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April 20, 1987 through June 20, 1987

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Executive
Orders

EXECUTIVE ORDER EWE 87-31

Section 1(B) of Executive Order No. 87-6 is hereby amended to read as follows:

"B. Department of Agriculture and Forestry  $900,000"

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 16th day of June, 1987.

Edwin Edwards
Governor of Louisiana

ATTEST BY
THE GOVERNOR
Jim Brown
Secretary of State

EXECUTIVE ORDER EWE 87-32

The following reductions in appropriations effected under Subsection I of Section 1 of Executive Order No. EWE 87-6 are hereby amended as follows:

Louisiana State University-Baton Rouge $1,923,815
University of New Orleans $724,590
Louisiana State University Ag. Center $1,024,010

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 25th day of June, 1987.

Edwin Edwards
Governor of Louisiana

ATTEST BY
THE GOVERNOR
Jim Brown
Secretary of State

EXECUTIVE ORDER EWE 87-33

WHEREAS, the United States Department of Housing and Urban Development ("HUD") is authorized under Section 17 of the United States Housing Act of 1937 (the "Housing Act") to make housing development grants ("HDG") to states under specified criteria and conditions for new construction or substantial rehabilitation of real property to be used primarily for residential rental purposes; and

WHEREAS, the state of Louisiana (the "state") has the power to submit HDG applications on behalf of units of general local government and to qualify as an applicant under the Housing Act; and

WHEREAS, the state has been delegated the authority by various such local governmental units to act on their behalf in applying for, receiving, and administering HDG's; and

WHEREAS, the Louisiana Housing Finance Agency ("LHFA"), a corporate body politic and political subdivision of the state created under the Louisiana Housing Finance Act contained in Chapter 3-A of Title 40 of the Louisiana Revised Statutes of 1950, as amended, (the "Act") is a state agency and has the power to administer as agent for and on behalf of the state HDG's conditioned on an appropriate delegation agreement between the state and LHFA so that LHFA may provide all administrative responsibilities under the Housing Act and regulations promulgated pursuant thereto and under certain grant agreements and letters of credit with respect to the projects which may be awarded an HDG, subject in every instance to the state being ultimately responsible for HDG program requirements; and

WHEREAS, the Act authorized LHFA to execute contracts and all other instruments necessary or convenient for the exercise of its powers and functions with any federal or state governmental agency, public or private corporation, lending institution or other entity or person; and

WHEREAS, the Act provides for the designation of a president and vice-president of LHFA who shall constitute officials of the state of Louisiana; and

WHEREAS, it is necessary and expedient to designate certain persons and/or entities as agents of the office of governor and of the state for the purpose of facilitating the application for and administration of HDG's;

NOW THEREFORE I, EDWIN EDWARDS, Governor of the state of Louisiana, do hereby order and direct as follows:

SECTION 1: The president and vice-president of the Louisiana Housing Finance Agency as officers of the state are hereby appointed individually and/or jointly as agents and/or designees of the governor for the purpose of executing, certifying, acknowledging or verifying information or documents (including the project application and the HUD/Grantee Grant Agreement) which are required or expedient to apply for and/or administer the HDG for the state, provided that it is hereby expressly acknowledged that the state retains ultimate responsibility for enforcement of HDG program requirements.

SECTION 2: The Louisiana Housing Finance Agency is hereby authorized and designated to serve as agent of the state of Louisiana for the purpose of administering housing development grants awarded to the state pursuant to applications submitted to the U.S. Department of Housing and Urban Development by the state in calendar year 1987 and all subsequent calendar years, provided that it is hereby expressly acknowledged that the state has ultimate responsibility for enforcement of HDG program requirements.

SECTION 3: The Louisiana Housing Finance Agency shall evidence its acceptance of this authorization and designation by an appropriate resolution adopted by its board of commissioners and upon evidence of the adoption of such a resolution, the same and this executive order shall jointly constitute a delegation agreement as may be required by HUD with respect to any and all projects receiving a HDG through applications submitted by the state in calendar year 1987 and subsequent calendar years.

SECTION 4: This executive order shall be effective as of July 1, 1987.

IN WITNESS WHEREOF, I have hereunto set my hand
officially and caused to be affixed the Great Seal of the state of Louisiana, at the Capitol, in the city of Baton Rouge, on this 26th day of June, 1987.

Edwin Edwards
Governor of Louisiana

ATTEST BY
THE GOVERNOR
Jim Brown
Secretary of State

Policy and Procedure Memoranda

POLICY AND PROCEDURE MEMORANDUM
Office of the Governor
Division of Administration
Commissioners Office

Title 4
Administration
Part V. Policy and procedure memorandum

Chapter 37. Incentive Awards Program - PPM No. 71
§3701. Definitions

A. Agency means any or all department, boards, commissions, offices, officers or other instrumentalities within the executive branch of state government.

B. Application is the submittal of a suggestion, on the prescribed form, to the incentive awards program by any budget unit, agency or employee.

C. Budget Unit is a unit within the executive branch of state government which has:
1. an identifiable self-contained budget, or
2. maintains its financial records according to an accounting system which identifies, to the satisfaction of the legislative auditor, the expenditures and receipts properly attributable to that unit.

K. Non-implemented Suggestion is a suggestion which is not actually implemented, but in the judgement of the committee could have resulted in substantial costs savings or other economy for one or more budget units or agencies, if it had been implemented.

L. Staff means those individuals that serve as staff personnel for the incentive awards committee.

M. Suggester is the budget unit, agency, or employee submitting a suggestion to the committee.

N. Suggestion is an idea which:
1. poses a problem, or opportunity;
2. presents a solution;
3. is written on the prescribed suggestion form;
4. is signed by the suggester and has the approval of the head of the department within which the budget unit is located; and

5. has been received for processing within the time period prescribed by the incentive awards program rules.

§3703. Submittal of Suggestions

A. All applications must be submitted on the prescribed form on or before September 30 of each year. Any application received after this date shall be returned to the suggester with the recommendation to resubmit the idea during the next application period.

B. When a budget unit or agency submits an application, the head of the budget unit or agency shall sign the applications form and list all participating employees from the unit. The committee shall rely on this application to determine employees eligible for an award. If an award is made, all participants shall share the award equally.

C. To qualify for an incentive award a suggestion must either result, or have the potential to result, in a cost savings or economy.

D. The suggestion, upon submittal, shall become the exclusive property of the state of Louisiana.

E. All suggestions shall be the suggester’s idea and shall not be the result of professional consultation or upon advice of others.

F. All suggestions shall be thoroughly documented and shall contain necessary information so that a cost-benefit analysis can be done to determine the cost savings or economy. Also, information which indicates the feasibility of implementing the idea must be submitted. If the suggestion does not contain sufficient information for such determination, the staff may require the suggester to submit supplemental information. If the suggester is unable or unwilling to submit the requested supplemental information, the staff shall recommend to the committee that the idea be declined.

§3705. Evaluation of Suggestions

A. Upon receipt of all suggestions the staff shall review the submittals for completeness. Those that are complete shall be evaluated by the staff to determine if the suggestion is eligible for the program. After staff evaluation, suggestions shall be referred to the committee with appropriate staff recommendations. If the committee declines an idea, the suggester shall be notified in writing. The remaining ideas shall be referred back to the staff to complete the evaluation process.

B. The suggestions that are accepted by the committee shall be forwarded to the budget unit or agency effected by the suggestion for further documentation of the cost benefits or economy. The suggestion shall be sent to the head of the unit and shall contain a request for specific documentation. The agency evaluation must be returned within the time-frame established by the staff and must be in writing. If the budget unit or agency refuses or is unable to comply with the request in the time-frame allowed, the staff shall recommend to the committee that the idea be declined. If the committee concurs with the staff's recommendation, the suggestion shall be declined and the suggester so notified in writing.

C. Upon receipt of the budget unit or agency documentation, the staff shall determine if the idea was implemented or should be implemented. The staff's determination shall be reported to the committee. The committee shall make the final decision based on the information supplied it by the staff, applicant and department. The committee's decision shall be final.

D. Each committee member shall evaluate the suggestion based on the following evaluation criteria:
EVALUATION CATEGORY  Points
1. Originality ...................................... 0 to 10
2. Within scope of applicant's responsibility .0 to 5
3. Savings/Revenue Enhancement .................. 0 to 10

                        Points
$ 0 - 4,999               1
5,000 - 14,999            2
15,000 - 29,999           3
30,000 - 49,999           4
50,000 - 74,999           5
75,000 - 104,999          6
105,000 - 139,999         7
140,000 - 179,999         8
180,000 - 224,999         9
225,000 -                 10

4. Transferability ................. 0 to 5

§3707. Incentive Awards

A. After the suggestions are evaluated the committee
member's evaluation shall be totaled and awards shall be made
as follows:

<table>
<thead>
<tr>
<th>IMPLEMENTED SUGGESTIONS</th>
<th>NON-IMPLEMENTED SUGGESTIONS</th>
</tr>
</thead>
<tbody>
<tr>
<td>AWARD</td>
<td>POINTS</td>
</tr>
<tr>
<td>$200</td>
<td>4 - 8</td>
</tr>
<tr>
<td>250</td>
<td>9 - 10</td>
</tr>
<tr>
<td>500</td>
<td>11 - 13</td>
</tr>
<tr>
<td>750</td>
<td>14 - 16</td>
</tr>
<tr>
<td>1,000</td>
<td>17 - 19</td>
</tr>
<tr>
<td>2,000</td>
<td>20 - 22</td>
</tr>
<tr>
<td>4,000</td>
<td>23 - 25</td>
</tr>
<tr>
<td>6,000</td>
<td>26 - 27</td>
</tr>
<tr>
<td>8,000</td>
<td>28 - 29</td>
</tr>
<tr>
<td>10,000</td>
<td>30</td>
</tr>
</tbody>
</table>

B. Those suggestions which do not receive enough points
for a cash award, but are, in the opinion of the committee, meri-
torious shall receive a certificate of special recognition.

§3709. Post Award Activity

A. After the awards are made the records for each award
year shall be closed. All closed files shall be maintained by the
Division of Administration for a period of three years after clo-
sure in accordance with R.S. 44:36. Suggesters may request to
review said records. All scoring tabulations on which an award is
based shall be maintained in this file.

B. Non-implemented ideas may be kept active for one
year after the year submitted. If the suggestion is implemented
during this period it may be reevaluated to determine if an addi-
tional award is warranted. If an additional award is approved by
the committee, the suggester shall receive the difference of the
new recommendation and any award made in the original year.
If an adjustment of an award is not recommended, or if the
committee determines that the award is still a non-implemented
idea the suggestion file shall be closed and the suggester so noti-
fied in writing.

C. After the file is closed the suggester will not be entitled
to any further consideration for that suggestion, as the idea is the
property of the state. The suggestion may however be imple-
mented any time thereafter without any cash award being made
to the suggester. Ideas that have been previously suggested are
not eligible for awards and shall be declined.

D. Committee is the State Employees Incentive Awards
                Committee created within the Office of the Governor, Division of
                Administration.

E. Cost Savings or Economy is an actual dollar savings,
or a suggestion which would generate money for the state gen-
eral fund if implemented.

F. Employee is an individual employed by an agency or
budget unit at the time the suggestion is submitted to the com-
mittee.

G. Evaluation is the formal process by which the sugges-
tion is reviewed. The evaluation process may include: prelimi-
nary review by the incentive awards committee; review by the
legislative fiscal auditor; reviewing the idea with the suggester;
soliciting opinions and/or recommendations from supervisors or
other state entities affected by the idea; and an agency or budget
unit documentation of the cost savings or economies.

H. Implementation is putting to use, putting into opera-
tion, and/or placing in effect an employee's suggestion, by the
budget unit, agency or state as a whole.

I. Implemented Suggestion is a suggestion that is actually
implemented and results in cost savings or economy.

J. Incentive Awards Program shall mean that program
which was established in accordance with R.S. 39:366.1
through 366.5.

§3711. Miscellaneous

A. Any and all determinations made by the committee
shall be final.

B. The committee reserves the right to amend its rules
prior to any new suggestion period. All suggestions shall be evalu-
ated under the rules in effect at the time of submittal.

C. The committee reserves the right to modify a sugges-
tion to provide the suggester a greater opportunity to have his or
her idea implemented.

D. The committee shall evaluate all applications using the
following evaluation form:

<table>
<thead>
<tr>
<th>(File Number)</th>
<th>(Committee Member)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Originality</td>
<td>Pts.</td>
</tr>
<tr>
<td>Within scope</td>
<td></td>
</tr>
<tr>
<td>Savings/Revenu</td>
<td></td>
</tr>
<tr>
<td>Transferability</td>
<td></td>
</tr>
</tbody>
</table>

Signature of Committee Member

Stephanie L. Alexander
Commissioner

Emergency
Rules

DECLARATION OF EMERGENCY

Department of Civil Service
Civil Service Commission

At its July 8, 1987 meeting, the State Civil Service Com-
mission adopted an emergency rule, according to the provisions
of Civil Service Rule 2.10(f).
The emergency rule is as follows:

Chapter 19

New Rule 19.10 to read:

19.10 Transition Problem Resolution

In order to remove problems which arise as a result of transition to the new pay system, the director shall have authority to waive existing rules and approve personnel actions when he determines such approval to be in the best interest of the state service. The director shall report all actions taken under this rule to the commission.

Explanation

Movement to the new system has created problems which were not anticipated at the time the rules were drafted. Most of these resulted from retroactive changes in pay ranges, jobs, and/or allocations. This rule would permit the director to resolve those problems even when his actions might not comply with existing rules. This extraordinary authority would expire at the end of the transition period.

Herbert L. Sumrall
Director

Rules

RULE

Department of Commerce
Racing Commission

Title 46
Professional and Occupational Standards
Part XLI. Horse Racing Occupations

Chapter 7. Jockeys and Apprentice Jockeys
§729. When Rider May Choose Not To Ride

Every rider shall fulfill his duly scheduled riding engagements, unless excused by the stewards. No rider shall be forced to ride neither a horse he believes to be unsound, nor over a racing strip he believes to be unsafe. However, (1) if a rider voluntarily cancels a duly scheduled riding engagement for any reason other than the aforementioned, he shall not be permitted to fulfill any riding engagements thereafter on that race day and (2) if the stewards find a rider’s refusal to fulfill a riding engagement is based on a personal belief unwarranted by facts and circumstances, such rider may be subject to disciplinary action.

Albert M. Stall
Chairman

RULE

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

In accordance with the Administrative Procedure Act (R.S. 49:950 et seq.), and R.S.25:14, the Office of the State Library, Department of Culture, Recreation and Tourism, has adopted the State Aid to Public Libraries grant rules detailed below, effective July 20, 1987.

Title 25
Cultural Resources
Part VII. Louisiana State Library
Subpart 4. State Aid to Public Libraries Grant

Chapter 31. Disbursement of State Aid Grants
§3101. Definitions

F. Free basic library service means standard library service including the use of the principal circulating collection of the library and standard reference/information services without charge.

§3105. Eligibility

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

§3107. Maintenance of Local Effort

A. Beginning with the current fiscal year of the receiving library or the consolidated library system as the base year, the amount expended from local sources for library materials shall not fall below 8 percent of the total operating expenditures in 1987, 9 percent in 1988, and 10 percent in any subsequent year. Failure to maintain the appropriate level of expenditure for library materials by the receiving library or consolidated system will result in a reduction in the grant for the subsequent grant period. The amount of reduction will be equal to the percentage by which the library or consolidated system failed to maintain the required expenditure from local sources for materials.

§3109. Distribution of Supplemental Grants

A. The state librarian shall grant funds under the provisions of this Part to any library or consolidated library system which makes application therefor and which is eligible for such funds as provided herein. Grants shall be made on an annual basis and distributed monthly, the first no later than August 31 of each year.

B. Supplemental grants, made as provided in this Part, shall be distributed to each eligible recipient by the state librarian in the following manner: 20 percent of available grant funds shall be distributed equally between eligible parishes with the remaining funds distributed in an amount equal to the proportion of the total appropriation for the program for the fiscal year which the population of the area served by the recipient library represents of the total population served by all recipients for said fiscal year. Should the total funds for the base grant drop below $2,000 per eligible parish, then each eligible parish shall share equally.

C. Recipient libraries or consolidated library systems failing to spend the grant funds in accordance with the purpose of this Part shall have a reduction in grant funds in the next grant period equal to the percentage by which the library or consolidated system failed to maintain the required expenditure from local sources for materials. Failing to provide timely and adequate documentation on the semiannual report will also delay the issuance of the last payment until the report is received and/or fully documented.

D. Any undistributed grant funds shall be redistributed equally among all eligible libraries or consolidated library systems at the discretion of the state librarian at the time of the last monthly payment.

§3113. Appeal Process

If a public library or consolidated library system is denied
the state aid grant for library materials, the avenue to appeal this decision will be first the state librarian, next, to the secretary of the Department of Culture, Recreation and Tourism, and, finally, to the lieutenant governor of the state of Louisiana.

Noelle LeBlanc
Secretary

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 3.01.51.b

The board adopted the course Principles of Technology as one of the science courses permitted to meet graduation requirements, with the stipulation that this course will be listed last in the science requirements, to follow the course Aerospace Science, pending implementation of study guides for distribution to the schools. (Amendment to Bulletin 741 - Program of Studies.)

Dr. James Meza, Jr.
Executive Director

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 4.00.72.c(3)

The board adopted an amendment to Bulletin 1196, Louisiana Food and Nutrition Policies of Operation by changing wording of the second paragraph on page 30 to read as follows:
People holding master's, bachelor's or associates' degrees from an accredited institution will be certified upon submission of a transcript showing 18 hours credit in Food and Nutrition and/or institutional management courses and successful completion of Phases II and III of the Louisiana School Food Service Training Program and passing the Phase I and Phase II Manager Certification Requirements.

Dr. James Meza, Jr.
Executive Director

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 3.01.58.a

The board adopted the nine kindergarten readiness screening instruments as follows: Dial-R (Developmental Indicators for the Assessment of Learning Revised); Cognitive Skills Assessment Battery; Denver Developmental Screening Test; Battelle Developmental Inventory; Chicago Early Assessment Test; Pre-School Screening System; Missouri Kindergarten Inventory of Developmental Skills; Brigance K and I Screen; Gesell School Readiness Screening Test.

Dr. James Meza, Jr.
Executive Director

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 3.05.01

The board adopted the Migrant Education State Plan, FY-88.

Dr. James Meza, Jr.
Executive Director

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 4.01.50(3)

The board adopted amendments to the Nonpublic School Standards. (See pages 251, 252, and 253 of April issue of Louisiana Register for complete text of amendments.)

Dr. James Meza, Jr.
Executive Director

RULE

Board of Elementary and Secondary Education

Notice is hereby given that the Board of Elementary and Secondary Education, pursuant to notice of intent published April 20, 1987 and under the authority contained in Louisiana State Constitution (1974), Article VIII, Section 3, Act 800 of the 1979 Regular Session, adopted the rule listed below:
Rule 3.01.80.c

The board adopted a policy requiring that all reference books on a currently approved state list be displayed after adoption, for a period of two weeks in the eight regional centers of the state, in the same manner that textbooks being considered for adoption are displayed.

Dr. James Meza, Jr.
Executive Director
RULE

Department of Health and Human Resources
Board of Nursing

Editor's Note: This rule was inadvertently amended in the June edition of the Louisiana Register, whereas it should have been repealed.

Title 46
Professional and Occupational Standards
Part XLVII. Nurses

Chapter 33. General Rules
§3349. Licensure by Examination (repealed)

7-87-41

RULE

Department of Health and Human Resources
Office of Family Security

The Department of Health and Human Resources, Office of Family Security, shall adopt the following rule in the Food Stamp Program.

These revisions are mandated by federal regulations as published in the Federal Register, Vol. 51, No. 250, Wednesday, December 31, 1986, pages 47378-47397. It was necessary to adopt this as an emergency rule as an April 1, 1987 implementation date is mandated.

RULE

The FAM-4 will be revised to reflect the following Food Stamp Program Policy revisions.

I. Household Concept

For purposes of failure to comply with the work requirements, the head of the household will be defined as the person in the household who is the principal source of earned income in the two months prior to the month of the violation. This provision applies only if the employment involves 20 hours or more per week or provides weekly earnings at least equivalent to the federal minimum wage multiplied by 20 hours. However, no person of any age living with a parent or person fulfilling the role of a parent who is employed (at least 30 hours per week) or work registered under Food Stamps, AFDC, or Unemployment Compensation can be considered the head of household. If there is no principal source of earned income in the household, the worker shall determine the head of household.

II. Work Requirements

A. Household Responsibilities

Each household member age 16 through 59 who is not exempt is required to be registered for employment at the time of application and once every 12 months after initial registration, as a condition of eligibility.

Persons losing exemption status due to any change in circumstances that are subject to the reporting requirements shall register for employment when the change is reported.

Two exemptions have been added as follows:

(1) a person age 16 or 17 who is not a head of household or who is attending school or enrolled in an employment training program on at least a half-time basis is exempt.

(2) a household member subject to and complying with any work requirement under Title IV of the Social Security Act, including WIN registration.

B. Office of Family Security (OFS) Responsibilities

The OFS shall register for work each household member who is not exempt. The OFS will explain to the applicant the pertinent work requirements, the rights and responsibilities of work registered household members, and the consequences of failure to comply. A written statement of this will also be given to each work registrant. The OFS shall be responsible for screening each work registrant to determine whether or not it is appropriate, based on OFS's criteria, to refer the individual to an employment and training program, if available, and if appropriate, referring the individual to an employment and training program component. Upon entry into each component the registrant applicant or volunteer, should be told either orally or in writing, the requirements of the component, what will constitute noncompliance and the sanctions for noncompliance. The OFS shall take appropriate sanction action within 10 working days after learning of noncompliance.

C. Employment and Training (E&T) Programs

The OFS has prepared and submitted an employment and training program plan to the United States Department of Agriculture, Food and Nutrition Services (FNS) Dallas Regional Office and the FNS Office of Alexandria, Virginia. A copy of the plan is available for public inspection at the Food Stamp Program Office, 618 Main Street, Baton Rouge, Louisiana.

Persons required to register for work and not exempted by the OFS from placement in an employment and training program shall be subject to the requirements imposed by the OFS for that individual. Such individuals are referred to as E&T mandatory participants. Requirements may vary among participants. Failure to comply without good cause with the requirements imposed by the OFS shall result in disqualification.

Work registrants shall:

(1) participate in an employment and training program if assigned by the OFS;

(2) respond to a request from the OFS or its designees for supplemental information regarding employment status or availability for work;

(3) report to an employer to whom referred by the OFS or its designee if the potential employment meets the suitability requirements;

(4) accept a bona fide offer of suitable employment at a wage not less than the higher of either the applicable State or Federal minimum wage.

D. Failure to Comply with the Food Stamp Program Work Regulations

If it is determined that an individual other than the head of household has refused or failed without good cause to comply with the requirements imposed by this Section and by OFS that individual shall be ineligible to participate in the Food Stamp Program for two months and is treated as an ineligible household member.

If the head of household fails to comply, the entire household is ineligible to participate.

Ineligibility in both cases shall continue either until the member who caused the violation complies with the requirements, leaves the household, or becomes exempt from work registration, or for two months, whichever occurs earlier.

If any household member who failed to comply joins another household as head of the household, that entire new household is ineligible for the remainder of the disqualification period. If the member who failed to comply joins another household where he/she is not head of household, the individual shall be considered an ineligible household member.
The OFS should determine whether good cause for the non-compliance exists. Within 10 days of determining the non-compliance was without good cause, the OFS shall provide the individual or household with a notice of adverse action. Such notification shall contain the particular act of noncompliance committed, the proposed period of disqualification and shall specify that the individual or household may reapply at the end of the disqualification period. Information shall also be included on or with the notice describing the action which can be taken to end or avoid the sanction and his right to resume participation at the end of the two month disqualification period if he reappears and is determined eligible.

The disqualification period shall begin with the first months following the expiration of the adverse notice period, unless a fair hearing is requested. Each individual or household has a right to a fair hearing to appeal a denial, reduction, or termination of benefits due to a determination of nonexempt status, or OFS’s determination of failure to comply with the work registration or employment and training requirements. Individuals or households may appeal agency action such as exemption status, the type of requirement imposed, or agency refusal to make a finding of good cause, if the individual or household believes that a finding of failure to comply has resulted from improper decisions on these matters. The OFS or its designee operating the relevant component shall receive sufficient advance notice to either permit the attendance of a representative or ensure that a representative will be available for questioning over the phone during the hearing. A representative of the appropriate agency shall be available through one of these means. A household shall be allowed to examine its employment component case file at a reasonable time before the date of the fair hearing, except for confidential information (which may include test results) that the agency determines should be protected from release. Information not released to a household may not be used by either party at the hearing. The results of the fair hearing shall be binding on the agency.

Following the end of the two month disqualification period for noncompliance with the work registration or employment and training requirements, participation may resume if a disqualified individual or household applies again and is determined eligible.

E. Voluntary Quit

The rule entitled “Voluntary Quit in the Food Stamp Program” published in the Louisiana Register Vol. 11, No. 1, January 20, 1985 page 38 and 39 is hereby amended.

If a determination of voluntary quit is established, the OFS shall then determine if the member who quit is the head of household. Persons who have been disqualified for quitting a job as head of household of one household will carry their sanction with them if they join a new household as its head. The new household will be ineligible for the remainder of the sanction period unless the person who caused the disqualification ends it.

Following the end of the disqualification period a household may begin participation in the program if it applies again and is determined eligible.

Eligibility may be reestablished during a disqualification period and the household shall, if otherwise eligible, be permitted to resume participation if the member who caused the disqualification secures new employment which is comparable in salary or hours to the job which was quit, or leaves the household. Eligibility may also be reestablished if the violator becomes exempt from the work requirements. Should a household which has been determined to be noncompliant without good cause split into more than one household, the sanction shall follow the member who caused the disqualification. If a head of household who committed the violation joins another food stamp household as head of the household, that household shall be ineligible for the balance of the period ofineligibility.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

RULE

Department of Labor
Board of Barber Examiners

Title 46
Professional and Occupational Standards
Part VII. Barbers

The Board of Barber Examiners in accordance with R.S. 49:950 et seq. and R.S. 37:341-392, adopts the following sections in Chapter 13 of LAC 46:VII.

Chapter 13. Barber Schools
§1301. Standards Required

A. All of the standards required by the above cited sections of the statutory law shall be strictly complied with.

1. School owner licensee shall be strictly responsible for all persons licensed and actions upon the licensed premises and shall be further held responsible for violations by employed teachers as well as students of R.S. 37:341-398 et seq.

B. Physical Requirements for Opening a Barber School

No school of barbering shall operate within the state without a certificate of registration. Any person desiring to conduct a school of training in the vocation of barbering shall make an application to the board for a certificate of registration and license after they have completed the following steps:

1. Request in writing to the Board of Barber Examiners information relative to opening a barber school.

2. After receipt of the letter from the applicant, it shall be necessary for the prospective owner to select a location and request an inspection, notifying the Board of Barber Examiners of the location, and the approximate floor space and type of construction.

3. A detailed floor plan of the proposed barber school, drawn to scale, must be submitted to the Board of Barber Examiners showing the arrangement of classrooms, placement of equipment, electrical outlets, ventilating facilities, and plumbing and lighting facilities, and shall indicate that the school will have an outside entrance and exit and that it contains no less than 2000 square feet of floor space. This plan must be submitted before the first inspection.

4. The Board of Barber Examiners may also require a petition containing signatures of the registered barbers in the parish and adjacent communities, showing evidence of the need for a barber school in the given area.

5. After the location and floor space and all of the above has been checked, and a report has been made to the board in an official meeting, the applicant shall then show proof in writing, that the proposed area location will not be detrimental to the public welfare. The board shall then approve or disapprove the application, and shall notify the applicant in writing of the decision of the board.

6. If the location is approved, the applicant shall then be notified in writing to submit the following:
a. a copy of the lease, if space is to be leased;
b. a copy of the proposed curriculum and a daily sched-
ule covering the entire outline of the course of study;
c. letters of approval from the city fire inspector and city
electrical inspector as to fire hazard requirements;
d. notarized statements from each of the licensed teach-
ers to be employed, verifying their agreement to teach if
the school is licensed;
e. proof of the financial ability to operate the proposed
barber school in accordance with the requirements of the barber
license law and the regulations of the board.

7. After all equipment has been installed, and the board
is satisfied of the financial responsibility, the applicant shall re-
quest final inspection from the board, together with the fee of
$250. Renewal fee of $50 per year shall be payable on or before
January 31 of each year. Failure to make payment prior to that
date shall subject the licensee to an additional fee of $50.

8. The board, or one of its agents, shall then make a final
inspection to determine if the equipment and all details and sanita-
tion sterilization requirements are met and shall report its find-
ings to the board.

9. After final inspection by the board or its agents and a
report thereof has been made to the board, the school shall be
notified of its acceptance by the board and the recognition for
opening date, and the board thereupon shall issue the license.

C. Changing location or ownership

1. Whenever any school changes its location or its owner-
ship, by transfer or by lease or otherwise, its license may be
made applicable to the new ownership and/or location, pro-
vided, the parish in which the school is domiciled remains un-
changed and the board is given notice of not less than 30 days
prior to the change of address and/or ownership of the school
and appropriate examination and inspection by the board reveal
that the above requirements have been satisfied, and the notice
of change of ownership is accompanied by the payment of the
sum of $250 as a license fee.

2. The above minimum size requirements shall be de-
manding of all newly licensed schools or newly licensed school
owners. The sale of a school by its present owner or the change
of location of a school will require that the licensed facilities be
brought to these standards.

D. Equipment requirement

1. Every barber school must have practical work room,
equipped with not less than the following:
a. twelve barber chairs which does not include shampoo
area chairs, unless otherwise approved by the board;
b. one shampoo bowl or lavatory for every four barber
chairs, unless otherwise approved by the board (these chairs
must recline with soap dispensers for each);
c. one overhead hair dryer (chair or hood type) for every
four barber chairs, unless otherwise approved by the board;
d. ample permanent wave rods and sufficient trays;
e. six mannequins;
f. sufficient seating in the waiting area (this area must con-
tain at least two hundred square feet of floor space);
g. sufficient seating for students for classroom work (no
classroom shall contain less than 400 feet of floor space):
h. modern anatomy charts;
i. full size chalk board;
j. twelve modern work stands, each measuring in size not
less than 60 inches wide and 12 inches deep;
k. twelve mirrors, each not less than 32 inches in diame-
ter and/or not less than 800 square inches in size;

l. sufficient cabinets, for storage of clean linen and acces-
sories;
m. sufficient amount of covered containers for soiled
linen;
n. twelve dry cabinet sterilizers not less than 1200 cubic
inches in size, or 12 electrical disinfecting cabinets (ultra violet
lights);
o. twelve large professional wet sterilizers;
p. sufficient waste containers, for neck strips and shaving
paper;
q. sufficient amount of compounds for dry (ultra violet
lights) and wet sterilizers.
r. sufficient supply of creams, lotions, hair tonics, sham-
poo, neck strips, headrest paper, linen, etc., necessary for serv-
ing the public;
s. hot water heater;
t. sufficient amount of covered waste containers, for resi-
due, cut hair, dirt, etc.;	u. toilet facilties;
v. sufficient amount of hooks or racks for customers hats
and coats.

E. Sanitation and Sterilization

Sanitation and sterilization rules and regulations for bar-
ber schools must comply with the same rules and regulations as
for barber shops.

F. Books

The following text must be provided to each student on
registration:

1. Standard Textbooks of Professional Barber-Styling;
2. Professional Barber-Styling State Board Examination
Review.

G. All schools must maintain a curricula hereinafter pro-
scribed for the following:

1. Barber course covering curriculum in not less than
1500 hours in a nine-month period.

H. Barber Course Curriculum

I. History of Barbering
II. Professional Ethics
III. Hygiene, Good Grooming, Bacteriology &
Sanitation
IV. Barber Implements, Honing, Stropping, Shav-
ing
V. Men's Hair Cutting, Moustaches & Beards
VI. Women's Hair Cutting, Scalp & Hair Treat-
ments
VII. Theory of Massage & Facial Treatments
VIII. Men's Razor Hair Cutting, Air Waving, Men's
Hairpieces
IX. Barber Shop Management & Salesmanship
X. Anatomy & Physiology
XI. Structure & Chemistry Simplified
XII. Review & State Board

Total Theory 750 Hours

Practical Work In Shop

I. Hair Cutting - Men, Women
II. Shaving, Moustaches & Beards
III. Scalp & Hair Treatment
IV. Hair Tonics
V. Facial Treatment
VI. Razor Hair Cutting
VII. Air Waving
VIII. Men's Hairpieces

Practical Work Hours

I. Hair Cutting - Men, Women 550 Hours
II. Shaving, Moustaches & Beards 20 Hours
III. Scalp & Hair Treatment 10 Hours
IV. Hair Tonics 10 Hours
V. Facial Treatment 10 Hours
VI. Razor Hair Cutting 65 Hours
VII. Air Waving 35 Hours
VIII. Men's Hairpieces 10 Hours
IX. Permanent Wave 40 Hours
Total Practical 750 Hours
Total Barbering 1500 Hours

1. Administrative regulations
   1. All barber schools must provide the board no later than
      15 days following the enrollment of each student with:
      a. student application, completed and notarized;
      b. birth certificate or equivalent;
      c. high school diploma or passing grade on equivalence
test;
      d. two five-by-three inch signed photographs of the student;
   2. All barber school owners must register hours of each
      student with the board office each month, no later than seven
      days passed the end of each month. Owner of school must
certify students’ attendance for these hours. Only hours devoted
      toward the prescribed curriculum shall be included. This monthly
      hourly student report may be certified by the head instructor in
      the absence of the school owner. A weekly summary of accredited
      hours earned by each student shall be posted in every school.
   3. All barber schools may charge or accept directly or
      indirectly any money whatsoever for such clinical practice by the
      student for materials used therein whether the money is considered
      payment for services or materials or as a gratuity, upon
      approval by the Barber Board. Such charges must have prior
      approval by the Barber Board.
   4. All barber schools must notify the Barber Board in writing,
      within five days of any change in their teaching staff,
      whether it is a temporary, part-time or substitute teacher, giving
      names and Louisiana teacher license number.
   5. All schools are required to maintain a faculty of instructors,
      not fewer than one per each 20 students enrolled.
      a. Each school must be in charge of and under the imme-
diate supervision of a Louisiana licensed teacher of barbering.
   6. All barber schools may develop a Teachers Training
      Program, Advance Training Program and Brush-up Programs.
      These programs and curriculum must be submitted to the Barber
      Board for prior approval. The Teachers Training Program shall
      not automatically entitle a person to take an examination for a
      teachers certificate as issued by the Louisiana State Board of
      Barber Examiners. The teachers’ examination shall be given only
      when the applicant shows proof to the Barber Board that they
      will be hired as a teacher in a barber school after passing such an
      examination. Advanced training and brush-up programs shall be
      offered only to licensed barbers and cosmetologists.
   7. All barber schools shall furnish the board written notifi-
cation at least two weeks prior to the next examination date the
      names and total completed hours of each student who will be
      taking the next examination.
   8. All barber schools shall maintain a sign in front of its
      premises reading “Barber College Only.”
   9. There shall be no professional departments within the
      school, nor shall any school owner own or operate a professional
      salon in connection with schools. No members of the school staff
      shall practice in an adjoining salon. There shall be no unsealed
      connecting doors between schools and shops under the same
      roof.
   10. All barber schools must post all correspondence from
       the barber board office if directed to do so.
   11. All barber schools must issue to each student the bar-
       ber boards student and examination administrative regulations
       no later than 15 days following the enrollment of each student.
   12. All schools must hold regular theory classes, for a
       minimum of one hour per day. This must embrace related sub-
       jects.
   13. It is incumbent upon all schools to report to their
       respective board members any student who does not attend
       classes as required by rules and regulations set by the Board of
       Barber Examiners.

Kathy Berry
Secretary

RULE
Department of Labor
Board of Barber Examiners
Title 46
Professional and Occupational Standards
Part VII. Barbers

Chapter 15. Barber Students
§1501. Statutory Requirements

A. No students can commence barber school prior to their
    seventeenth birthday. (RS 37:358)
B. Must be of good moral character and temperate habit.
   (RS 37:354)
C. Shows proof of graduation from high school or its
   equivalent. (RS 37:361A)
D. Graduation of a course or instruction of not less than
    1500 hours completed within nine months with no more than
    eight hours to any one working day subject to the board’s author-
    ity to determine by regulation the days and hours of school
    within these limits. (RS 37:354 A. 361 B)
E. The course of instruction shall include the following
    subjects:
    Scientific fundamentals of barbering, hygiene and bacteriol-
    ogy; history of the hair, skin, muscles and nerves; structure of
    the head, face and neck; elementary chemistry as it relates to
    sterilization and asepsis; diseases of the skin and hair glands;
    the massaging and manipulating of the muscles of the body above
    the seventh cervical vertebra; hair cutting and shaving; and the
    arranging, dressing, coloring, bleaching and tinting of the hair.
   (RS 37:361 B)
F. Passes satisfactorily an examination conducted by the
   Board of Barber Examiners to determine his/her fitness to prac-
   tice barbering. (RS 37:354)
1. These examinations shall be conducted every three
   months and shall include both a practical demonstration and a
   written and oral test and shall embrace the subjects usually
   taught in colleges of barbering approved by the Board of Barber
   Examiners. (RS 37:366)

§1503. Regulation for government of student activities

A. At all times when a student is subject to public observa-
   tion, in his/her work, he/she shall wear in a readily visible
   position a badge stating the following information, legibly: the
   word “Student,” and the student’s name.
B. All students shall, when in the presence of the public,
   be dressed in clean washable uniforms, the color being pre-
scribed by the school.

