REVISOR'S NOTE: This section is new language derived without substantive change from the second through fourth sentences of former Art. 56, § 470(c)(2).

subsection (a) of this section, the former effective date "July 1, 1975," is deleted as obsolete.

Subsection (b)(2) of this section is revised to clarify the former ambiguous reference to "general partners" of a partnership by expressly stating that the professional composition requirement applies to partners of a partnership and general partners of a limited partnership.

In subsection (c)(2) of this section, the words "responsible charge" are substituted for the former words "responsible for", to provide a descriptive term that is consistent with the language used in similar provisions elsewhere in this article.

Item (i) of the second clause of the first sentence of former Art. 56,  $\S$  470(c)(1), which required designation of a partner or corporate officer as the responsible member, is deleted as obsolete. The later enacted provision in the fourth sentence of former Art. 56,  $\S$  470(c)(2) -- now subsection (c)(2) of this section -- limited the responsible member corporations to corporate directors. revisor's note to § 3-408 of this subtitle.

Defined terms: "Licensed architect" § 3-101 "Permit" § 3-101 "Practice architecture" § 3-101 "Responsible member" § 3-401 "State" § 1-101

3-405. APPLICATIONS FOR PERMITS.

(A) IN GENERAL.

AN APPLICANT FOR A PERMIT SHALL:

- (1) SUBMIT TO THE BOARD AN APPLICATION ON THE FORM THAT THE BOARD PROVIDES; AND
- (2) PAY TO THE BOARD AN APPLICATION FEE NOT EXCEEDING \$50, AS SET BY THE BOARD.
  - (B) CONTENTS OF APPLICATION FORM.

IN ADDITION TO ANY OTHER INFORMATION REQUIRED ON AN APPLICATION FORM, THE FORM SHALL REQUIRE THE NAME AND ADDRESS OF:

(1) EACH RESPONSIBLE MEMBER OF A CORPORATION OR PARTNERSHIP: