rule published in Volume 8, Number 1, page 89 of the January
20, 1982 Louisiana Register regarding Retrospective Budgeting
and Monthly Reporting in the Aid to Families with Dependent
Children and Refugee Resettlement Programs. This proposed
Rule is submitted to formally adopt an Emergency Rule published
in the September 20, 1983 Louisiana Register.

Proposed Rule

Beginning September 27, 1983, recipients whose cases
were closed for failure to submit a complete monthly report by the
final due date but who submit a complete monthly report by the
tenth day of the next month, or the next working day if the tenth
day of the month is a holiday or weekend shall have their eligibility
for benefits determined without being required to reapply.

Office of Family Security policy shall be amended
accordingly.

A public hearing has been scheduled for November 3,
1983, at 9:30 a.m. in the Louisiana State Library Auditorium, 760
Riverside, Baton Rouge, LA.

Interested persons may submit written comments to R. K.
Banks, Assistant Secretary, Office of Family Security, Box 44065,
Baton Rouge, LA 70804. He is the person responsible for re-
sponding to inquiries regarding the proposed Rule. A copy of this
notice is available for review in each parish Office of Family
Security.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Reinstatement in Assistance Payments
Retrospective Budgeting & Monthly Reporting

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO
AGENCY - (Summary)

None. Although no statistical information is available,
it is anticipated that any increased savings in administrative
savings will be offset by the increase in benefit costs due to the
non-proration of benefits as the result of reinstatement rather
than reapplication.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS
    - (Summary)

None.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED
GROU PS - (Summary)

Some AFDC and Refugee recipients will receive in-
creased benefits as a result of non-proration of benefits due to
reinstatement rather than reapplication.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOY-
    MENT - (Summary)

None.

R. K. Banks       Mark C. Drennen
Assistant Secretary Legislative Fiscal Officer

NOTICE OF INTENT

Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office
of Family Security, proposes to adopt the amendment to the

Emergency Rule promulgated on September 2, 1983, and pub-
lished in the Louisiana Register Vol. 9, Number 9, dated Sep-
tember 20, 1983, regarding Retrospective Budgeting and Monthly
Reporting in the Food Stamp Program as mandated by Federal
Regulations 7 CFR 272 et. seq., as published in the Federal
Register of Tuesday, May 25, 1982, Vol. 47, No. 101, pages
22684-22701, regarding Monthly Reporting and Retrospective
Budgeting.

Proposed Rule

Beginning September 27, 1983, recipients whose cases
were closed for failure to submit a complete monthly report by the
final due date but who submit a complete monthly report by the
tenth day of the next month, or the next working day, if the tenth
day of the month is a holiday or weekend, shall have their eligibility
for benefits determined on the basis of the information supplied in
that report without being required to reapply.

The Office of Family Security policy shall be amended
accordingly.

A Public Hearing has been scheduled for November 3,
1983, at 9:30 a.m. in the Louisiana State Library Auditorium, 760
Riverside, Baton Rouge, LA.

Interested persons may submit written comments to: R. K.
Banks, Assistant Secretary, Office of Family Security, Box 44065,
Baton Rouge, LA 70804. He is the person responsible for re-
sponding to inquiries regarding the proposed Rule. A copy of this
notice is available for review in each parish Office of Family
Security.

Roger P. Guissinger
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Reinstatement in RB/MR in the
Food Stamp Program

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO
AGENCY - (Summary)

FY 83-84 $22.00 (State) and $22.00 (Federal) is the
cost to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS
    - (Summary)

There is no effect on revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED
GROU PS - (Summary)

Certain monthly reporting recipients will have their
benefits reinstated and not have to reapply. Food Stamp
benefits will not be prorated.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOY-
    MENT - (Summary)

There is no effect on competition and employment.

R. K. Banks       Mark C. Drennen
Assistant Secretary Legislative Fiscal Officer
NOTICE OF INTENT
Department of Natural Resources
Office of Forestry
and
Department of Revenue and Taxation
Tax Commission

The Louisiana Forestry Commission and Tax Commission, as required by L.R.S. 56:1543, intends to adopt the following timber stumpage values based on current average stumpage market values to be used for severance tax computations for 1984:

1. Pine Sawtimber $176 per M bd. ft.
2. All Hardwoods and Cypress Sawtimber 60 per M bd. ft.
3. Pine Pulwood 17 per Cord
4. Hardwood Pulwood 4 per Cord

Interested persons may submit written comments on these proposed stumpage values through November 7, 1983, to D. L. McFatter, State Forester, Office of Forestry, Box 1628, Baton Rouge, LA 70821.

D. L. McFatter, State Forester
Office of Forestry
J. Reginald Coco, Jr., Chairman
Tax Commission

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Timber Stumpage Values for 1984

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
There are no additional implementation costs or savings to the agency as a result of this Rule change. All severance taxes are collected by the Department of Revenue and Taxation.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
Revenue collections for 1983 and 1984 should be approximately $5,500,000 which will be approximately $800,000 (13 percent) less than 1982 level ($6,392,554). Improved economic conditions would directly affect timber production. Revenues would be increased proportionally.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
Timber severance taxes, by law are distributed as follows: 75 percent to the parish where timber was cut - 25 percent to State Treasurer.

Timber severance taxes to be distributed in 1983 and 1984 should be approximately $800,000 less than the 1982 level ($6,292,500). The following indicates the average stumpage value during 1983 as compared to the current average stumpage market values (i.e. if these proposed Rules are adopted) to be used for severance tax computations for 1984:

1983 1984
1. Pine Sawtimber $164 per M bd. ft. $176 per M bd. ft.
2. All Hardwoods and Cypress Sawtimber $60 per M bd. ft. $60 per M bd. ft.
3. Pine Pulwood $15 per cord $17 per cord
4. Hardwood Pulwood $4 per cord $4 per cord

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
There is no anticipated effect on competition or employment.

H. H. Meng
Administrative Officer
Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT
Department of Natural Resources
Office of the Secretary

Under the authority of the State and Local Resources Management Act of 1978, La. R.S. 30:213.11 and in accordance with the provisions in La. R.S. 49:951 et seq., the Secretary gives notice that rulemaking procedures have been initiated to amend the Rules and Procedures for Coastal Use Permits and Procedural Rules for the Hearing of Appeals by the Louisiana Coastal Commission.

The proposed amendments to the Rules would rescind Part IV A(1) of Appendix cl, ‘‘Stay of Activities Under Permits Pending Appeal’’; renumber Parts V-VIII of Appendix cl as Parts IV-VII; and would add a new Section ‘‘P’’ to Appendix c5, ‘‘Application for Stay Orders’’.

The primary purpose of the proposed amendment is to provide an expeditious procedure for processing requests for stay orders. The amendment would provide for a five member committee which could meet within seven days of receipt of such a request.

All interested persons are invited to submit written comments on the proposed amendments. All comments should be submitted to Charles D. Patten, III, Louisiana Department of Natural Resources, Legal Division, Box 44396, Baton Rouge, LA 70804.

The agency contact responsible for responding to inquiries concerning the proposed amendments is Charles Patten, who may be contacted at the address above, or telephone (504) 342-0122.

The proposed amendments are as follows:

I. Part IV A(1), Appendix cl, Stay of Activities Under Permits Pending Appeal, is hereby rescinded.

II. Part V, Appendix cl, Modification, Suspension or Revocation of Permits, is renumbered and identified Part IV, Modification, Suspension or Revocation of Permits; Part VI General Permits, is renumbered and identified as Part V, General Permits; Part VII, Determinations as to Whether Uses are of State Concern or Local Concern, is renumbered and identified as Part VI, Determinations as to Whether Uses are of State Concern or Local Concern; and Part VIII, Determination as to Whether a Coastal Use Permit is Required, is renumbered and identified as Part VII, Determination as to Whether a Coastal Use Permit is Required.

III. The Procedural Rules for the Hearing of Appeals by the Louisiana Coastal Commission, Appendix c5, is hereby amended to add a new Section ‘‘P’’ which shall read as follows:

P. APPLICATIONS FOR STAY ORDERS:
1. There shall be a Stay Order Committee comprised of the chairman plus four members elected by the Commission from
II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)

Revenue collections will not be impacted, since the only major change effected by the Rule is to reduce the number of Commission member required to act on a stay order request. The Rule will not change the Commission’s authority to grant or deny such requests.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)

There are no anticipated costs or benefits to affected groups, since the only major change effected by the Rule is to reduce the number of Commission members required to act on a stay order request. The Rule will not change the Commission’s authority to grant or deny such requests.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)

Competition and employment will not be affected, since the only major change effected by the Rule is to reduce the number of Commission members required to act on a stay order request. The Rule will not change the Commission’s authority to grant or deny such requests.

Joel L. Lindsey  
Adm. Coastal Management Section  
Mark C. Drennen  
Legislative Fiscal Officer

NOTICE OF INTENT

Department of Revenue and Taxation  
Tax Commission

In accordance with the provisions of the Administrative Procedure Act (R.S. 49:953), notice is hereby given that the Louisiana Tax Commission intends to hold a public hearing on Tuesday, December 13, 1983 at 10 a.m.

The purpose of the hearing is to adopt proposed Guidelines for Ascertaining the Fair Market Value of Personal Property and the Guidelines Governing the Use Value of Agricultural, Horticultural, Marsh and Timber Land.

Pursuant to R.S. 49:953(A)(2) the Louisiana Tax Commission will hold a public hearing on Thursday, November 3, 1983, at 10 a.m., to afford all interested persons reasonable opportunity to submit data, views, or arguments, orally or in writing, to the proposals.

Both hearings will be held in the Tax Commission Hearing Room, 923 Executive Park Avenue, Baton Rouge, LA.

The following changes will be made:

Amend the current Guidelines of the Louisiana Tax Commission consisting of a minimum of 30 pages, all with respect to assisting the assessors and taxpayers in determining the Fair Market Value, as required by law, of the following classes of Personal Property and the Guidelines Governing Use Value of Agricultural, Horticultural, Marsh and Timber Land.
DEFINITIONS PERTAINING TO
REAL AND PERSONAL PROPERTY

Composite Multiplier is a factor obtained by multiplying the cost index for the base year times percent good.

Depreciation is loss in value due to any cause. It is the difference between the value of a structural improvement or piece of equipment and its reproduction or replacement cost as of the date of valuation.

Economic Life is the normal useful life of the property as experienced by a particular business or industry.

Economic Obsolescence is loss in value due to causes outside the property and independent of it, and not included in physical deterioration.

Effective Age of a property is its age as compared with other properties performing like functions. It is the actual age less the age which has been taken off by facelifting, structural reconstruction, removal of functional inadequacies, modernization of equipment, etc. It is an age which reflects a true remaining life for the property, taking into account the typical life expectancy of buildings or equipment of its class and usage. It is a matter of judgement, taking all factors into consideration.

Extended Life Expectancy is the increased life expectancy due to seasoning and proven ability to exist. Just as a person will have a total normal life expectancy at birth which increases as he grows older, so it is with structures and equipment.

Fair Market Value is the price for property which would be agreed upon between a fully informed buyer and seller, under normal circumstances.

Functional Obsolescence is loss in value due to lack of utility or desirability of part or all the property, inherent to the improvement or equipment. Thus a new structure or piece of equipment may suffer functional obsolescence.

Inventory is defined as raw materials, work in process, finished goods or supplies.

Non-Operating or Non-Utility Property is property owned by a public service company used for purposes other than the normal operation of that public service company. It includes property held for future use or development, property leased to third parties, and certain other property not included in the company rate base. (This definition is for sole purpose of establishing the criteria for determining when the property is to be assessed by local tax assessor in accordance with R.S. 47:1853 (c).)

Percent Good equals 100% less the percentage of cost represented by depreciation. It is the present value of the structure or equipment at the time of
Table 1.1
OFFICE EQUIPMENT

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CONSIDERATION OF OBsolescence

Economic and/or functional obsolescence is a loss in value of personal property above and beyond physical deterioration. Upon a showing of evidence of such loss, substantiated by the taxpayer in writing, economic or functional obsolescence shall be given.
### Table 2.2
**FLOATING EQUIPMENT**
**BARGES**

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**CONSIDERATION OF OBsolescence**

Economic and/or functional obsolescence is a loss in value of personal property above and beyond physical deterioration. Upon a showing of evidence of such loss, substantiated by the taxpayer in writing, economic or functional obsolescence shall be given.
TABLE 3.1

SUBSURFACE EQUIPMENT OF
OIL, GAS AND ASSOCIATED WELLS

The Fair Market Value and Assessed Value schedule below covers only that portion of subsurface equipment subject to ad valorem taxation. Economic and/or functional obsolescence is a loss in value of personal property above and beyond physical deterioration. Upon a showing of evidence of such loss, substantiated by the taxpayer in writing, economic or functional obsolescence shall be deducted from the fair market value per foot indicated. See explanations in OG Section regarding assessment of Multiple Completion Wells.