C. No person shall practice or attempt to practice barbering without a certificate of registration as a registered barber issued by the board. Students in certificated barber colleges may perform acts included in the practice of barbering but only as clinical training and only on persons who have consented thereto after they have been specifically advised in advance that the operator is not a registered barber but only a student in training. (R.S. 37:349)

D. All students must provide the barber college no later than 10 days following their enrollment in barber college the following:
   1. student application, completed and notarized;
   2. high school diploma or passing grade on equivalent test;
   3. two five-by-three inch signed photographs of the student.

E. All students must comply with the sanitation and sterilization rules and regulations enacted by the Board of Barber Examiners which shall be posted in a conspicuous place therein the barber college.

F. All students shall receive a Student Certificate from the board office, upon receipt of the completed student application requirements. This certificate must be posted and displayed in a conspicuous place adjacent to or near his/her work chair.

G. Any member of the Board of Barber Examiners or any employee designated for the purpose shall have access to and may enter and inspect at all reasonable hours and at any time during business hours any Louisiana barber college.

H. It is incumbent upon all students to attend classes on a regular basis as a prerequisite to graduation a course or instruction on not less than 1500 hours completed within nine months with no more than eight hours to any one working day subject to the board’s authority to determine by regulation the hours and days of school within these limits.

I. A student certificate does not permit any individual to act as a barber (even in training) other than on the school premises.

J. Students attending barber schools shall not work in any licensed barber shop on the general public in any capacity outside the school. Students may work on the people in nursing homes, orphan homes; etc., if accompanied by their instructor.

K. Students transferring their student certificate and or source of hours from one school to another are required with their transfer to submit a letter to the board office clearing stating their reason for transfer. The board office should review this letter and if the reasons do not appear to be sound, fair, and honorable, the letter will be referred to the board for study at which time the board may see fit to call the student before the board.

§1505. Transfer Students

The board may accept student hours certified by license schools not licensed by this board. Louisiana school owners may receive transfer students by examining these applicants, and securing a verification of hours from the student’s original school and the state board supervising that school. This verification should cover the number of hours and curriculum studied. The results of the examination should then be certified to the Louisiana Board of Barber Examiners, stating the number of hours as determined the transfer student to have completed satisfactorily. This certification should be accompanied with supporting data of verification from the student’s original school and the state board supervising that school. All of the above shall be submitted to the

Louisiana Board of Barber Examiners for final approval.

§1507. Alien Students

When registering alien students from foreign countries, schools will be responsible for transmitting with the student registration application Immigration Form I-20 A (certificate of eligibility for nonimmigrant “F-1” student status) and form I-17 (Petition for approval of school for attendance by nonimmigrant alien students). These forms may be obtained by the schools from the Immigration Department, Federal Building, New Orleans, Louisiana.

Kathy Berry
Secretary

RULE

Department of the Treasury
Board of Trustees of the
State Employees Group Benefits Program

Pursuant to the authority granted by R.S. 42:871(c) and R.S. 42:874 the Board of Trustees of the State Employees Group Benefits Program has amended the plan document as follows:

Eliminate Article 3, Section I (H) entitled, Coverage After Termination of Comprehensive Medical Benefits, in its entirety.

James D. McElveen
Executive Director

RULE

Department of the Treasury
Board of Trustees of the
State Employees Group Benefits Program

Pursuant to the authority granted by R.S. 42:871(c) and R.S. 42:874 the Board of Trustees of the State Employees Group Benefits Program has amended the plan document as follows:

Eliminate Article 3, Section II entitled, Second Surgical Opinion, in its entirety.

James D. McElveen
Executive Director

Notices
of Intent

NOTICE OF INTENT

Department of Agriculture and Forestry
Office of Animal Health Services

The Louisiana State Livestock Sanitary Board will consider adopting amendments to LAC 7:XXI.11741, to require the following:
I. The sale of brucella antigen manufactured for the purpose of detecting brucellosis in food producing animals shall be restricted in Louisiana to either the Louisiana Department of Agriculture and Forestry or the United States Department of Agriculture, Animal and Plant Health Inspection Service, Veterinary Services.

II. The use of brucella antigen manufactured for the purpose of detecting brucellosis in food producing animals is restricted, in Louisiana, to authorized accredited veterinarians, authorized employees of the Louisiana Department of Agriculture and Forestry, and authorized employees of the United States Department of Agriculture, Animal and Plant Health Inspection Service, Veterinary Services.

It is a violation of this regulation for anyone other than authorized individuals to use brucella antigen.

A public hearing will be held on July 31, 1987, to consider these proposed amendments. Persons interested in making comments relative to this proposal may do so at the public hearing or by writing to William B. Fairchild, D.V.M., State Veterinarian, Box 1951, Baton Rouge, LA 70821. He is the person responsible for responding to inquiries regarding this proposed rule.

Bob Odom
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 7:XXI.11741

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no additional cost or savings to state or local government units to implement these changes.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no effect on revenue collections of state or local governmental units.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
If adopted, these changes will not cost or benefit anyone directly; but, they would enhance the brucellosis program in Louisiana, which is needed to maintain the market for cattle produced in Louisiana.

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

William B. Fairchild, D.V.M.
State Veterinarian

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT
Department of Agriculture and Forestry
Office of Animal Health Services

The Louisiana State Livestock Sanitary Board will consider adopting an amendment to LAC 7:XXI.11749, to require the following:

I. Any brucellosis infected herd to be classified as infected and under quarantine until it has passed a complete negative test, not less than 30 days following the date the last reactor was removed from the herd, and, in addition, a second negative herd test, no less than 180 days from the date the last reactor was removed from the herd.

II. Heifer calves must be quarantined and held separate and apart from the brucellosis infected adult herd after weaning, until they are negative on an official test, following the completion of their first calving or
   if the heifer calves remain in the brucellosis infected adult herd, the entire herd shall remain under quarantine until all the heifer calves have matured and calved, then the entire herd must be tested negative for brucellosis to qualify for quarantine release.

III. Heifer calves from a brucellosis infected dairy herd to be included in the quarantine restrictions or meet the following requirements:
   1. be from a herd that is following an approved individual herd plan;
   2. be calfhood vaccinated;
   3. be identified with an official ear tag, prior to movement;
   4. be separated from the dam at no more than seven days of age;
   5. be quarantined separate and apart from other cattle after movement from the brucellosis infected herd for at least 30 days.

IV. Heifer calves from a brucellosis infected beef herd to be included in the quarantine restrictions or meet the following requirements:
   1. be part of a herd that is following an approved individual herd plan;
   2. be calfhood vaccinated;
   3. be no more than eight months of age.

A public hearing will be held on July 31, 1987, to consider these proposed amendments. Persons interested in making comments relative to this proposal may do so at the public hearing or by writing to William B. Fairchild, D.V.M., State Veterinarian, Box 1951, Baton Rouge, LA 70821. He is the person responsible for responding to inquiries regarding this proposed rule.

Bob Odom
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 7:XXI.11749

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
No implementation costs or savings to state or local governmental units.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no effect on revenue collections of state or local governmental units.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
The Louisiana cattle industry will benefit in that severe restriction could be placed on the movement of cattle from
Louisiana if these amendments are not implemented.

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

William B. Fairchild, D.V.M.                   David W. Hood
State Veterinarian                            Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Agriculture and Forestry
Office of Animal Health Services

The Louisiana State Livestock Sanitary Board will consider adopting an amendment to LAC 7:XXI.11735.A.2. to require the following:
The license plate of the vehicle which hauled the livestock to the stockyard must be shown on the check-in slip and the check-in slip must be made available to the Louisiana State Livestock Sanitary Board's official representative before the animals are tested for brucellosis.

A public hearing will be held on July 31, 1987, to consider these proposed amendments. Persons interested in making comments relative to this proposal may do so at the public hearing or by writing to William B. Fairchild, D.V.M., State Veterinarian, Box 1951, Baton Rouge, LA 70821. He is the person responsible for responding to inquiries regarding this proposed rule.

Bob Odom
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 7:XXI.11735.A.2.

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no implementation costs (savings) to state or local governmental units.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no effect on revenue collections of state or local governmental units.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
There will be no costs and/or economic benefits to directly affected persons or non-governmental groups.

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

William B. Fairchild, D.V.M.                   David W. Hood
State Veterinarian                            Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Agriculture and Forestry
Office of Animal Health Services

The Louisiana State Livestock Sanitary Board will consider adopting amendments to LAC 7:XXI.11731.B.3., 7:11733.A.2, 7:11735.A.4, 7:11737.A.3, and 7:11739.B to require the following:

I. After October 1, 1987, female cattle over 12 months of age must meet the following guidelines to be sold.
1. Brucellosis vaccinated animals may be sold for any purpose.
2. Non-brucellosis vaccinated animals that have been part of a complete herd test of the owner's cattle, conducted within the previous 12 months, may be sold for any purpose.
3. Non-brucellosis vaccinated animals that have not been part of a complete herd test of the owner's cattle, conducted within the previous 12 months, may be "S" branded and sold to slaughter or to a quarantine feedlot or
4. Non-brucellosis vaccinated animals that have not been part of a complete herd test of the owner's cattle, conducted within the previous 12 months, may be returned to the farm of origin.

II. After January 1, 1989, all female cattle over 12 months of age offered for sale must be:
1. brucellosis vaccinated; or
2. from a herd that has had a complete herd test of the owner's cattle, conducted within the previous 12 months.

III. After January 1, 1989, sellers who offer for sale non-brucellosis vaccinated animals over 12 months of age, from a herd that has not been tested within the previous 12 months, shall be required to:
1. "S" brand the non-vaccinated cattle; and sell to slaughter, or quarantine feedlot, or return the animal to the farm of origin and
2. within 30 days after the non-vaccinated animal is offered for sale, the entire herd, from which the non-vaccinated animal comes, must be tested.

A public hearing will be held on July 31, 1987, to consider these proposed amendments. Persons interested in making comments relative to this proposal may do so at the public hearing or by writing to William B. Fairchild, D.V.M., State Veterinarian, Box 1951, Baton Rouge, LA 70821. He is the person responsible for responding to inquiries regarding this proposed rule.

Bob Odom
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: LAC 7:XXI.11731.B.3, 7:11733.A.2; 7:11735.A.4; 7:11737.A.3; and 7:11739.B.

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no additional cost or savings to state or local governments units to implement these changes.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no effect on revenue collections of state or local governmental units.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
These changes are needed to assure the Louisiana livestock producers that out-of-state markets for Louisiana cattle will be maintained.
IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

There will be no effect on competition and employment.

William B. Fairchild, D.V.M.                  David W. Hood
State Veterinarian                           Legislative Fiscal Analyst

NOTICE OF INTENT

Board of Elementary and Secondary Education

Principles of Technology Curriculum Guide

In accordance with R.S. 49:950 et seq., the Administrative Procedure Act, notice is hereby given that the Board of Elementary and Secondary Education approved the Principles of Technology Curriculum Guide (Bulletin 1812) for implementation in September, 1987. Copies of this guide can be seen at the Office of the Louisiana Register, State Department of Education and State Board of Elementary and Secondary Education.

Interested persons may comment on the proposed policy change and/or additions in writing, until 4:30 p.m., September 7, 1987 at the following address: State Board of Elementary and Secondary Education, Box 94064, Capitol Station, Baton Rouge, LA 70804-9064.

Dr. James Meza, Jr.
Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: Principles of Technology Curriculum Guides

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

Printing of 1,000 copies of the guide is estimated to cost $10,000. Teacher workshops on use of the guide and implementation of the course are scheduled as part of the annual workshops held each August. All costs associated with development of this course are paid from federal (Carl Perkins) monies.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

No effect on revenue collections is involved in the proposed action.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

There are no costs to directly affected persons or non-governmental groups. The ultimate recipients of benefits are the students themselves.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

No impact on competition and employment in the public and private sectors is anticipated as a result of this rule.

Joseph F. Kyle                  David W. Hood
Deputy Superintendent           Legislative Fiscal Analyst

NOTICE OF INTENT

Board of Elementary and Secondary Education

Property Management - EDGAR

In accordance with R.S. 49:905 et seq., the Administrative Procedure Act, notice is hereby given that the State Board of Elementary and Secondary Education approved the policy listed below:

Property management shall be in compliance with 34 Code of Federal Regulations (CFR) Part 74 of the Education Division General Administrative Regulations (EDGAR).

