The House of Representatives was called to order at 9:00 A.M., by the Honorable Chuck Kleckley, Speaker of the House of Representatives.

Morning Hour

ROLL CALL

The roll being called, the following members answered to their names:

PRESENT

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<th>Name</th>
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<td>Mr. Speaker</td>
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The Speaker announced that there were 105 members present and a quorum.

Prayer

Prayer was offered by Speaker Kleckley.

Pledge of Allegiance

Rep. Ponti led the House in reciting the Pledge of Allegiance to the Flag of the United States of America.

Cory Stewart sang "The Lord's Prayer".

Reading of the Journal

On motion of Rep. Hill, the reading of the Journal was dispensed with.

On motion of Rep. Hill, the Journal of June 10, 2015, was adopted.

Petitions, Memorials, and Communications

The following petitions, memorials, and communications were received and read:

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 769: Reps. Norton vice Carmody.

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 50.

Respectfully submitted,

GLENN A. KOEPP

Secretary of the Senate

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 250.

Respectfully submitted,

GLENN A. KOEPP

Secretary of the Senate
Message from the Senate

ASKING CONCURRENCE IN
SENATE CONCURRENT RESOLUTIONS

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted and asks your concurrence in the following Senate Concurrent Resolutions:

Senate Concurrent Resolution No. 140

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Senate Concurrent Resolutions Lying Over

The following Senate Concurrent Resolutions contained in the message were taken up and acted upon as follows:

SENATE CONCURRENT RESOLUTION NO. 140 —
BY SENATOR ALARIO
A CONCURRENT RESOLUTION
To commend and congratulate Joe Wood Guidry Berry for fifty-one years of lobbying the Louisiana Legislature.

Read by title.

On motion of Rep. Arnold, and under a suspension of the rules, the resolution was concurred in.

Suspension of the Rules

On motion of Rep. Montoucet, the rules were suspended in order to take up and consider Introduction of Resolutions, House and House Concurrent at this time.

Introduction of Resolutions, House and House Concurrent

The following members introduced the following entitled House and House Concurrent Resolutions, which were read the first time by their titles and placed upon the calendar for their second reading:

HOUSE RESOLUTION NO. 213 —
BY REPRESENTATIVE MONTOUCET
A RESOLUTION
To commend Dr. William J. Nunez, III, upon his retirement after forty-five years in higher education and to recognize his dedication to Louisiana students.

Read by title.

On motion of Rep. Montoucet, and under a suspension of the rules, the resolution was adopted.

Suspension of the Rules

On motion of Rep. Badon, the rules were suspended in order to take up and consider House Concurrent Resolutions Returned from the Senate with Amendments at this time.

House Concurrent Resolutions Returned from the Senate with Amendments

The following House Concurrent Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

HOUSE CONCURRENT RESOLUTION NO. 161 —
BY REPRESENTATIVE BADON
A CONCURRENT RESOLUTION
To urge and request Louisiana's public universities to continue to develop and offer online courses such that all bachelor's degrees can be completed entirely online.

Called from the calendar.

Read by title.

The above resolution was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Education to Original House Concurrent Resolution No. 161 by Representative Badon

AMENDMENT NO. 1
On page 1, line 2, between "public" and "universities" insert "colleges and"

AMENDMENT NO. 2
On page 1, line 6, between "numerous" and "for" change the comma ",," to a semicolon ";"

AMENDMENT NO. 3
On page 1, line 15, between "enter" and "reciprocity" insert "into"

AMENDMENT NO. 4
On page 1, line 18, between "WHEREAS," and "the number" change "though" to "although"

AMENDMENT NO. 5
On page 1, at the end of line 18, insert "colleges and"

AMENDMENT NO. 6
On page 2, line 2, between "courses" and "because" insert a comma ",",

AMENDMENT NO. 7
On page 2, line 9, between "that a" and "copy" delete "suitable"

Rep. Badon moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Guinn Miguez
Adams Hall Montoucet
Anders Harris Moreno
Armes Harrison Morris, Jay
Arnold Havard Morris, Jim

1416
The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 1

On page 1, line 2, after "To" delete the remainder of the line and insert "amend and reenact R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (5) and (C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5) and to enact R.S. 11:102.1(B)(7) and (C)(7), 102.2(B)(6) and (C)(7), 542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H), to authorize payments funded by state"

AMENDMENT NO. 2

On page 1, line 4, after "systems;" insert:

"to provide restrictions on and prerequisites for the exercise of such authorization, including the authority for accumulating monies in the accounts for funding of the payments; to provide for explicit recognition of the costs of the accumulation of such monies; to ensure that the accumulation of monies for the exercise of such authorization does not reduce the actuarial soundness of the systems or lead to intergenerational cost-shifting; to provide for periodic reamortization of certain debts to grant some relief to employers caused by the expense of funding benefits including accumulating monies in the accounts;"

AMENDMENT NO. 3

On page 1, delete line 10 and insert "Section 1.  R.S. 11:542(G), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H) are hereby enacted to read as"

AMENDMENT NO. 4

On page 1, between lines 11 and 12, insert:

"§542. Experience account

§883.1. Experience account

I.  Notwithstanding any provision of law to the contrary, the experience account shall not receive any credits in the June 30, 2015 valuation.

1417
AMENDMENT NO. 7
On page 3, line 18, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:102.1(F)(2)"

AMENDMENT NO. 8
On page 3, between lines 19 and 20, insert:
"§1145.1. Employee Experience Account

* * * * * * * * * * *
G. Notwithstanding any provision of law to the contrary, the experience account shall not receive any credits in the June 30, 2015 valuation.

* * * * * * * * * * *

AMENDMENT NO. 9
On page 4, line 9, change "one and one-half" to "two"

AMENDMENT NO. 10
On page 4, line 15, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:1332(F)(2)"

AMENDMENT NO. 11
On page 5, line 6, change "one and one-half" to "two"

AMENDMENT NO. 12
On page 5, between line 10 and 11, insert:
"D. In addition to the cost-of-living adjustment authorized by Subsection A of this Section, the board of trustees is authorized to pay the supplemental cost-of-living adjustment provided for in R.S. 11:1332(F)."

AMENDMENT NO. 13
On page 5, line 11, change "D." to "E."

AMENDMENT NO. 14
On page 5, line 12, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:1332(C)(1)"

AMENDMENT NO. 15
On page 5, between lines 12 and 13, insert:
"* * * * *
§1332. Employee Experience Account

* * * * *
H. Notwithstanding any provision of law to the contrary, the experience account shall not receive any credits in the June 30, 2015 valuation.

Section 2. R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (5) and (C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5) are hereby amended and reenacted and R.S. 11:102.1(B)(7) and (C)(7) and 102.2(B)(6) and (C)(7) are hereby enacted to read as follows:

§102. Employer contributions; determination; state systems

* * * * *
B.

* * * * *
(3) With respect to each state public retirement system, the actuarially required employer contribution for each fiscal year, commencing with Fiscal Year 1989-1990, shall be that dollar amount equal to the sum of:

* * * *
(v)(aa)

* * * *
(II) Notwithstanding the provisions of Subitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana State Employees' Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aaa) For the June 30, 2015 valuation, twenty-eight years.

(bbb) For the June 30, 2016 valuation, twenty-six years.

(ccc) For the June 30, 2017 valuation, twenty-four years.

(ddd) For the June 30, 2018 valuation, twenty-two years.

(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates an amortization base established in R.S. 11:102.1 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.1, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subitem applies the amount of excess returns to be applied pursuant to the provisions of this Subitem shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.1. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system
is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application. For the purposes of this Subitem, the oldest outstanding positive amortization base shall first mean the Original Amortization Base until it is completely liquidated, then the Experience Account Amortization Base until it is completely liquidated, and then the oldest outstanding debt of the system excluding any amortization base established to amortize a particularized liability established pursuant to Subsection C of this Section or a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection.

(II) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.1 and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a particularized liability established pursuant to Subsection C of this Section or a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection, the system's excess investment experience returns. For the first valuation to which this Subitem applies, the amount of excess returns to be applied pursuant to the provisions of this Subitem shall be the excess returns up to the amount of excess investment experience returns as equals double the last payment made pursuant to Subsubsection (I) of this Subitem. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(cc) Effective for the June 30, 2019, first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

(vi)(aa) *(aaa) For the June 30, 2015 valuation, twenty-eight years.
(bbb) For the June 30, 2016 valuation, twenty-eight years.
(ccc) For the June 30, 2017 valuation, twenty-six years.
(ddd) For the June 30, 2018 valuation, twenty-four years.
(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb) *(iii) For the June 30, 2015, valuation and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply the excess investment experience returns, up to the first fifteen million dollars for the June 30, 2015, valuation, to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(bbb) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(cc) Effective for the June 30, 2019, first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

(vii)(aa) *(aaa) For the June 30, 2015 valuation, twenty-eight years.
(bbb) For the June 30, 2016 valuation, twenty-eight years.
(ccc) For the June 30, 2017 valuation, twenty-four years.
(ddd) For the June 30, 2018 valuation, twenty-two years.
(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.2 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.2, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subsubitem applies the amount of excess returns to be applied pursuant to the provisions of this Subsubitem shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.2. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied pursuant to the provisions of this Subsubitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subsubitem, if the system is eighty-five percent funded prior to application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(cc) Effective for the June 30, 2019, first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

(viii)(aa)

(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five percent, or greater, thereafter, the amortization period for the changes, gains, or losses of the Louisiana State Police Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aaa) For the June 30, 2015 valuation, twenty-eight years.
(bbb) For the June 30, 2016 valuation, twenty-six years.
(ccc) For the June 30, 2017 valuation, twenty-four years.
(ddd) For the June 30, 2018 valuation, twenty-two years.
(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb) For the June 30, 2015 valuation, twenty-eight years.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.2 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.2, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subsubitem applies the amount of excess returns to be applied pursuant to the provisions of this Subsubitem shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.2. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subsubitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subsubitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(II)(aaa) Effective for the June 30, 2015, valuation and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply the excess investment experience returns, up to the first five million dollars for the June 30, 2015, valuation, to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection.

((aaa)) For the June 30, 2017 valuation, twenty-eight years.
(abb) For the June 30, 2018 valuation, twenty-six years.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.2 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.2, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subsubitem applies the amount of excess returns to be applied pursuant to the provisions of this Subsubitem shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.2. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subsubitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subsubitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.
(bbb) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subitem since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item.