<table>
<thead>
<tr>
<th>PRODUCING DEPTHS</th>
<th>FAIR MARKET VALUE BY DEPTH PER FOOT</th>
<th>ASSESSED VALUE BY DEPTH PER FOOT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 1,249 ft.</td>
<td>$ 1.67</td>
<td>$.25</td>
</tr>
<tr>
<td>1,250 - 2,499 ft.</td>
<td>1.73</td>
<td>.26</td>
</tr>
<tr>
<td>2,500 - 3,749 ft.</td>
<td>3.69</td>
<td>.55</td>
</tr>
<tr>
<td>3,750 - 4,999 ft.</td>
<td>8.52</td>
<td>1.28</td>
</tr>
<tr>
<td>5,000 - 7,499 ft.</td>
<td>12.21</td>
<td>1.83</td>
</tr>
<tr>
<td>7,500 - 9,999 ft.</td>
<td>15.19</td>
<td>2.28</td>
</tr>
<tr>
<td>10,000 - 12,499 ft.</td>
<td>16.43</td>
<td>2.46</td>
</tr>
<tr>
<td>12,500 - 14,999 ft.</td>
<td>23.00</td>
<td>3.45</td>
</tr>
<tr>
<td>15,000 - 17,499 ft.</td>
<td>30.22</td>
<td>4.53</td>
</tr>
<tr>
<td>17,500 - 19,999 ft.</td>
<td>42.14</td>
<td>6.32</td>
</tr>
<tr>
<td>20,000 - Deeper ft.</td>
<td>48.07</td>
<td>7.21</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>DAMPENERS - (See Metering Equipment - &quot;Recorders&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DESORBERS - No metering equipment included.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>125# Desorber</td>
<td>$ 28,660</td>
<td>$ 4,300</td>
</tr>
<tr>
<td>300# Desorber</td>
<td>34,200</td>
<td>5,130</td>
</tr>
<tr>
<td>500# Desorber</td>
<td>34,920</td>
<td>5,240</td>
</tr>
<tr>
<td>DESTROILETS - (See Metering Equipment - &quot;Regulators&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DESURGERS - (See Metering Equipment - &quot;Regulators&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DESILTERS - (See Metering Equipment - &quot;Regulators&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DIATROLLERS - (See Metering Equipment - &quot;Regulators&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DOCKS, PLATFORMS, BUILDINGS - (Assessed on an individual basis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>DRY DEHYDRATORS (DRIERS) - (See &quot;Scrubbers&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>ENGINES - UNATTACHED (Only includes engine &amp; skids)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Horsepower</td>
<td>70</td>
<td>10</td>
</tr>
<tr>
<td>EVAPORATORS - No metering equipment included.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CLASS I</td>
<td>2,400</td>
<td>360</td>
</tr>
<tr>
<td>CLASS II</td>
<td>4,800</td>
<td>720</td>
</tr>
<tr>
<td>CLASS III</td>
<td>7,200</td>
<td>1,080</td>
</tr>
<tr>
<td>EXPANDER UNIT - No metering equipment included.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Unit</td>
<td>9,470</td>
<td>1,420</td>
</tr>
<tr>
<td>FLOW SPLITTERS - No metering equipment included.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>48 In. Diameter Vessel</td>
<td>4,580</td>
<td>690</td>
</tr>
<tr>
<td>72 In. Diameter Vessel</td>
<td>5,820</td>
<td>870</td>
</tr>
<tr>
<td>96 In. Diameter Vessel</td>
<td>8,590</td>
<td>1,290</td>
</tr>
<tr>
<td>120 In. Diameter Vessel</td>
<td>12,080</td>
<td>1,810</td>
</tr>
<tr>
<td>FIRE CONTROL SYSTEM - (Assessed on an individual basis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FURNITURE &amp; FIXTURES - (Assessed on an individual basis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Field operations only according to location.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>GAS COMPRESSORS - Package unit - skids, scrubbers, cooling system and power controls. No metering or regulating equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Up to 1500 Horsepower (Per H.P.)</td>
<td>370</td>
<td>60</td>
</tr>
<tr>
<td>1501 and Up. (Per H.P.)</td>
<td>180</td>
<td>30</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>---------------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>GAS COOLERS</strong> - No metering equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CLASS 10 CF (Per Unit)</td>
<td>$10,190</td>
<td>$1,530</td>
</tr>
<tr>
<td>CLASS 12 CF (Per Unit)</td>
<td>10,910</td>
<td>1,640</td>
</tr>
<tr>
<td>CLASS 14 CF (Per Unit)</td>
<td>11,640</td>
<td>1,750</td>
</tr>
<tr>
<td>CLASS 16 CF (Per Unit)</td>
<td>12,370</td>
<td>1,860</td>
</tr>
<tr>
<td>CLASS 18 CF (Per Unit)</td>
<td>13,820</td>
<td>2,070</td>
</tr>
<tr>
<td><strong>GENERATORS</strong> - Package Unit Only - No special installation.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per K.W.</td>
<td>140</td>
<td>20</td>
</tr>
<tr>
<td><strong>GLYCOL DEHYDRATION</strong> - Package unit - including pressure gauge, relief valve, and regulator. No other metering equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Up to 4.0 MMCF/D</td>
<td>6,550</td>
<td>980</td>
</tr>
<tr>
<td>4.1 to 5.0 MMCF/D</td>
<td>8,360</td>
<td>1,250</td>
</tr>
<tr>
<td>5.1 to 10.0 MMCF/D</td>
<td>8,950</td>
<td>1,340</td>
</tr>
<tr>
<td>10.1 to 15.0 MMCF/D</td>
<td>11,570</td>
<td>1,740</td>
</tr>
<tr>
<td>15.1 to 20.0 MMCF/D</td>
<td>17,460</td>
<td>2,620</td>
</tr>
<tr>
<td>20.1 to 25.0 MMCF/D</td>
<td>18,990</td>
<td>2,850</td>
</tr>
<tr>
<td>25.1 to 30.0 MMCF/D</td>
<td>25,030</td>
<td>3,750</td>
</tr>
<tr>
<td>30.1 to 50.0 MMCF/D</td>
<td>31,000</td>
<td>4,650</td>
</tr>
<tr>
<td>50.1 to 75.0 MMCF/D</td>
<td>49,480</td>
<td>7,420</td>
</tr>
<tr>
<td>75.1 &amp; UP</td>
<td>74,220</td>
<td>11,130</td>
</tr>
<tr>
<td><strong>HEATERS</strong> - Includes unit, safety valves, regulators and automatic shut-down. No metering equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>STEAM BATH</strong> - DIRECT HEATER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24 In. Diameter Vessel - 250,000 BTU/HR Rate</td>
<td>3,560</td>
<td>530</td>
</tr>
<tr>
<td>30 In. Diameter Vessel - 500,000 BTU/HR Rate</td>
<td>5,020</td>
<td>750</td>
</tr>
<tr>
<td>36 In. Diameter Vessel - 750,000 BTU/HR Rate</td>
<td>6,250</td>
<td>940</td>
</tr>
<tr>
<td>48 In. Diameter Vessel - 1,000,000 BTU/HR Rate</td>
<td>8,440</td>
<td>1,270</td>
</tr>
<tr>
<td>60 In. Diameter Vessel - 1,500,000 BTU/HR Rate</td>
<td>11,420</td>
<td>1,710</td>
</tr>
<tr>
<td><strong>WATER BATH</strong> - INDIRECT HEATER</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24 In. Diameter Vessel - 250,000 BTU/HR Rate</td>
<td>2,180</td>
<td>330</td>
</tr>
<tr>
<td>30 In. Diameter Vessel - 500,000 BTU/HR Rate</td>
<td>2,910</td>
<td>440</td>
</tr>
<tr>
<td>36 In. Diameter Vessel - 750,000 BTU/HR Rate</td>
<td>4,070</td>
<td>610</td>
</tr>
<tr>
<td>42 In. Diameter Vessel - 1,000,000 BTU/HR Rate</td>
<td>4,730</td>
<td>710</td>
</tr>
<tr>
<td>48 In. Diameter Vessel - 1,500,000 BTU/HR Rate</td>
<td>6,920</td>
<td>1,040</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>---------------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>STEAM - (STEAM GENERATORS)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24 In. Diameter Vessel - 250,000 BTU/HR Rate $ 1,460</td>
<td>$ 220</td>
<td></td>
</tr>
<tr>
<td>30 In. Diameter Vessel - 450,000 BTU/HR Rate 1,970</td>
<td>300</td>
<td></td>
</tr>
<tr>
<td>36 In. Diameter Vessel - 500 to 750,000 BTU/HR 2,330</td>
<td>350</td>
<td></td>
</tr>
<tr>
<td>48 In. Diameter Vessel - 1 to 2,000,000 BTU/HR 3,860</td>
<td>580</td>
<td></td>
</tr>
<tr>
<td>60 In. Diameter Vessel - 2 to 3,000,000 BTU/HR 5,740</td>
<td>860</td>
<td></td>
</tr>
<tr>
<td>72 In. Diameter Vessel - 3 to 6,000,000 BTU/HR 10,620</td>
<td>1,590</td>
<td></td>
</tr>
<tr>
<td>96 In. Diameter Vessel - 6 to 8,000,000 BTU/HR 17,320</td>
<td>2,600</td>
<td></td>
</tr>
<tr>
<td>HEAT EXCHANGE UNITS - SKID MOUNTED - (See Production Units)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HEATER TREATERS - Necessary controls, gauges, valves and piping. No metering equipment included.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>HEATER-TREATERS - Non-Metering</td>
<td></td>
<td></td>
</tr>
<tr>
<td>4 x 20 ft. .................................. 3,490</td>
<td>520</td>
<td></td>
</tr>
<tr>
<td>4 x 27 ft. .................................. 4,220</td>
<td>630</td>
<td></td>
</tr>
<tr>
<td>6 x 20 ft. .................................. 4,650</td>
<td>700</td>
<td></td>
</tr>
<tr>
<td>6 x 27 ft. .................................. 5,530</td>
<td>830</td>
<td></td>
</tr>
<tr>
<td>8 x 20 ft. .................................. 6,180</td>
<td>930</td>
<td></td>
</tr>
<tr>
<td>8 x 27 ft. .................................. 6,830</td>
<td>1,020</td>
<td></td>
</tr>
<tr>
<td>10 x 20 ft. ................................. 7,200</td>
<td>1,080</td>
<td></td>
</tr>
<tr>
<td>10 x 27 ft. ................................. 8,010</td>
<td>1,200</td>
<td></td>
</tr>
<tr>
<td>HEATER-TREATERS-METERING - Also includes metering section with dump counters.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>3 x 15 ft. .................................. 6,550</td>
<td>980</td>
<td></td>
</tr>
<tr>
<td>4 x 22 ft. .................................. 7,200</td>
<td>1,080</td>
<td></td>
</tr>
<tr>
<td>6 x 22 ft. .................................. 8,730</td>
<td>1,310</td>
<td></td>
</tr>
<tr>
<td>8 x 22 ft. .................................. 10,910</td>
<td>1,640</td>
<td></td>
</tr>
<tr>
<td>10 x 22 ft. .................................. 13,820</td>
<td>2,070</td>
<td></td>
</tr>
<tr>
<td>L.A.C.T. (LEASE AUTOMATIC CUSTODY TRANSFER) - (See Metering)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>L.T.X. (LOW TEMPERATURE EXTRACTION)</strong> - Includes safety valves, temperature controllers, chokes, regulators, metering equipment, etc. - complete unit.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>RANGE I - Up to 5.0 MMCF/D</td>
<td>$28,820</td>
<td>$4,320</td>
</tr>
<tr>
<td>RANGE II - 5.1 to 10.0 MMCF/D</td>
<td>40,750</td>
<td>6,110</td>
</tr>
<tr>
<td>RANGE III - 10.1 to 15.0 MMCF/D</td>
<td>52,090</td>
<td>7,810</td>
</tr>
<tr>
<td>RANGE IV - 15.1 and up MMCF/D</td>
<td>67,230</td>
<td>10,080</td>
</tr>
<tr>
<td><strong>LIQUA METER UNITS</strong> - (See Metering Equipment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>MANIFOLDS</strong> - (See Metering Equipment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>MATERIAL &amp; SUPPLIES - INVENTORIES</strong> - (Assessed on an individual basis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>METER CALIBRATING VESSELS</strong> - (See Metering Equipment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>METER PROVER TANKS</strong> - (See Metering Equipment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>METER RUNS</strong> - (See Metering Equipment)</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>METER CONTROL STATIONS</strong> - (Assessed on an individual basis)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Not considered Communication Equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>METERING EQUIPMENT</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>ACTUATORS</strong> - Hydraulic, pneumatic &amp; electric valves.</td>
<td>1,460</td>
<td>220</td>
</tr>
<tr>
<td><strong>CONTROLLERS</strong> - Time cycle valve - valve controlling device (Also known as Intermitter)</td>
<td>880</td>
<td>130</td>
</tr>
<tr>
<td><strong>FLUID METERS</strong>:</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>1 Level Control</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>24 In. Diameter Vessel - 1/2 bbl. dump</td>
<td>1,090</td>
<td>160</td>
</tr>
<tr>
<td>30 In. Diameter Vessel - 1 bbl. dump</td>
<td>1,230</td>
<td>180</td>
</tr>
<tr>
<td>36 In. Diameter Vessel - 2 bbl. dump</td>
<td>1,530</td>
<td>230</td>
</tr>
<tr>
<td><strong>2 Level Control</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>20 In. Diameter Vessel - 1/2 bbl. dump</td>
<td>1,350</td>
<td>200</td>
</tr>
<tr>
<td>24 In. Diameter Vessel - 1/2 bbl. dump</td>
<td>1,460</td>
<td>220</td>
</tr>
<tr>
<td>30 In. Diameter Vessel - 1 bbl. dump</td>
<td>1,530</td>
<td>230</td>
</tr>
<tr>
<td>36 In. Diameter Vessel - 2 bbl. dump</td>
<td>2,330</td>
<td>350</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>----------------------</td>
<td>------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>L.A.C.T. &amp; A.T.S. UNITS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>30 lb. discharge</td>
<td>$ 5,310</td>
<td>$ 800</td>
</tr>
<tr>
<td>60 lb. discharge</td>
<td>6,760</td>
<td>1,010</td>
</tr>
<tr>
<td><strong>SOLAR PANELS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Unit (10&quot; x 10&quot;)</td>
<td>210</td>
<td>30</td>
</tr>
<tr>
<td><strong>METER RUNS - Piping, Valves &amp; Supports - No Meters</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 In. piping &amp; valve</td>
<td>880</td>
<td>130</td>
</tr>
<tr>
<td>3 In. piping &amp; valve</td>
<td>1,050</td>
<td>160</td>
</tr>
<tr>
<td>4 In. piping &amp; valve</td>
<td>1,230</td>
<td>180</td>
</tr>
<tr>
<td>6 In. piping &amp; valve</td>
<td>1,890</td>
<td>280</td>
</tr>
<tr>
<td>8 In. piping &amp; valve</td>
<td>2,840</td>
<td>430</td>
</tr>
<tr>
<td>10 In. piping &amp; valve</td>
<td>4,440</td>
<td>670</td>
</tr>
<tr>
<td>12 In. piping &amp; valve</td>
<td>4,800</td>
<td>720</td>
</tr>
<tr>
<td>14 In. piping &amp; valve</td>
<td>7,270</td>
<td>1,090</td>
</tr>
<tr>
<td>16 In. piping &amp; valve</td>
<td>11,640</td>
<td>1,750</td>
</tr>
<tr>
<td>18 In. piping &amp; valve</td>
<td>16,000</td>
<td>2,400</td>
</tr>
<tr>
<td>20 In. piping &amp; valve</td>
<td>21,830</td>
<td>3,270</td>
</tr>
<tr>
<td>22 In. piping &amp; valve</td>
<td>30,560</td>
<td>4,580</td>
</tr>
<tr>
<td>24 In. piping &amp; valve</td>
<td>42,200</td>
<td>6,330</td>
</tr>
<tr>
<td><strong>RECORDERs (METERS)</strong> - Includes both static element and tube drive pulsation dampener - also one and two pen operation.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Meter</td>
<td>580</td>
<td>90</td>
</tr>
<tr>
<td><strong>METERING VESSELS (ACCUMULATORS)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 bbl. Calibration Plate - (24 x 10)</td>
<td>690</td>
<td>100</td>
</tr>
<tr>
<td>5 bbl. Calibration Plate - (24 x 10)</td>
<td>1,670</td>
<td>250</td>
</tr>
<tr>
<td>7.5 bbl. Calibration Plate - (30 x 10)</td>
<td>1,890</td>
<td>280</td>
</tr>
<tr>
<td>10 bbl. Calibration Plate - (36 x 10)</td>
<td>2,110</td>
<td>320</td>
</tr>
<tr>
<td><strong>MANIFOLDS - MANUAL OPERATED</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>HIGH PRESSURE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Well</td>
<td>1,740</td>
<td>260</td>
</tr>
<tr>
<td>Per Valve</td>
<td>880</td>
<td>130</td>
</tr>
<tr>
<td><strong>LOW PRESSURE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Well</td>
<td>880</td>
<td>130</td>
</tr>
<tr>
<td>Per Valve</td>
<td>440</td>
<td>70</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>------------------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>MANIFOLDS - AUTOMATIC OPERATED</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>HIGH PRESSURE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Well</td>
<td>$ 4,660</td>
<td>$ 700</td>
</tr>
<tr>
<td>Per Valve</td>
<td>2,330</td>
<td>350</td>
</tr>
<tr>
<td><strong>LOW PRESSURE</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Well</td>
<td>3,780</td>
<td>570</td>
</tr>
<tr>
<td>Per Valve</td>
<td>1,890</td>
<td>280</td>
</tr>
<tr>
<td><strong>NOTE:</strong>  Automatic Operated System includes</td>
<td></td>
<td></td>
</tr>
<tr>
<td>gas hydraulic and pneumatic valve</td>
<td></td>
<td></td>
</tr>
<tr>
<td>actuators, (or motorized valves),</td>
<td></td>
<td></td>
</tr>
<tr>
<td>block valves, flow monitors - in</td>
<td></td>
<td></td>
</tr>
<tr>
<td>addition to normal equipment found</td>
<td></td>
<td></td>
</tr>
<tr>
<td>on manual operated system.</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>NO METERING EQUIPMENT INCLUDED</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>PROVER TANKS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5 bbl. (4 x 8)</td>
<td>3,130</td>
<td>470</td>
</tr>
<tr>
<td>10 bbl. (5 x 8)</td>
<td>3,640</td>
<td>550</td>
</tr>
<tr>
<td>15 bbl. (6 x 9)</td>
<td>4,070</td>
<td>610</td>
</tr>
<tr>
<td>20 bbl. (6 x 10)</td>
<td>4,220</td>
<td>630</td>
</tr>
<tr>
<td>25 bbl. (8 x 9)</td>
<td>4,950</td>
<td>740</td>
</tr>
<tr>
<td>REGULATORS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per Unit</td>
<td>580</td>
<td>90</td>
</tr>
<tr>
<td>PIPE LINES - LEASE LINES</td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>STEEL</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 In. Nominal Size - Per Mile</td>
<td>5,460</td>
<td>820</td>
</tr>
<tr>
<td>2 1/2 In. Nominal Size - Per Mile</td>
<td>6,920</td>
<td>1,040</td>
</tr>
<tr>
<td>3 &amp; 3 1/2 In. Nominal Size - Per Mile</td>
<td>8,730</td>
<td>1,310</td>
</tr>
<tr>
<td>4, 4 1/2 &amp; 5 In. Nominal Size - Per Mile</td>
<td>12,370</td>
<td>1,860</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>----------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>PIPES - CONTINUED</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>PLASTIC - P.V.C.</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 In. Nominal Size - Per Mile . . .</td>
<td>$ 2,180</td>
<td>$ 330</td>
</tr>
<tr>
<td>2 1/2 In. Nominal Size - Per Mile . .</td>
<td>2,550</td>
<td>380</td>
</tr>
<tr>
<td>3 In. Nominal Size - Per Mile . . .</td>
<td>2,910</td>
<td>440</td>
</tr>
<tr>
<td>4 In. Nominal Size - Per Mile . . .</td>
<td>3,640</td>
<td>550</td>
</tr>
<tr>
<td>6 In. Nominal Size - Per Mile . . .</td>
<td>5,460</td>
<td>820</td>
</tr>
<tr>
<td><strong>PLASTIC - FIBERGLASS</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>2 In. Nominal Size - Per Mile . . .</td>
<td>4,370</td>
<td>660</td>
</tr>
<tr>
<td>3 In. Nominal Size - Per Mile . . .</td>
<td>6,180</td>
<td>930</td>
</tr>
<tr>
<td>4 In. Nominal Size - Per Mile . . .</td>
<td>7,640</td>
<td>1,150</td>
</tr>
<tr>
<td>6 In. Nominal Size - Per Mile . . .</td>
<td>13,460</td>
<td>2,020</td>
</tr>
<tr>
<td><strong>PIPE STOCK - (Assessed on an individual basis)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td><strong>PIPE STOCK - EXEMPT - (Under La. Const. Art. 7, § 21 (D-3))</strong></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**PRODUCTION UNITS**

<table>
<thead>
<tr>
<th>CLASS</th>
<th>Description</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Per Unit - 1 Separator &amp; 1 Heater</td>
<td>5,970</td>
<td>900</td>
</tr>
<tr>
<td>II</td>
<td>Per Unit - 2 Separators &amp; 1 Heater</td>
<td>8,690</td>
<td>1,300</td>
</tr>
</tbody>
</table>

**PRODUCTION PROCESS UNITS** - These units are by specific design and not in the same category as gas compressors, liquid and gas production units or pump-motor units. Assessed on an individual basis.

