Survey indicates higher employment rates for intern architects

The American Institute of Architects (AIA) and National Council of Architectural Registration Boards (NCARB) conducted an Internship and Career Survey that revealed that there is a steady rise in employment for intern architects, along with a general sense of optimism in the future of employment prospects for the architecture profession.

Highlights from the full report include:

- 78% of respondents reported being employed in professional architecture work—an 8% increase from 2010
- 6% of respondents reported that they are unemployed—an 11% decrease from 2010
- 70% of respondents said that they would remain in the architecture profession after having been laid off
- 62% of interns indicate it taking three to five years to complete the Intern Development Program (IDP)
- 53% of interns were able to complete all 17 IDP experience area requirements at one firm
- 40% of interns are taking the Architecture Registration Examination® (ARE®) concurrent with IDP

There were more than 10,000 responses to the survey that was executed in 2012 by The Rickinson Group, an independent third-party marketing research supplier.

Details from the survey can be found at www.aia.org.
**Hurry... Hurry... Hurry...** You ask why? Well... just a reminder that firm renewal deadline is June 30. If your firm is practicing as a professional architectural corporation, architectural engineering corporation or an LLC, you must renew prior to deadline in order to avoid a $50 delinquent fee.

As usual, we are also mailing postcards with the firm renewal reminder. The Board does not enjoy having to impose a delinquent fee and we really do everything we can as a reminder. Please visit our website, www.lastbdarchs.com where you will also see a reminder and a hotlink to enable you to download the correct firm renewal application. Your renewal must be postmarked by the post office no later than June 30.

Ron Blitch, LA Board member, has had an outstanding year as NCARB’s President. Many first time and exciting initiatives are underway, which he describes in his NCARB President’s Report on page 4 of the newsletter. He has had so many wonderful experiences as the National Council’s President. In fact, you may be seeing an article on this in the next newsletter. Your Board has continued to be very active on NCARB’s committees and in serving as officers on the Southern Conference Board.

We continue to have excellent working relationships with the Engineer’s Licensing Board, State Fire Marshal Office, and AIALA, always looking for ways to make our policies and procedures easier and more efficient for you in order to better maintain the public’s health, safety and welfare. This Board and office staff thank you for your continued help, support and encouragement.

I’m sure our thoughts and prayers are with the many victims of the horrific tornadoes recently. Let’s make the most of every day never knowing what tomorrow may bring. We have much work ahead, but enjoy the summer and be sure and take extra time to be with the ones you love.
**Congratulations to our new licensees by examination**

The board is pleased to announce that the following individuals have been licensed from December 1, 2012 through May 23, 2013.

<table>
<thead>
<tr>
<th>FIRST NAME</th>
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<tbody>
<tr>
<td>Raymond H.</td>
<td>Armant, Jr.</td>
<td>Ruston, LA</td>
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<td>Kerrie</td>
<td>Butts</td>
<td>New Orleans, LA</td>
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<td>Eric J.</td>
<td>Ducote</td>
<td>Mandeville, LA</td>
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<td>Brittany</td>
<td>Everette</td>
<td>Houston, TX</td>
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<td>Ashley Allen</td>
<td>Gilbert</td>
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<td>Philip Scott</td>
<td>Goldberg</td>
<td>Hammond, LA</td>
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<td>Justin Myron</td>
<td>Greenleaf</td>
<td>Baton Rouge, LA</td>
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<td>Benjamin Clay</td>
<td>Jones</td>
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<tr>
<td>Cassidy A.</td>
<td>Keim</td>
<td>New Orleans, LA</td>
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<tr>
<td>Peter J.</td>
<td>Kilgust</td>
<td>Shreveport, LA</td>
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<td>Casey Edward</td>
<td>LaBorde</td>
<td>Madisonville, LA</td>
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<tr>
<td>Jeremy Ernest</td>
<td>Lucas</td>
<td>New Orleans, LA</td>
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<tr>
<td>Vanessa Lee</td>
<td>Manuel</td>
<td>Dallas, TX</td>
</tr>
<tr>
<td>Andrea Lee</td>
<td>Martin</td>
<td>Metairie, LA</td>
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<tr>
<th>FIRST NAME</th>
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<tr>
<td>Jill Evelyn</td>
<td>Maumus</td>
<td>Lafayette, LA</td>
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<tr>
<td>Miranda L.</td>
<td>Morgan</td>
<td>New Orleans, LA</td>
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<tr>
<td>Robert E.</td>
<td>Pell</td>
<td>New Orleans, LA</td>
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<tr>
<td>Gregory A.</td>
<td>Prince</td>
<td>Baton Rouge, LA</td>
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<tr>
<td>Janina A.</td>
<td>Scafano</td>
<td>New Orleans, LA</td>
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<tr>
<td>Jess Joseph</td>
<td>Schmeckle</td>
<td>New Orleans, LA</td>
</tr>
<tr>
<td>Erin J.</td>
<td>Shedd</td>
<td>New Orleans, LA</td>
</tr>
<tr>
<td>Jessica N.</td>
<td>Stumpf</td>
<td>Lafayette, LA</td>
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<tr>
<td>Emilie</td>
<td>Taylor</td>
<td>Mandeville, LA</td>
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<tr>
<td>Kimberly</td>
<td>Tseng</td>
<td>New Orleans, LA</td>
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<tr>
<td>Gabriel L.</td>
<td>Virdure</td>
<td>New Orleans, LA</td>
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<tr>
<td>Jared J.</td>
<td>Watson</td>
<td>New Orleans, LA</td>
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<tr>
<td>Lacey</td>
<td>Worthing</td>
<td>New Orleans, LA</td>
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<tr>
<td>Brian A.</td>
<td>Wyatt</td>
<td>Baton Rouge, LA</td>
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**Insights on internship from NCARB practice analysis**

The *Internship Report*, the second in a special series of publications from the National Council of Architectural Registration Boards (NCARB), shares findings from the most comprehensive practice analysis ever undertaken for the architecture profession.

**Highlights of Internship Findings**

The Practice Analysis provided an opportunity to analyze the IDP in relation to the contemporary practice of architecture. The resulting findings were the product of four key areas of analysis:

- **Task Relevance** – Supervisors, mentors, and architects determined that over 70 percent of the tasks surveyed should be required in the IDP.

- **Level of Performance** – Supervisors and mentors overwhelmingly indicated that interns were “performing the tasks with assistance” or “observing others perform” the tasks—not the intended goal of the IDP. A combination of program enhancements and improved supervisor/mentor education may help raise the expected level of intern performance.

- **Frequency of Performance** – Only 25 percent of the tasks included in the survey were rated by interns and recently licensed architects as being performed “often” and “regularly.” This data will be considered as existing core and elective hourly requirements are reviewed.

- **Value of Supplemental Education/Experience** – Survey responses indicate that supervisors, mentors, and architects do not believe supplemental education/experience is an acceptable alternative to on-the-job performance of tasks.

The findings of the Practice Analysis will be used to ensure the internship experience is viewed by educators, interns, supervisors, and the profession as a valuable step in the development of the next generation of practitioners.

**Use and Application**

The 2012 NCARB Practice Analysis of Architecture will have a significant impact on internship over the course of the next several years. In the short-term, the NCARB Internship Committee, consisting of Member Board Members, recently licensed architects, and other subject-matter experts, will use the findings to inform and guide incremental revisions that will keep the IDP current, responsive, and relevant. In the long-term, the data will be used to inform development of a future internship experience as the Council, with the insights of its new Intern Think Tank, the IDP Advisory Committee, and internal internship task force, explores new opportunities and directions in internship and its relationship to licensure and practice. The performance gap indicated by the low level of performance ratings indicated in the category “performed with no assistance” must also be addressed in the long-term. Further investigation and analysis may lead to substantial changes to the implementation and structure of the program.
NCARB President’s Report

By Ron Blitch,
FAIA, FACHA, NCARB
NCARB President 2012-13
and Louisiana Board Member

Update on NCARB initiatives

As the NCARB fiscal year winds down to the Annual Meeting in San Diego, there are many initiatives underway to serve the Member Boards of the Council. Regional Meetings were recently completed in Charleston, SC and Providence, RI for the 6 regions of NCARB, with an agreement reached to try a new “super” regional meeting of all 6 regions next year.

Travel is being cut for many of our Member Boards, and time outside of the office is precious for all of us, so this new model is intended to join all regions together in one location, with regional activities still conducted individually and one set of plenary meetings for all. The Regional Chairs committee will plan the meeting with the Council, understanding that Regional identity is very important and is to be maintained, but allowing more collaborative input by all on issues of council-wide importance.

ARE: A new direction for the ARE (Architect Registration Examination) is going to be unveiled in San Diego in June, designed to make the exam more “user friendly” with better tools and practice materials, but still psychometrically valid for the determination of competence by exam candidates.

The vendor transition to Alpine for exam development is going smoothly, while Prometric continues to handle exam scheduling and test centers.

Strategic Plan: The Council’s strategic plan has been updated for the year, with departmental work plans following the plan’s directives. The Long Range Strategic Initiative (LRSI) regarding the “Value of the Certificate” is underway with an internal team of key NCARB staffers.

Administration: NCARB’s long term reserves have returned to per-recession balances, allowing the Council to balance the reserves against short-term borrowing needs to finance the development of the ARE and IT initiatives.

Council Relations: Council staff is working closely with numerous jurisdictions to assist in the review of regulations and Model law provisions. Continuing Education Requirements and Military Registration regulation are areas where the Council is assisting Member Boards.

Internship and Education: The Internship Committee is working with the results of the Practice Analysis in support of the “Internship Report” portion of the Practice Analysis. The Intern Think Tank met and submitted 4 proposals per their charge to propose new “blue sky” concepts aimed at achieving a comprehensive experience requirement for licensure as an architect.

Outreach: Architecture Schools continue to be visited on a regular basis, as well as member Boards and AIA components. The current rotation for Member Board outreach by the CEO and Administrative directorate is 3 years, with the IDP Outreach program to Schools now accelerated to 2 years from the previous 3 year rotation. These outreach visits are extremely helpful in answering questions and concerns of our stakeholders related to the work and programs of the Council.

It’s a busy time at the Council, and a productive time as well, responding to the needs of our Member Boards and “customers,” and the focus at the Council is “Facilitating Licensure” - a forward and progressive approach to our charge as regulators.
The following matters relating to the board’s rules may be of interest:

Continuing Education – In April of 2012, the board adopted amendments to its rules regarding continuing education. Under the amended rules, the carry forward of a maximum of 12 CEH during calendar 2012 (January 1 – December 31) to 2013 is permissible. However, no CEH earned during calendar year 2013 may be carried forward to 2014. No CEH earned during 2014, or during any year thereafter, may be carried forward to any subsequent year.

During its most recent meeting, the board discussed whether acquiring CEH through the “AIA Virtual Convention” is acceptable. The board concluded that CEH may be so acquired.

General Disciplinary Guidelines – To inform the architectural profession (and others) of the normal discipline which will be imposed for particular violations of the licensing law or the board rules, the board has adopted General Disciplinary Guidelines. These guidelines were published in the previous newsletter. The guidelines are now available on the board website at www.lastbdarchs.com. See Rules §§ 1905 and 1907.

Architect’s Seal or Stamp – In response to a question regarding the design of an architect’s seal or stamp, the board recently adopted a rule regarding the shape, size, and design of such seal. The seal which has historically been used almost universally in Louisiana by virtually all architects is now the official architectural seal. The contents of the newly adopted rule are contained on the board website described above. See Rule § 1303.

Architect Emeritus – The board rules have long provided that a registrant fully and completely retired from the practice or architecture who has either practiced architecture for thirty years or more or who is sixty-five (65) years of age or older may request emeritus status. The rules have not, however, provided concerning the title which should be used by an architect who has obtained emeritus status from the board.

The board has concluded that such an architect should use the title “architect emeritus.” A proposed rule providing that an architect who has received emeritus status from the board should use the title “architect emeritus” will be considered for adoption at the board’s September meeting. A Notice of Intent setting forth the proposed rule amendment, which was published in the Louisiana Register in its May of 2013 issue, is published on page 6 in this newsletter.

Military-trained Architects and Architect Spouses of Military Personnel – Throughout the country, legislation is proposed and enacted to allow military-trained applicants and spouses of military personnel to become licensed to perform various occupations and professions. In Louisiana, the legislature recently enacted Act 276 of 2012 (La. R.S. 37:3651), which provides a method for the licensing of military-trained applicants and spouses of military personnel. Act 276 mandates that professional licensing boards adopt rules implementing its provisions, and the board is in the process of complying with this mandate. A NOI containing proposed rules which will allow military-trained applicants and spouses of military personnel to become licensed to practice architecture in Louisiana is published beginning on page 7 in this newsletter.