(cc) Effective for the June 30, 2019, first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

§102.1. Consolidation of amortization payment schedules; Louisiana State Employees' Retirement System

B. Original amortization base.

(4) Notwithstanding any provision of law to the contrary, for any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the percentage funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, for any payment made pursuant to this Subsection since the last reamortization, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments allocated to the original amortization base since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.

(4) Notwithstanding the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.
payments allocated to the original amortization base since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.

(4) * * *

(b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, in any year from Fiscal Year 2009-2010 through Fiscal Year 2039-2040 in which the system receives an overpayment of employer contributions as determined pursuant to R.S. 11:102(B)(2) and in any year from Fiscal Year 2009-2010 through Fiscal Year 2039-2040 in which the system receives additional contributions pursuant to R.S. 11:102(B)(5), the amount of such overpayment or additional contribution shall be applied to the remaining balance of the experience account amortization base established pursuant to this Subsection. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

AMENDMENT NO. 19
On page 5, line 19, change "Section 4." to "Section 6.(A)"

AMENDMENT NO. 20
On page 5, after line 21, insert:

"(B) The provisions of Section 2 of this Act shall become operable for a system on the later of June 30, 2015, or upon adoption of a resolution by the board of trustees of that system directing the system actuary to utilize the provisions of Section 2 in the June 30, 2015 valuation.

(C) The provisions of Section 1 of this Act shall become operable for a system on the later of June 30, 2015, or the day following the adoption of a resolution by the board of trustees of that system directing the system actuary to utilize the provisions of Section 2 in the June 30, 2015 valuation."

SENIOR COMMITTEE AMENDMENTS

AMENDMENT NO. 1
Amendments proposed by Senate Committee on Finance to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 2
On page 1, line 12, change "2015" to "2016"

AMENDMENT NO. 3
On page 2, line 1, change "2015" to "2016"

AMENDMENT NO. 4
On page 2, line 24, change "2015" to "2016"

AMENDMENT NO. 5
On page 2, line 27, change "2015" to "2016"

AMENDMENT NO. 6
On page 3, line 20, change "2015" to "2016"

AMENDMENT NO. 7
On page 3, line 23, change "2015" to "2016"

AMENDMENT NO. 8
On page 4, line 17, change "2015" to "2016"

AMENDMENT NO. 9
On page 4, line 20, change "2015" to "2016"

SENIOR FLOOR AMENDMENTS

AMENDMENT NO. 1
Amendments proposed by Senator Peacock to Reengrossed House Bill No. 42 by Representative Jones
AMENDMENT NO. 1
In the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, delete Amendments Nos. 1, 3, 4, 6, and 8.

AMENDMENT NO. 2
On page 1, line 2, after "To" delete the remainder of the line and insert "amend and reenact R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), and (5), and 102.2(B)(4)(b) and (C)(4)(b) and (5), 542(A)(2)(introductory paragraph) and (B)(introductory paragraph), 883.1(A)(2)(introductory paragraph) and (B)(introductory paragraph), 1145.1(A)(1)(introductory paragraph) and (B)(introductory paragraph), and 1332(A)(1)(introductory paragraph) and (B)(introductory paragraph) and to enact R.S. 11:102.1(B)(7) and (C)(7), 102.2(B)(6) and (C)(7), 542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H), to authorize payments funded by state"

AMENDMENT NO. 3
On page 1, delete line 10 and insert "Section 1. R.S. 11:542(A)(2)(introductory paragraph) and (B)(introductory paragraph), 883.1(A)(2)(introductory paragraph) and (B)(introductory paragraph), 1145.1(A)(1)(introductory paragraph) and (B)(introductory paragraph), and 1332(A)(1)(introductory paragraph) and (B)(introductory paragraph) are hereby amended and reenacted and R.S. 11:542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H) are hereby enacted to read as"

AMENDMENT NO. 4
On page 1, between lines 11 and 12, insert the following:
"§542. Experience Account
A.
* * * *
(2) The In accordance with the provisions of Subsection H of this Section, the experience account shall be credited as follows:
* * * *
B. The In accordance with the provisions of Subsection H of this Section, the experience account shall be debited as follows:
* * * *
H. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(2)(b) of this Section, as limited by Paragraph (A)(3) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(2)(a) of this Section, as limited by Paragraph (A)(3) of this Section.
(4) Debits in Paragraph (B)(2) of this Section.
* * * *

AMENDMENT NO. 5
On page 2, between lines 23 and 24, insert the following:
"§883.1. Experience account
A. * * * *
(2) The In accordance with the provisions of Subsection I of this Section, the experience account shall be credited as follows:
* * * *
B. The In accordance with the provisions of Subsection I of this Section, the experience account shall be debited as follows:
* * * *
I. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(2)(b) of this Section, as limited by Paragraph (A)(3) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(2)(a) of this Section, as limited by Paragraph (A)(3) of this Section.
(4) Debits in Paragraph (B)(2) of this Section.
* * * *

AMENDMENT NO. 6
On page 2, between lines 23 and 24, insert:
"§1145.1. Employee Experience Account
A.(1) The In accordance with the provisions of Subsection G of this Section, the Employee Experience Account shall be credited as follows:
* * * *
B. The In accordance with the provisions of Subsection G of this Section, the Employee Experience Account shall be debited as follows:
* * * *
G. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.
(4) Debits in Paragraph (B)(2) of this Section.
* * * *

AMENDMENT NO. 7
In the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 2, delete lines 30 through 33 and insert in lieu thereof:
"§1332. Employee Experience Account
A.(1) The In accordance with the provisions of Subsection H of this Section, the Employee Experience Account shall be credited as follows:*

*1423
B. The Employee Experience Account shall be debited as follows:

H. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

1. Credits in Subparagraph (A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section

2. Debits in Paragraph (B)(1) of this Section.

3. Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

4. Debits in Paragraph (B)(2) of this Section.

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Guillory to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 2

In Senate Committee Amendment No. 15 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 2, line 36, following "(5)," and before "102.2(B)(4)(b)" insert "and"

AMENDMENT NO. 3

On page 2, line 12, following "in the" and before "experience" change "system" to "system's"

AMENDMENT NO. 4

On page 4, line 5, following "in the" and before "experience" change "system" to "system's"

Rep. Jones moved that the amendments proposed by the Senate be rejected.

ROLL CALL

The vote was called with the following result:

YEAS

Mr. Speaker Foil Mack
Abramson Franklin Miguez
Adams Gaines Miller
Armes Gisclair Moreno
Badon Hall Norton
Barras Harris Ortego
Barrow Harrison Pierre
Bertelot Havard Pope
Billiot Hazel Price
Bishop, W. Henry Pylant
Bouie Hill Reynolds
Broadwater Hodges Ritchie
Brown Honore Robideaux
Burford Howard Schexnayder
Burns, H. Hunter Shadoin
Burrell Jackson Smith
Chaney Johnson R. Talbot

Total - 77

NAYS

Burns, T. Johnson M. Seabaugh
Garofalo Landry, N. Stokes
Hollis Landry, T. Williams, P.
Ivey Leopold Woodruff

Total - 10

ABSENT

Anders Hoffmann Ponti
Bishop, S. Huval Pugh
Cromer Lambert Richard
Guillory LeBas Schroder
Guinn Morris, J. Simon
Hensgens Morris, J. Whitney

Total - 18

The amendments proposed by the Senate were rejected.
Conference committee appointment pending.

Suspension of the Rules

On motion of Rep. Smith, the rules were suspended in order to take up and consider House and House Concurrent Resolutions on Third Reading for Final Consideration at this time.

House and House Concurrent Resolutions on Third Reading for Final Consideration

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

HOUSE RESOLUTION NO. 208—
BY REPRESENTATIVE SMITH
A RESOLUTION
To urge and request the attorney general to withdraw the appeal to the United States Fifth Circuit Court of Appeals of Judge James Brady's ruling to release Albert Woodfox and bar further prosecution of Mr. Woodfox for the killing of an Angola prison guard.

Read by title.

Rep. Smith moved the adoption of the resolution.

By a vote of 18 yeas and 65 nays, the resolution was rejected.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 42: Reps. Jones, Pearson, and Montoucet.

HOUSE RESOLUTION NO. 210—
BY REPRESENTATIVE BARROW
A RESOLUTION
To authorize and direct the Louisiana State University Women's Center to conduct a review and SWOT analysis of the state domestic violence coalition of Louisiana and provide its findings in the form of a written report to the House Committee on Health and Welfare no later than February 1, 2016.

Read by title.

Rep. Barrow moved the adoption of the resolution.

By a vote of 93 yeas and 0 nays, the resolution was adopted.

Conference Committee Reports for Consideration

The following Conference Committee Reports were taken up and acted upon as follows:

HOUSE CONCURRENT RESOLUTION NO. 143—
BY REPRESENTATIVE HARRISON
A CONCURRENT RESOLUTION
To urge and request that all financial institutions conducting business in the state of Louisiana strictly comply with Subpart D of Chapter 5 of Title 22 of the Louisiana Revised Statutes of 1950, comprised of R.S. 22:1591 through 1605, and known as the Financial Institution Insurance Sales Law, requiring financial institutions to adhere to the provisions of the Financial Institution Insurance Sales Law, to give due consideration to the public interest in the regulation of state banking and insurance industries, and to clarify the intent of the legislature.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Concurrent Resolution No. 143 by Representative Harrison recommend the following concerning the Original bill:

1. That Senate Committee Amendment No. 1 proposed by the Committee on Commerce, Consumer Protection and International Affairs and adopted by the Senate on May 28, 2015, be rejected.

2. That Senate Committee Amendment No. 2 proposed by the Committee on Commerce, Consumer Protection and International Affairs and adopted by the Senate on May 28, 2015, be adopted.

3. That the set of Senate Floor Amendments proposed by Senator Mills and adopted by the Senate on June 3, 2015, be rejected.

4. That the following amendments be adopted:

AMENDMENT NO. 1

On page 2, between lines 24 and 25, insert the following:

"WHEREAS, the legislature urges that financial institutions also adhere to any state and federal laws imposing restrictions on any purchase or sale of securities and investments."

Respectfully submitted,

Representative Joe Harrison
Representative Erich E. Ponti
Representative Patrick Connick
Senator Daniel "Danny" Martiny
Senator Fred Mills
Senator Mack "Bodi" White, Jr.