**PUMPS - IN LINE**

<table>
<thead>
<tr>
<th>Description</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Per horsepower rating of motor</td>
<td>70</td>
<td>10</td>
</tr>
</tbody>
</table>

**PUMP-MOTOR UNIT - Pump and Motor Only**

<table>
<thead>
<tr>
<th>CLASS</th>
<th>Description</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>(Water Flood, SW disposal, P/L, etc.)</td>
<td>140</td>
<td>20</td>
</tr>
<tr>
<td></td>
<td>Up to 300 HP - Rated on Per HP of Motor</td>
<td></td>
<td></td>
</tr>
<tr>
<td>II</td>
<td>(High Pressure injection, etc.)</td>
<td>210</td>
<td>30</td>
</tr>
<tr>
<td></td>
<td>301 and Up HP - Rated on Per HP of Motor</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
PROPERTY DESCRIPTION

PUMPING UNITS - CONVENTIONAL & BEAM BALANCE UNITS

Assessed according to well depth on which unit is operating.

<table>
<thead>
<tr>
<th>Depth Range</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 - 1,250 ft. well depth</td>
<td>$610</td>
<td>$90</td>
</tr>
<tr>
<td>1,251 - 2,500 ft. well depth</td>
<td>1,230</td>
<td>180</td>
</tr>
<tr>
<td>2,501 - 3,750 ft. well depth</td>
<td>2,550</td>
<td>380</td>
</tr>
<tr>
<td>3,751 - 5,000 ft. well depth</td>
<td>4,000</td>
<td>600</td>
</tr>
<tr>
<td>5,001 - 7,500 ft. well depth</td>
<td>4,370</td>
<td>660</td>
</tr>
<tr>
<td>7,501 - 10,000 ft. well depth</td>
<td>5,820</td>
<td>870</td>
</tr>
<tr>
<td>10,001 - 12,500 ft. well depth</td>
<td>6,550</td>
<td>980</td>
</tr>
<tr>
<td>12,501 - 15,000 ft. well depth</td>
<td>8,010</td>
<td>1,200</td>
</tr>
<tr>
<td>15,001 - 17,500 ft. well depth</td>
<td>9,460</td>
<td>1,420</td>
</tr>
<tr>
<td>17,501 - 20,000 ft. well depth</td>
<td>13,100</td>
<td>1,970</td>
</tr>
<tr>
<td>20,001 - deeper ft. well depth</td>
<td>15,280</td>
<td>2,290</td>
</tr>
</tbody>
</table>

For "Air Balance" and "Heavy Duty" units multiply the above market value by 1.30.

REGENERATORS (ACCUMULATOR) - (See Metering Equipment)

SAMPLER - (See Metering Equipment "Fluid Meters").

SCRUBBERS - TWO CLASSES

CLASS I - Manufactured, for use with other major equipment and at times included with such equipment as part of a package unit.

<table>
<thead>
<tr>
<th>Diameter</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 In.</td>
<td>800</td>
<td>120</td>
</tr>
<tr>
<td>10 In.</td>
<td>1,160</td>
<td>170</td>
</tr>
<tr>
<td>12 In.</td>
<td>1,310</td>
<td>200</td>
</tr>
</tbody>
</table>

CLASS II - Small "in-line" scrubber used in flow system usually direct from a gas well. Much of this type is "shop-made" and not considered as major scrubbing equipment.

<table>
<thead>
<tr>
<th>Diameter</th>
<th>Fair Market Value</th>
<th>Assessed Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>8 In.</td>
<td>210</td>
<td>30</td>
</tr>
<tr>
<td>12 In.</td>
<td>290</td>
<td>40</td>
</tr>
</tbody>
</table>

NO METERING OR REGULATING EQUIPMENT INCLUDED IN THE ABOVE
<table>
<thead>
<tr>
<th>PROPERTY DESCRIPTION</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSED VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td>SKIMMER TANKS - (See Flow Tanks in tank section)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>STABILIZERS - Per Unit.</td>
<td>$510</td>
<td>$80</td>
</tr>
<tr>
<td>SEPARATORS - (No metering equipment included)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>125 PSI Vessel.</td>
<td>4,000</td>
<td>600</td>
</tr>
<tr>
<td>230 PSI Vessel.</td>
<td>4,950</td>
<td>740</td>
</tr>
<tr>
<td>500 PSI Vessel.</td>
<td>7,270</td>
<td>1,090</td>
</tr>
<tr>
<td>600 PSI Vessel.</td>
<td>7,640</td>
<td>1,150</td>
</tr>
<tr>
<td>1,000 PSI Vessel.</td>
<td>8,730</td>
<td>1,310</td>
</tr>
<tr>
<td>1,200 PSI Vessel.</td>
<td>10,190</td>
<td>1,530</td>
</tr>
<tr>
<td>1,440 PSI Vessel.</td>
<td>11,640</td>
<td>1,750</td>
</tr>
<tr>
<td>1,500 PSI Vessel.</td>
<td>12,370</td>
<td>1,860</td>
</tr>
<tr>
<td>2,000 PSI Vessel.</td>
<td>15,650</td>
<td>2,350</td>
</tr>
<tr>
<td>3,000 PSI Vessel.</td>
<td>18,190</td>
<td>2,730</td>
</tr>
<tr>
<td>4,000 PSI Vessel.</td>
<td>22,200</td>
<td>3,330</td>
</tr>
<tr>
<td>5,000 PSI Vessel.</td>
<td>26,190</td>
<td>3,930</td>
</tr>
<tr>
<td>6,000 PSI Vessel.</td>
<td>31,280</td>
<td>4,690</td>
</tr>
<tr>
<td>SUMP/DUMP TANKS - (See Metering Equipment &quot;Fluid Tanks&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>TANKS - No metering equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>FLOW TANKS (Receiver or Gunbarrel)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>50 to 548 bbl. range</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average tank size - 250 bbl. - per barrel</td>
<td>10.91</td>
<td>1.64</td>
</tr>
<tr>
<td>STOCK TANK (Lease Tank)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>100 to 750 bbl. range</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Average tank size - 300 bbl. - per barrel</td>
<td>8.00</td>
<td>1.20</td>
</tr>
<tr>
<td>STORAGE TANKS (Closed Top) - Per Barrel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1,000 barrel</td>
<td>11.65</td>
<td>1.75</td>
</tr>
<tr>
<td>1,500 barrel</td>
<td>9.82</td>
<td>1.47</td>
</tr>
<tr>
<td>2,000 barrel</td>
<td>7.64</td>
<td>1.15</td>
</tr>
<tr>
<td>2,001 - 5,000 barrel</td>
<td>4.72</td>
<td>.71</td>
</tr>
<tr>
<td>5,001 - 10,000 barrel</td>
<td>3.27</td>
<td>.49</td>
</tr>
<tr>
<td>10,001 - 15,000 barrel</td>
<td>2.54</td>
<td>.38</td>
</tr>
<tr>
<td>15,001 - 55,000 barrel</td>
<td>2.18</td>
<td>.33</td>
</tr>
<tr>
<td>55,001 - 150,000 barrel</td>
<td>1.83</td>
<td>.27</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>---------------------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td>INTERNAL FLOATING ROOF - Per Barrel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10,000 barrel.</td>
<td>$ 4.72</td>
<td>$.71</td>
</tr>
<tr>
<td>20,000 barrel.</td>
<td>3.63</td>
<td>.54</td>
</tr>
<tr>
<td>30,000 barrel.</td>
<td>2.92</td>
<td>.44</td>
</tr>
<tr>
<td>50,000 barrel.</td>
<td>2.54</td>
<td>.38</td>
</tr>
<tr>
<td>55,000 barrel.</td>
<td>2.54</td>
<td>.38</td>
</tr>
<tr>
<td>80,000 barrel.</td>
<td>2.18</td>
<td>.33</td>
</tr>
<tr>
<td>100,000 barrel.</td>
<td>1.83</td>
<td>.27</td>
</tr>
<tr>
<td>PONTOON FLOATING ROOF - Per Barrel</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10,000 barrel.</td>
<td>5.46</td>
<td>.82</td>
</tr>
<tr>
<td>20,000 barrel.</td>
<td>4.01</td>
<td>.60</td>
</tr>
<tr>
<td>40,000 barrel.</td>
<td>3.27</td>
<td>.49</td>
</tr>
<tr>
<td>50,000 barrel.</td>
<td>2.92</td>
<td>.44</td>
</tr>
<tr>
<td>80,000 barrel.</td>
<td>2.54</td>
<td>.38</td>
</tr>
<tr>
<td>100,000 barrel.</td>
<td>2.18</td>
<td>.33</td>
</tr>
<tr>
<td>150,000 barrel.</td>
<td>1.83</td>
<td>.27</td>
</tr>
<tr>
<td>VAPOR RECOVERY UNIT - No metering equipment</td>
<td></td>
<td></td>
</tr>
<tr>
<td>CLASS I</td>
<td>3,200</td>
<td>480</td>
</tr>
<tr>
<td>CLASS II</td>
<td>6,410</td>
<td>960</td>
</tr>
<tr>
<td>CLASS III</td>
<td>9,610</td>
<td>1,440</td>
</tr>
<tr>
<td>WATER FLOOD EQUIPMENT - (See &quot;Pump-Motor, Class I&quot;)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>UTILITY COMPRESSORS</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Per horsepower - rated on motor.</td>
<td>180</td>
<td>30</td>
</tr>
<tr>
<td>WATER KNOCKOUTS - Includes unit, backpressure valve &amp; regulator, but no metering equipment.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>24 In. Diameter Vessel</td>
<td>1,160</td>
<td>170</td>
</tr>
<tr>
<td>30 In. Diameter Vessel</td>
<td>1,460</td>
<td>220</td>
</tr>
<tr>
<td>36 In. Diameter Vessel</td>
<td>1,740</td>
<td>260</td>
</tr>
<tr>
<td>48 In. Diameter Vessel</td>
<td>2,760</td>
<td>410</td>
</tr>
<tr>
<td>72 In. Diameter Vessel</td>
<td>3,860</td>
<td>580</td>
</tr>
<tr>
<td>96 In. Diameter Vessel</td>
<td>6,180</td>
<td>930</td>
</tr>
<tr>
<td>120 In. Diameter Vessel</td>
<td>9,310</td>
<td>1,400</td>
</tr>
</tbody>
</table>
### TABLE 3.3
**SERVICE STATIONS**
**MARKETING PERSONAL PROPERTY**
*ALTERNATIVE PROCEDURE*

<table>
<thead>
<tr>
<th>PROPERTY DESCRIPTION</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSED VALUE</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>SIGNS</strong> - Station Signs</td>
<td></td>
<td></td>
</tr>
<tr>
<td>6 ft. lighted-installed on 12 ft. pole.</td>
<td>$ 440</td>
<td>$ 70</td>
</tr>
<tr>
<td>10 ft. lighted-installed on 16 ft. pole.</td>
<td>1,420</td>
<td>210</td>
</tr>
<tr>
<td><strong>Rotators - (Additional Equipment)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Small &amp; Medium Signs.</td>
<td>280</td>
<td>40</td>
</tr>
<tr>
<td>Large Signs</td>
<td>490</td>
<td>70</td>
</tr>
<tr>
<td><strong>Attachment Signs - For Station Signs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lighted - &quot;Self-Serve&quot; (4 x 11 ft.)</td>
<td>330</td>
<td>50</td>
</tr>
<tr>
<td>Lighted - &quot;Pricing&quot; (5 x 9 ft.)</td>
<td>550</td>
<td>80</td>
</tr>
<tr>
<td><strong>High-Rise Signs</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16 ft. lighted - installed on:</td>
<td></td>
<td></td>
</tr>
<tr>
<td>1 Pole.</td>
<td>2,620</td>
<td>390</td>
</tr>
<tr>
<td>2 Pole.</td>
<td>3,270</td>
<td>490</td>
</tr>
<tr>
<td>3 Pole.</td>
<td>3,830</td>
<td>570</td>
</tr>
<tr>
<td><strong>Attachment Signs - For High-Rise</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Lighted &quot;Self-Serve&quot; (5 x 17 ft.)</td>
<td>1,310</td>
<td>200</td>
</tr>
<tr>
<td>Lighted &quot;Pricing&quot; (5 x 9 ft.)</td>
<td>550</td>
<td>80</td>
</tr>
<tr>
<td><strong>LIGHTS</strong> - Light Poles - each.</td>
<td>50</td>
<td>10</td>
</tr>
<tr>
<td>Lights - per pole unit.</td>
<td>110</td>
<td>20</td>
</tr>
<tr>
<td><strong>AIR &amp; WATER UNITS</strong> - Above ground.</td>
<td>160</td>
<td>20</td>
</tr>
<tr>
<td>Below ground.</td>
<td>100</td>
<td>20</td>
</tr>
<tr>
<td><strong>AIR COMPRESSORS</strong> - 1/3 to 1 H.P.</td>
<td>290</td>
<td>40</td>
</tr>
<tr>
<td>1 1/2 to 5 H.P.</td>
<td>620</td>
<td>90</td>
</tr>
<tr>
<td><strong>PUMPS</strong> - Single - Self contained and/or remote controlled computer - Non-electronic</td>
<td>600</td>
<td>90</td>
</tr>
<tr>
<td>Dual - Non-Electronic</td>
<td>1,040</td>
<td>160</td>
</tr>
<tr>
<td>PROPERTY DESCRIPTION</td>
<td>FAIR MARKET VALUE</td>
<td>ASSESSED VALUE</td>
</tr>
<tr>
<td>-----------------------------------</td>
<td>-------------------</td>
<td>----------------</td>
</tr>
<tr>
<td><strong>PUMPS - CONTINUED</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single - Computerized, non-self-service, post pay, pre/post pay, self-contained and/or remote controlled dispensers</td>
<td>$ 730</td>
<td>$ 110</td>
</tr>
<tr>
<td>Dual - Computerized</td>
<td>1,280</td>
<td>190</td>
</tr>
<tr>
<td>Read-Out Equipment - At operator of self-service - Per Hose Outlet.</td>
<td>210</td>
<td>30</td>
</tr>
<tr>
<td>Submerged Pumps - Used with remote control equipment, according to number used - per unit.</td>
<td>300</td>
<td>50</td>
</tr>
<tr>
<td>DRIVE ON LIFTS -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Single Post.</td>
<td>980</td>
<td>150</td>
</tr>
<tr>
<td>Dual Post.</td>
<td>1,640</td>
<td>250</td>
</tr>
<tr>
<td>CAR WASH EQUIPMENT -</td>
<td></td>
<td></td>
</tr>
<tr>
<td>In Bay (Roll over brushes)</td>
<td>9,610</td>
<td>1,440</td>
</tr>
<tr>
<td>In Bay (Pull Through)</td>
<td>16,920</td>
<td>2,540</td>
</tr>
<tr>
<td>Tunnel (40 to 50 ft.)</td>
<td>32,200</td>
<td>4,830</td>
</tr>
<tr>
<td>Tunnel (60 to 75 ft.)</td>
<td>35,200</td>
<td>5,280</td>
</tr>
<tr>
<td>TANKS -</td>
<td>Average for all tank sizes (underground) - per gallon</td>
<td>.28</td>
</tr>
</tbody>
</table>

The above represents "Fair Market Value" and "Assessed Value" of modern stations and self-service marketing equipment. Other cost associated with such equipment is included in improvements. Old style stations and equipment should be assessed on an individual basis, at the discretion of the tax assessor, when evidence is furnished to substantiate such action.

*This ALTERNATIVE ASSESSMENT PROCEDURE should be used ONLY when acquisition cost and age are unknown or unavailable. See GB Section for Normal Assessment Procedure.
### TABLE 4.1

**DRILLING RIGS AND RELATED EQUIPMENT**

**Depth "0" to 3,499 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$360,000</td>
<td>$54,000</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>306,000</td>
<td>45,900</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>252,000</td>
<td>37,800</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>198,000</td>
<td>29,700</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>144,000</td>
<td>21,600</td>
</tr>
</tbody>
</table>

**Depth 3,500 to 6,999 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$764,000</td>
<td>$114,600</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>649,000</td>
<td>97,350</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>535,000</td>
<td>80,250</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>420,000</td>
<td>63,000</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>306,000</td>
<td>45,900</td>
</tr>
</tbody>
</table>

**Depth 7,000 to 9,999 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$1,091,000</td>
<td>$163,650</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>927,000</td>
<td>139,050</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>764,000</td>
<td>114,600</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>600,000</td>
<td>90,000</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>436,000</td>
<td>65,400</td>
</tr>
</tbody>
</table>

**Depth 10,000 to 12,999 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$2,619,000</td>
<td>$392,850</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>2,226,000</td>
<td>333,900</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>1,833,000</td>
<td>274,950</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>1,440,000</td>
<td>216,000</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>1,048,000</td>
<td>157,200</td>
</tr>
</tbody>
</table>
TABLE 4.1 - Continued

**Depth 13,000 to 19,999 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$3,492,000</td>
<td>$523,800</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>2,968,000</td>
<td>445,200</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>2,444,000</td>
<td>366,600</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>1,921,000</td>
<td>288,150</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>1,397,000</td>
<td>209,550</td>
</tr>
</tbody>
</table>

**Depth 20,000 to 24,999 Feet**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$4,366,000</td>
<td>$654,900</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>3,711,000</td>
<td>556,650</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>3,056,000</td>
<td>458,400</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>2,401,000</td>
<td>360,150</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>1,746,000</td>
<td>261,900</td>
</tr>
</tbody>
</table>

**Depth 25,000 Feet or Deeper**

<table>
<thead>
<tr>
<th>AGE BRACKET</th>
<th>PERCENT GOOD</th>
<th>FAIR MARKET VALUE</th>
<th>ASSESSMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>0-3 Years</td>
<td>100%</td>
<td>$5,185,000</td>
<td>$777,750</td>
</tr>
<tr>
<td>4-6 Years</td>
<td>85%</td>
<td>4,407,000</td>
<td>661,050</td>
</tr>
<tr>
<td>7-9 Years</td>
<td>70%</td>
<td>3,630,000</td>
<td>544,500</td>
</tr>
<tr>
<td>10-12 Years</td>
<td>55%</td>
<td>2,852,000</td>
<td>427,800</td>
</tr>
<tr>
<td>13 Years or Older</td>
<td>40%</td>
<td>2,074,000</td>
<td>311,100</td>
</tr>
</tbody>
</table>

**BARGES (Hull)**

Assess Barges (Hull) at 25% of the Assessment for the Rig Age and Value Bracket, and add this to the proper rig assessment to arrive at total for barge and its drilling rig.

**WORKOVER RIGS**

Assess Workover Rigs at 25% of the Assessment for the Rig Age and Value Bracket.

**CONSIDERATION OF OBSOLESCENCE**

Economic and/or Functional Obsolescence is a loss in value of personal property above and beyond physical deterioration. Upon a showing of evidence of such loss, substantiated by the taxpayer in writing, economic or functional obsolescence shall be given.
GUIDELINES FOR ASCERTAINING THE
FAIR MARKET VALUE OF PIPELINES

Pipelines which are not involved in the interstate transmission of
products are to be assessed by parish assessors. Two separate classes
of pipelines are identified because of differences in function, design
and quality. The two classes are "lease lines", which are generally of
lower quality, subject to changes in routes, etc.; and "other pipelines"
which are generally larger and of higher quality.

Both classes of pipelines are to be assessed in the taxing district
where located. A copy of LAT Form 14 is to be provided the pipeline owner.
Surface equipment associated with pipelines (compressor stations, booster
stations, etc.) are to be reported separately on LAT Form 5. Surface pipe-
line related equipment is to be valued individually at cost factored to
current value less physical deterioration. Pipelines are to be valued for
assessment purposes at cost less physical deterioration. A cost schedule
is provided for the various sizes of "other pipelines". Represented in
this schedule is the cost-new, as of January 1, 1983 for the different size
pipelines. This cost is to be reduced for the appropriate allowance for
physical deterioration (Table 5.1) based on the age of the pipeline by
multiplying replacement cost by the appropriate percent good factor. Where
significant functional and economic obsolescence has been proven to the
assessor, appropriate allowance should be made on an individual case basis.

Lease Lines

The category "lease lines" represents pipelines which are generally in
the two inches to six inches size range. These pipelines are considered to
be subject to changes in routes due to equipment and well requirements; and
generally are not of the same quality as "other pipelines". These lines are
generally associated with wells and surface equipment on the oil and gas
production field. Fiberglass and plastic lines which are now being used in
some areas are also covered in this category. Refer to Oil and Gas Property
Section, Surface Equipment for "lease lines".

PL-1
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### TABLE 5.1

**PIPELINE TRANSPORTATION**

<table>
<thead>
<tr>
<th>YEAR</th>
<th>PERCENT GOOD</th>
</tr>
</thead>
<tbody>
<tr>
<td>1983</td>
<td>98</td>
</tr>
<tr>
<td>1982</td>
<td>94</td>
</tr>
<tr>
<td>1981</td>
<td>91</td>
</tr>
<tr>
<td>1980</td>
<td>88</td>
</tr>
<tr>
<td>1979</td>
<td>85</td>
</tr>
<tr>
<td>1978</td>
<td>81</td>
</tr>
<tr>
<td>1977</td>
<td>77</td>
</tr>
<tr>
<td>1976</td>
<td>74</td>
</tr>
<tr>
<td>1975</td>
<td>70</td>
</tr>
<tr>
<td>1974</td>
<td>65</td>
</tr>
<tr>
<td>1973</td>
<td>61</td>
</tr>
<tr>
<td>1972</td>
<td>57</td>
</tr>
<tr>
<td>1971</td>
<td>52</td>
</tr>
<tr>
<td>1970</td>
<td>47</td>
</tr>
<tr>
<td>1969</td>
<td>44</td>
</tr>
<tr>
<td>1968</td>
<td>40</td>
</tr>
<tr>
<td>1967</td>
<td>40*</td>
</tr>
<tr>
<td>1966</td>
<td>40*</td>
</tr>
<tr>
<td>1965</td>
<td>40*</td>
</tr>
<tr>
<td>1964</td>
<td>40*</td>
</tr>
<tr>
<td>1963</td>
<td>40*</td>
</tr>
<tr>
<td>1962</td>
<td>40*</td>
</tr>
<tr>
<td>1961</td>
<td>40*</td>
</tr>
</tbody>
</table>

*Actual Percent Good less than 40, minimum indicated.*
### TABLE 5.2

**CURRENT COSTS FOR OTHER PIPELINES**

<table>
<thead>
<tr>
<th>SIZE</th>
<th>COST PER FOOT</th>
<th>COST PER MILE</th>
</tr>
</thead>
<tbody>
<tr>
<td>6&quot;</td>
<td>$13.85</td>
<td>$73,130</td>
</tr>
<tr>
<td>8&quot;</td>
<td>19.80</td>
<td>104,540</td>
</tr>
<tr>
<td>10&quot;</td>
<td>29.64</td>
<td>156,500</td>
</tr>
<tr>
<td>12&quot;</td>
<td>32.32</td>
<td>170,650</td>
</tr>
<tr>
<td>14&quot;</td>
<td>38.92</td>
<td>205,500</td>
</tr>
<tr>
<td>16&quot;</td>
<td>45.52</td>
<td>240,350</td>
</tr>
<tr>
<td>18&quot;</td>
<td>52.45</td>
<td>276,940</td>
</tr>
<tr>
<td>20&quot;</td>
<td>59.38</td>
<td>313,530</td>
</tr>
<tr>
<td>22&quot;</td>
<td>67.30</td>
<td>355,340</td>
</tr>
<tr>
<td>24&quot;</td>
<td>75.19</td>
<td>397,000</td>
</tr>
<tr>
<td>26&quot;</td>
<td>82.47</td>
<td>435,440</td>
</tr>
<tr>
<td>28&quot;</td>
<td>89.71</td>
<td>473,670</td>
</tr>
<tr>
<td>30&quot;</td>
<td>98.30</td>
<td>519,020</td>
</tr>
<tr>
<td>32&quot;</td>
<td>106.87</td>
<td>564,270</td>
</tr>
<tr>
<td>34&quot;</td>
<td>114.79</td>
<td>606,090</td>
</tr>
<tr>
<td>36&quot;</td>
<td>122.71</td>
<td>647,910</td>
</tr>
<tr>
<td>38&quot;</td>
<td>131.07</td>
<td>692,050</td>
</tr>
<tr>
<td>40&quot;</td>
<td>139.41</td>
<td>736,080</td>
</tr>
<tr>
<td>42&quot;</td>
<td>147.78</td>
<td>780,280</td>
</tr>
<tr>
<td>44&quot;</td>
<td>156.07</td>
<td>824,050</td>
</tr>
<tr>
<td>46&quot;</td>
<td>164.36</td>
<td>867,820</td>
</tr>
<tr>
<td>48&quot;</td>
<td>172.67</td>
<td>911,700</td>
</tr>
</tbody>
</table>
### TABLE 6.1
AIRCRAFT (INCLUDING HELICOPTERS)

<table>
<thead>
<tr>
<th>YEAR</th>
<th>INDEX</th>
<th>AVERAGE ECONOMIC LIFE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>10 Years</td>
</tr>
<tr>
<td></td>
<td></td>
<td>EFFECTIVE AGE</td>
</tr>
<tr>
<td>1983</td>
<td></td>
<td>1</td>
</tr>
<tr>
<td>1982</td>
<td>1.009</td>
<td>2</td>
</tr>
<tr>
<td>1981</td>
<td>1.057</td>
<td>3</td>
</tr>
<tr>
<td>1980</td>
<td>1.166</td>
<td>4</td>
</tr>
<tr>
<td>1979</td>
<td>1.282</td>
<td>5</td>
</tr>
<tr>
<td>1978</td>
<td>1.401</td>
<td>6</td>
</tr>
<tr>
<td>1977</td>
<td>1.507</td>
<td>7</td>
</tr>
<tr>
<td>1976</td>
<td>1.587</td>
<td>8</td>
</tr>
<tr>
<td>1975</td>
<td>1.686</td>
<td>9</td>
</tr>
<tr>
<td>1974</td>
<td>1.881</td>
<td>10</td>
</tr>
<tr>
<td>1973</td>
<td>2.178</td>
<td>11</td>
</tr>
</tbody>
</table>
Computer Equipment

Main frame, on-line peripheral equipment (storage, printer-connected to the main frame) and system support software will have a seven year life. Off-line equipment such as sorters, printers and other equipment will also have a seven year life.

The present day selling price--new, shall represent the base for arriving at fair market value for assessment purposes. The manufacturer-lessee shall submit to each assessment jurisdiction the age and present day selling price--new, of this equipment. If price information is not available, then the last published selling price for new equipment shall be used and shall be factored to present day selling price--new, in accordance with the indexes presented in this manual.

The assessor shall take into consideration the effective age of the equipment and allow depreciation based on the data presented in Table 9.2.

Other Equipment

Equipment leased and offered for sale other than computer equipment shall be classed by activity/type and the appropriate cost index and percent good table used in the same manner as for other like equipment.

The manufacturer-lessee shall submit to each assessment jurisdiction, the age and present day selling price--new, of this equipment. If such price information is not available, then the last published selling price--new, shall be used and shall be factored to present day selling price--new, in accordance with the indexes presented in this manual.

The Assessor shall take into consideration the effective age of the equipment and allow depreciation based on the data presented in Table 9.2.

Leased Property - Lessor Is Not Manufacturer

Leased personal property, when the lessor is not the manufacturer, shall be reported by and assessed to the lessor in the taxing district where the property is located on January 1 of each year. The lessee shall be required to furnish the owner's name and address. The Fair Market Value of such leased personal property shall be determined in the same manner as any other personal property.
<table>
<thead>
<tr>
<th>YEAR</th>
<th>NATIONAL AVERAGE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1983</td>
<td>742.4</td>
</tr>
<tr>
<td>1982</td>
<td>709.2</td>
</tr>
<tr>
<td>1981</td>
<td>642.8</td>
</tr>
<tr>
<td>1980</td>
<td>584.4</td>
</tr>
<tr>
<td>1979</td>
<td>534.7</td>
</tr>
<tr>
<td>1978</td>
<td>497.1</td>
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<td>1977</td>
<td>472.1</td>
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<td>1976</td>
<td>444.3</td>
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<td>1975</td>
<td>398.4</td>
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<td>1974</td>
<td>344.1</td>
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<td>1973</td>
<td>332.1</td>
</tr>
<tr>
<td>1972</td>
<td>321.3</td>
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<td>1971</td>
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<td>1970</td>
<td>285.1</td>
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<td>1969</td>
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<td>1968</td>
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<td>1967</td>
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<td>1966</td>
<td>244.9</td>
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<tr>
<td>1965</td>
<td>241.8</td>
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<tr>
<td>1964</td>
<td>239.2</td>
</tr>
<tr>
<td>1963</td>
<td>238.5</td>
</tr>
<tr>
<td>1962</td>
<td>237.2</td>
</tr>
<tr>
<td>1961</td>
<td>237.7</td>
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<tr>
<td>1960</td>
<td>234.9</td>
</tr>
<tr>
<td>1959</td>
<td>231.0</td>
</tr>
<tr>
<td>1958</td>
<td>January 1, 1983 = 100*</td>
</tr>
</tbody>
</table>

*Reappraisal Date: January 1, 1983 - 749.3 (Base Year)
<table>
<thead>
<tr>
<th>SUB-TABLE #1</th>
<th>SUB-TABLE #2</th>
<th>SUB-TABLE #3</th>
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CLASSIFICATION

The Modern Soil Surveys published by the U.S. Department of Agriculture, Soil Conservation Service in cooperation with the Louisiana Agricultural Experiment Station listed in Map Index, together with the conversion legends prepared and distributed by the Soil Conservation Service shall be used for determining the use value classification of agricultural, horticultural and timberland. The parishes in which Modern Soil Surveys have been completed are as follows:

Acadia
Allen
Ascension
Assumption
*Avoyelles
Bossier
Caddo
*Catahoula
*Concordia
East Baton Rouge
*East Carroll
Evangeline
Franklin
*Grant
Iberia
Iberville
Jefferson
Lafayette

*Lafourche
Madison
*Morehouse
*Natchitoches
Ouachita
Pointe Coupee
Rapides
Red River
*St. Bernard
St. James
St. John the Baptist
*St. Landry
St. Martin
St. Mary
Tensas
Terrebonne
West Baton Rouge
West Carroll

* - Modern Soil Survey completed and now being published.

The General Soil Maps published by the U.S. Department of Agriculture, Soil Conservation Service listed in Map Index, together with the conversion legends prepared and distributed by the Soil Conservation Service shall be used for determining use value classification in all other parishes until the time that the Modern Soil Surveys for such parishes are completed. On January of the year after which the Modern Soil Survey for any parish is completed, such Modern Soil Survey shall then be used for determining use value classification for said parish and the use of the General Soil Map in said parish shall thereafter be discontinued.

It is the intent that General Soil Maps are to be used only in the absence of and until Modern Soil Surveys are completed in the future by the U.S. Department of Agriculture, Soil Conservation Service on presently unmapped areas. However, at the option of and by agreement between the assessor and the land owner
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UV-5

738
Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Rules and Regulations

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
Implementation costs to the agency are the costs of reproduction and distribution of updated regulations. These costs are estimated at $750 for the 1983-84 fiscal year.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
The revised base for assessments will raise personal property taxes by 2 percent. At existing millage rates this is estimated to produce an additional $5.9 million in property taxes during 1984-85.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
The initial burden of these additional tax collections would fall on property owners affected by the revised assessment guidelines. The ultimate impact of the additional collections has not been determined.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
Effects on competition and employment have not been identified or estimated.

J. Reginald Coco, Jr.    Mark C. Drennen
Chairman                  Legislative Fiscal Officer

NOTICE OF INTENT
Department of Transportation and Development
Board of Registration for Professional Engineers and Land Surveyors

In accordance with the Louisiana Revised Statutes 49:951 et. seq., notice is hereby given that the Louisiana State Board of Registration for Professional Engineers and Land Surveyors intends to revise Louisiana Administrative Code 19-3:3.2.2 Education, Experience, plus Examination.

This Rule now reads, "The applicant shall have passed at least 60 semester hours in a college curriculum approved by the Board, including at least six semester hours of approved surveying course, and shall have acquired at least two years of combined office and field experience in land surveying, satisfactory to the Board, with a minimum of one year of experience at the level of a party chief under the supervision of a registered land surveyor."

This Rule change is necessary because the Board finds Approved Equivalent College Curriculum to be acceptable.

Interested persons may submit written comments or offer amendments to the proposed Rules to the Board at 1055, St. Charles Avenue, Suite 415, New Orleans, LA 70130, at any time prior to November 10, 1983. The Board proposes to consider and take action on the adoption of this Rule at a meeting in its office at 10 a.m. on November 22, 1983.

By order of the Louisiana State Board of Registration for Professional Engineers and Land Surveyors.

Paul L. Landry, P.E.
Executive Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 19-3:3.2.2. Education, Experience, plus Examination (37:693 B (3))

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
Implementation of this regulation will cause the agency to incur no additional costs nor produce any additional savings.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
Implementation of this regulation will not affect revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
Implementation of this regulation will cause no economic benefits nor costs to affected groups.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
Implementation of this regulation will not affect competition or employment.

Paul L. Landry    Mark C. Drennen
Executive Secretary    Legislative Fiscal Officer

NOTICE OF INTENT
Department of Transportation and Development
Board of Registration for Professional Engineers and Land Surveyors

In accordance with the Louisiana Revised Statutes 49:951 et. seq., notice is hereby given that the Louisiana State Board of Registration for Professional Engineers and Land Surveyors intends to revise Louisiana Administrative Code 19-3:7.2.3.

This Rule now reads, "Related technology curricula shall be those four-year technology curricula approved by the Board.
Such curricula shall be accredited by the Accreditation Board for Engineering and Technology (ABET) or equivalent to such curricula. Unaccredited technology curricula outside of Louisiana are not approved.

The Board intends to revise this Rule as follows, “Related technology curricula shall be those four-year technology curricula approved by the Board. Such curricula shall be accredited by the Accreditation Board for Engineering and Technology (ABET/TAC) or equivalent to such curricula.”

This Rule change is necessary to clarify the difference between Accreditation Board for Engineering and Technology Accreditation for Engineering Degrees, Engineering Accreditation Commission (EAC) versus the Accreditation of Technology Degrees, Technology Accreditation Commission (TAC).

Interested persons may submit written comments or offer amendments to the proposed Rules to the Board office at 1055 St. Charles Avenue, Suite 415, New Orleans, LA 70130, at any time prior to November 10, 1983. The Board proposes to consider and take action on the adoption of this Rule at a meeting in its office at 10 a.m. on November 22, 1983.

By order of the Louisiana State Board of Registration for Professional Engineers and Land Surveyors.

Paul L. Landry, P.E.
Executive Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 19-3.7.2.3 Other Curricula (37:693)

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
   Implementation of this regulation will cause the agency to incur no additional costs nor produce any additional savings.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
   Implementation of this regulation will not affect revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
   Implementation of this regulation will cause no economic benefits nor costs to affected groups.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
   Implementation of this regulation will not affect competition or employment.

Paul L. Landry
Executive Secretary
Mark C. Drennen
Legislative Fiscal Officer

NOTICE OF INTENT
Department of Transportation and Development
Board of Registration for Professional Engineers and Land Surveyors

In accordance with the Louisiana Revised Statutes 49:951, et. seq., notice is hereby given that the Louisiana State Board of Registration for Professional Engineers and Land Surveyors intends to revise Louisiana Administrative Code 19-3.9.2 Approval to Take the Fundamentals of Engineering Examination.

This Rule is now silent regarding non-Accreditation Board for Engineering and Technology (TAC) Graduates and non-related Science Graduates.

The Board intends to amend this Rule by adding:

LAC 19-3.9.2.5 Non-Accreditation Board for Engineering and Technology (ABET/TAC) Graduates and non-related Science Graduates of a four year curriculum may be permitted to take the examination in the Fundamentals of Engineering provided:

9.2.5.1 Four years or more of progressive experience is obtained subsequent to the award of a Master's degree in an Engineering curriculum acceptable to the Board.

9.2.5.2 Acceptable graduate programs are generally those which maintain Accreditation Board for Engineering and Technology (ABET/TAC) accreditation in Engineering at the basic or advanced level and which require removal of deficiencies in science, mathematics, engineering science, and engineering design as a pre-requisite to the graduate courses.

9.2.5.3 (Non-ABET/TAC) or (ABET/TAC) Technology Graduates, and non-related science graduates cannot be certified as Engineers-in-Training. See LAC 19-3.3.3.3 for Professional Engineering registration requirements.

This Rule change will make it possible for recipients of Master of Science Engineering degrees, or higher to obtain Professional Engineering registration.

Interested persons may submit written comments or offer amendments to the proposed Rules to the Board office at 1055 St. Charles Avenue, Suite 415, New Orleans, LA 70130, at any time prior to November 10, 1983. The Board proposes to consider and take action on the adoption of this Rule at a meeting in its office at 10 a.m. on November 22, 1983.

By order of the Louisiana State Board of Registration for Professional Engineers and Land Surveyors.

Paul L. Landry, P.E.
Executive Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 19-3.9.2 Approval to Take the Fundamentals of Engineering (37:693)

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO AGENCY - (Summary)
   Implementation of this regulation will cause the agency to incur no additional costs nor produce any additional savings.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS - (Summary)
   Implementation of this regulation will not affect revenue collections.

III. ESTIMATED COSTS AND BENEFITS TO AFFECTED GROUPS - (Summary)
   Implementation of this regulation will not affect revenue collections.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT - (Summary)
   Certain individuals who, under the present regulations, may not have been able to secure employment because they were not registered engineers, may be able to obtain their registration and possibly employment upon implementation of this regulation. Approximately 20 individuals...
Committee Reports

COMMITTEE REPORT

House of Representatives
House Natural Resources Committee
Oversight Review

Pursuant to the provisions of R.L. 49:968, the House of Representatives Natural Resources Subcommittee on Oversight met on September 15, 1983, and reviewed certain changes in state regulations proposed by the Louisiana Department of Natural Resources, Office of Environmental Affairs, for which Notice of Intent was published in the August 20, 1983, Louisiana Register with the following results:

1) Proposed revisions to the State Implementation Plan (SIP) to allow certain implementation of Volatile Organic Compound (VOC) bubbles under a schedule.

Approved by a vote of 6-0.

Arthur W. Sour, Jr.
Chairman

COMMITTEE REPORT

House of Representatives
House Natural Resources Committee
Oversight Review

Pursuant to the provisions of R.S. 49:968, the House of Representatives Natural Resources Subcommittee on Oversight met on September 15, 1983, and reviewed certain changes in state regulations proposed by the Louisiana Department of Natural Resources, Hazardous Waste Management Division, for which Notice of Intent was published in the August 20, 1983, Louisiana Register with the following results:

1) Proposed amendments to the Louisiana Hazardous Waste Management Plan (HWMP) to increase the liability coverage required by industries engaged in the treatment, storage, or disposal of hazardous waste for both sudden and nonsudden accidental occurrences.

Rejected by a vote of 7-0.

Arthur W. Sour, Jr.
Chairman

COMMITTEE REPORT

House Subcommittee on the Oversight Department of Public Safety

On May 19, 1983 the Fire Marshal submitted his "report" to the legislature proposing Rules imposing certain requirements for the installation, repair, and remodeling of underground tanks. The report failed to include the required fiscal and economic impact statements. Consequently, no subcommittee hearing was held at that time. On or about August 19, 1983 the proper fiscal and economic impact statements were forwarded to the committee where they were attached to the report.

The subcommittee held a hearing on the proposed Rules on September 30, 1983. At the hearing the Fire Marshal sought approval of a new set of proposed Rules instead of the one included in the report. The new proposal incorporated substantive changes from the old proposal. Additionally, it was found that the Fire Marshal failed to publish the Notice of Intent to adopt the proposed Rule as required by R.S. 49:953.

There was testimony from the Louisiana Oil Marketers Association and the general public to the effect that the proposed Rules were unnecessary and would cause a serious economic hardship on the sellers of oil products.

After hearing the testimony, by a majority of the quorum present, the subcommittee found the proposed Rules unacceptable and made the following determinations in accordance with R.S. 49:968(D) and (E); to wit:

(a) The proposed Rule change was not in conformity with the intent and scope of the enabling legislation.
(b) The proposed Rule is in conformity with and not contrary to all applicable provisions of law and of the constitution.
(c) The proposed Rule is not advisable and has no merit.
(d) The proposed Rule is unacceptable to the subcommittee.

W. Wade Adams, III
Staff Counsel

Potpourri

POTPOURRI

Department of Health and Human Resources
Board of Veterinary Medicine

The National Veterinary Examination will be given on December 13, 1983 at the Louisiana State University School of Veterinary Medicine, LSU Campus, Baton Rouge, Louisiana.

Interested persons may obtain further information from Randy Thayer, D.V.M., Louisiana Board of Veterinary Medicine, Box 15191, Baton Rouge, LA, 70895, (504) 925-9538.

Randy W. Thayer, D.V.M.
Secretary-Treasurer
POTPOURRI
Department of Health and Human Resources
Office of Health Services and Environmental Quality

The Department of Health and Human Resources, Office of Health Services and Environmental Quality, is making the following change in proposed rulemaking which it had previously published:

Revision to the Sanitary Code — The Notice of Intent published in the July 20, 1983, Louisiana Register (Volume 9, Number 7, page 510), is being withdrawn. No Final Rule will be published on this Notice of Intent.

Roger P. Guissinger
Secretary

POTPOURRI
Department of Natural Resources
Fishermen’s Gear Compensation Fund Claims

In accordance with the provisions of the Fishermen’s Gear Compensation Fund, Louisiana Revised Statutes 56:700.1 through 56:700.5, and in particular, Section 700.4 thereof, regulations adopted for the fund as published in the Louisiana Register on August 20, 1980, and also the Rules of the Secretary of this Department, notice is hereby given that 22 completed claims amounting to $23,729.86 were received during the month of September, 1983. Seventeen claims, amounting to $18,232.74 were paid during the month of September, 1983.

Public hearings to consider completed claims have been scheduled as follows:

Wednesday, November 2, 1983 at 10:30 a.m. in the Police Jury Office, 8201 West Judge Perez Drive in Chalmette, LA.
Claim No. 83-833
Bruce Guerra, of St. Bernard, LA, while trawling on the vessel “Mr. Fabriciano”, in Eloi Bay west of Deadman Island, St. Bernard Parish, encountered an unidentified submerged obstruction, on January 27, 1983, at approximately 10:30 a.m., causing damage to his vessel
Amount of claim: $894.73.
Claim No. 83-895
Alfred Martin, of Braithwaite, LA, while trawling on the vessel “Daddy’s Girls”, in Breton Sound at LORAN-C coordinates of 28,978.7 and 46,902.8, Plaquemines Parish, encountered an unidentified submerged obstruction on June 21, 1983, at approximately 2:30 a.m., causing loss of his trawl.
Amount of claim: $1,114.75.
Claim No. 83-997
Kenneth J. Robin, of St. Bernard, LA, while trawling on the vessel “Capt. Chantito”, in Lake Fortuna, St. Bernard Parish, encountered an unidentified submerged obstruction, on July 7, 1983, at approximately 9 a.m., causing loss of his test trawl and boards.
Amount of claim: $128.45.
Claim No. 83-1013
Stanley Weiskoph, of Braithwaite, LA, while trawling on the vessel “Karen-Susan”, in Breton Sound approximately two and one fourth miles south of the end of the Mississippi River Gulf Outlet Jetties, St. Bernard Parish, encountered a submerged cluster of pilings, on June 12, 1983, at approximately 1 a.m., causing loss of his trawl.
Amount of claim: $943.50.

Claim No. 83-1023
Roy Robino, of Violet, LA, while trawling on the vessel “Barbara Roy”, in Eloi Bay northeast of Gardner Island, St. Bernard Parish, encountered an unidentified submerged obstruction, on June 17, 1983, at approximately 6:20 a.m., causing loss of his 52 foot trawl.
Amount of claim: $630.

