Ronald B. Blitch elected First Vice President/President-Elect of National Council of Architectural Registration Boards

Ronald B. Blitch, FAIA, FACHA, NCARB, of New Orleans, was elected first vice president/president-elect of the National Council of Architectural Registration Boards (NCARB) at its 92nd Annual Meeting and Conference in June. Blitch previously served as second vice president. By virtue of his election, he will assume the NCARB presidency in July 2012.

Blitch first became involved with the Council in 1997 when he volunteered to grade the Architect Registration Examination® (ARE®), the multi-division test developed by NCARB and taken by all candidates seeking architectural registration in the United States. Since then he has served on several exam-related committees, as well as the Committee on Procedures and Documents.

Most recently, he chaired the Practice Analysis Steering Committee, which is preparing for the 2012 Practice Analysis of Architecture. This significant study identifies the knowledge and skills that are necessary to practice architecture independently. The results will be used to inform updates to the ARE, the Intern Development Program (IDP), and the education requirement, which are the basis for initial licensure in most U.S. jurisdictions.

In 2008, Blitch was elected treasurer to the Southern Conference (Region 3), which represents Alabama, Arkansas, Florida, Georgia, Louisiana, Mississippi, North Carolina, Puerto Rico, South Carolina, Tennessee, Texas, and the U.S. Virgin Islands. He was elected chair of the conference in 2009.

Blitch first became appointed to the Louisiana State Board of Architectural Examiners in 1993. He served until 2000, and then was reappointed in 2006. He served as the board’s president in 2010.

Blitch is president of the design firm Blitch Knevel Architects, Inc., of New Orleans. Earning his NCARB certification in 1978, he is registered to practice architecture in Louisiana, Mississippi, Alabama, Texas, Florida, Pennsylvania, and Indiana. He holds a bachelor of architecture degree from the University of Notre Dame.
Ronald B. Blitch Elected
(continued from page 1)

Distinguished as a Fellow with AIA, Blitch has served as president of AIA’s Louisiana component and chair of AIA’s Design for Aging Knowledge Community. His contribution to the community includes his work on the board of regents for Our Lady of Holy Cross College, New Orleans, as well as his numerous roles for philanthropic, educational, and municipal entities.

About NCARB
The National Council of Architectural Registration Boards’ membership is made up of the architectural registration boards of all 50 states as well as those of the District of Columbia, Puerto Rico, Guam, and the U.S. Virgin Islands. NCARB assists its member registration boards in carrying out their duties and provides a certification program for individual architects. NCARB protects the public health, safety, and welfare by leading the regulation of the practice of architecture through the development and application of standards for licensure and credentialing of architects. In order to achieve these goals, the Council develops and recommends standards to be required of an applicant for architectural registration; develops and recommends standards regulating the practice of architecture; provides to Member Boards a process for certifying the qualifications of an architect for registration; and represents the interests of Member Boards before public and private agencies. NCARB has established reciprocal registration for architects in the United States, Canada, and Mexico.

What a tremendous year
Your Board continues to work hard in maintaining updated laws and rules. We appreciate AIALA and Representative Scott Simon for handling legislation that defines the Occupancy Classifications and Gross Floor Area Square Footage contained in existing R.S. 37:155 (Exemptions) in accordance with current editions of the state uniform construction code, rather than the outdated Standard Building Code (1985 Edition); and updating exemptions pertaining to routine maintenance projects. Our board attorney, Paul Spaht, addresses these issues in detail in his article on page 6.

A large undertaking was accomplished by visiting and updating rules on titles, firm names and assumed names (Chapter 15). Mr. Spaht also mentions some of the new changes in his article.

As noted earlier in the newsletter, we are proud to have our own Ron Blitch elected First Vice President/President Elect of NCARB. His term begins July 1, 2012. Also serving as an officer of Region 3 of NCARB is John Cardone and Robert McKinney. Richard LeBlanc will continue to serve as our member to the Board of Directors until the end of the year. Congrats are in order to Creed Brierre who helped produce a very successful AIA National meeting in New Orleans.