Interested persons may comment on the proposed change and/or additions, in writing, until 4:30 p.m., September 8, 1987 at the following address: State Board of Elementary and Secondary Education, Box 94064, Capitol Station, Baton Rouge, LA 70804.

James Meza, Jr., Ed.D.
Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules

Rule Title: Property Management - EDGAR

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no estimated implementation costs to state and governmental units as a result of this policy.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no estimated cost effect on revenue collections for state or local governmental units as a result of this policy.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

There will be no estimated cost and/or economic benefits to directly affect persons or non-governmental groups as a result of this policy.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

There will be no estimated effect on competition and employment.

Joseph F. Kyle                  David W. Hood
Deputy Superintendent           Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Environmental Quality
Office of Water Resources

The Department of Environmental Quality, Office of Water Resources will conduct a public hearing to present, for public review and comment, the proposed Construction Grants Priority System and FY 1988 Construction Grants Priority List. The System is an orderly approach to the funding of municipal waste treatment facilities under the Clean Water Act. The 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 1988. The
NOTICE OF INTENT
Office of the Governor
Division of Administration
State Planning Office

The Division of Administration will be amending the FY 1987 LCDBG Final Statement. The purpose of the amendment is to allow the state to determine the administrative costs for demonstrated needs and economic development recipients whose project costs are less than $200,000. Paragraph (6) i. of Section G will be amended to read as follows:

i. Based on review of the application, it is determined that general administrative costs exceed the following maximums: housing rehabilitation - 11.7 percent of total housing costs, economic development - 5 percent of the LCDBG funds requested for project costs, and public facilities - 6 percent of public facilities costs, except in cases where acquisition in excess of 10 parcels is involved, the maximum allowable will be 7.5 percent of public facilities costs. These limitations will not apply to demonstrated needs and economic development projects when the total project costs are less than $200,000; in those cases, the state will make the final determination as to the appropriate allowable administrative costs.

Interested persons may comment on the proposed amendment in writing through September 1, 1987, at the following address: J. W. Vaughn, Assistant Commissioner, Division of Administration, Box 94095, Baton Rouge, LA 70804.

Stephanie L. Alexander
Commissioner

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: FY 1987 LCDBG Final Statement

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

The proposed amendment will have no effect on the state's cost to implement the LCDBG Program. It will, however, allow local governmental units receiving less than $200,000 in project funds for economic development and demonstrated needs to receive an equitable amount of administrative monies.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no effect on revenue collections.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

The LCDBG funds will be awarded in accordance with the selection criteria established in the FY 1987 LCDBG final statement. The program is designed to serve low to moderate income persons in communities throughout the state. The amendment will have no impact on those persons. The effect of increasing the administrative portion may be a minimal reduction in available grant funds for demonstrated needs and economic development projects.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

The proposed rule will not create any changed effect on competition and employment.

Martha Madden
Secretary
David W. Hood
Legislative Fiscal Analyst

Dr. Sally Clausen
Deputy Commissioner
David W. Hood
Legislative Fiscal Analyst
NOTICE OF INTENT
Department of Health and Human Resources
Board of Examiners for Nursing Home Administrators

The Louisiana State Board of Examiners for Nursing Home Administrators intends to adopt changes in Chapter 7, Paragraph §701 and §703 of Title 46 as follows to amend an existing requirement:

Chapter 7. Administrator-in-Training (A.I.T.)

§701. Program

An applicant must serve as a full-time (40 hours per week) Administrator-in-Training for a minimum of six consecutive months. The program may be completed or begun before or after taking examinations so long as it is carried out strictly according to Chapter 7. During this time the AIT must work under close, direct, personal, on-site supervision of a full-time preceptor who shall be administrator of record or licensed assistant administrator in the facility in which the AIT undertakes training.

§703. Preceptor

The preceptor is a duly licensed nursing home administrator who has completed three years of work experience as a full-time practicing nursing home administrator and/or licensed assistant administrator. The preceptor applies for board approval as a preceptor on forms provided by the board. He undergoes orientation and other designated training conducted by the executive director, a board member, or other authorized person and cannot practice as a preceptor until he has specific approval of the board.

Interested persons may submit written comments on the proposed changes until 3:30 p.m., September 4, 1987, at the following address, Winborn E. Davis, Executive Director, Louisiana State Board of Examiners for Nursing Home Administrators, Suite 205, 4550 N. Blvd., Baton Rouge, LA 70806.

Winborn E. Davis
Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Dispensation Of Medications By Physicians

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no additional costs to anyone.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no effect on revenue collections.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

There will be no added costs to affected persons and there could be a savings to the nursing home.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

There will be no effect on competition and employment.

Winborn E. Davis
Executive Director

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT
Department of Health and Human Resources
Board of Medical Examiners

Notice is hereby given, in accordance with R.S. 49:953, that the Louisiana State Board of Medical Examiners (board), pursuant to the authority vested in the board by R.S. 37:1270B(1) and (6) and R.S. 37:1204, intends to adopt rules and regulations governing the dispensation of medications by physicians. Copies of the proposed rules may be obtained from and inquiries concerning the proposed rules may be directed in writing to: Delmar Rorison, Executive Assistant, Louisiana State Board of Medical Examiners, Suite 100, 830 Union Street, New Orleans, LA 70112-1499.

Interested persons may submit data, views, arguments, information or comments on the proposed rules, in writing, to the board at the address set forth above. Written comments must be submitted and received by August 15, 1987. A request pursuant to R.S. 49:953A(2) for oral presentation, argument or public hearing must be made in writing on or before August 2, 1987.

Delmar Rorison
Executive Assistant

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Dispensation Of Medications By Physicians

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

It is anticipated that implementation of the proposed rules will result in additional costs to the Board of Medical Examiners of $17,140 during Fiscal Year 1987-88, $10,998 during FY 1988-89, and $10,125 during FY 1989-90.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

It is anticipated that the costs of implementation will be initially satisfied out of existing board funds, to be substantially reimbursed through additional revenues attributable to registration and renewal fees, estimated at $18,750 during FY 1987-88, $12,125 for FY 1988-89, and $13,750 for FY 1989-90.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

Physicians desiring to register as dispensing physicians will be required to pay a fee of $75 for initial registration and $50 for annual renewal of such registration. In addition, the provisions of the proposed rules for secure storage, record-keeping, packaging and labelling of medications for dispensation to patients may represent additional operating expenses to registrants. The amount of such incremental costs will vary from registrant to registrant and is therefore difficult to quantify. The requirements of the proposed rules, however, should not represent significant additional costs over those associated with dispensation of medications in accordance with existing state and federal law and regulations and good medical practice.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

It is not anticipated that the proposed rules, in and of themselves, will have a material impact on competition or
III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

The rules will require radiological technologists in the private office or clinics of physicians to pay fees of $35 for certification.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

It is not anticipated that the proposed rules, independent of the certification law under which they are authorized, will have a significant impact on competition or employment in the private sector. No effect is anticipated in the public sector.

Delmar Rorison
Acting Executive Director

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Health and Human Resources
Board of Medical Examiners

Notice is hereby given, in accordance with R.S. 49:950, et seq., that the Louisiana State Board of Medical Examiners (board), pursuant to the authority vested in the board by R.S. 37:1270B(1) and (6) and R.S. 37:1204, intends to adopt rules and regulations governing the certification of private radiological technologists. Copies of the proposed rules may be obtained and inquiries concerning the proposed rules may be directed in writing to: Delmar Rorison, Acting Executive Director, Louisiana State Board of Medical Examiners, at the address set forth below.

Interested persons may submit data, views, arguments, information or comments on the proposed rules, in writing, to the Louisiana State Board of Medical Examiners, Suite 100, 830 Union Street, New Orleans, LA 70112-1499. Written comments must be submitted and received by August 15, 1987. A request pursuant to R.S. 49:953A(2) for oral presentation, argument or public hearing must be made in writing on or before August 2, 1987.

Delmar Rorison
Acting Executive Director

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Private Radiological Technologists

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

Estimated implementation costs to the State Board of Medical Examiners are estimated to be $16,250 in FY 88-89.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

Estimated revenues to be collected by the board are:

<table>
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<th>Fiscal Year</th>
<th>Revenue</th>
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<tbody>
<tr>
<td>FY 87-88</td>
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<tr>
<td>FY 88-89</td>
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<tr>
<td>FY 89-90</td>
<td>$2,275</td>
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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 the following rule in the Child Support Enforcement Services Program.

In accordance with child support federal regulations of 45CFR 302.56, effective October 1, 1987, the state is required to establish guidelines for setting child support award amounts. The state is required to have procedures in place for persons whose duty it is to set child support award amounts, but the guidelines need not be binding. The guidelines must be based on specific descriptive and numeric criteria and result in a computation of the support obligation.

PROPOSED RULE

October 1, 1987, the Office of Family Security, Child Support Enforcement Services shall implement a policy of determining child support award guidelines.

Guidelines are to be used in determining equitable amounts of child support for all appropriate cases including actions involving voluntary agreement, divorce, modification, paternity, legitimation and in any proceeding brought under a reciprocal support action. All appropriate factors shall be considered including these guidelines, the needs of the child, the ability of the parents to contribute to the child support, and any financial resources available for the support of the child. An order of child support shall be based on the gross income of the obligor (absent parent) including 100 percent of wage and salary income, compensation, other incomes, and self-employment incomes. If actual income is less because the obligor is voluntarily unemployed or underemployed, the earning potential may be considered. Gross income does not include Aid to Families With Dependent Children (AFDC) benefits or child support received from any source.

Verification of gross income may be required, and guidelines shall be applied without regard to gender.

The ranges of child support amounts ordered are to be based on the following:

1 child 16%-21% of Obligor's Gross Income
2 children 24%-29% of Obligor's Gross Income
3 children 28%-33% of Obligor's Gross Income

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4 children 30%-35% of Obligor's Gross Income
5+ children 33%-38% of Obligor's Gross Income

In applying these principles, the amount of child support may be set within or outside the range recommended. In making the determination all relevant factors shall be considered, including but not limited to:

(a) the amount of the obligee's gross income;
(b) the age and needs of the child;
(c) child care expenses incurred by either party in order to maintain gainful employment;
(d) whether either party has the managing conservatorship or actual physical custody of another child;
(e) the amount of child support actually and currently being paid by the obligor under another child support order;
(f) whether the obligor or obligee has an automobile, housing or other benefits furnished by his or her employer, another person, or a business entity;
(g) provision for health care insurance and payment of uninsured medical expenses;
(h) extraordinary health care or other expenses of the parties or of the child; and
(i) any other reason or reasons consistent with the best interest of the child; taking into consideration the circumstances of the parents.

Interested persons may submit written comments to the following address: Marjorie T. Stewart, Assistant Secretary, Box 94065, Baton Rouge, LA 70804-4065. She 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 local Office of Family Security and each Child Support Enforcement Regional Office.

A public hearing on this proposed rule will be held on Wednesday, August 5, 1987, in the Louisiana State Library Auditorium, 760 Riverside, Baton Rouge, Louisiana 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.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

It is expected that obligations will increase resulting in absent parents being obligated to pay higher amounts of child support and children receiving more child support. However, there are too many variables involved. The amount of obligations established to be able to project the amount of increase expected as a result of the implementation of the award guidelines. Award guidelines will ensure greater consistency and objectively statewide as child support obligations are established.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

There will be no effect on competition and employment.

Marjorie T. Stewart         David W. Hood
Assistant Secretary        Legislative Fiscal Analyst

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 Food Stamp Program. The categories of recipients required to report monthly or periodically are based on a waiver of federal regulations set forth in 7CFR 273.21 and approved by the Food and Nutrition Service, United States Department of Agriculture. This was published as an emergency rule in the June 20, 1987 Louisiana Register as the implementation of this waiver could reduce the error rate and thereby reduce the possibility of federal sanctions.

NOTICE

The rule entitled Monthly Reporting in Food Stamps, published in the Louisiana Register, Vol. 11, No. 12, December 20, 1985 pages 1146-1149 is hereby amended.

I. Monthly Reporting

The following households shall be required to report monthly:
1. public assistance food stamp households who are required to report for public assistance purposes;
2. nonpublic assistance food stamp households consisting of seven or more persons with the exception of the households whose only countable gross income consists of self-employment earnings which is received other than monthly.

Remaining households, other than those excluded by law, would periodically report at six month intervals with the redetermination of eligibility serving as the periodic report. Those households whose only countable gross income consists of self-employment earnings which is received other than monthly would periodically report at 12-month intervals with the redetermination serving as the periodic report.

Interested persons may submit written comments to the following address: Marjorie T. Stewart, Assistant Secretary, Office of Family Security, Box 94065, Baton Rouge, LA 70804. She is the person responsible for responding to inquiries regarding this proposed rule. A copy of the proposed rule and its fiscal and economic impact statement is available for review in each

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Award Guidelines

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be a one-time implementation cost for SFY 87/88 of $100 for issuance of an executive bulletin, manual policy implementation, and forms development.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

As of December, 1986, 17,194 cases or 80.55 percent of the AFDC caseloads had obligations $100 or under, 15,131 non-AFDC cases or 53.84 percent of the non-AFDC caseload had obligations of $100 or under. Implementation of these guidelines should increase the amount of these obligations. However, there are too many variables involved affecting the amount of the obligation established to be able to project the amount of increase expected as a result of the implementation of the award guidelines.
local Office of Family Security. A public hearing on the proposed rule will be held on August 5, 1987, in the Louisiana State Library Auditorium, 760 North 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.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Monthly Reporting Requirements

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
The savings are $2220 ($1100 state and $1100 federal) in FY 86-87 and $32,640 ($16,320 state and $16,320 federal) in FY 87-88 and 88-89.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There is no effect on revenue.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
Households containing five persons would not be required to monthly report; therefore, eligibility workers would have less monthly reporting forms to process and could spend more time on other job aspects to increase the quality of their work.

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

Marjorie T. Stewart
Assistant Secretary
David W. Hood
Legislative Fiscal Analyst

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: MAP - LMAC Addition of 9 Drugs

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
Implementation of this rule will result in savings to the state of $282,348 in FY 87-88 and $287,995 in FY 88-89.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
Implementation of this rule will reduce federal matching funds by $589,906 in FY 87-88, and $601,704 in FY 88-89.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
The revenue impact of this rule cannot be predicted for individual providers. Program reimbursement to providers statewide will be reduced by $872,254 in FY 87-88, and $889,699 in FY 88-89.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)
This rule will have no effect on competition and employment.

Marjorie T. Stewart
Assistant Secretary
David W. Hood
Legislative Fiscal Analyst

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.

The Louisiana Maximum Allowable Cost (LMAC) reimbursement regulations currently cover 623 multiple source drugs. As a result the agency's review of drugs covered under the Pharmacy Program, nine drugs have been identified as readily available from multiple sources. Therefore, the Medical Assistance Program is proposing to include these drugs under LMAC regulations. This addition of nine drugs to LMAC regulations was adopted effective June 1, 1987 by an emergency rule published in the Louisiana Register, Vol. 13, No. 6, dated June 20, 1987.

PROPOSED RULE

Louisiana Maximum Allowable Cost Regulations (LMAC) for reimbursement under Title XIX are amended to include the following multiple source drugs:

1. Chloridiazepoxide/Amitriptyline 12.5 mg/5 mg. Tablets
2. Chloridiazepoxide/Amitriptyline 25 mg/10 mg. Tablets
3. Clonidine 0.1 mg. Tablets

4. Clonidine 0.2 mg. Tablets
5. Clonidine 0.3 mg. Tablets
6. Nifedipine 10 mg. Capsules
7. Nifedipine 10 mg. Tablets
8. Verapamil 80 mg. Tablets
9. Verapamil 120 mg. Tablets

Interested persons may submit written comments to the following address: Marjorie T. Stewart, Assistant Secretary, Box 94065, Baton Rouge, LA 70804-4065. She 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 local Office of Family Security.

A public hearing on this proposed rule will be held on August 5, 1987 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.

Implementation of this rule is dependent on the approval of the Health Care Financing Administration (HCFA). Disapproval of the change by HCFA will automatically cancel the provisions of this rule and current policy will remain in effect.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health 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.
Under the Health Care Financing Administration's (HCFA) Regional Medical Service Letter #84-27, the Medical Assistance Program has amended its standards for payment for Title XIX Skilled Nursing Facilities (SNF) and Intermediate Care Facilities (ICF) to allow the continued placement of a recipient requiring the SNF level of care in ICF facilities, when the required level of services are not available and certain conditions are met. These recipients have been certified by agency staff under exceptions to the level of care requirements (SNF Waivered Services).

In May, 1987, the Health Care Financing Administration (HCFA) advised the Medical Assistance Program that exceptions to level of care requirements could only be approved by the agency for:

1. "The patient whose condition has changed to a higher level but remains in the ICF awaiting the availability of a Skilled Nursing Facility bed"; and

2. "The ICF patient who continues to require the basic set of ICF services even as he develops a need for certain additional skilled services"..."if a physician certifies that the patient requires ICF care in accordance with a plan of care that includes the additional services that the patient needs. Also, the ICF must be willing to retain the patient and must have the capacity to furnish the additional services."

This clarification of Regional Medical Services Letter #84-27 will be implemented immediately. Noncompliance with this federal notification will subject the agency to disallowances of the federal share of payments for exceptions granted for provision of ICF services.

This rule is necessary to implement changes in Level of Care Exceptions as mandated by the federal government.

PROPOSED RULE
LEVEL OF CARE EXCEPTION CRITERIA

A recipient who would otherwise be medically certified for Skilled Nursing Facility care may be certified for Intermediate Facility care, subject to agency review and approval, if either of the following conditions exist:

1. The patient’s condition has changed to a higher level but remains in the ICF while awaiting the availability of a skilled nursing facility bed.
   A. The patient may remain in the ICF facility only so long as a skilled nursing facility vacancy is in excess of one hour travel distance from the recipient's domicile (or that of his/her family); and
   B. the patient may remain in the ICF facility only so long as there are no SNF beds available in skilled nursing facilities as verified in the OFS Regional Office records.

2. The patient whose condition would otherwise require a higher level of care, but is certified by a physician for placement in an ICF facility because the patient can be provided ICF care, in accordance with a plan of care, that includes additional services needed by the patient. In such cases, the ICF facility must be willing to provide the additional services to the patient at the ICF per diem rate.

All requests for level of care exceptions shall be accompanied by a written statement, signed by the treating physician, facility administrator and nursing director, which acknowledges the client's need for additional services which would otherwise require a higher level of care and states that the facility will provide the additional services outlined in the recipient's plan of care.

Interested persons may submit written comments to the following address: Marjorie T. Stewart, Assistant Secretary, Box 94065, Baton Rouge, LA 70804-4065. She 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 local Office of Family Security.

A public hearing on this proposed rule will be held on August 5, 1987 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.

Implementation of this rule is dependent on the approval of the Health Care Financing Administration (HCFA). Disapproval of the change by HCFA will automatically cancel the provisions of this rule and current policy will remain in effect.

Sandra L. Robinson, M.D., M.P.H. Secretary and State Health Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Long Term Care - Level of Care Exception Criteria

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There is no fiscal impact associated with this rule.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There is no projected impact on revenue collections resulting from this rule.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

Implementation of this proposed rule will clarify existing policy for uniform application of exception criteria.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

There is no known effect on competition and employment.

Marjorie T. Stewart
Assistant Secretary
David W. Hood
Legislative Fiscal Analyst

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.

Currently, the guidelines for Title XIX transportation providers do not address the type of vehicle which may be used to provide services to recipients. Following review of this situation, the transportation Subcommittee of the Medical Care Advisory Committee of DHHR made the following recommendations which will assure the comprehensiveness of transportation services provided to Title XIX recipients. (1) The initial vehicle used by a transportation provider should be a van with windows and wheelchair capability. (2) Every fifth vehicle operated by a provider should be a van with windows and wheelchair capability. The Medical Assistance Program is proposing to adopt
these recommendations effective October 1, 1987. Under this rule providers who are currently certified must comply with type vehicle requirements by the next annual recertification to continue participation in Title XIX reimbursement.

PROPOSED RULE

Effective October 1, 1987, any individual or entity applying for certification as a Title XIX medical transportation provider shall operate a van type vehicle which has windows and wheelchair capability. Also, every fifth vehicle which is operated must be a van with windows and wheelchair capability. Currently certified Title XIX transportation providers shall meet these requirements by the next annual recertification to continue participation in Title XIX reimbursement. These requirements shall not apply to the individual class of transportation providers who provide transportation to one other individual.

Interested persons may submit comments to the following address: Marjorie T. Stewart, Assistant Secretary, Box 94065, Baton Rouge, LA 70804-4065. She 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 local Office of Family Security.

A public hearing on this proposed rule will be held on August 5, 1987 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.

Implementation of this rule is dependent on the approval of the Health Care Financing Administration (HCFA). Disapproval of the change by HCFA will automatically cancel the provisions of this rule and current policy will remain in effect.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Transportation - Guidelines for Vehicles

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There is no impact resulting from this proposed rule.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There is no impact resulting from this proposed rule.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

This proposed rule will increase the quality of transportation services provided to recipients under Title XIX. This rule will require providers who do not operate van type vehicles with wheelchair capability to modify existing vehicles or purchase appropriate vehicles to remain in compliance with Title XIX standards for participation. The financial impact of this rule on individual providers cannot be determined.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

This rule may result in fewer individuals applying to become medical transportation providers because of the initial cost of obtaining vehicles which meet program requirements.

Marjorie T. Stewart
Assistant Secretary

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Health and Human Resources
Office of Human Development

Effective October 1, 1987, the Department of Health and Human Resources, Office of Human Development, Division of Rehabilitation Services, will adopt a rule as required in its state plan (Section 101(a)(5)(A)(I)) on supported work as a regular vocational rehabilitation service. These services will be time-limited post employment services as defined in the Rehabilitation Act Amendments of 1986 (PL 99-506) and in the proposed federal regulations, 34 CFR Part 363, State Supported Employment Services Program, notice of proposed rulemaking published in the Federal Register, Vol. 52, No. 101, pages 19816-19820, issued Wednesday, May 27, 1987.

The Louisiana Department of Health and Human Resources will conduct public hearings in August 1987 in the major metropolitan areas of the state on the supported work rule and solicit information on the number of individuals with severe handicaps who can benefit from these services in order to do a needs assessment for the delivery of these services.

Interested persons may present their views orally or in writing at public hearings for the supported work rule scheduled as follows: Tuesday, August 4, 1987, 2 P.M., Office of Family Security Regional Office, 1525 Fairlady, Room 205, Shreveport, LA.

Wednesday, August 5, 1987, 10 A.M., Office of Family Security Regional Office, State Office Building, Conference Room-2nd Floor, 900 Murray Street, Alexandria, LA.

Thursday, August 6, 1987, 10 A.M., State Office Building, 302 Jefferson Street, 1st Floor Blue Room, Lafayette, LA.


Copies of the entire rule are available for review at all OHD Division of Rehabilitation Services District Offices or may be obtained by contacting: May Nelson, Director, Division of Rehabilitation Services, Box 94371, 1755 Florida Blvd., Baton Rouge, LA 70804, Telephone (504) 342-2285.

Written comments on the proposed rule may be submitted prior to August 21, 1987, to: Wayne C. Heap, Assistant Secretary, Office of Human Development, Box 44367, Baton Rouge, LA 70804.

Wayne C. Heap
Assistant Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Supported Work

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

The $342,668.89 spent on this program will be 90 percent federal funds and 10 percent state funds.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

Federal Funds in the amount of $308,402 will be acquired by DHHR, Office of Human Development, Division of Rehabilitation Services to provide these services.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-
GOVERNMENTAL GROUPS (Summary)

The services provided will be non-traditional services of the agency entitled supported work services which will provide an increase in the number of job opportunities to those individuals who were unemployed with traditional services. DRS will be able to serve approximately 60 individuals with severe handicaps who are eligible for these services at a cost of app. $6,000 per client.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

In the private sector, approximately 15 positions will be generated through the provisions of supported work services by DRS.