Rep. Harrison moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Garofalo Miller Abramson Geymann Miller Montoucet
Adams        Gisclair       Moreno
Armes        Guilory       Morris, Jay
Badon        Hall          Morris, Ortego
Barras       Harris        Ortego
Barrow       Harrison      Ortego
Berthelot    Harvard       Pearson
Billiot      Hazel         Pierre
Bishop, S.   Henry         Price
Bishop, W.   Hensgens      Pugh
Boone        Hill          Reynolds
Broadwater   Hodges        Ritchie
Brown        Hoffmann      Schexnayder
Burford      Hollis        Schroder
Burns, H.    Howard        Seabaugh
Burns, T.    Hunter        Shadoin
Burrell       Hual          Simon
Carmody      Ivey          St. Germain
Carter       James         Stokes
Chaney       Jefferson     Talbot
Connick      Johnson M.    Thibaut
Cox          Johnson R.    Thierry
Danahay      Landry, N.    Willmott
Dove         Leopold       Woodruff
Fannin       Lopinto       Woodruff
Franklin     Miguez        Woodruff
Total - 79

Mack
Total - 1

NAYS

YEAS

Mack
Total - 1

ABSENT

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Judiciary A and adopted by the Senate on June 3, 2015, be rejected.
2. That Legislative Bureau Amendment No. 1 proposed by the Legislative Bureau and adopted by the Senate on June 4, 2015, be rejected.

Respectfully submitted,
Representative Edward "Ted" James
Representative Jefferly "Jeff" J. Arnold
Representative Neil C. Abramson
Senator Ben Nevers
Senator Sharon Weston Broome
Senator Dan Claitor

Rep. James moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair        Montoucet
Abramson                   Guilory        Moreno
Adams                      Hall           Morris, Jay
Armes                      Harris         Ortego
Barras                     Harrison       Ortego
Bouie                      Honore         Richard
Burford                    Lambert       Robideaux
Carter                     Landry, T.    Seabaugh
Cromer                     LeBas          Thibaut
Dove                       Leger          Williams, A.
Edwards                    Lorusso       Williams, P.
Ganniy                     Morris         Smith
Honore                     Norton        Smith
Jackson                    Ponti
Total - 82

NAYS

Landry, N.
Total - 1

ABSENT

Badon                     Hensgens     Ponti
Bouie                      Honore       Richard
Burford                    Lambert     Robideaux
Carter                     Landry, T.   Seabaugh
Cromer                    LeBas         Thibaut
Dove                       Leger       Williams, P.
Edwards                    Leopold     Williams, P.
Fannin                     Lopinto      Willmott
Garofalo                    Miguez     Woodruff
Geymann                    Miller
Total - 22

The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.
HOUSE BILL NO. 123—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 24:513(J)(1)(e)(introductory paragraph), (i)(aa) and (bb), (ii), and (v)(aa) and (3), relative to audits; to provide relative to the threshold amount for certain audit requirements; and to provide for related matters.

Read by title.

Motion
On motion of Rep. Havard, the bill was returned to the calendar.

HOUSE BILL NO. 204—
BY REPRESENTATIVES FOIL AND NANCY LANDRY
AN ACT
To amend and reenact R.S. 9:315.1(C)(8) and Code of Civil Procedure Articles 74.2(A) and 2592(8) and to enact R.S. 9:315.1(C)(9) and 315.22(E) and Code of Civil Procedure Article 10(A)(9), relative to child support for adult child with disabilities; to provide for deviations from the child support guidelines; to provide for the awarding of support; to provide for the application of the child support guidelines; to provide for subject matter jurisdiction; to provide for venue; to provide for the use of summary proceedings; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015
To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 204 by Representative Foil recommend the following concerning the Engrossed bill:

1. That Senate Floor Amendment No. 1 proposed by Senator Claitor and adopted by the Senate on May 26, 2015, be adopted.
2. That Senate Floor Amendment No. 1 proposed by Senator Murray and adopted by the Senate on May 26, 2015, be rejected.
3. That the following amendments to the Engrossed bill be adopted:

AMENDMENT NO. 1
On page 4, after line 30, insert the following:

"Section 3. The provisions of this Act shall become effective August 1, 2016."

Respectfully submitted,
Representative Franklin J. Foil
Representative Neil C. Abramson
Representative Lowell C. Hazel
Senator Ben Nevers
Senator Edwin R. Murray
Senator Dan Claitor

Rep. Foil moved to adopt the Conference Committee Report.

HOUSE BILL NO. 250—
BY REPRESENTATIVES LEGER, BILLIOT, CHANEY, SMITH, AND THIERRY
AN ACT
To amend and reenact R.S. 17:1874(B)(3) and (C)(4) and to enact R.S. 17:1874(B)(4) and (5) and (C)(5), relative to the Workforce Training Rapid Response Fund; to authorize additional deposits into the fund; to require a private match for the use of additional deposits into the fund; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015
To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

The Conference Committee Report was adopted.
We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 250 by Representative Leger recommend the following concerning the Engrossed bill:

1. That Senate Committee Amendments Nos. 1 through 6 proposed by the Senate Committee on Finance and adopted by the Senate on May 20, 2015, be rejected.

2. That Legislative Bureau Amendment No. 1 proposed by the Legislative Bureau and adopted by the Senate on May 21, 2015, be rejected.

3. That the following amendments to the engrossed bill be adopted:

**AMENDMENT NO. 1**

On page 2, at the end of line 20, insert the following:

“For any in-kind donation greater than one hundred thousand dollars, the certification shall include a determination of the value of the donation by an independent third party. Nothing in this Paragraph shall be construed to require the legislature to make any additional appropriations to the fund as authorized by Paragraph (B)(4) of this Section based on the availability of a private match.”

Respectfully submitted,

Representative Walt Leger III
Representative James R. Fannin
Representative Helena N. Moreno
Senator Jack Donahue
Senator Dan Claitor
Senator R.L. Bret Allain, II

Rep. Leger moved to adopt the Conference Committee Report.

**ROLL CALL**

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mr. Speaker Franklin</td>
</tr>
<tr>
<td>Abramson Garofalo</td>
</tr>
<tr>
<td>Adams Gisclair</td>
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<td>Anders Guillory</td>
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<td>Arms Hall</td>
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<tr>
<td>Arnold Harris</td>
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<td>Badon Harrison</td>
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<td>Barras Havad</td>
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<td>Berthelot Hazel</td>
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<td>Billiot Henry</td>
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<td>Bishop, S. Hensgens</td>
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<td>Bishop, W. Hill</td>
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<td>Bouie Hodges</td>
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<td>Broadwater Hoffmann</td>
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<td>Brown Hollis</td>
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<td>Burford Honore</td>
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<td>Burns, H. Howard</td>
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<td>Burns, T. Huval</td>
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<tr>
<td>Burrell Ivey</td>
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<td>Carmody Jackson</td>
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<td>Carter Jefferson</td>
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<td>Chaney Johnson M.</td>
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<td>Connick Johnson R.</td>
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<tr>
<td>Cox Jones</td>
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<tr>
<td>Cromer Landry, N.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NAYS</th>
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</thead>
<tbody>
<tr>
<td>Danahay Landry, T.</td>
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<tr>
<td>Dove LeBas</td>
</tr>
<tr>
<td>Edwards Leger</td>
</tr>
<tr>
<td>Fannin Leopold</td>
</tr>
<tr>
<td>Foil Lopinto</td>
</tr>
</tbody>
</table>

Total - 89

<table>
<thead>
<tr>
<th>ABSENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Barrow Lambert</td>
</tr>
<tr>
<td>Gaines Morris, Jim</td>
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<tr>
<td>Guynn Norton</td>
</tr>
<tr>
<td>Hunter Ours</td>
</tr>
<tr>
<td>James Price</td>
</tr>
<tr>
<td>Total - 16</td>
</tr>
</tbody>
</table>

The Conference Committee Report was adopted.

**HOUSE BILL NO. 259—**

**AN ACT**

To amend and reenact R.S. 22:439 and 443(A)(introductory paragraph) and (2) through (4) and to repeal Section 2 of Act No. 361 of the 2011 Regular Session of the Legislature of Louisiana, relative to surplus lines of insurance; to decrease the tax on annual gross premiums for surplus lines of insurance; to expand the surplus lines tax base; to provide for the surplus lines tax report; to repeal the authority of the commissioner to enter the Nonadmitted Insurance Multi-State Agreement; to except certain educational programs and entities from the tax on gross premiums for surplus lines of insurance; to provide for submission of certain information by certain insurers; to provide for an effective date; and to provide for related matters.

Read by title.

**CONFERENCE COMMITTEE REPORT**

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 259 by Representative Thierry recommend the following concerning the Engrossed bill:

1. That Senate Committee Amendments Nos. 1 through 8, 10, and 11 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be rejected.

2. That Senate Committee Amendment No. 9 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be adopted.

3. That Senate Floor Amendments Nos. 2 and 3 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, be adopted.

4. That Senate Floor Amendment No. 1 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, be rejected.

5. That the Engrossed bill be amended as follows:
AMENDMENT NO. 1

On page 1, line 8, after "educational" and before "from" delete "programs and entities" and insert "institutions and political subdivisions"

AMENDMENT NO. 2

On page 1, line 10, after "insurers;" and before "and to" delete "to provide for an effective date;" and insert "to provide for an effective dates;"

AMENDMENT NO. 3

On page 6, delete line 20 in its entirety and insert the following:

"Section 4.(A)  Except as provided for in Subsection (B) of this Section, the provisions of this Act shall become effective on October 1, 2015.

(B)  R.S. 22:439(C) and (D) as amended and reenacted by this Act shall become effective on July 1, 2015."

AMENDMENT NO. 4

In Senate Floor Amendment No. 3 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, on page 1, line 10 after "to the" delete the remainder of the line and delete lines 11 and 12 in their entirety and insert "latest federal decennial census."

