Listing of the 10% of Producers with the Greatest Percentage of Replacements

<table>
<thead>
<tr>
<th>Producer's Name</th>
<th>Number of Policies Sold By This Producer</th>
<th>Number of Policies Replaced By This Producer</th>
<th>Number of Replacements As % of Number Sold By This Producer</th>
</tr>
</thead>
</table>

Listing of the 10% of Producers with the Greatest Percentage of Lapses

<table>
<thead>
<tr>
<th>Producer's Name</th>
<th>Number of Policies Sold By This Producer</th>
<th>Number of Policies Lapsed By This Producer</th>
<th>Number of Lapses As % of Number Sold By This Producer</th>
</tr>
</thead>
</table>

Company Totals

- Percentage of Replacement Policies Sold to Total Annual Sales ___ %
- Percentage of Replacement Policies Sold to Policies In Force (as of the end of the preceding calendar year) ___ %
- Percentage of Lapsed Policies to Policies In Force (as of the end of the preceding calendar year) ___ %

H. Appendix H

GUIDELINE FOR LONG-TERM CARE INDEPENDENT REVIEW ENTITIES

In order for an organization to qualify as an independent review organization for long-term care insurance benefit trigger decisions, it shall comply with all of the following:

a. The independent review organization shall ensure that all health care professionals on its staff and with whom it contracts to provide benefit trigger determination reviews hold a current unrestricted license or certification to practice a health care profession in the United States.

b. The independent review organization shall ensure that all health care professionals on its staff and with whom it contracts to provide benefit trigger determination reviews hold a current unrestricted license or certification to practice a health care profession in the United States.

c. The independent review organization shall ensure that any health care professional on its staff with whom it contracts to provide benefit trigger determination reviews who is a physician holds a current certification by a recognized specialty board in a specialty appropriate for determining an insured’s functional or cognitive impairment.

d. The independent review organization shall ensure that all health care professionals on its staff and with whom it contracts to provide benefit trigger determination reviews have no history of disciplinary actions or sanctions including, but not limited to, the loss of staff privileges or any participation restriction taken or pending by any hospital or state or federal government regulatory agency.

e. The independent review organization shall ensure that neither it, nor any of its employees, agents, or licensed health care professionals utilized are not a subsidiary of, or owned or controlled by, an insurer or by a trade association of insurers of which the insured is a member.


James J. Donelon
Commissioner
1707#057

RULE

Department of Justice
Law Enforcement Officers and Firemen’s Survivor Benefit Review Board

Survivor Benefits

(LAC 37:1.1101 and LAC 58:XXIII.Chapter 1)

The Law Enforcement Officers and Firemen’s Survivor Benefit Review Board, in accordance with R.S. 40:1665.3 and the provisions of the Administrative Procedure Act, R.S. 49:950 et seq., hereby adopts this Rule, repealing the survivor benefits regulations, LAC 37:1.1101 and adopting §101, Survivors Benefits, §103, Definitions, §105, Board Membership and Domicile, §107, Claims Requests, §109,
The Rule applies to reviews of survivor benefits claims made on behalf of deceased law enforcement officers and firemen to the Law Enforcement Officers and Firemen’s Survivor Benefit Review Board. The Rule addresses additional qualifying claim circumstances enacted by law and clarify documents necessary for adjudication of claims submitted for review by the Law Enforcement Officers and Firemen’s Survivor Benefit Review Board. In order to provide continuity and a single point of contact for employee agencies reporting potential qualifying claims, the Rule provides that the attorney general or their designee shall chair the board in lieu of a rotational chairmanship by members of the board.

Title 37
INSURANCE
Part I. Risk Management
Subpart 1. Insurance and Related Matters
Chapter 11. Law Enforcement Officers’ and Firemen’s Survivor Benefit Review Board
§101. Survivor Benefits
Repealed.