Online renewals for your personal licenses begins November 1. Please make sure you keep your records up to date with the office because some information may be sent to you via email along with regular mail.

Our office thanks you for regular compliments on our service, newsletters and website. We do appreciate you and try to help as much as possible. We also want to hear from you if you are unhappy with our service or possibly don’t understand office policy and procedures. We are here for you. We wish you the best in this uncertain economy. We want all our architects to prosper.

RENEWAL REMINDER:
Your architectural license will expire on December 31, 2011. Online renewal begins on November 1.
Mark your calendar NOW to renew so that you don’t have to pay a delinquent fee for not renewing on time.
Also architectural firms are advised that LSBAE did not send renewal forms to them via mail this year, but a reminder postcard was mailed with renewal directions. If your architectural corporation, architectural engineering corporation, or limited liability company did not renew yet, it is delinquent. Go to the website (www.lastbarchs.com), click on the firm registration button to find the correct form, print, fill out and mail, along with your $100 check (renewal fee plus delinquent fee), to The Louisiana State Board of Architectural Examiners, 9625 Fenway Avenue, Suite B, Baton Rouge, LA 70809.
Michael J. Armstrong assumes the role of NCARB Chief Executive Officer

Michael J. Armstrong assumed the role as the chief executive officer (CEO) of the National Council of Architectural Registration Boards (NCARB) at its 92nd Annual Meeting and Conference. In his address to the Council’s membership, Armstrong expressed his passion for architecture and noted his engagement with the built environment throughout his career. He pledged a new chapter in the NCARB story—one that will include the Council achieving “new heights on behalf of the nation’s health, safety, and welfare.”

“While a good foundation is essential to the safety and livability of any structure, it is only the starting point,” said Armstrong. He credited the NCARB Board of Directors and the legacy of the outgoing CEO Lenore Lucey with achieving monumental change and positioning the Council for the future.

Armstrong noted NCARB’s Strategic Plan and its importance in determining the Council’s direction. “Successful implementation of the Strategic Plan, in large degree, rests upon our capacity to relate and communicate,” said Armstrong. “We plan to implement this with great vigor, believing that it delivers a necessary package of benefits to the practice, economy, and reputation of the architecture community.”

The twin goals of outreach and collaboration have defined Armstrong’s professional life. The tenor of his leadership will be “to listen closely, dialogue intensely, and work to build relationships.”

Armstrong has more than two decades in executive roles in nonprofit, government, and for-profit organizations. He most recently served as the senior vice president for membership and outreach services at the International Code Council (ICC).

Report on NCARB Meeting

By Ron Blitch, NCARB 1st Vice President/President Elect

Thanks to all for a successful NCARB Annual Meeting in Washington, DC. Here are Region 3’s accomplishments:

On the national front, Ron Blitch (LA) was elected as 1st Vice President/President Elect, Blake Dunn (AR) was elected as 2nd Vice President, and Dennis Ward (SC) was successful in his campaign for the office of NCARB Secretary. Jan Simpson (SC) was elected as the national MBE board member. Wow, it was an exciting day and I am proud of our representation on the national board.

Following Dennis’ move to national office, and as voted on during the Regional Meeting, Kristine Harding moved into her new position as Director of Region 3 to NCARB. The remaining regional officers each moved up a slot. In an election held at the Annual Meeting, Robert McKinney (LA) was chosen as your new Region 3 Secretary.

Your Region 3 board members (with email addresses) are:
- Kristine Harding, Regional Director / kristine@jhponline.com
- Anne Smith, Chair / anne@lksarchitects.com
- Alfred Vidaurri, Jr., Vice-Chair / av@feese.com
- John Cardone, Jr., Treasurer / johncardone@cityoflc.us
- Robert McKinney, Secretary / rwm5047@louisiana.edu
- Cathe Evans, MBE Representative / cathe@ncbarch.org

In addition to these elections, the Region 3 Board of Directors chose to hire Jenny Wilkinson as the Region 3 Executive Director effective July 1. If you recall, Karen Owen previously held this position and Cindy McKim graciously stepped in as interim for the last few months.