Respectfully submitted,

Representative Ledricka Thierry
Representative Joel C. Robideaux
Representative Major Thibaut
Senator Neil Riser
Senator Dan "Blade" Morrish
Senator Jean-Paul J. Morrell

Rep. Thierry moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Gisclair  Miguez
Abramson  Guillory  Miller
Adams  Gunn  Montoucet
Armes  Hall  Moreno
Badon  Harris  Morris, Jay
Barras  Harrison  Ortego
Bertilot  Huard  Ourso
Billiot  Hazel  Pearson
Bishop, S.  Henry  Pierre
Bouie  Hensgens  Ponti
Broadwater  Hill  Pope
Brown  Hodges  Price
Burns, H.  Hoffmann  Pylant
Burns, T.  Hollis  Pearson
Burrell  Honore  Rutledge
Carmody  Howard  Schexnayder
Carter  Huval  Schroder
Chaney  Jackson  Shadoin
Connick  James  St. Germain
Cox  Jefferson  Stokes
Cromer  Johnson R.  Talbot
Danahay  Jones  Thierry
Dove  Landry, N.  Whitney
Edwards  Landry, T.  Williams, A.
Fannin  Leger  Williams, P.
Foil  Leopold  Willmott
Franklin  Lopinto  Woodruff
Gaines  Lorusso
Geymann  Mack

NAYS

Johnson M.  Seabaugh

ABSENT

Anders  Hunter  Pugh
Arnold  Ivey  Richard
Barrow  Lambert  Robideaux
Bishop, W.  LeBas  Simon
Burford  Morris, Jim  Smith
Garofalo  Norton  Thibaut

Total - 85

Total - 2

Total - 18

The Conference Committee Report was adopted.

HOUSE BILL NO. 387—

By Representatives Leger, Barras, Barrow, Bouie, Burford, Henry, Burns, Hoffmann, Hunter, Robert Johnson, Ritchie, Stokes, Thibaut, and Willmott

An ACT

To amend and reenact R.S. 47:6019(A)(2)(c) and (C) and to enact R.S. 47:6019(A)(1)(c), relative to tax credits; to provide for the tax credit for the rehabilitation of historic structures for nonresidential property; to provide relative to eligibility requirements; to provide for an administrative fee; to extend the sunset of the tax credit; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 387 by Representative Leger recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Finance and adopted by the Senate on June 6, 2015, be rejected.

2. That the set of Senate Floor Amendments proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be rejected.

3. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1

On page 1, line 2, after "reenact" delete the remainder of the line and insert "R.S. 47:6019(A)(2)(c) and (C),"

AMENDMENT NO. 2

On page 1, line 4, after "property;" and before "to provide" insert "to reduce the amount of the tax credit for properties placed into service after a certain date;"
AMENDMENT NO. 3

On page 1, line 8, after "Section 1." delete the remainder of the line and delete line 9 in its entirety and insert "R.S. 47:6019(A)(1) and (2)(c) and (C) are hereby amended and reenacted to read as follows:"

AMENDMENT NO. 4

On page 1, delete lines 11 and 12 in their entirety and insert the following:

"A.(1)(a) There shall be a credit against income and corporation franchise tax for the amount of eligible costs and expenses incurred during the rehabilitation of a historic structure located in a downtown development or a cultural district. The amount of the credit shall not exceed equal twenty-five percent of the eligible costs and expenses of the rehabilitation incurred prior to January 1, 2018, regardless of the year in which the property is placed in service. The amount of the credit shall equal twenty percent of the eligible costs and expenses of the rehabilitation incurred on or after January 1, 2018, regardless of the year in which the property is placed in service. No taxpayer, or any entity affiliated with such taxpayer, shall claim more than five million dollars of credit annually for any number of structures rehabilitated within a particular downtown development or cultural district.

(b) The tax credit for qualified rehabilitation expenditures is earned only in the year in which the property attributable to the expenditures is placed in service. The amount of the tax credit shall be determined according to the values provided for in Subparagraph (a) of this Subsection.

(c) No taxpayer, or any entity affiliated with such taxpayer, shall claim more than five million dollars of credit annually for any number of structures rehabilitated with a particular downtown development or cultural district."

AMENDMENT NO. 5

On page 1, at the beginning of line 13, delete "(c)" and insert "(d)"

Respectfully submitted,

Representative Walt Leger III
Representative Joel C. Robideaux
Representative Helena Moreno
Senator Jack Donahue
Senator Edwin R. Murray
Senator John A. Alario, Jr.

Rep. Leger moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker
Abraham
Adams
Armistead
Arnold
Aubin
Barlow
Barras
Berthelot
Billiot
Bishop, S.
Bishop, W.
Boutie
Broadwater
Brown
Burford
Burns, H.
Burns, T.
Burrell
Carmody
Carter
Chaney
Connick
Cox
Cromer
Danahay
Dove
Edwards
Fanin
Foil
Franklin
Gaines
Gisclair
Guillory
Guinn
Hall
Havard
Hazel
Hill
Hodges
Hoffmann
Hollis
Honore
Howard
Ivey
Jackson
Jefferson
Johnson M.
Johnson R.
Jones
Landry, N.
Landry, T.
LeBas
Lopinto
Lorosso
Mack
Montoucet
Moreno
Ortego
Orso
Pierre
Ponti
Price
Reynolds
Richard
Ritchie
Schexnayder
Shadoin
St. Germain
Stokes
Thibodaux
Thibodaux
Williams, A.
Williams, P.
Woodruff
LeBas
Total - 76
NAYS

Geymann
Henry
Huval
Miguez

Miller
Morris, Jay
Morris, Jim
Pearson
Pope
Pylant
Schoeder
Seabough
Total - 12
ABSENT

Anders
Barrow
Garofalo
Harris
Harrison
Hensgens
Hunter
James
Lambert
Leopold
Norton
Pugh
Robideaux
Simon
Smith
Thibaut
Willmott
Total - 17

The Conference Committee Report was adopted.

HOUSE BILL NO. 449—
BY REPRESENTATIVE ROBIDEAUX
AN ACT
To amend and reenact R.S. 47:287.95(F)(3) and 606(A)(1)(a); relative to corporate income and corporation franchise tax; to provide for determination of taxable income from sales of certain aircraft manufactured in this state; to provide for the determination of taxable capital from sales of certain aircraft manufactured in this state; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conference appointed to confer over the disagreement between the two houses concerning House Bill No. 449 by Representative Robideaux recommend the following concerning the Engrossed bill:

1. That the set of Senate Amendments proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, be rejected.

Respectfully submitted,

Representative Joel C. Robideaux
Representative Eddie J. Lambert
Representative Nancy Landry
Senator Jack Donahue
Senator Patrick Page Cortez
Senator John A. Alario, Jr.
Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker - Guillory
Adams - Guinn
Anders - Hall
Armes - Harris
Arnold - Harrison
Badon - Hazel
Berthélot - Henry
Billiot - Hill
Bishop, S. - Hodges
Bishop, W. - Hoffmann
Boutie - Hollis
Broadwater - Honore
Burford - Howard
Burns, H. - Huval
Burns, T. - Ivey
Burrell - Jackson
Carmody - James
Carter - Jefferson
Chaney - Johnson, M.
Connick - Johnson, R.
Cox - Jones
Cromer - Landry, N.
Danahay - Landry, T.
Dove - LeBas
Fannin - Leger
Foil - Leopold
Franklin - Lorusso
Guines - Mack
Geymann - Miguez
Gisclair - Miller

Total - 88

NAYS

Total - 0

ABSENT

Abramson - Havard
Barras - Hensgens
Barrow - Hunter
Brown - Lambert
Edwards - Lopinto
Garofalo - Norton

Total - 17

The Conference Committee Report was adopted.

HOUSE BILL NO. 455—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 9:1110, relative to False River; to provide for a delineation of the boundary between state ownership and private land ownership of the land adjacent to the water body; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Guillory, the bill was returned to the calendar.

HOUSE BILL NO. 501—
BY REPRESENTATIVE ROBIDEAUX
AN ACT
To amend and reenact R.S. 47:301(10)(m), relative to state and local sales and use tax; to provide with respect to state and local sales and use tax exemptions; to exempt certain aircraft manufactured in this state from state and local sales and use taxes; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 501 by Representative Robideaux recommend the following concerning the Reengrossed bill:

1. That the set of Senate Amendments proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, be rejected.

Respectfully submitted,

Representative Joel C. Robideaux
Representative Eddie J. Lambert
Representative Nancy Landry
Senator Jack Donahue
Senator Patrick Page Cortez
Senator John A. Alario, Jr.

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker - Guillory
Adams - Guinn
Anders - Hall
Armes - Harris
Arnold - Harrison
Badon - Hazel
Berthélot - Henry
Billiot - Hill
Bishop, S. - Hodges
Bishop, W. - Hoffmann
Boutie - Hollis
Broadwater - Honore
Burford - Howard
Burns, H. - Huval
Burns, T. - Ivey
Burrell - Jackson
Carmody - James
Carter - Jefferson
Chaney - Johnson, M.
Connick - Johnson, R.
Cox - Jones
Cromer - Landry, N.
Danahay - Landry, T.
Dove - LeBas
Fannin - Leger
Foil - Leopold
Franklin - Lorusso
Guines - Mack
Geymann - Miguez
Gisclair - Miller

Total - 88

NAYS

Total - 0

ABSENT

Abramson - Havard
Barras - Hensgens
Barrow - Hunter
Brown - Lambert
Edwards - Lopinto
Garofalo - Norton

Total - 17

The Conference Committee Report was adopted.
The Conference Committee Report was adopted.

HOUSE BILL NO. 528—
BY REPRESENTATIVE LEGER
AN ACT
To enact Part XII of Chapter 6 of Title 33 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 33:3101, relative to the city of New Orleans; to provide for the creation of a municipal revenue amnesty program; to provide relative to the operation and administration of the program; to prohibit certain persons from participating in the program; to authorize the city to cooperate with the New Orleans Sewerage and Water Board and other political subdivisions to allow their participation in the program; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 528 by Representative Leger recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be rejected.

2. That Senate Committee Amendments Nos. 2 through 7 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be adopted.

3. That the set of Senate Floor Amendments proposed by Senator Morrell and adopted by the Senate on June 6, 2015, be rejected.

4. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1
On page 1, line 19, after "waiver of" delete the remainder of the line and delete lines 20 through 22 in their entirety and insert "all or a uniform percentage of interest, collection costs, and penalties owed to the city of New Orleans on delinquent municipal fines, fees, and assessments."

AMENDMENT NO. 2
On page 2, line 1, after "B." and before "The" insert "(1)"

AMENDMENT NO. 3
On page 2, between lines 7 and 8, insert the following:
"(2) The rules and regulations adopted by the director of finance may authorize the city of New Orleans to issue requests for proposals in order to procure a third-party contractor to manage the program. The amount of fees paid to any such third-party contractor shall not exceed fifteen percent of the total amount of interest, collection costs, and penalties collected by the city at the conclusion of the program."

AMENDMENT NO. 4
On page 2, line 13, after "which" delete the remainder of the line and delete line 14 in its entirety and insert "interest, collection costs, and penalties were owed and, for each type of fine, fee, or assessment, the"

AMENDMENT NO. 5
On page 2, line 22, after "cooperate" and before "with the" insert "once every eight calendar year."

AMENDMENT NO. 6
On page 2, line 27, after "waiver of" delete the remainder of the line and delete line 28 in its entirety and on page 3, delete lines 1 and 2 in their entirety and insert "all or a uniform percentage of interest, collection costs, and penalties owed to the board and such political subdivisions on delinquent fines, fees, and assessments."

Respectfully submitted,

Representative Austin J. Badon, Jr.
Representative Walt Leger, III
Representative Helena N. Moreno
Senator Robert Adley
Senator Edwin R. Murray
Senator Neil Riser

Rep. Leger moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker  Geymann  Miller
Abramson  Gisclair  Montoucet
Adams  Guillory  Moreno
Anders  Guinn  Morris, Jay
Armes  Hall  Morris, Jim
Arnold  Harris  Norton
Badon  Harrison  Ortego
Barras  Havid  Ousso
Berthelot  Hazel  Pearson
Billiot  Hill  Pierre
Bishop, S.  Hodges  Ponti
Bishop, W.  Hoffmann  Pope
Bojie  Hollis  Price
Broadwater  Honore  Pylant
Brown  Howard  Reynolds
Burford  Hunter  Richard
HOUSE BILL NO. 577—

BY REPRESENTATIVES JACKSON AND HUNTER AND SENATOR THOMPSON

AN ACT
To enact R.S. 33:180(D), relative to the extension of the corporate limits of municipalities; to provide relative to attempts to challenge or invalidate ordinances to annex territory; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 577 by Representative Jackson recommend the following concerning the Reengrossed bill:

1. That the set of Senate Floor Amendments proposed by Senator White and adopted by the Senate on June 8, 2015, be rejected.
2. That the set of Senate Floor Amendments proposed by Senator Thompson and adopted by the Senate on June 8, 2015, be rejected.
3. That the set of Senate Floor Amendments proposed by Senator Cortez and adopted by the Senate on June 8, 2015, be adopted.
4. That the following amendment to the reengrossed bill be adopted:

AMENDMENT NO. 1

On page 2, after line 3, insert the following:

"Section 2. The provisions of this Act shall be given prospective application only and shall not apply to any litigation pending on the effective date of this Act."

Respectfully submitted,

Representative Katrina Jackson
Representative Austin Badon
Representative Chuck Kleckley
Senator Yvonne Dorsey-Colomb
Senator Francis Thompson
Senator Patrick Page Cortez


ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Miguez
Adams Guillory Miller
Anders Guillory Montoucet
Armes Hall Moreno
Badon Harris Morris, Jay
Barrows Haverd Morris, Jim
Barrow Haze Ortego
Bertelot Henry Orso
Billiot Hill Pearson
Burford Hunter Reynolds
Burns, H. Huval Richard
Burns, T. Ivey Ritchie
Burns, T. Jackson Ritchie
Carter James Schexnayder
Chaney Jefferson Seabaugh
Connick Johnson M. Shadoin
Cromer Johnson R. Smith
Danahey Landry, T. Talbot
Dove LeBas Thierry
Edwards Leger Whitney
Fannin Leopold Williams, A.
Foil Lorusso Williams, P.
Franklin Mack Willmott
Gaines Miguez Woodruff

Total - 96

NAYS

Total - 0

ABSENT

Abramson Harrison Pugh
Arnold Hensgens Schroder
Carmody Leger Simon
Cox Norton Stokes

Total - 9

The Conference Committee Report was adopted.

HOUSE BILL NO. 690—

BY REPRESENTATIVE LORUSSO

AN ACT
To amend and reenact R.S. 40:531(B), 532, and 537(B) and to enact R.S. 40:537(A)(6), relative to the Housing Authority of New

Total - 93

NAYS

Total - 0

ABSENT

The Conference Committee Report was adopted.
Orleans; to provide relative to the governing board of the authority; to provide relative to the appointment, terms, and removal of board members; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 690 by Representative Lorusso recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1 through 15 proposed by the Senate Committee on Local and Municipal Affairs and adopted by the Senate on June 4, 2015, be adopted.

2. That Senate Floor Amendment No. 1 proposed by Senator Dorsey-Colomb and adopted by the Senate on June 6, 2015, be adopted.

3. That Senate Floor Amendment No. 1 proposed by Senator Murray and adopted by the Senate on June 6, 2015, be rejected.

Respectfully submitted,

Representative Thomas Carmody
Representative Nick Lorusso
Senator Yvonne Dorsey-Colomb
Senator Edwin R. Murray
Senator Karen Carter Peterson

Rep. Lorusso moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Edwards
Fannin
Foil
Franklin
Gaines
Gisclair
Guillory
Total - 90

NAYS

Total - 0

ABSENT

Arnold
Badon
Barras
Barrow
Carmody
Total - 15

The Conference Committee Report was adopted.

HOUSE BILL NO. 746—

BY REPRESENTATIVES MIGUEZ, STUART BISHOP, ARMES, HENRY BURNS, NANCY LANDRY, MONTOUCET, NORTON, ORTEGO, AND ST. GERMAIN

AN ACT

To amend and reenact R.S. 30:2418(I)(2) and Section 3 of Act No. 323 of the 2013 Regular Session of the Legislature and to enact R.S. 30:2412(31) and 2418(H)(10), relative to waste tires; to provide for the waste tire program; to provide for definitions; to provide for payments to processors of waste tires; to provide for the authority of the Department of Environmental Quality; to provide for the Department of Environmental Quality's rules and regulations; to provide for the Waste Tire Program Task Force; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 746 by Representative Miguez recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1 through 10 proposed by the Senate Committee on Environmental Quality and adopted by the Senate on June 3, 2015, be adopted.

2. That Amendment No. 1 proposed by the Legislative Bureau and adopted by the Senate on June 4, 2015, be adopted.

3. That Amendment No. 1 proposed by Senator Morrish and adopted by the Senate on June 6, 2015, be adopted.

4. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

On page 3, at the end of line 12, insert "Additionally, recommendations for any changes to the fee structure of the program shall be submitted to the committees on or before February 15, 2015;"
and thereafter, such recommendations shall be submitted with the annual report."

**AMENDMENT NO. 2**

On page 3, after line 29, insert "(9) A representative appointed by the Louisiana Farm Bureau."

**AMENDMENT NO. 3**

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Environmental Quality and adopted by the Senate on June 3, 2015, on page 1, at the end of line 13, insert "weighing one hundred pounds or more" and at the beginning of line 14, insert "and"

**AMENDMENT NO. 4**

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Environmental Quality and adopted by the Senate on June 3, 2015, on page 1, line 20, after "bicycles" delete the comma " and the remainder of the line and delete line 21 in its entirety and insert "and mopeds."

**AMENDMENT NO. 5**

In Senate Committee Amendment No. 5 proposed by the Senate Committee on Environmental Quality and adopted by the Senate on June 3, 2015, on page 1, at the end of line 31, insert "weighing" and at the beginning of line 32, insert "less than one hundred pounds and"

Respectfully submitted,

Representative Blake Miguez
Representative Gordon Dove
Representative Stuart Bishop
Senator Mike Walsworth
Senator Robert W. "Bob" Kostelka
Senator Dan "Blade" Morrish

Rep. Miguez moved to adopt the Conference Committee Report.

**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker, Mr. Abramson, Mr. Adams, Mr. Anders, Mr. Armes, Mr. Arnold, Mr. Badon, Mr. Barras, Mr. Barrow, Mr. Berthelot, Mr. Billiot, Mr. Bishop, Mr. Bishop, Mr. Bouie, Mr. Broadwater, Mr. Brown, Mr. Burford, Mr. Burns, Mr. Burns, Mr. Burrell, Mr. Carter, Mr. Chaney, Mr. Connick, Mr. Cox, Mr. Cromer, Mr. Danahay, Mr. Dove, Mr. Edwards, Mr. Fannin, Mr. Foil, Mr. Franklin, Mr. Gaines, Mr. Garofalo, Mr. Landry, Mr. LeBas, Mr. Leger, Mr. Leopold, Mr. Loruss, Mr. Mack, Mr. Miguez, Mr. Miller, Mr. Morris, Mr. Morris, Mr. Norton, Mr. Ortego, Mr. Ours, Mr. Pearson, Mr. Pierre, Mr. Ponti, Mr. Pope, Mr. Price, Mr. Pugh, Mr. Pyland, Mr. Reynolds, Mr. Richard, Mr. Ritchie, Mr. Robideaux, Mr. Schroeder, Mr. Schexnayder, Mr. Seabaugh, Mr. Shadoin, Mr. Simon, Mr. Smith, Mr. St. Germain.

**NAYS**

Mr. Landry, Mr. Stokes, Mr. Thierry, Mr. Whitney, Mr. Williams, Mr. Williams, Mr. Willmott, Mr. Woodruff.

**ABSENT**

Mr. Carmody, Mr. Jackson, Mr. Thibaut, Mr. Harrison, Mr. Lopinto, Mr. Hunter, Mr. Talbot.

The Conference Committee Report was adopted.

**HOUSE BILL NO. 766**

**BY REPRESENTATIVE ADAMS**

**AN ACT**

To amend and reenact R.S. 17:3139.2 (introductory paragraph), 3139.5, and 3139.6(1), relative to public colleges and universities; to remove institutional performance criteria as conditions on institutions receiving certain exceptions and exemptions from state regulations of their operations; to provide certain financial solvency criteria on the receipt of such exceptions and exemptions; to provide relative to the exceptions and exemptions that an institution may receive; and to provide for related matters.

Read by title.

**CONFERENCE COMMITTEE REPORT**

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 766 by Representative Adams recommend the following concerning the Reengrossed bill:

1. That Amendment No. 1 in the set of Senate Committee Amendments proposed by the Senate Committee on Education and adopted by the Senate on June 4, 2015, be rejected.

2. That Amendments Nos. 2 and 3 in the set of Senate Committee Amendments proposed by the Senate Committee on Education and adopted by the Senate on June 4, 2015, be adopted.