Title 58
RETIREMENT
Part XXIII. Survivor Benefit Board
Chapter 1. Law Enforcement Officers and Firemen’s Survivors Benefit Board
(Formerly LAC 37:1.1101.A-B)
§101. Survivors Benefits
(Formerly LAC 37:1.1101.A-B)
A. Purpose:
1. to establish an effective and efficient mechanism for fulfilling the provisions of R.S. 39:1533(A), 40:1665, 40:1665.3, 40:1665.2(B), and 40:1665.1;
B. Application


§103. Definitions
(Formerly LAC 37:1.1101.C)
Board—the Law Enforcement Officers and Firemen’s Survivor Benefit Review Board.
§107. Claims Requests
(Formerly LAC 37:1.1101.E)

A. All claims shall be submitted to the chairman of Law Enforcement Officers and Firemen’s Survivor Benefit Review Board through the Department of Justice, Attorney General.

B. All claim requests must include the following documentation:

1. Notarized affidavit for decedent’s date of employment, rank, duty assignment, routine work schedule, work responsibilities, years of classified service if applicable, and brief statement outlining injuries;
2. Copy of decedent’s commission as police officer/fireman;
3. Notarized affidavits from any witnesses to incident;
4. Certified copy of investigative report, or uncertified copy accompanied by notarized affidavit of reporting investigative officer, which identifies copy of report as accurate reproduction of original report;
5. Certified copy of decedent’s death certificate and autopsy protocol report;
6. Notarized affidavit from decedent’s surviving spouse stating their full name, address, date of marriage, and that they were not legally separated or divorced at time of death. Also, a certified copy of marriage license;
7. List of names and birth dates of each minor child born to or adopted by decedent, certified copies of birth certificates;
8. Certified copy of letters of tutorship;
9. Notarized affidavit of tutor or legal representative of surviving child stating child is unmarried and under the age of 18, or alternately, is unmarried, under the age of 23, and a student;
10. Notarized affidavit of caretaker of surviving child which states the major child is physically and/or mentally handicapped, totally and permanently disabled, and solely dependent upon decedent for support. Also, copy of the major child’s medical and/or psychological records; and
11. If decedent was not survived by a spouse, child or children, a notarized copy of the department’s form designating decedent’s chosen beneficiary. If decedent is not survived by a spouse, child or children, and no beneficiary designation form has been completed, any approved qualifying claim shall be paid to the decedent’s estate.

C. Additional information required for some firemen:
1. For claims involving disabling cancer under R.S. 39:1533, a certified copy of medical diagnosis of disabling cancer originating in the bladder, brain, colon, liver, pancreas, skin, kidney, or gastrointestinal tract, and leukemia, lymphoma, and multiple myeloma;
2. For claims involving diseases or infirmity of the heart or lungs under R.S. 33:2581, a certified copy of a medical diagnosis of disease of the heart or lung during period of classified fire service;
3. For claims involving heart attack or stroke under R.S. 40:1665.1, notarized affidavit providing that heart attack or stroke occurred while on duty while fireman was engaged in an activity which was stressful or physical, or participating in a training exercise that involved stressful or strenuous physical activity, or no later than 24 hours from engaging or participating in such activities, while on duty.


§109. Procedures for Hearings
(Formerly LAC 37:1.1101.F)

A. Upon receipt of a claim, the chairman will schedule the claim for board hearing within 60 days after all required documentation is received. Each claim shall be assigned a sequential number claim code which shall be utilized for official references.

B. The chairman shall notify the board members, claimant, and appointing authority of the claimant of the claim items up for consideration no later than 10 days prior to hearing.

C. At the hearing date described, the board shall officially receive and act upon all claims received.

D. The board may, at its discretion, entertain additional oral presentations from outside parties regarding the claim.

E. The board shall have the following options with regards to the claim action:

1. Approval of the qualifying claim;
2. Denial of the claim;
3. Deferral pending receipt of additional data; or
4. Conditional approval of qualifying claim, pending receipt of any outstanding documentation.

F. The board shall inform the claimant, in writing, of its determination.

G. If approved or upon receipt of outstanding documentation following conditional approval, the board chairman shall certify to the commissioner of administration and request payment in accordance with R.S. 39:1533.


§111. Appeals
(Formerly LAC 37:1.1101.G)

A. Claimant may appeal within 60 days of being advised of the board’s decision.

B. This appeal shall be filed in the Nineteenth Judicial District Court.
RULE

Department of Public Safety and Corrections
Office of Motor Vehicles

Digitized Driver’s License
(LAC 55:III.161)

In accordance with the provisions of R.S. 32:411(F)(1) and (3)(d) and (f) regarding the implementation of a digitized driver’s license and the fee to install the application to display a digitized driver’s license, the Department of Public Safety and Corrections, Office of Motor Vehicles, has adopted LAC 55:III, Chapter 1, Subchapter A, §161 to implement rules as are necessary to implement a digitized driver’s license as no digitized driver’s license is valid until such rules are adopted. This is a completely new section.

Title 55
PUBLIC SAFETY
Part III. Motor Vehicles
Chapter 1. Driver’s License
Subchapter A. General Requirements
§161. Digitized Driver’s License
A. As used in this Section, digitized driver’s license shall have the meaning assigned to it as in Title 32 of the 1950 Louisiana Revised Statutes.
B. A licensee may obtain a digitized driver’s license by purchasing the digitized driver’s license application from the department or its authorized representative. The fee to initially install the application to display a digitized driver’s license on a mobile device shall be six dollars.
C. The application shall be installed upon initial purchase and upon renewal of a driver’s license.
D. The number of active applications per driver’s license is limited to one unless the capability to add additional devices is approved by the commissioner.
E. In the case of lost, stolen, or replaced mobile devices, the holder of a digitized driver’s license shall re-assign the application to another mobile device and terminate use of the application on the lost, stolen, or replaced mobile device.
F. The licensee utilizing the digitized driver’s license is responsible for the successful operation of the application. If the person to whom the licensee is presenting the digitized driver’s license to is unable to read the digitized driver’s license, it will be as if the licensee did not present a driver’s license at all.

AUTHORITY NOTE: Promulgated in accordance with R.S. 32:411(F)(1) and (3)(d) and (f).
HISTORICAL NOTE: Promulgated by the Department of Public Safety and Corrections, Office of Motor Vehicles, LR 43:1419 (July 2017).

Karen G. St. Germain
Commissioner

Joe Picone
Chairman

RULE

Department of Transportation and Development
Professional Engineering and Land Surveying Board

Professional Engineer Licensure and Acceptable Engineering Graduate Degrees
(LAC 46:LXI.903, 1105, and 1901)

Under the authority of the Louisiana professional engineering and land surveying licensure law, R.S. 37:681 et seq., and in accordance with the Louisiana Administrative Procedure Act, R.S. 49:950 et seq., the Louisiana Professional Engineering and Land Surveying Board has amended its rules contained in LAC 46:LXI.903, 1105, and 1901.

The revisions remove the expired provisions relating to applicants for licensure as a professional engineer in naval architecture/marine engineering and clarifies the requirements for acceptable engineering graduate degrees.

Title 46
PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part LXI. Professional Engineers and Land Surveyors
Chapter 9. Requirements for Certification and Licensure of Individuals and Temporary Permit to Practice Engineering or Land Surveying

§903. Professional Engineer Licensure
A. The requirements for licensure as a professional engineer under the alternatives provided in the licensure law are as follows:
1. …
2. the applicant for licensure as a professional engineer shall be an individual who holds a valid license to engage in the practice of engineering issued to him/her by proper authority of a state, territory, or possession of the United States, or the District of Columbia, based on requirements that do not conflict with the provisions of the licensure law, and which were of a standard not lower than that specified in the applicable licensure law in effect in Louisiana at the time such license was issued, who is of good character and reputation, who has submitted an application for licensure in accordance with the requirements of R.S. 37:694, and if the state, territory, or possession, or the District of Columbia, in which he/she is licensed will accept the licenses issued by the board on a comity basis, and who was duly licensed as a professional engineer by the board.
B. - E. …