Sandra L. Robinson, M.D., M.P.H.  David W. Hood
Secretary and State Health Officer  Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Health and Human Resources
Office of Preventive and Public Health Services

The Department of Health and Human Resources, Office of Preventive and Public Health Services intends to amend the fee adjustment schedule as contained in the regulations for the Family Planning Program found in the Louisiana Register, Vol. 12, No. 11, page 769 (November 20, 1986). Effective September 20, 1987 the current fee schedule is replaced by the following:

### FEE ADJUSTMENT SCHEDULE

<table>
<thead>
<tr>
<th>% Poverty Income</th>
<th>VII 150%</th>
<th>VIII 160%</th>
<th>IX 170%</th>
<th>X 180%</th>
<th>XI 190%</th>
<th>XII 200%</th>
</tr>
</thead>
<tbody>
<tr>
<td>Family Size</td>
<td>54% of charge</td>
<td>63% of charge</td>
<td>72% of charge</td>
<td>81% of charge</td>
<td>90% of charge</td>
<td>100% of charge</td>
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<tr>
<td>10</td>
<td>33,900</td>
<td>36,160</td>
<td>38,420</td>
<td>40,680</td>
<td>42,940</td>
<td>45,200</td>
</tr>
<tr>
<td>11</td>
<td>36,750</td>
<td>39,200</td>
<td>41,650</td>
<td>44,100</td>
<td>46,550</td>
<td>49,000</td>
</tr>
<tr>
<td>12</td>
<td>39,600</td>
<td>42,240</td>
<td>44,880</td>
<td>47,520</td>
<td>50,160</td>
<td>52,800</td>
</tr>
<tr>
<td>13</td>
<td>42,450</td>
<td>45,280</td>
<td>48,110</td>
<td>50,940</td>
<td>53,770</td>
<td>56,600</td>
</tr>
<tr>
<td>14</td>
<td>45,300</td>
<td>48,320</td>
<td>51,340</td>
<td>54,360</td>
<td>57,380</td>
<td>60,400</td>
</tr>
<tr>
<td>15</td>
<td>48,150</td>
<td>51,360</td>
<td>54,570</td>
<td>57,780</td>
<td>60,990</td>
<td>64,200</td>
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<tr>
<td>16</td>
<td>51,000</td>
<td>54,400</td>
<td>57,800</td>
<td>61,200</td>
<td>64,600</td>
<td>68,000</td>
</tr>
<tr>
<td>17</td>
<td>53,850</td>
<td>57,440</td>
<td>61,030</td>
<td>64,620</td>
<td>68,210</td>
<td>71,800</td>
</tr>
</tbody>
</table>

*NOTE: Income shown under group is minimum income for that group.*

This action to revise the fee adjustment schedule is the result of changes in the federal regulations governing this federally funded program as set forth in 42 CFR 59.5A5 dated June 30, 1980. In essence, the federal regulation requires the state agency administering the program to adopt the most recent poverty guidelines as published by the U. S. Office of Management and Budget. The most recent poverty guidelines were promulgated on February 20, 1987, *Federal Register* Volume 52, No. 34.

Interested persons may submit comments at the following address: Daneta Daniel Bardsley, Ed.D., Assistant Secretary Office of Preventive and Public Health Services, Department of Health and Human Resources, Box 60630, New Orleans, LA 70160.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Family Planning Program

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There will be no expected increase in cost nor savings to the agency.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

This change in fee schedule is expected to decrease revenue collections for fiscal year 1988 by $16,000 from an estimated $141,000 in fiscal year 1987 to $125,000 in fiscal year 1988.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

Some patients who were previously charged will not be charged because of the rise in the poverty index. The charges to other paying patients will be considerably less because they will be dropped to a lower paying group.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

No effect is anticipated in competition and employment as the same kind and amount of services will be offered.

Joseph D. Kimberl  David W. Hood
Deputy Assistant Secretary  Legislative Fiscal Analyst

409 Louisiana Register  Vol. 13, No. 7  July 20, 1987
NOTICE OF INTENT

Department of Health and Human Resources
Office of Preventive and Public Health Services

In accordance with the laws of the State of Louisiana, R.S. 40:4, 40:5, and the provisions of Chapter XIII of the State Sanitary Code, the state health officer is proposing that the following amendments to the listing entitled, Mechanical Wastewater Treatment Plants for Individual Homes—Acceptable Units, be made:

1. Amend the listing to include an additional manufacturer and associated plant model/series, specified as follows:

<table>
<thead>
<tr>
<th>MANUFACTURER</th>
<th>PLANT DESIGNATION</th>
<th>RATED CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Murphy Cormier General</td>
<td>&quot;H007&quot; Models</td>
<td>500 GPD</td>
</tr>
<tr>
<td>Contractor, Inc.</td>
<td>500</td>
<td>500 GPD</td>
</tr>
<tr>
<td>Route 14, Box 1935</td>
<td>1000</td>
<td>1000 GPD</td>
</tr>
<tr>
<td>Lake Charles, LA 70605</td>
<td>1500</td>
<td>1500 GPD</td>
</tr>
</tbody>
</table>

2. Amend the listing as appropriate, to reflect current address and etc. for all previously listed manufacturers, as follows:

<table>
<thead>
<tr>
<th>MANUFACTURER</th>
<th>PLANT DESIGNATION</th>
<th>RATED CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>Aquarobic Limited</td>
<td>Mini-Plant</td>
<td>500 GPD</td>
</tr>
<tr>
<td>171 Robert St. E.</td>
<td>Models F54291-5-S thru F54291-15-S</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>Penetanguishene Environmental Controls, Inc.</td>
<td>Models F54291-5-S thru F54291-15-S</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>Ontario LOK 1PO</td>
<td>Models F54291-5-S thru F54291-15-S</td>
<td>1500 GPD</td>
</tr>
</tbody>
</table>

NOTE: without prefix "F" concrete tank
when used in conjunction with Filter Kit Model 3000, the following Mini-Plant Models 54291-4 thru 54291-15 are approved

<table>
<thead>
<tr>
<th>Models</th>
<th>RATED CAPACITY</th>
</tr>
</thead>
<tbody>
<tr>
<td>54291-4</td>
<td>400 GPD</td>
</tr>
<tr>
<td>54291-5 thru 54291-6</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>54291-7 thru 54291-8</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>54291-9 thru 54291-10</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>54291-11 thru 54291-12</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>54291-13 thru 54291-14</td>
<td>1500 GPD</td>
</tr>
<tr>
<td>54291-15</td>
<td>1500 GPD</td>
</tr>
</tbody>
</table>

NOTE: with suffix "F": fiberglass tank; without suffix "F": concrete tank

Clearstream Wastewater Systems, Inc.
Box 705
Silsbee, Texas 77656

Models 500 H | 500 GPD |
| 1000 H | 1000 GPD |
| 1500 H | 1500 GPD |

Delta Process Equipment, Inc.
Box 969
Derham Springs, LA 70726

Models HU-0.5 | 500 GPD |
| HU-1.0 | 1000 GPD |
| HU-1.5 | 1500 GPD |

Jet, Inc.
750 Alpha Drive
Cleveland, Ohio 44143

Model J 150 | 500 GPD |
| (including filter) |

Mo-Dad-1, Inc.
Box 96
Derham Springs, LA 70726

Models Mo-Dad-1-500 thru Mo-Dad-1-500S | 500 GPD |
| Mo-Dad-1-1000 thru Mo-Dad-1-1000S | 1000 GPD |
| Mo-Dad-1-1500 thru Mo-Dad-1-1500S | 1500 GPD |

Multi-Flo, Inc.
4224 East River Road
Dayton, Ohio 45439

Models FTB-0.5 thru FTB-1.5 | 500 GPD |
| 1000 GPD |
| 1500 GPD |

Norco Wastewater Equipment Company
220 Republic Street
Norwalk, Ohio 44857

Model SINGULAR MODEL 820 | 500 GPD |
| (including filter, backwash chamber, backwash pump, and appurtenant piping) |

Robert R. Oldham, Inc.
Box 197
Sidney, Ohio 45365

Model KOM-50 | 500 GPD |
| (including filter) |

Model KOM-100 | 1000 GPD |
| (including filter) |

Owens Manufacturing & Speciality Company
Box 2443
Lafayette, LA 70502

Kleen Tank | 500 GPD |
| Model 650 | (including filter) |

The specified changes are in compliance with the requirements set forth in Section 6.6 of Appendix A of Chapter XIII of the State Sanitary Code.

Comments regarding the proposed rule should be addressed to: Joseph D. Kimbrell, Deputy Assistant Secretary, Office of Preventive and Public Health Services, Department of Health and Human Resources, Box 60630, New Orleans, LA 70160. A public review hearing will be held on August 6, 1987 at 10 a.m. at 325 Loyola Avenue, Room 511, New Orleans, to hear comments on the proposed rule.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

Fiscal and Economic Impact Statement

For Administrative Rules

Rule Title: Mechanical Wastewater Treatment Plants for Individual Homes—Acceptable Units

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

There are no implementation costs (or savings) which may be expected to accrue to state or local government units.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)

No measurable effects on revenue collections of state or local governments are anticipated as a result of this rule.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)

The consumer will be afforded a wider selection of products—thus enhancing competition and possibly resulting in a reduced costs of the related products and services to the consumer. Exact economic benefits cannot be accurately predicted, however.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)

Competition will be stimulated by the availability of the new products. Effect on employment cannot be estimated.
NOTICE OF INTENT

Department of Natural Resources
Legal Division

The secretary of the Department of Natural Resources hereby does give notice, in accordance with the Administrative Procedure Act, that he intends to adopt rules and regulations implementing R.S. 47:2189.1.

Copies of the proposed rules and regulations may be obtained by calling the Legal Division of the Department of Natural Resources (504)342-0126, or by writing to the Legal Division, Box 94396, Baton Rouge, LA 70804-9396. The text of the rules and regulations may be viewed at the Department of Natural Resources, Legal Division, Room 1315, 625 North Fourth St., Baton Rouge, LA 70802.

Written comments regarding these rules and regulations may be submitted no later than August 20, 1987, and may be mailed to the Legal Division, Box 94396, Baton Rouge, LA 70804-9396.

B. Jim Porter
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Broker's Commission on Sale of Tax Adjudicated Property

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
There will be no additional implementation costs or savings, and existing personnel are capable of performing all tasks arising from the rule's implementation.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
It is not possible to ascertain the effect on revenue collections because there can be no accurate prediction of the number of sales. For example, in FY 86-87 $30,000 was realized, and, had the rule been in effect, commissions would have been 6 percent. Increased sales will result in more commissions.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
Commission to real estate brokers would be 6 percent on all sales. Sheriffs will continue to derive commission of 4 percent.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)
Conceivably, there could be an increase in the number of licensed real estate brokers.

F. Carl Rowen
Undersecretary

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Public Safety and Corrections
State Board of Private Security Examiners

Notice is hereby given that the Department of Public Safety and Corrections, Louisiana State Board of Private Security Examiners, intends to adopt rules and regulations in accordance with R.S. 37:3270 et seq.

These rules and regulations may be viewed between the hours of 8 a.m. and 5 p.m. at the offices of the Louisiana State Board of Private Security Examiners located at 5235 Florida Boulevard, Suite H, Baton Rouge, LA 70896. Comments or objections should be addressed, in writing, to F. Stephen Aucoin, Executive Secretary, at the above address no later than July 27, 1987. On Thursday, July 30, 1987 at 9 a.m. a public hearing will be held at the Sheraton Bossier Inn located at 2015 Old Minden Road, Bossier City, LA 71111, for interested persons to present their views on these rules and regulations.

F. Stephen Aucoin
Executive Secretary

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

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
The cost to the Louisiana State Board of Private Security Examiners in FY 87/88 will be approximately $576. The cost in FY 86/87 and FY 88/89 is, and will be, too insignificant to have an impact on the board's financial operations. The existing staff can handle the workload associated with the implementation of these rules and regulations.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
The Louisiana State Board of Private Security Examiners anticipates a $35,000 revenue increase for FY 87/88 and FY 88/89 based on administrative fines to be assessed for licensee non-compliance. This additional revenue will balance out projected operating expenses and insure strong licensing and regulatory enforcement.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
The proposed rules and regulations bring up to standard the law currently practiced by the profession and will not have any known impact on costs.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)
The proposed rules and regulations will not have any known effect on competition and employment because all affected will be treated uniformly.

F. Stephen Aucoin
David W. Hood
Executive Secretary
Legislative Fiscal Analyst

NOTICE OF INTENT

Department of Transportation and Development
Office of Highways

In accordance with the applicable provisions of the Administrative Procedure Act, R.S. 49:950, et seq., notice is hereby given that the Louisiana Department of Transportation and Development intends to amend EDSM No. IV.2.1.6 issued on September 26, 1980, and amended on March 13, 1981, to provide for Outdoor Advertising Visibility Maintenance.
Copies of the proposed changes can be viewed at the office of Transportation and Development.

All interested persons so desiring shall submit oral or written data, views, comments or arguments no later than 30 days from the date of publication of this Notice of Intent to: Eugene P. Waguespack, Chief Maintenance & Operations Engineer, Department of Transportation & Development, Box 94245, Baton Rouge, Louisiana 70804-9245.

Robert G. Graves
Secretary

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Outdoor Advertising Visibility Maintenance

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
   There will be an estimated 5 percent additional number of permit applications filed in 1987-88 as a result of this ruling, or approximately 114 permits, as outdoor advertisers seek permission to perform tree trimming/replacement activities in the paths of their displays. This may create a backlog of permit requests in 1987-88 and extend the period of time required for DOTD to process a permit request.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
    This rule change will have no effect on revenue collections. DOTD does not charge a fee for such permits.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
    Benefits shall accrue to display owners through improved visibility of advertising displays.