Respectfully submitted,

Representative Bryan Adams
Representative Stephen F. Carter
Representative Chris Broadwater
Senator Conrad Appel
Senator Dan Claibor
Senator Mack "Bodi" White, Jr.

Rep. Adams moved to adopt the Conference Committee Report.

**ROLL CALL**

The roll was called with the following result:
The Conference Committee Report was adopted.

HOUSE BILL NO. 823—
BY REPRESENTATIVES BARROW AND JAMES
AN ACT
To amend and reenact R.S. 33:2740.67(A), (B), and (C)(1) and (2), relative to the Greenwell Springs-Airline Economic Development District in East Baton Rouge Parish; to change the name and the boundaries of the district; to provide for the membership of the board; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 823 by Representative Barrow recommend the following concerning the Reengrossed bill:

1. That the set of Senate Floor Amendments proposed by Senator Ciatior and adopted by the Senate on June 6, 2015, be rejected.

2. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1
On page 1, line 2, after "(C)(1)" and before "relative to" delete "and (2)," and insert a comma ",," and "(2), and (3)."

AMENDMENT NO. 2
On page 1, line 10, after "(C)(1)" and before "are hereby" delete "and (2)" and insert a comma ",," and "(2), and (3)"

AMENDMENT NO. 3
On page 4, between lines 3 and 4, insert the following:


(b) The president of the Monticello Civic Association, the president of the Park Forest Civic Association, the branch manager of Liberty Bank and Trust Company, and any of their designees, shall not continue to serve on and after June 29, 2010. However, any such president or branch manager shall be eligible to be selected to serve on the board pursuant to Subparagraphs (1)(f) and (g) of this Subsection. Board members shall be eligible for reappointment.

AMENDMENT NO. 4
On page 4, after line 4, insert the following:

"Section 2. The terms of all members of the board of commissioners of the Greenwell Springs-Airline Economic Development District serving on the effective date of this Act shall terminate on the effective date of this Act; however, such members shall remain in office until the board members are appointed as provided in this Act and take office. The members of the board of commissioners of the Greenwell Springs-Airline Economic Development District shall be appointed and shall take office as provided in this Act and shall serve terms of office as provided in this Act."

Respectfully submitted,

Representative Austin Badon
Representative Regina Barrow
Representative Edward C. James
Senator Yvonne Dorsey-Colomb
Senator Sharon Weston Broome
Senator Mack A. White, Jr.

Rep. Barrow moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:

YEAS

Mr. Speaker  Guillery  Moreno
Adams  Guinn  Morris, Jay
Anders  Hall  Morris, Jim
Armes  Harris  Norton
Arnold  Havid  Ortego
Badon  Hazel  Ourso
Barras  Henry  Pierre

Total - 75

NAYS

Garofalo  Johnson R.  Pope
Geymann  Lambert  Pylant
Guinn  Mack  Richard
Harris  Montoucet  Whitney
Havard  Morris, Jay  Willmott
Henry  Morris, Jim

Total - 17

ABSENT

Abramson  Leopold  Talbot
Brown  Miguez  Thibaut
Fannin  Pearson  Williams, P.
Jones  Schroder  
Leger  Simon  

Total - 13
The Conference Committee Report was adopted.

SENATE BILL NO. 39—
BY SENATOR MILLS

AN ACT
To amend and reenact the Chapter heading of Chapter 54 of Title 37 of the Louisiana Revised Statutes of 1950, R.S. 37:3461, 3462, 3463(A), 3464, 3467, 3469, 3470, 3471(A), 3472, 3473, the introductory paragraph of 3474.1(A), 3474.1(A)(1), (2), and (5) and (B), 3474.2(A) and (B), 3474.3(A), 3474.4, 3475, 3477(A), (D), and (E), 3478(A) and (B), 3480, 3481, and 3482 and to repeal R.S. 37:3474, relative to the Louisiana Board of Drug and Device Distributors; to provide definitions; to change the name of the board; to provide for the qualifications of board members; to provide duties and powers of the board; to provide for licensure requirements; to provide for inspections by the board; to provide for reinspection of distribution and sales facilities; to provide authority for the board to waive inspection; to provide authority for the board to discipline; to provide the board authority to take enforcement actions against non-licensees; to provide for injunction proceedings; to provide for a board order to quarantine a legend drug or legend device; to provide for annual renewal of a license; to provide for manufacturer distribution of legend drugs and legend devices; to provide for an effective date; and to provide for related matters.

Read by title.
The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.

SENATE BILL NO. 86—
BY SENATOR PERRY
AN ACT
To amend and reenact R.S. 42:1119(C)(2), relative to the Code of Governmental Ethics; to provide relative to the employment of the family of an agency head; to provide for the applicability of the nepotism provision for certain local school board employees; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 9, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives:

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 86 by Senator Perry recommend the following concerning the Reengrossed bill:

1. That the House Committee Amendments Nos. 1, 2, and 3 proposed by the Committee on House and Governmental Affairs and adopted by the House of Representatives on May 26, 2015 be adopted.

2. That the House Floor Amendments Nos. 1, 2, 3, and 4 proposed by Representative Montoucet and adopted by the House of Representatives on June 2, 2015 be adopted.

Respectfully submitted,

Senator "Jody" Amedee
Senator Jonathan Perry
Representative Taylor F. Barras
Representative Timothy G. Burns
Representative Jack Montoucet

Rep. Barras moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gaines Moreno
Abramson Geymann Morris, Jay
Adams Gisclair Norton
Armes Guillory Ortego
Badon Guinn Ourso

NAYS

Garofalo Landry, N. Miller
Hunter Lopinto Willmott

ABSENT

Anders Leger Richard
Arnold Leopold Stokes
Hensgens Morris, Jim

Total - 10

The Conference Committee Report was adopted.

SENATE BILL NO. 250—
BY SENATOR JOHNS
AN ACT
To enact Part II-A of Chapter 1 of Title 32 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 32:46, relative to motor vehicles and traffic regulation; to create the Statewide Motor Vehicle Theft and Uninsured Motorists Identification Program; to provide relative to a pilot program using automatic license plate recognition systems to identify stolen vehicles and uninsured motorists; to provide definitions; to provide penalties; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives:

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 250 by Senator Johns recommend the following concerning the Reengrossed bill:

1. That the House Committee Amendments Nos. 1 Through 4 proposed by the House Committee on Transportation, Highways, and Public Works and adopted by the House of Representatives on May 27, 2015 be adopted.

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2. That the House Committee Amendments Nos. 1, 2, 3, 4, 5, 6, and 7 proposed by the House Committee on House and Governmental Affairs and adopted by the House of Representatives on May 27, 2015, be adopted.

3. The House Committee Amendment Nos. 8 and 9 proposed by the House Committee on House and Governmental Affairs and adopted by the House of Representatives on May 27, 2015 be rejected.

4. That Legislative Bureau Amendments Nos. 1 and 3 proposed by the Legislative Bureau and adopted by the House of Representatives on June 4, 2015, be adopted.

5. That the Legislative Bureau Amendment No. 2 proposed by the Legislative Bureau and adopted by the House of Representatives on June 4, 2015, be rejected.

6. That the House Floor Amendment No. 1 proposed by Representative Schroeder and adopted by the House of Representatives on June 8, 2015, be adopted.

7. That the House Floor Amendment No. 2 proposed by Representative Schroeder and adopted by the House of Representatives on June 8, 2015, be rejected.

8. That the following amendments to the reengrossed bill be adopted:

**AMENDMENT NO. 1**

On page 5, line 17, after "recognition system" insert "pursuant to this program"

**AMENDMENT NO. 2**

On page 6, between lines 13 and 14, insert:

"(5) Under no circumstances shall the Statewide Motor Vehicle Theft and Uninsured Motorists Identification Program authorized by this Act be used for civil traffic enforcement purposes."

**AMENDMENT NO. 3**

On page 6, after line 16, insert the following:

"J. The provisions of this Part shall apply only to law enforcement agencies, other entities, and authorized users and shall not apply to or be construed or interpreted in a manner to prohibit the use of any other automated license plate recognition system by an individual or private legal entity for purposes not otherwise prohibited by law.

K. On or before January 15, 2016, and annually thereafter, the Department of Public Safety and Corrections shall submit a written report concerning the program to the Senate and House Select Committees on Homeland Security. The report shall comprise an evaluation of program operations, and may include any information and recommendations for improvement of the program deemed appropriate by the secretary of the department.

L. The provisions of this Part shall terminate and be null, void, and without effect on and after January 1, 2021.

Section 2. R.S. 44:4.1(B)(19) is hereby amended and reenacted to read as follows:

§4.1 Exceptions

* * * *
The Conference Committee Report was adopted.

HOUSE BILL NO. 123—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 24:513(J)(1)(c)(introductory paragraph), (i)(aa) and (bb), (ii), and (v)(aa) and (3), relative to audits; to provide relative to the threshold amount for certain audit requirements; and to provide for related matters.

Called from the calendar.

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 123 by Representative Thibaut recommend the following concerning the Engrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Senate and Governmental Affairs and adopted by the Senate on May 21, 2015, be rejected.

2. That Amendment No. 1 in the set of Legislative Bureau Amendments proposed by the Legislative Bureau and adopted by the Senate on May 25, 2015, be rejected.

3. That Amendments Nos. 2 and 3 in the set of Legislative Bureau Amendments proposed by the Legislative Bureau and adopted by the Senate on May 25, 2015, be adopted.

3. That the set of Senate Floor Amendments proposed by Senator Walsworth and adopted by the Senate on June 8, 2015, be adopted.

Respectfully submitted,

Representative Major Thibaut, Jr.
Representative Timothy G. Burns
Representative John "Johnny" Berthelot
Senator "Jody" Amedee
Senator Mike Walsworth
Senator Edwin R. Murray

Rep. Thibaut moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Billiot   Hill          Pearson
Bishop, S.  Hodges        Pierre
Bishop, W.  Hoffmann      Ponti
Bouie    Holis          Pope
Broadwater  Honore        Price
Brown    Howard         Pylant
Burford    Hunter        Reynolds
Burns, H.  Huval          Ritchie
Burns, T.  Ivey           Robideaux
Burrell  Jackson        Schexnayder
Carmondy  James          Schroder
Carter    Jefferson       Shadoan
Chaney    Johnson M.     Smith
Connick   Johnson R.    St. Germain
Cox      Jones          Stokes
Cromer  Lambert        Talbot
Danahay  Landry, N.     Thibaut
Dove    Landry, T.     Thierry
Edwards  LeBes          Whitney
Fannin  Leger            Williams, A.
Foil   Leopold         Williams, P.
Franklin  Lopinto      Willmott
Gaines  Lorusso        Woodruff

Total - 99

NAYS

Total - 0

ABSENT

Garofalo  Pugh          Seabaugh
Hensgens Richard        Simon

Total - 6

The Conference Committee Report was adopted.

HOUSE BILL NO. 455—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 9:1110, relative to False River; to provide for a delineation of the boundary between state ownership and private land ownership of the land adjacent to the water body; and to provide for related matters.

Called from the calendar.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 455 by Representative Thibaut recommend the following concerning the Reengrossed bill:

1. That the Senate Committee Amendments proposed by the Senate Committee on Natural Resources and adopted by the Senate on June 2, 2015, be rejected.

2. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

On page 1, delete lines 10 through 12 in their entirety and insert in lieu thereof the following:
"a line delineated by the "Map showing survey of the proposed property boundary of the State of Louisiana along False River located in T 4 S - R 10 E & T 5 S - R 10 E Pointe Coupee Parish, Louisiana for The State of Louisiana" completed in June, 2015, with any changes to the map approved by the division of administration and the False River Watershed Council no later than June 30, 2016. If no action has been taken by either the division of administration or the watershed council by June 30, 2016, the line delineated by the map shall be the line that"

Respectfully submitted,

Representative Major Thibaut
Representative Kirk Talbot
Representative Gordon Dove
Senator Gerald Long
Senator Rick Ward
Senator Norbert N. "Norby" Chabert

Rep. Thibaut moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Geymann Miller
Abramson Gisclair Montoucet
Adams Guillory Moreno
Anders Gunn Morris, Jay
Armes Hall Morris, Jim
Arnold Harrison Norton
Badon Harrison Ortego
Barras Havard Ourso
Barrow Hazel Pearson
Berthelot Henry Pierre
Billiot Hill Ponti
Bishop, S. Hodges Pope
Bishop, W. Hoffmann Price
Boutie Hollis Pylant
Broadwater Honore Reynolds
Brown Howard Ritchie
Burford Hunter Robideaux
Burns, H. Huval Schexnayder
Burns, T. Ivey Schroder
Burrell Jackson Seabaugh
Carmody James Shadoin
Carter Jefferson Smith
Chaney Johnson M. Stokes
Connick Johnson R. St. Germain
Cox Jones Talbot
Cromer Lambert Thibaut
Danahay Landry, N. Thierry
Dove Landry, T. Whitney
Edwards LeBas Williams, A.
Fannin Leopold Williams, P.
Foil Lopinto Willmott
Franklin Mack Woodruff
Gaines Miguez

Total - 98

NAYS

Total - 0

ABSENT

Garofalo Lorusso Simon
Hensgens Pugh
Leger Richard

Total - 7

The Conference Committee Report was adopted.

Suspension of the Rules

Rep. Harris moved to suspend the rules to consider Conference Committee Reports to House Bill No. 376 on the same day it is received.

HOUSE BILL NO. 376—
BY REPRESENTATIVE HARRIS

AN ACT

To amend and reenact R.S. 39:1595(A)(2) and (B)(1), (2), and (3) and to enact R.S. 39:136 and 1623(A)(8), relative to procurement; to establish the Board of Regents electronic notification process and provide for the powers, duties, and functions of the Board of Regents; to provide for increased participation in the receipt and administration of contracts and federal funds by postsecondary institutions of higher learning; to provide for notification of postsecondary institutions of higher learning of requests for proposals; to require state agencies receive certification from the Board of Regents for certain contracts; and to provide for related matters.

Read by title.

Motion

On motion of Rep. Harris, the bill was returned to the calendar.

SENATE BILL NO. 50—
BY SENATOR MURRAY

AN ACT

To enact R.S. 33:4071(F), relative to the Sewerage and Water Board of New Orleans; to provide relative to the governing authority of the Sewerage and Water Board; to provide for release of obligations of indebtedness; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 50 by Senator Murray recommend the following concerning the Engrossed bill:

1. That House Floor Amendments Nos. 1, 2, and 3 proposed by Representative Abramson and adopted by the House of Representatives on June 7, 2015 be rejected.

2. Amend the Engrossed bill as follows:

AMENDMENT NO. 1

On page 2, between lines 2 and 3, insert the following:

“(2) Instances in which an employee of the board, or a person acting on behalf of the board, fails to read a customer's water meter regardless of whether the board has submitted an invoice to the customer for an amount owed during any such period.”

AMENDMENT NO. 2

On page 2, at the beginning of line 3, change “(2)” to “(3)”
AMENDMENT NO. 3

On page 2, at the beginning of line 7, change "(3)" to "(4)"

Respectfully submitted,

Senator Edwin R. Murray
Senator Yvonne Dorsey-Colomb
Senator Dan Claitor
Representative Helena N. Moreno
Representative Walt Leger III

Rep. Moreno moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Lopinto
Abramson Gaines Lorusso
Adams Guinn Mack
Anders Guillory Miller
Armes Guinn Montoucet
Arnold Hall Moreno
Badon Harrison Morris, Jim
Barras Hāvārd Ortego
Barrow Hazel Osso
Berthélot Henry Pearson
Billiot Hill Pierre
Bishop, S. Hoffmann Pope
Bouie Hollis Price
Brown Honore Pylant
Burford Howard Reynolds
Burns, H. Hunter Ritchie
Burns, T. Huval Schexnayder
Burrell Ivey Schroder
Carmody Jackson Seabaugh
Carter James Shadoín
Chaney Jefferson Smith
Connick Johnson M. St. Germain
Cox Johnson R. Talbot
Cromer Jones Thierry
Danahay Lambert Whitney
Dove Landry, N. Williams, A.
Edwards Landry, T. Williams, P.
Fannin LeBas Willmott
Foil Leopold Woodruff

Total - 87

NAYS

Mr. Speaker Franklin Lopinto
Abramson Gaines Lorusso
Adams Guinn Mack
Anders Guillory Miller
Armes Guinn Montoucet
Arnold Hall Moreno
Badon Harrison Morris, Jim
Barras Hāvārd Ortego
Barrow Hazel Osso
Berthélot Henry Pearson
Billiot Hill Pierre
Bishop, S. Hoffmann Pope
Bouie Hollis Price
Brown Honore Pylant
Burford Howard Reynolds
Burns, H. Hunter Ritchie
Burns, T. Huval Schexnayder
Burrell Ivey Schroder
Carmody Jackson Seabaugh
Carter James Shadoín
Chaney Jefferson Smith
Connick Johnson M. St. Germain
Cox Johnson R. Talbot
Cromer Jones Thierry
Danahay Lambert Whitney
Dove Landry, N. Williams, A.
Edwards Landry, T. Williams, P.
Fannin LeBas Willmott
Foil Leopold Woodruff

Total - 0

ABSENT

Bishop, W. Hodges Pugh
Broadwater Leger Richard
Garofalo Miguez Robideaux
Geymann Morris, Jay
Harris Norton Stokes
Hensgens Ponti Thibaut

Total - 18

The Conference Committee Report was adopted.

CONFERENCE COMMITTEE REPORT

June 9, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 272 by Senator Erdey recommend the following concerning the Reengrossed bill:

1. That Amendment Nos. 1 through 4 of the set of 4 amendments, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be rejected.

2. That Amendment No. 1 of the set of 1 amendment, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be accepted.

Respectfully submitted,

Senator Dale Erdey
Senator Jack Donahue
Senator Robert Adley
Representative Joel C. Robideaux
Representative Major Thibaut
Representative Eddie J. Lambert

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Lopinto
Abramson Gaines Lorusso
Adams Guinn Mack
Anders Guillory Miller
Armes Guinn Montoucet
Arnold Hall Moreno
Badon Harrison Morris, Jim
Barras Hāvārd Ortego
Barrow Hazel Osso
Berthélot Henry Pearson
Billiot Hill Pierre
Bishop, S. Hoffmann Pope
Bouie Hollis Price
Brown Honore Pylant
Burford Howard Reynolds
Burns, H. Hunter Ritchie
Burns, T. Huval Schexnayder
Burrell Ivey Schroder
Carmody Jackson Seabaugh
Carter James Shadoín
Chaney Jefferson Smith
Connick Johnson M. St. Germain
Cox Johnson R. Talbot
Cromer Jones Thierry
Danahay Lambert Whitney
Dove Landry, N. Williams, A.
Edwards Landry, T. Williams, P.
Fannin LeBas Willmott
Foil Leopold Woodruff

Total - 91

CONFERENCE COMMITTEE REPORT

June 9, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 272 by Senator Erdey recommend the following concerning the Reengrossed bill:

1. That Amendment Nos. 1 through 4 of the set of 4 amendments, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be rejected.

2. That Amendment No. 1 of the set of 1 amendment, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be accepted.

Respectfully submitted,

Senator Dale Erdey
Senator Jack Donahue
Senator Robert Adley
Representative Joel C. Robideaux
Representative Major Thibaut
Representative Eddie J. Lambert

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Lopinto
Abramson Gaines Lorusso
Adams Guinn Mack
Anders Guillory Miller
Armes Guinn Montoucet
Arnold Hall Moreno
Badon Harrison Morris, Jim
Barras Hāvārd Ortego
Barrow Hazel Osso
Berthélot Henry Pearson
Billiot Hill Pierre
Bishop, S. Hoffmann Pope
Bouie Hollis Price
Brown Honore Pylant
Burford Howard Reynolds
Burns, H. Hunter Ritchie
Burns, T. Huval Schexnayder
Burrell Ivey Schroder
Carmody Jackson Seabaugh
Carter James Shadoín
Chaney Jefferson Smith
Connick Johnson M. St. Germain
Cox Johnson R. Talbot
Cromer Jones Thierry
Danahay Lambert Whitney
Dove Landry, N. Williams, A.
Edwards Landry, T. Williams, P.
Fannin LeBas Willmott
Foil Leopold Woodruff

Total - 91
NAYS

Total - 0

ABSENT

Bishop, W. Hensgens Pugh
Broadwater Hollis Richard
Garofalo Leger Simon
Geymann Morris, Jay Thibaut
Harris Ponti

Total - 14

The Conference Committee Report was adopted.