The board anticipates that few military-trained architects or architects who are the spouses of military personnel will seek to use the proposed rules to become licensed to practice architecture in this state. Regardless, the board is complying with the mandate contained in Act 276 of 2012.

Firm Practice – By Act 514 of 2012 (La. R.S. 37:158), the legislature authorized the board to regulate the practice of architecture in Louisiana by architectural firms. The board is thoroughly and carefully considering this issue.
NOTICE OF INTENT
OFFICE OF THE GOVERNOR
BOARD OF ARCHITECTURAL EXAMINERS

Architect Emeritus
(LAC 46:I.1539)

Notice is hereby given in accordance with the provisions of R.S. 49:950 et seq., and through the authority granted in R.S. 37:144 (C), that the Board of Architectural Examiners proposes to adopt LAC 46:I.1539 to provide concerning the name which an architect who has been granted emeritus status may use in Louisiana. The existing board rules do not provide concerning such name.

Title 46
PROFESSIONAL AND OCCUPATIONAL STANDARDS

Part I. Architects

Chapter 15. Titles, Firm Names, and Assumed Names

***

§1539. Architect Emeritus

A. An architect who has received emeritus status from the board pursuant to Rule §1105.E should use the title “Architect Emeritus.”

<table>
<thead>
<tr>
<th>Allowed</th>
<th>Not Allowed</th>
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<tbody>
<tr>
<td>John Smith, Architect Emeritus (if John Smith has received emeritus status from the board pursuant to Rule §1105.E)</td>
<td>John Smith, Architect (if John Smith has received emeritus status from the board pursuant to Rule §1105.E)</td>
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</table>
NOTICE OF INTENT
Office of the Governor
Board of Architectural Examiners

Individuals Registered in Other States and Military-trained Architects and Architect Spouses of Military Personnel (LAC 46:I.1103 and 1109)

Notice is hereby given in accordance with the provisions of R.S. 49:950 et seq., and through the authority granted in R.S. 37:144(C), that the Board of Architectural Examiners proposes to amend LAC 46:I.1103.A and adopt LAC 46:I.1109 to provide procedures for the licensing of military-trained architects and architect spouses of military personnel. The existing rule, §1103.A, currently provides that the exclusive means for an individual registered in another state who seeks to be registered in Louisiana is the submission to the board of an NCARB (blue cover) certificate. During the 2012 Legislative Session, the legislature enacted Act 276 of 2012 (R.S. 37:3651), which provides a method for the licensing of military-trained applicants and spouses of military personnel. Act 276 of 2012 mandates that professional licensing boards adopt rules implementing its provisions, and the proposed rules do so.

Title 46
PROFESSIONAL AND OCCUPATIONAL STANDARDS
Part I. Architects

Chapter II. Certificates
§1103. Individuals Registered in Other States
A. The exclusive means for an individual registered in another state(s) seeking to be registered in Louisiana is the submission to the board of an NCARB (blue cover) certificate, except in the cases of military-trained architect applicants or architect spouses of military personnel who satisfy the requirements of R.S. 37:3651 and in §1109 below.
B. ...

AUTHORITY NOTE: Promulgated in accordance with R.S. 37:144.
HISTORICAL NOTE: Promulgated by the Office of the Governor, Board of Architectural Examiners, LR 29:563 (April 2003), amended LR 39:

§1109. Military-trained Architects and Architect Spouses of Military Personnel
A. A military-trained applicant who demonstrates all of the following to the satisfaction of the board and pays the fee applicable to all applicants seeking initial licensure shall be granted registration and a license to practice architecture in Louisiana:

1.a. if while in active United States military service, the applicant completed and passed a program of training in architecture conducted by a branch of the United States military, was awarded a military occupational specialty in architecture, and thereafter satisfactorily practiced architecture at a level that was substantially equivalent to or exceeded the education, examination and training requirements of R.S. 37: 146 and these rules for licensure as an architect;
b. the applicant engaged in the active practice of architecture;
c. the applicant has not been disciplined by any military branch or any jurisdiction for any act that would have constituted grounds for refusal, suspension, or revocation of a license to practice architecture in this state at the time the act was committed; and
d. the applicant has not received a dishonorable discharge from the military.