Jenny received her BS in Business Administration from Belhaven College in Jackson, MS. She began her career in public service as a Project Manager for the Mississippi Development Authority from 1993-2003. Jenny became the Executive Director at the Mississippi State Board of Architecture in 2003, and will continue her employment there in addition to her Region 3 position.
Major changes within NCARB

By Ron Blitch, NCARB 1st Vice President/President Elect

Your Louisiana Board has just returned from the NCARB Annual Meeting in Washington, DC, where a number of important actions were taken to continue to advance the Council’s activities and services to its certificate holders. All seven Louisiana Board members were in attendance at the meeting.

The most important result of the 2011 Annual Meeting was the passing of a resolution modifying NCARB’s Model Law regarding Continuing Education. The resolution will require all jurisdictions adopting Model Law (like Louisiana) to require 12 hours of HSW continuing education, with a calendar reporting year of January 1 – December 31. This will vastly simplify the numerous reporting periods and hourly requirements around the nation at this time.

In Louisiana, our law already requires 12 hours of HSW on a calendar year basis, but one change that will occur is that no “roll-over” of hours was included in the Model Law to make the management of hours by all 54 NCARB jurisdictions simplified and consistent.

NCARB also has a new CEO. After 14 years of dedicated service, Lenore M. Lucey, FAIA, NCARB, retired from her position as CEO, and Mike Armstrong of Washington, DC assumed the leadership of the Council as of July 1, 2011. Mike was selected after an extensive 2-year nationwide search, most recently serving as the second in command at the International Code Council. His other experience includes important positions at FEMA and in political service in Colorado and DC.

We also have new leadership within Region 3. After 15 years of service as our Executive Director, Karen Owen has stepped down and Jenny Wilkinson of Mississippi will take over the executive director’s responsibilities for our Region. We thank Karen for her fine representation of the Region over these past years and we also thank Cindy McKim of Alabama for her temporary service as acting director before the selection of Jenny as our new executive director.

NCARB initiatives for the future...

The next few years of NCARB’s strategic initiative will include examining all aspects of financial issues to make the Council less dependent on certificate holders to fund its activities, and to make individual activities more self-sufficient. In addition 2012 will be the year of the next “Practice Analysis” of architecture, which is used to develop the ARE and ID programs, and will need everyone’s participation to be as successful as we expect.

The ARE Desktop project will begin to be implemented in 2013 and beyond, and will make the ARE more “candidate-friendly,” using CADD tools and commands more familiar to candidates, and also allow the ARE to be upgraded and advanced more easily and quickly over future years.

These are exciting and promising times for your Council, and I thank you and especially the Louisiana Board and Board office for its support and involvement in all of these activities.
By Marsha Cuddeback
State IDP Coordinator

As you move along the path toward licensure revisit your jurisdictions requirements for licensure. Every jurisdiction sets its own requirements and may change their rules at any time. Checking to ensure that you have the most up-to-date information will position you to make the best decisions about your career track. With the advent of NCARB’s new website, NCARB has improved the inventory of registration board licensing requirements, which includes Initial Registration, Reciprocal Registration, Registration Renewal and Practice Requirements.

Documenting your eligibility date is mandatory to participate in the Intern Development Program. You can establish this date by completing one of three forms available on NCARB’s website: enrollment in a NAAB/CACB-accredited program (Form 1), enrollment in a pre-professional architecture degree program that offers a NAAB-CACB-accredited program (Form 2), and employment in work setting A after obtaining a U.S. high school diploma (Form 3).