Claim No. 83-1039
Joseph Barisch, of Barisch, Inc., Arabi, LA, while trawling on the vessel “F.J.G.”, in Breton Sound, one mile north of the Mississippi River Gulf Outlet channel, St. Bernard Parish, encountered an unidentified submerged obstruction on June 14, 1983, at approximately 9:30 a.m., causing loss of his 38 foot trawl.
Amount of claim: $667.90.

Claim No. 83-1094
Warren Thibodeaux, of New Orleans, LA, while trawling on the vessel “Honeysucker”, in the mouth of Shell Beach Canal, Lake Borgne, St. Bernard Parish, encountered a submerged piling on August 2, 1983, at approximately 6 p.m., causing damage to his vessel.
Amount of claim: $1.912.

Wednesday, November 9, 1983, at 10:30 a.m. in the L.S.U. Cooperative Extension Service Office, Greater Lafourche Port Commission Building, Highway 308, Galliano, LA.
Claim No. 82-754
Florea Billiot, of Galliano, LA, while trawling on the vessel “Capt. Ed.”, in the Gulf of Mexico west of Pass Tante Phine, Plaquemines Parish, encountered an unidentified submerged obstruction on November 10, 1982, at approximately 3:05 p.m., causing loss of his 50 foot trawl.
Amount of claim: $730.67.

Claim No. 82-755
Florea Billiot, of Galliano, LA, while trawling on the vessel “Capt. Ed.”, in the Gulf of Mexico west of Chawee Bay, Plaquemines Parish, encountered an unidentified submerged obstruction on November 11, 1982, at approximately 7 a.m., causing loss of his 50 foot trawl.
Amount of claim: $693.65.

Claim No. 83-893 (Rescheduled)
Larry J. Dupre, of Chauvin, LA, while trawling on the vessel “Miss Marie”, in Terrebonne Bay at LORAN-C coordinates of 28,106.1 and 46,845.5, Terrebonne Parish, encounter an unidentified submerged obstruction, on May 29, 1983, at approximately 6 p.m., causing loss of his try net, and 50 foot trawl.
Amount of claim: $707.07.

Claim No. 83-928
Charles Guidry, of Cut Off, LA, while trawling on the Vessel “Lady Joan”, in the Gulf of Mexico east of Bay Champagne, Lafourche Parish, encountered a submerged pipeline on June 16, 1983, at approximately 4 p.m., causing loss of his two trawls.
Amount of claim: $1,465.76.

Claim No. 83-943
Antoine Chauvin, of Golden Meadow, LA, while trawling on the vessel “Lady Rowena”, in Quarantine Bay northeast of Raccoon Pass, Plaquemines Parish, encountered an unidentified submerged obstruction on June 9, 1983, at approximately 10 a.m., causing loss of his 55 foot trawl.
Amount of claim: $974.17.

Claim No. 83-957
Ted Dufrene of Pitre & Dufrene, Inc., Cut Off, LA, while trawling on the vessel “Nelly Rose”, in the Gulf of Mexico southwest of Belle Pass, Lafourche Parish, encountered an unidentified submerged obstruction, on June 23, 1983, at approximately 11 a.m., causing loss of his trawl and boards.
Amount of claim: $1,825.54.
Claim No. 83-969
Joe Barbee, of Lockport, LA, while trawling on the vessel, "Lil Sunday", in Caminada Bay northeast of the Grand Isle Bridge, Jefferson Parish, encountered an unidentified submerged obstruction on May 24, 1983, at approximately 2 a.m., causing loss of his vessel.
Amount of claim: $862.19.

Claim No. 83-970
John J. Mialjevic, of Delcambre, LA, while trawling on the vessel "Tee John", in Vermilion Bay north of Northwest Pass, Vermilion Parish, encountered a piece of nylon rope with a shackle attached, on July 2, 1983, at approximately 10:30 a.m., causing damage to his vessel.
Amount of claim: $3,135.53.

Claim No. 83-1002
Van J. Boudreaux, of Golden Meadow, LA, while trawling on the vessel "Jaime Lyn", in the Gulf of Mexico east of Pass Fourchon, Lafourche Parish, encountered an unidentified submerged obstruction on July 2, 1983, at approximately 7:45 a.m., causing damage to his vessel.
Amount of claim: $338.

Claim No. 83-1045
Gene R. Stutes, of Bell City, LA, while trawling on the vessel "JoEllen", in the Gulf of Mexico 4-3/4 miles west of the Calcasieu Jetties and 3/4 mile from the beach, Cameron Parish, encountered an unidentified submerged obstruction on July 8, 1983, at approximately 5:30 p.m., causing loss of his 45 foot trawl.
Amount of claim: $678.

Claim No. 83-1081
John J. Mialjevic, of Delcambre, LA, while trawling on the vessel "Tee John", in the Gulf of Mexico at Southwest Pass, Vermilion Parish, encountered a submerged crab trap, on August 15, 1983, at approximately 7:15 p.m., causing damage to his trawl.
Amount of claim: $366.

Claim No. 83-1090
Donald J. Romero, Jr., of Morgan City, LA, while trawling on the vessel "LA-2431-AG", in East Cote Blanche Bay, St. Mary Parish, encountered a submerged creosote board, on August 19, 1983, at approximately 7:30 p.m., causing damage to his vessel.
Amount of claim: $1,484.70.

Claim No. 83-1119
Harvey Dufrene, of Cut Off, LA, while trawling on the vessel "Whiskey River", in Hatchet Lake, Lafourche Parish, encountered an unidentified submerged obstruction, on August 22, 1983, at approximately 1:30 p.m., causing loss of his 45 foot trawl.
Amount of claim $896.53.
Thursday, November 10, 1983 at 10:30 a.m. in the Lafitte City Hall, Lafitte, LA:
Claim No. 83-950
Leon Harvey, of Lafitte, LA, while trawling on the vessel "Guiding Light", in the Gulf of Mexico east of Little Pass, Timbalier, Lafourche Parish, encountered an unidentified submerged obstruction, on June 7, 1983, at approximately 11:30 p.m., causing damage to his trawl.
Amount of claim: $300.

Claim No. 83-960
Larry L. Mooy, of Lafitte, LA, while trawling on the vessel "Fisherman", in the Gulf of Mexico, west of Belle Pass, Lafourche Parish, encountered an unidentified submerged obstruction on June 20, 1983, at approximately 3 p.m., causing loss of his two trawl.
Amount of claim: $2,588.12

Claim No. 83-967
Allen Wiseman, of Harvey, LA, while trawling on the vessel "Cajun Power", in the Gulf of Mexico, west of Belle Pass, La-
fourche Parish, encountered a drill bit and pieces of steel pipe, on June 21, 1982, at approximately 10 a.m., causing loss of his 50 foot trawl.
Amount of claim: $1,930.

Claim No. 83-974
Lester C. Arcement, of Lafitte, LA, while trawling on the vessel "Charlies Angels" in the Gulf of Mexico east of North Pass, Plaquemines Parish, encountered an unidentified submerged obstruction on June 26, 1983, at approximately 8 a.m., causing damage to his 65 foot trawl.
Amount of claim: $710.02.

Claim No. 83-987
Arthur Plaisance, of Plaisance Trawlers, Inc., Westwego, LA, while trawling on the vessel "Shelly Ann", in the Gulf of Mexico at LORAN-C coordinates of 28,567.5 and 46,855.7, Jefferson Parish, encountered an unidentified submerged obstruction on June 15, 1983, at approximately 5 p.m., causing damage to his trawl.
Amount of claim: $477.50.

Claim No. 83-988
Arthur Plaisance, of Plaisance Trawlers, Inc., Westwego, LA, while trawling on the vessel "Shelly Ann", in the Gulf of Mexico south of Quatre Bayou Pass, Plaquemines Parish, encountered a submerged boat, on June 25, 1983, at approximately 9 a.m., causing loss of his trawl.
Amount of claim: $1,143.20.

Claim No. 83-1064
Henry Fazende, of Barataria, LA, while trawling on the vessel "Typhoon II", in Barataria Pass, Jefferson Parish, encountered an unidentified submerged obstruction, on June 27, 1983, in the afternoon causing loss of his trawl.
Amount of claim: $1,070.

Claim No. 83-1073
Leonise Toups, of Cut Off, LA, while trawling on the vessel "Two Sons", in the Gulf of Mexico at LORAN-C 27,534.1 and 46,910.5, Iberia Parish, encountered an unidentified submerged obstruction on August 7, 1983, at approximately 5 p.m., causing loss of his trawls, board, cable and chains.
Amount of claim: $5,267.25.
Any written objections to these claims must be received by the close of business, November 1, 1983, addressed to Frank P. Simoneaux, Secretary, Department of Natural Resources, Box 44396, Capitol Station, Baton Rouge, LA 70804.
At the hearings, any person may submit evidence on any phase of the claim.

Frank P. Simoneaux
Secretary

POTPOURRI

Department of Natural Resources
Office of Environmental Affairs

The Department of Natural Resources, Office of Environmental Affairs will conduct a public hearing to present, for public review and comment, the proposed FY 1984 Construction Grants Project Priority List. This list is a ranking of communities that request federal assistance for the construction of wastewater treatment facilities and will determine which applicants may receive federal assistance in FY 1984. The proposed list is prepared in accordance with provisions of 40CFR 35.2015-2025.
The public hearing will be held on Thursday, November 3, 1983, at 10 a.m. in the Conservation Hearing Room in the lobby.
of the State Lands and Natural Resources Building, 625 North 4th Street, Baton Rouge, LA. Interested persons may submit comments to J. Dale Givens, Administrator, Water Pollution Control Division, Office of Environmental Affairs, Box 44066, Baton Rouge, LA 70804. Written comments will be received until November 18, 1983.

Copies of the proposed FY 1984 Construction Grants Priority List will be available for public review at least 30 days prior to the hearing at the Department of Natural Resources, Water Pollution Control Division, 625 North 4th Street, Baton Rouge, LA and in the following Department of Natural Resources Regional Offices throughout the state:

Southwest Regional Office
1155 Ryan Street
Lake Charles, LA

Northeast Regional Office
804 31st Street
Monroe, LA

Northwest Regional Office
1525 Fairfield St., Room II
Shreveport, LA

Acadiana Regional Office
100 Epler Road
Lafayette, LA

Latourche Regional Office
302 Barataria St.
Lockport, LA

Southeast Regional Office
3945 North I-10 Service Road
Metairie, LA

Kisatchie-Delta Regional Planning
and Development District
1220 MacArthur Drive
Alexandria, LA 71301

J. Dale Givens, Administrator
Water Pollution Control Division

Errata

ERRATA

An Editor’s Note concerning Rules published by the Louisiana Motor Vehicle Commission, which appeared on Page 661 of the September 20, 1983 issue of the Louisiana Register requires clarification. The statement said, “The Rule as published in August is not effective.”

The note should have clarified that only subsections 3(C), 7, 14(B), 17(A), and 17(E) were disapproved by the Senate Oversight Subcommittee and the Governor maintained such disapproval except as to Section 7, which disapproval was vetoed by the Governor.

Interested persons are requested to refer to the Administrative Procedure Act, La. R.S. 49:950 et sequitur, particularly Sections 49:954 (B) and 968 governing the effectiveness of Rules.
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