IV. ESTIMATED EFFECT ON COMPETITION AND EMPLOYMENT (Summary)
    There will be no effect on competition and employment due to this rule change.

David W. Hood
Legislative Fiscal Analyst

NOTICE OF INTENT
Department of the Treasury
Office of the State Treasurer

Deferred Compensation Commission

Effective September 10, 1987, the Louisiana Deferred Compensation Commission proposes to change the plan governing the Louisiana Public Employees Deferred Compensation program. The proposed changes are to allow for greater flexibility regarding options the participant has. Basically, it will provide some participants the option of withdrawing from the plan in accordance with revised federal guidelines. It will provide others the option of changing investment plans more frequently than is currently possible.

Interested persons may obtain copies of the proposed rules or submit written comments on the proposed changes to the following address: One American Place, Suite 1840, Baton Rouge, LA 70825.

Harvey J. Fitzgerald
Chairman

Fiscal and Economic Impact Statement
For Administrative Rules
Rule Title: Deferred Compensation Plan

I. ESTIMATED IMPLEMENTATION COSTS (SAVINGS) TO STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
   There will be no implementation costs to the state or local governmental units.

II. ESTIMATED EFFECT ON REVENUE COLLECTIONS OF STATE OR LOCAL GOVERNMENTAL UNITS (Summary)
   There will be no effect on revenue collections of state or local governmental units.

III. ESTIMATED COSTS AND/OR ECONOMIC BENEFITS TO DIRECTLY AFFECTED PERSONS OR NON-GOVERNMENTAL GROUPS (Summary)
    The economic benefits are not obtainable since this rule only makes it possible for the individual to enjoy greater flexibility in selecting options under the plan, which may or may not produce an economic benefit.

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

Harvey J. Fitzgerald
David W. Hood
Chairman
Legislative Fiscal Analyst

Administrative Code Update
April, 1987 through June, 1987

<table>
<thead>
<tr>
<th>Vol</th>
<th>Title: Part:Section</th>
<th>Effect</th>
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Louisiana Register Vol. 13. No. 7 July 20, 1987
in the notice of intent published in the Louisiana Register of June 20, 1987.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

POTPOURRI

Department of Health and Human Resources
Office of Preventive and Public Health Services
Nutrition Section

In accordance with Public Laws 99-500 and 99-591 the Louisiana Special Supplemental Nutrition Program for Women, Infants and Children (WIC) is soliciting comments from the general public on the WIC program’s state plan for 1988. The plan describes in detail the goals and the planned activities of the WIC program for the next year. Interested persons may find copies of the state plan at their local parish health units or they may apply directly to the Nutrition/WIC office for copies of the plan at 5c/page. Interested individuals should submit their requests for copies or their comments on the plan to the following address: State of Louisiana, Department of Health and Human Resources, Office of Preventive and Public Health Services, Nutrition Section - Room 405, Box 60630, New Orleans, LA 70160, Attn: State Plan.

Additional information may be gathered by contacting Pat Goodyear (504)-568-5065.

Sandra L. Robinson, M.D., M.P.H.
Secretary and State Health Officer

POTPOURRI

Department of Natural Resources
Fishermen’s Gear Compensation Fund

In accordance with the provisions of the Fishermen’s Gear Compensation Fund, R.S. 56:700.1 through 56:700.5, and regulations adopted for the fund, published in the Louisiana Register on August 20, 1980, notice is hereby given that 33 claims amounting to $48,965.88 were received during the month of June, 1987. No claims were paid during the month of June.

Information on upcoming hearings will appear in the August, 1987 Louisiana Register.

B. Jim Porter
Secretary

POTPOURRI

Department of Wildlife and Fisheries
Wildlife and Fisheries Commission

PREAMBLE

The Department of Health and Human Resources is responsible for maintaining a current classification of all potential
shellfish growing water with respect to their suitability for shellfish harvesting. These classifications denote open and closed shellfish harvesting areas and are depicted statewide by lines on maps distributed to the following posting sites. The Department of Wildlife and Fisheries establishes patrols of harvest areas focusing primarily upon restricted or prohibited areas. It is the responsibility of each person harvesting oysters to check for the latest information on the classification of shellfish growing areas prior to harvesting. The posting sites are divided into two groups, official and informational. The official sites will have the maps posted for viewing. The informational sites may be more convenient and will have the closure maps available upon request.

**OFFICIAL POSTING LOCATIONS**

St. Bernard Parish  
Map # 1,2,3  
—La. State Marine Extension Service Office, 2200 Paris Road, Chalmette, LA 70043, (504) 279-9402.  
Map # 1,2,3  
—St. Bernard Parish Health Unit, 2712, Palmisano Boulevard, Chalmette, LA 70044 (504) 279-8582.  
Map # 1,2,3

St. Tammany Parish  
—St. Tammany Health Unit, located at 333 Boucaren Street, Slidell, LA 70458 (504) 643-4220.  
Map # 1,2,3

Plaquemines Parish  
—La. Department of Wildlife and Fisheries Bay Gardene Seed Oyster Reservation Facility, located on Bayou Lost (Bayou Perdido) in northeastern Bay Gardene, no telephone services.  
Map # 1,2,3  
—Plaquemines Parish Health Department, 3706 Main Street, Belle Chasse, LA 70037 (504) 394-3510.  
Map # 1,2,3  
Map # 1,2,3  
Map # 1,2,3

Orleans Parish  
—La. Department of Wildlife and Fisheries Seafood Division Office, 400 Royal Street, Room 129, New Orleans, LA 70130 (504) 568-5685.  
Map # 1,2,3,4,5,6,7,8  
—Orleans Parish Health Unit, 4948 Chef Menteur Highway, Suite 107, New Orleans, LA 70126 (504) 942-8283  
Map # 1,2,3,4,5,6,7,8  
—Office of Preventive and Public Health Services, State Office Building, 325 Loyola, New Orleans, LA 70112 (504) 568-5357.  
Map # 1,2,3,4,5,6,7,8

Jefferson Parish  
—La. Department of Wildlife and Fisheries, Lyle S. St. Amant Marine Laboratory, located on western tip of Grand Terre Island in southern Barataria Bay, P.O. Box 37, Grand Isle, LA 70358 (504) 568-7620 or 787-2163.  
Map # 1,2,3,4,5,6,7,8

Map # 2,3  
—Jefferson Parish Health Unit, 111 North Causeway Boulevard, Metairie, LA 70001 (504) 838-5100 or LINC 637-5100.  
Map # 2,3  
Tangipahoa Parish  
—Tangipahoa Parish Health Unit, 301 East Oak Street, Amite, LA 70422 (504) 748-8151.  
Map # 1,2,3

Iberia Parish  
—La. Department of Wildlife and Fisheries, New Iberia Field Office, located near junction of US Highway 90 and Darnell Road, Route 4, Box 78, New Iberia, LA 70560 (318) 369-3807.  
Map # 4,5  
—Iberia Parish Health Unit, Courthouse Annex, 121 West Pershing Street, New Iberia, LA 70560 (504) 364-4514  
Map # 4,5

Calcasieu Parish  
Map # 8  
—Calcasieu Parish Health Unit, 721 Prien Lake Road, Box 3169, Lake Charles, LA 70602 (318) 478-6020.  
Map # 8

Lafourche Parish  
Map # 3,4,5,6  
—La. State Marine Extension Service, Lafourche Port Commission Office, 5415 East Main Street, Galliano, LA 70354 (504) 632-6852.  
Map # 3,4,5,6  
—Lafourche Parish Health Unit, 801 East Seventh Street, Thibodaux, LA 70302 (504) 446-1325  
Map # 4,5,6  
—Lockport Civic Complex, 710 Church Street, Lockport, LA 70374 (504) 532-3117  
Map # 3,4,5,6

Terrebonne Parish  
—La. Department of Wildlife and Fisheries, Bourg Field Office, located near eastern terminus of Texas Gulf Road, Box 188, Bourg, LA 70343 (504) 568-7621 or 594-4130.  
Map # 1,2,3,4,5,6,7,8  
—La. Department of Wildlife and Fisheries, Sister Lake Facility, located in Eastern Caillou Lake (Sister Lake), no telephone services.  
Map # 4,5,6,7  
Map # 4,5,6,7  
—Terrebonne Parish Health Unit, 521 Legion Avenue, Houma, LA 70360 (504) 876-1540.  
Map # 4,5,6,7  
—Terrebonne Parish Courthouse, Office of the District Attorney, 400 East Main Street, Houma, LA 70360 (504) 873-6500.  
Map # 4,5,6,7
St. Mary Parish
   —Morgan City Mayor's Office, Town Hall, Morgan City, LA
   Map # 4,5,6,7
   —St. Mary Parish Health Unit, 1000 Perret Street, Franklin, LA 70538 (318) 828-0410.
   Map # 4,5,6,7
Vermilion Parish
   —Vermilion Parish Health Unit, 401 South St. Charles Street, Abbeville, LA 70510 (318) 893-1443.
   Map # 5,6,7

   Informational Posting Locations

St. Bernard Parish
   —Pip’s Place, near southern terminus of La. Highway 624, Route 2, Box 610, St. Bernard, LA 70085 (504) 676-3747.
   Map # 1,2,3
   —Durac Gisclair’s, near southern terminus of Highway 624, Hopedale, Route 2, Box 621, Cut Off, LA 70345 (504) 676-3737.
   Map # 1,2,3
   —Camp’s Marina, near the southern terminus of La. 300, Delacroix, LA 70085 (504) 684-3809.
   Map # 1,2,3
   —Delacroix Island Fire Station, near the southern terminus of La. Highway 300, Delacroix Island, LA 70085 (504) 684-3388.
   —Frank Campo’s Marina, Shell Beach, LA 70085.
   Map # 1,2,3
St. Tammany Parish
   —La. State Marine Extension Service Office, 801 North Tyler Street, Covington, LA 70433 (504) 893-4449, Attn. John Supan, Box 2440, 70434.
   Map # 1,2,3,4
Plaquemines Parish
   Map # 1,2,3
   Map # 1,2,3
   —Eddie’s Oyster House, off La. Highway 23, Box 301, Port Sulphur, LA 70083 (504) 564-2302.
   Map # 1,2,3
   —Happy Jack Marina, off La. Highway 23, Happy Jack, Route 1, Box 5, Port Sulphur, LA 70083 (504) 564-3797.
   Map # 1,2,3
   Map # 1,2,3
Jefferson Parish
   —Cheramine’s Marina, near southern terminus of La. Hwy. 1, Box 639, Grand Isle, LA 70358 (504) 787-2211.

Map # 2,3
   —Lafitte Seaway Marina, near southern terminus of La. Highway 45, Box 157, Lafitte, LA 70067 (504) 689-2139.
   Map # 2,3
   —Collin’s Seafood, off La. Highway 1, Cheniere Caminada (above Grand Isle), Box 117, Grand Isle, LA 70358 (504) 787-2151.
   Map # 2,3
Lafourche Parish
   —Guidry’s Seafood Co., Route 3, Box 772, Cut Off, LA 70345 (504) 632-6374.
   Map # 1,2,3,4,5,6,7,8
   —Shamrock Seafood, 4328 Highway 1, Raceland, LA 70394 (504) 537-3630.
   Map # 4,5,6
Terrebonne Parish
   Map # 4,5,6,7
   —Marie’s Fisheries, southern terminus of La. Highway 56, Cocodrie, 208 Howard Avenue, Houma, LA 70360 (504) 873-8759.
   Map # 4,5,6,7
   —Hebert’s Store, southern terminus of La. Highway 55, Route 1, La. Highway 55, Montegut, LA 70361 (504) 594-4801.
   Map # 4,5,6,7
   —Dularge Volunteer Fire Department Station, near junction of La. Highway 315 and Parish Road 10, Box 92-F, Falgout Canal Road, Theriot, LA 70397 (504) 872-6111.
   Map # 4,5,6,7
   —Dulac Volunteer Fire Department Station, 5270 Grand Caillou Road, Highway 57, Houma, LA 70363 (504) 563-4112.
   Map # 4,5,6,7

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2. Black Bay and Empire, east and west of Mississippi River
3. Barataria Bay, east and west of Mississippi and East of Bayou Lafourche
4. Lake Felicity, west of Bayou Lafourche
5. Four League Bay and Caillou Lake, west of Bayou Lafourche and East of Atchafalaya Bay
6. Atchafalaya Bay, Point Au Fer, west of Four League Bay and east of Southwest Pass
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J. Burton Angelle
Secretary
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