To get started earning IDP core or elective hours, 1. Establish your NCARB Record online, 2. Document your Eligibility Date.

NEWS FROM ACROSS THE STATE

The annual IDP COORDINATORS CONFERENCE took place on July 29-30, 2011 in Chicago, IL. Louisiana State University, University of Louisiana at Lafayette, and Southern University were all represented during the conference. The Louisiana State IDP Coordinator was selected to present The Louisiana IDP Forum during a breakout session to assist coordinators across the states in developing similar forums for their interns and students.

STAY IN TOUCH. Visit the state’s IDP weblog for updates, events, and information: http://www.louisianaidp.org.

STAY INFORMED. Subscribe to IDP e-news; visit http://www.ncarb.org and go to Publications. If you’re a supervisor or mentor, subscribe to IDP Supervisor e-News.

Please welcome our NEW CO-IDP EDUCATOR COORDINATOR at Southern University, Jin-Hoon Lee, Assistant Professor of Architecture, jin_lee@subr.edu.

MARK YOUR CALENDARS. Planning for the LOUISIANA IDP FORUM 2012 is underway. This one-day event will take place in Baton Rouge on Saturday, January 21, 2012, hosted by Louisiana State University and the University of Louisiana at Lafayette. Interns, students, emerging professionals and representatives from Louisiana’s AIA component chapters are invited to attend. For additional information please contact Marsha Cuddeback (mcuddeb@lsu.edu). For periodic updates, visit http://www.louisianaidp.org.

AUXILIARY COORDINATORS

IDP Auxiliary Coordinators are individuals who volunteer to educate their local professional community about the Internship Development Program, support awareness and implementation, and disseminate the latest IDP news, tools and resources. Auxiliary Coordinators are most often associated with, but not limited to, an architecture firm, a non-accredited school of architecture, a local AIA chapter, a state board, or an AIAS chapter and all IDP Auxiliary Coordinators are encouraged to attend the annual IDP Coordinators Conference. If you or someone in your firm is interested in volunteering or would like additional information please contact the State IDP Coordinator (louisianaidp@gmail.com or mcuddeb@lsu.edu).
Of particular importance are the recent amendments by the Legislature to exemptions from the Architect’s Licensing Law, the amendments by the board of the rules concerning Titles, Firm Names, and Assumed Names; and the continued confusion by some architects concerning firm practice.


Since the enactment of Act 18, the board has been asked for its interpretation of whether persons acting as designers for single family residences greater than four thousand gross floor area square feet are still exempt from the Architect’s Licensing Law. The board interprets Act 18 as having no effect on the long-existing exemption for persons acting as designers for “[s]ingle family residences,” that is, persons acting as designers of “single family residences” are exempt from the licensing law regardless of the square footage of the residence. The board does not believe that the legislature intended to change the exemption for such residences. The board has communicated with the Office of State Fire Marshal on this issue, and such office has advised orally that it likewise interprets the effect of Act 18 (or rather the lack of any effect of such Act) upon the exemption from the Architect’s Licensing Law for persons acting as designers for “[s]ingle family residences.”

The basis for the board’s interpretation of Act 18 is its understanding of the intent of the legislature in enacting Act 18. The board understands that the legislative intent in enacting Act 18 was (i) to define the Occupancy Classifications and Gross Floor Area Square Footage contained in existing R.S. 37:155.A.4.f in accordance with the current editions of the codes which comprise the state uniform construction code, rather than the outdated Standard Building Code 1985 Edition, and (ii) to update the exemption contained in R.S. 37:155.A.5 pertaining to routine maintenance projects. As can be seen by examining R.S. 37:155 printed as amended by Act 18, the 2011 Legislature amended A.4.f and A.5 of R.S. 37:155 only. Act 18 did not amend the long-existing exemption in the licensing law for persons acting as designers for “[s]ingle family residences” (contained in R.S. 37:155.A.4.a), or any of the other long-existing exemptions (such as R.S. 37:155.A.1, A.2, A.3, A.4.b, A.4.c, A.4.d, or A.4.e). If the intent of the Legislature was to amend the exemption in the licensing law for “single family residences” (contained in R.S. 37:155.A.4.a), the Legislature could have easily done so. It did not.