2.a. To demonstrate the above requirements, the applicant shall furnish to the board:
i. official military documents describing the content and nature of the military training program in architecture and evidence of the applicant completing and passing such program;
ii. official military documents describing the military service requirements which must be met to be awarded a military occupational specialty in architecture sufficient for the board to assess the equivalence of such requirements to the licensure requirements of Louisiana;
iii. sworn statement or statements by superior officers of the applicant attesting that the applicant has satisfactorily engaged in the active practice of architecture in the military;
iv. official military or other documents demonstrating that the applicant has not been disciplined by any military branch or any jurisdiction for any act that would have constituted grounds for refusal, suspension, or revocation of a license to practice architecture in Louisiana; and
v. official military documents showing that the applicant received an honorable discharge from the military.
(a). The board may request additional information.

B. A military-trained applicant who meets the requirements set forth in Subparagraphs 1109.A.1.a-d above to the satisfaction of the board and pays the fee applicable to all applicants seeking initial licensure shall be granted registration and a license to practice architecture in this state if the applicant holds a current license in good standing to practice architecture in any other United States jurisdiction and the requirements for licensure of that jurisdiction at the time the applicant was licensed are substantially equivalent to or exceed the requirements for licensure, certification, or registration in Louisiana.

C. An applicant who is a military spouse and who demonstrates all of the following to the satisfaction of the board and pays the fee applicable to all applicants seeking initial licensure shall be granted registration and a license to practice architecture in this state:

1.a. the military spouse holds a current license in good standing to practice architecture in any other United States jurisdiction and the requirements of that jurisdiction for licensure are substantially equivalent to or exceed the requirements for licensure in the state at the time the applicant was licensed;

b. the military spouse demonstrates competence in the practice of architecture, such as having completed continuing education units or recent experience;

c. the military spouse has not been disciplined by any jurisdiction for any act that would constitute grounds for refusal, suspension or revocation of a license to practice architecture in this state at the time the act was committed; and

d. the military spouse is in good standing and has not been disciplined by the jurisdiction or agency that issued the license to the military spouse.

2. A military spouse is a person wed to an individual who has not been dishonorably discharged and who is serving on active duty in a branch of the United States military at the time the spouse applies to the board for licensure.

D. A military-trained applicant appearing to the board to meet the requirements set forth in Subsection 1109.B above and a military spouse appearing to the board to meet the requirements of Subsection 1109.C above shall be issued a temporary practice permit allowing such applicant to practice architecture pending completion of the board’s receipt and action upon all appropriate documentation supporting such application, which board action may include the granting or denial of licensure or a request for additional information concerning such application. Any such temporary practice permit shall only permit the applicant to practice architecture in Louisiana in accordance with all applicable laws and these rules, and the applicant shall be subject to all of the requirements of a fully licensed architect in connection with such practice including the requirements to pay all fees and to conform to all laws and rules, including the continuing education requirements of these rules. In processing applications for licensure under the provisions of this Section 1109, the board shall accord priority to the holders of temporary practice permits in the priority such temporary practice permits have been granted.
In December 2012, NCARB facilitated the first Intern Think Tank to “analyze the current program’s real-world implementation and effectiveness, explore blue-sky ideas related to internship, and share ideas with the Council’s leadership.”

Twelve interns out of 197 applications were selected from across the country to participate in this inaugural event, including Sarah Bowers, a recent graduate from the LSU School of Architecture.

The Intern Think Tank was a two-day event, held in Washington, DC. Participants met again via conference call in January 2013 and will submit their findings to the Council's Internship Committee and the Board of Directors. We are very proud to have Sarah represent Louisiana.

“Having the opportunity to meet with 11 other interns from across the country was an invaluable experience for me and for NCARB. This weekend was about collaborating with others with similar experience levels and discussing how this program can be a better experience. As young professionals we view the field of architecture with fresh eyes, and have many ideas about the future of the IDP. We had the chance to really hash out many scenarios and discuss real possibilities and opportunities. This weekend gave NCARB insight from interns about their challenges with the IDP process today. This weekend also gave me a better understanding of NCARB, its purpose, and how committed NCARB is to the profession and everyone in the process.” Sarah Bowers

For more information and updates on NCARB’s Intern Think Tank, please visit http://ncarb.org.
Canstruction New Orleans 2013 was held May 23 – 26th in conjunction with the New Orleans Wine and Food Experience Grand Tasting events at the Ernest N. Morial Convention Center. Eight local architecture teams participated with the following firms receiving awards:

**Best Meal**
*CANtendo*, Sizeler Thompson Brown Architects

**Best Use of Labels**
*CAN-nect Four*, Wisznia Architecture + Development

**Structural Ingenuity**
*Tintendo Game Boy*, Perez, APC

**Honorable Mention**
*Checkmate Hunger*, VergesRome Architects

**People’s Choice**
*CANtendo*, Sizeler Thompson Brown Architects

**Juror’s Favorite**
*Tintendo Game Boy*, Perez, APC

Canstruction New Orleans’ mission is to provide hunger relief assistance in south Louisiana by collecting canned food for donation to Second Harvest Food Bank, while promoting the design / build industry. Canstruction New Orleans invites teams of local architects, engineers and designers to create striking exhibits made entirely of cans of food, which will be put on public display and awarded prizes by a panel of judges.

After De-Canstruction, all cans were donated to Second Harvest Food Bank of Greater New Orleans and Acadiana. Over the last four years, Canstruction New Orleans events have contributed more than 162,000 cans of food to Second Harvest Food Bank.
Formal disciplinary actions taken by the Board

Below are summaries of the disciplinary actions imposed by the Board since the last newsletter on cases which have been closed.

THE UNLICENSED OFFERING AND/OR PRACTICE OF ARCHITECTURE

Melancon Ortega Designs, LLC
New Orleans, Louisiana
Firm offered and/or provided architectural services in Louisiana without receiving a certificate of compliance or proper licensure from the Board.

VIOLATION: The offering and/or providing of architectural services in Louisiana without receiving a certificate of compliance or license from the Board. La. R.S.154 (A).

PENALTY: $500.00 fine and $50.00 administrative fee imposed by Consent Order dated December 14, 2012.

Inman Architecture, LLC
Firm offered and/or provided architectural services in Louisiana without receiving a certificate of compliance or proper licensure from the Board.

VIOLATION: The offering and/or providing of architectural services in Louisiana without receiving a certificate of compliance or license from the Board. La. R.S.154 (A).

PENALTY: $1,500.00 fine and $125.00 administrative fee imposed by Consent Order dated March 1, 2013.

Jennifer Taylor
New Orleans, Louisiana
Licensee offered and/or provided architectural services in Louisiana without receiving a certificate of compliance or proper licensure from the Board.

VIOLATION: The offering and/or providing of architectural services in Louisiana without receiving a certificate of compliance or license from the Board. La. R.S.154 (A).

PENALTY: $500.00 fine and $75.00 administrative fee imposed by Consent Order dated June 7, 2013.

Taylored Environments, LLC
New Orleans, LA
Firm offered and/or provided architectural services in Louisiana without receiving a certificate of compliance or proper licensure from the Board.

VIOLATION: The offering and/or providing of architectural services in Louisiana without receiving a certificate of compliance or license from the Board. La. R.S.154 (A).

PENALTY: $500.00 fine and $75.00 administrative fee imposed by Consent Order dated June 7, 2013.

Williams & Williams Architecture, LLC
Baton Rouge, LA
Firm offered and/or provided architectural services in Louisiana without receiving a certificate of compliance or proper licensure from the Board.

VIOLATION: The offering and/or providing of architectural services in Louisiana without receiving a certificate of compliance or license from the Board. La. R.S.154 (A).

PENALTY: $1000.00 fine and $100.00 administrative fee imposed by Consent Order dated June 7, 2013.

THE OFFERING AND/OR PRACTICE OF ARCHITECTURE WITH AN EXPIRED LICENSE

Wettermark, John
New Orleans, Louisiana
Licensee offered and/or provided architectural services in Louisiana during the period that his license was in an expired status.

VIOLATION: The offering and/or providing of architectural services in Louisiana during a period that his license was in an expired status. La. R.S.154 (A).

PENALTY: $2,000.00 fine and $75.00 administrative fee imposed by Consent Order dated June 7, 2013.
Creed W. Brierre, Architect, FAIA, NCARB
President
New Orleans, LA

J. David Brinson, Architect, AIA, NCARB
Secretary
Baton Rouge, LA

Allen Bacque’, Architect, AIA, NCARB
Lafayette, LA

Ron Blitch, Architect, FAIA, FACHA, NCARB,
New Orleans, LA

John Cardone, Jr., Public Member
Lake Charles, LA

Richard LeBlanc, Architect, AIA, NCARB
Shreveport, LA

Robert McKinney,
Architect/Educator, AIA, NCARB,
Lafayette, LA

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