**Titles, Firm Names, and Assumed Names** – In an attempt to clarify and provide guidance regarding the titles, firm names, and assumed names which architects and architectural firms may use in their architectural practice, the board recently amended Chapter 15 of its rules in its entirety. Chapter 15 concerns Titles, Firm Names, and Assumed Names.

The amended rules are contained on the board’s website. Most of the changes are merely clarifications to existing rules. However, Rule §1535 and Rule §1537 are new. Rule §1535 allows a non-resident entity to retain its non-resident identity in Louisiana, provided its identity is in full compliance with the jurisdiction of its origin and it is in full compliance with all of their requirements for purchasing architecture in Louisiana. Rule §1537 allows an architect or architectural firm which believes that the requirements of Chapter 15 are unduly burdensome or impractical to seek an exemption therefrom. Rule §1535 and §1537 are published on page 7 in this newsletter.

**Firm Practice** – As mentioned in last December’s newsletter, the Legislature has enacted totally different requirements for the practice of architecture by professional architectural corporations, architectural-engineering corporations, and limited liability companies. Because the applicable statutes were enacted at different times by different Legislatures, the requirements for firm practice for such entities are in seeming conflict. The board hopes that the Legislature will at some point address the inconsistent requirements for firm practice. In the meanwhile, however, the board presently licenses individual architects, professional architectural corporations, architectural-engineering corporations, and limited liability companies only. If an individual architect chooses to practice as one of these entities, he or she must obtain both an individual license and a firm license.
§ 155. Exemptions

A. The provisions of this Chapter, except as provided in this Section, requiring persons to be registered and licensed and forbidding the practice of architecture by unlicensed persons shall not apply to:

(1) Officers and employees of the United States in the execution of their official duties in the practice of architecture for the federal government.

(2) Civil engineers licensed in accordance with the terms of R.S. 37:681 through 703 or acts amendatory thereto, if such engineers do not use the designation “architect” or any term derived therefrom.

(3) Registered architects of other states when associated with any registered architect of this state who will seal or stamp and bear professional responsibility for all specifications and other construction documents pertaining to work in this state.

(4) Persons acting as designers for:
   (a) Single family residences.
   (b) Buildings or projects that are to be constructed for personal use, provided such buildings are not intended, or adaptable for public employment, assembly, or other occupancy by the public.
   (c) Renovations or alterations of any size building which do not affect the structural integrity, or life safety, exclusive of building finishes and furnishings, or which have been preapproved by the state fire marshal where life safety is affected and does not exceed one hundred and twenty-five thousand dollars. “Life safety” as used in this Subsection shall be governed by the interpretation of the state fire marshal in accordance with the authority of R.S. 40:1561 et seq.
   (d) New buildings and buildings with changes in occupancy classifications which do not exceed the gross floor areas in Subsection (f) of this Section.
   (e) Building additions that do not cause the gross floor areas to exceed those in Subsection (f) of this Section.
   (f)(i) Occupancy Classification

<table>
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<th>Classification</th>
<th>Gross Floor Area Sq. Ft.</th>
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<tr>
<td>Storage</td>
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<td>Factory -- Industrial</td>
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<td>Mercantile, Business</td>
<td>4000</td>
</tr>
<tr>
<td>Residential</td>
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</tbody>
</table>

(ii) Occupancy classifications and gross floor area are as defined in the Standard Building Code 1985 Edition current editions of the codes which comprise the state uniform construction code and which are identified in R.S. 40:1730.28.

(5) Routine maintenance projects costing not more than eighty thousand dollars on any public building or ground that do not exceed the contract limit for public bidding as defined in R.S. 38:2212(A)(1)(d).

*    *    *

(Words in struck through type are deletions from existing law made by Act 18 of 2011; words underscored are additions made by such Act.)

Amendment to clarify firm names

(cited in article on Page 6)

§1535. Non-resident firms

A. A non-resident corporation or limited liability company legally engaged in the practice of architecture in the jurisdiction of its origin shall have the right to retain its non-resident identity upon obtaining a certificate of registration for practicing architecture in Louisiana, provided its identity is in full compliance with the jurisdiction of its origin and the entity is in full compliance with all of the requirements for practicing architecture in Louisiana.

B. A non-resident partnership or other entity legally engaged in the practice of architecture in the jurisdiction of its origin shall have the right to retain its non-resident identity in Louisiana, provided its identity is in full compliance with the jurisdiction of its origin and the entity is in full compliance with all of the requirements for practicing architecture in Louisiana.

§1537. Exemptions

A. If an architect or architectural firm believes that the requirements of this Chapter are unduly burdensome or impractical because of the large number of architects complied, or for any other reason, it shall request in writing an exemption from the board.

B. The request for an exemption shall be made before any name which does not fully comply with the requirements of these rules is used, and it shall fully explain why the architect or architectural firm believes that the requirements of this Chapter are unduly burdensome or impractical.
As stated in my previous article, the types of matters being addressed by LSBAE enforcement are heavily weighted toward the unlicensed offering and/or providing of architectural services and the offering and/or providing of architectural services on an expired license, with the remainder of the matters involving plan stamping, negligence, or competency issues.

The Louisiana Revised Statutes requires most firms, as well as all individual practitioners, to be licensed by the Board. More specifically, all corporations, limited liability companies, and architectural-engineering firms must file an application with and obtain licensure from the Board prior to offering or providing any architectural services in Louisiana. This requirement extends to any business which operates a firm offering or providing architectural services in the State of Louisiana, regardless of the location of the business. The following Board rules may be applicable:

§1701. Professional Architectural Corporations

A. The practice of architecture by professional architectural corporations is only permissible when lawfully constituted under the laws pertaining to professional architectural corporations, R.S. 12:1086 et seq.

B. No person, firm, partnership, corporation, or group of persons shall solicit, offer, execute, or perform architectural services in this state as a professional architectural corporation without first receiving a certificate from the board authorizing the corporation.

§1703. Architectural-Engineering Corporations

A. The practice of architecture by architectural engineering corporations is only permissible when lawfully constituted under the laws pertaining to architectural-engineering corporations, R.S. 12:1171 et seq.

B. No person, firm, partnership, corporation, or group of persons shall solicit, offer, execute, or perform architectural services in this state as an architectural engineering corporation without first receiving a certificate from the board authorizing the corporation to do so.

§1705. Limited Liability Companies

A. The practice of architecture by limited liability companies is only permissible when lawfully constituted under the laws pertaining to limited liability companies, R.S. 12:1301 et seq.

B. No person, firm, partnership, corporation, or group of persons shall solicit, offer, execute, or perform architectural services in this state as a limited liability company without first receiving a certificate from the board authorizing the limited liability company to do so.

Information and application forms may be obtained on the Board web site www.lastbdarchs.com or by contacting the Board office. Unlicensed firms offering or providing architectural services in Louisiana are, among other things, subject to fines of up to $5,000 per violation.
Below are summaries of disciplinary actions imposed by the Board on closed cases:

**THE PRACTICE OF ARCHITECTURE WITH AN EXPIRED LICENSE**

**William M. Greaves, Architect # 7014**  
**Virginia Beach, Virginia**  
Licensee practiced architecture in Louisiana while his license was expired.  
**VIOLATION:** The offering and/or providing of architecture services on an expired license. La. R.S. 153 (A) (3) and La. R.S. 37:154.  
**PENALTY:** $500.00 fine and $125.00 administrative fee imposed by Consent Order dated March 18, 2011.

**Michael J. Konsko, Architect # 6472**  
**Lawrenceville, New Jersey**  
Licensee practiced architecture in Louisiana while his license was expired.  
**VIOLATION:** The offering and/or providing of architecture services on an expired license. La. R.S. 153 (A) (3) and La. R.S. 37:154.  
**PENALTY:** $500.00 fine and $125.00 administrative fee imposed by Consent Order dated March 18, 2011.

**Space Planners Architects, Inc.**  
**Monroe, Louisiana**  
Firm practiced architecture in Louisiana while its license was expired.  
**VIOLATION:** The offering and/or providing of architecture services on an expired license. La. R.S. 153 (A) (3) and La. R.S. 37:154.  
**PENALTY:** $100.00 fine and $100.00 administrative fee imposed by Consent Order dated March 18, 2011.

**Chris D. Coincon, Architect # 5474**  
**Covington, Louisiana**  
Licensee practiced architecture in Louisiana while his license was expired.  
**VIOLATION:** The offering and/or providing of architecture services on an expired license. La. R.S. 153 (A) (3) and La. R.S. 37:154.  
**PENALTY:** $750.00 fine imposed by Consent Order dated June 21, 2011.

**THE UNLICENSED OFFERING AND/OR PRACTICING OF ARCHITECTURE**

**Dauzat – Miley Architecture, L.L.C.**  
**Baton Rouge, Louisiana**  
Firm offered and /or provided architectural services in Louisiana without receiving a Certificate of Compliance or license from the Board.  
**VIOLATION:** The offering and/or providing of architecture services in Louisiana without receiving a Certificate of Compliance or license from the Board. La. R.S. 154 (A).  
**PENALTY:** $100.00 fine and $75.00 administrative fee imposed by Consent Order dated November 23, 2010.

**Monsour Architecture + Consulting, L.L.C.**  
**Baton Rouge, Louisiana**  
Firm offered and/or provided architectural services in Louisiana without receiving a Certificate of Compliance or license from the Board.  
**VIOLATION:** The offering and/or providing of architecture services in Louisiana without receiving a Certificate of Compliance or license from the Board. La. R.S. 154 (A).  
**PENALTY:** $350.00 fine and $125.00 administrative fee imposed by Consent Order dated June 17, 2011.

**Brawer & Hauptman, Architects, L.L.C.**  
**Philadelphia, Pennsylvania**  
Firm offered and/or provided architectural services in Louisiana without receiving a Certificate of Compliance or license from the Board.  
**VIOLATION:** The offering and/or providing of architecture services in Louisiana without receiving a Certificate of Compliance or license from the Board. La. R.S. 154 (A).  
**PENALTY:** $450.00 fine and $125.00 administrative fee imposed by Consent Order dated June 17, 2011.

**Pryor & Morrow Architecture, A Professional Corporation**  
**Columbus, Mississippi**  
Firm offered and /or provided architectural services in Louisiana without receiving a Certificate of Compliance or license from the Board.  
**VIOLATION:** The offering and/or providing of architecture services in Louisiana without receiving a Certificate of Compliance or license from the Board. La. R.S. 154 (A).  
**PENALTY:** $250.00 fine and $125.00 administrative fee imposed by Consent Order dated June 17, 2011.

**Ziegler Cooper, Inc.**  
**Houston, Texas**  
Firm offered and /or provided architectural services in Louisiana without receiving a Certificate of Compliance or license from the Board.  
**VIOLATION:** The offering and/or providing of architecture services in Louisiana without receiving a Certificate of Compliance or license from the Board. La. R.S. 154 (A).  
**PENALTY:** $450.00 fine and $200.00 administrative fee imposed by Consent Order dated June 17, 2011.
The board is pleased to announce that the following individuals have been licensed by examination since December 2009 through July 2011.

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<th>Name</th>
<th>CITY</th>
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<td>Robert Jason</td>
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