SENATE BILL NO. 278—

BY SENATOR BROWN

AN ACT

To enact R.S. 33:4570.15, relative to recreation districts; to create and provide for the North Lafourche Recreation Enhancement District; to provide for the status, boundaries, and governing authority of the district; to provide for the powers and duties of the district’s governing authority; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 278 by Senator Brown recommend the following concerning the Engrossed bill:

1. Adopt House Committee Amendments Nos. 1, 2, 3, 4, 5, 7, and 8 proposed by the House Committee on Municipal, Parochial and Cultural Affairs and adopted by the House of Representative on June 3, 2015.

2. Reject House Committee Amendment No. 6 proposed by the House Committee on Municipal, Parochial and Cultural Affairs and adopted by the House of Representative on June 3, 2015.

3. Reject House Floor Amendment Nos. 1 and 2 proposed by Representative Richard, designated as #4548, and adopted by the House of Representatives on June 8, 2015.

4. Reject House Floor Amendment No. 1 proposed by Representative Richard, designated as #4547, and adopted by the House of Representatives on June 8, 2015.

5. Adopt House Floor Amendment No. 1 proposed by Representative Richard, designated as #4544, and adopted by the House of Representatives on June 8, 2015.

6. Adopt Legislative Bureau Amendments Nos. 2 and 3 proposed by the Legislative Bureau and adopted by the House of Representatives on June 8, 2015.

7. Reject Legislative Bureau Amendments Nos. 1, 4 and 5 proposed by the Legislative Bureau and adopted by the House of Representatives on June 8, 2015.

8. Amend the Engrossed bill as follows:

AMENDMENT NO. 2

On page 3, line 2, after "term."

"If the appointing authority fails to make an appointment within sixty days after the vacancy, the senator in whose senatorial district the recreation enhancement district is located and the representative who represents House District No. 55 shall jointly appoint a member to fill the vacancy within thirty days after such failure."

Respectfully submitted,

Senator Lee "Jody" Amedee
Senator Troy E. Brown
Senator Yvonne Dorsey-Colomb
Representative Austin J. Badon
Representative Edward J. Price


Motion

Rep. Harrison moved to table the bill.


Point of Order

Rep. Barrow asked for a ruling from the Chair as to whether or not the bill required a majority of the members present and voting to table the bill.

Ruling of the Chair

The Chair ruled the bill required a majority of the members present and voting to table the bill.

By a vote of 57 yeas and 40 nays, the House agreed to table the bill.

HOUSE BILL NO. 376—

BY REPRESENTATIVE HARRIS

AN ACT

To amend and reenact R.S. 39:1595(A)(2) and (B)(1), (2), and (3) and to enact R.S. 39:136 and 1623(A)(8), relative to procurement; to establish the Board of Regents electronic notification process and provide for the powers, duties, and functions of the Board of Regents; to provide for increased participation in the receipt and administration of contracts and federal funds by postsecondary institutions of higher learning; to provide for notification of postsecondary institutions of higher learning of requests for proposals; to require state agencies receive certification from the Board of Regents for certain contracts; and to provide for related matters.

Called from the calendar.

Read by title.

CONFERENCE COMMITTEE REPORT

June 10, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 376 by
Representative Harris recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1 and 2 proposed by the Senate Committee on Finance and adopted by the Senate on June 6, 2015, be adopted.

2. That the following amendments to the reengrossed bill be adopted:

   AMENDMENT NO. 1
   On page 2, line 10, after "determine" and before "if services" insert "in accordance with this Section"

   AMENDMENT NO. 2
   On page 2, at the beginning of line 23, change "(2)" to "(b)"

   AMENDMENT NO. 3
   On page 4, line 26, after "Regents has" delete the remainder of the line and insert the following:

   "been notified in accordance with R.S. 39:136 of possible services called for that are"

   AMENDMENT NO. 4
   On page 4, after line 29, insert the following:

   "Section 2. This Act shall become effective on September 1, 2015."

Respectfully submitted,
Representative Lance Harris
Representative James R. Fannin
Representative Jerome Richard
Senator Jack Donahue
Senator Conrad Appel
Senator Dan Claitor

Rep. Harris moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

<table>
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<tr>
<th>Mr. Speaker</th>
<th>Abran</th>
<th>Abrams</th>
<th>Adams</th>
<th>Anders</th>
<th>Ames</th>
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<tr>
<td>Mr. Speaker</td>
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<td>Burford</td>
<td>Burns, H.</td>
<td>Burns, T.</td>
<td>Burrell</td>
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Total - 103

NAYS

Total - 0

ABSENT

Dove | Hensgens

Total - 2

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Abramson, the rules were suspended in order to take up and consider House Bills and Joint Resolutions Returned from the Senate with Amendments at this time.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

Suspension of the Rules

Rep. Abramson moved to suspend the rules in order to take up and consider House Bill No. 695, which motion was agreed to.

House Bill No. 695—

By Representative Abramson

AN ACT

To amend and reenact R.S. 17:158(3), (4), and (5) and R.S. 32:80(C), relative to loading and unloading of school buses; to provide relative to restrictions on the location of loading and unloading students; to provide relative to the requirement that other vehicles stop for a school bus that is loading or unloading students; and to provide for related matters.

Called from the calendar.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

Senate Committee Amendments

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 695 by Representative Abramson

Amendment No. 1

On page 1, line 2, delete "and R.S. 32:80(C)"
AMENDMENT NO. 2
On page 1, line 4, after "students;" delete the remainder of the line, delete line 5, and insert "and to provide"

AMENDMENT NO. 3
On page 2, delete lines 15 through 23

AMENDMENT NO. 4
On page 2, at the beginning of line 24, change "Section 3." to "Section 2."

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Appel to Reengrossed House Bill No. 695 by Representative Abramson

AMENDMENT NO. 1
On page 2, line 12, between "highway" and "such" delete "as provided in R.S. 32:80"

Rep. Abramson moved that the amendments proposed by the Senate be concurred in.

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Gaines Montoucet
Abramson Garofalo Moreno
Adams Geymann Morris, Jay
Anders Gisclair Morris, Jim
Armes Guillory Norton
Arnold Hall Ortego
Badon Harris Ourso
Barras Harrison Pearson
Barrow Havard Pierre
Berchetot Hazel Ponti
Billiot Henry Poole
Bishop, S. Hill Price
Bishop, W. Hodges Pugh
Boue Hoffmann Pylant
Broadwater Hollis Reynolds
Brown Howard Richard
Burford Hunter Ritchie
Burns, H. Huval Schexnayder
Burns, T. Ivey Schroder
Burrell James Shadoe
Carmody Jefferson Simon
Carter Johnson M. Smith
Chaney Johnson R. St. Germain
Connick Jones Stokes
Cox Landry, N. Talbot
Cromer LeBas Thierry
Danahay Leopold Whitney
Dove Lopinto Williams, A.
Edwards Lorusso Williams, P.
Fannin Mack Willmott
Foil Miguez Woodruff
Franklin Miller
Total - 95

NAYS

Total - 0

ABSENT
Guinn Lambert Seabaugh
Hensgens Landry, T. Thibaut

Honore Jackson Robideaux
Total - 10

The amendments proposed by the Senate were concurred in by the House.

Suspension of the Rules
Rep. Abramsom moved to suspend the rules in order to take up and consider House Bill No. 196, which motion was agreed to.

HOUSE BILL NO. 196—
BY REPRESENTATIVES SCHEXNAYDER AND ABRAMSON
AN ACT
To amend and reenact Civil Code Articles 693, 694, and 696.1, relative to utility servitudes for enclosed estates; to provide for utility servitudes; to provide for the scope of the utility servitude; to provide for voluntary loss of utility access; to provide for loss of utility access due to partition or alienation; to provide a definition of utility; to provide for limitations of the utility servitude; to provide for the imposition of burdens; and to provide for related matters.

Called from the calendar.
Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Judiciary A to Engrossed House Bill No. 196 by Representative Schexnayder

AMENDMENT NO. 1
On page 1, line 2, after "Civil Code Article" insert "692," and after "relative to" insert "predial servitudes, rights of passage, and"

AMENDMENT NO. 2
On page 1, line 3, after "enclosed estates;" insert "to provide relative to enclosed estates; to provide for rights of passage to public roads; to provide relative to location of rights of passage;"

AMENDMENT NO. 3
On page 1, line 7, after "certain actions;" insert "to provide relative to use of levees;"

AMENDMENT NO. 4
On page 1, line 10, after "Civil Code Articles" insert "692,"

AMENDMENT NO. 5
On page 1, after line 11, insert the following:
"Art. 692. Location of passage
The owner of the enclosed estate may not demand the right of passage or the right-of-way for the utility anywhere he chooses. The passage generally shall be taken along the shortest route from the enclosed estate to the public road or utility at the location least injurious to the intervening lands. However, if a levee authority permits the owners of property surrounding an enclosed estate to use the levee for passage to a public road, then the owner of the enclosed estate may use the levee for passage to a public road, even if that passage is not the shortest route from the enclosed estate to a public road."
The location of the utility right-of-way shall coincide with the location of the servitude of passage unless an alternate location providing access to the nearest utility is least injurious to the servient estate and intervening lands.

The court shall evaluate and determine that the location of the servitude of passage or utility shall not affect the safety of the operations or significantly interfere with the operations of the owner of the servient estate or intervening lands prior to the granting of the servitude of passage or utility.

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Nevers to Engrossed House Bill No. 196 by Representative Schexnayder

AMENDMENT NO. 1
On page 2, delete lines 23 through 29

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Nevers to Engrossed House Bill No. 196 by Representative Schexnayder

AMENDMENT NO. 1
Delete Senate Committee Amendments Nos 1, 2, 3, 4 and 5 proposed by the Senate Committee on May 26, 2015 and adopted by the Senate on May 27, 2015.

AMENDMENT NO. 2
On page 1, line 2, after "696.1," delete the rest of line 2 and insert the following:

"and to enact R.S. 9:1261, relative to certain predial servitudes, rights of passage and utility servitudes"

AMENDMENT NO. 3
On page 1, line 3, after "enclosed estates;" insert "to provide relative to enclosed estates; to provide for rights of passage to public roads; to provide relative to location of rights of passage;"

AMENDMENT NO. 4
On page 1, line 7, after "certain actions;" insert "to provide relative to the use of levees and levee roads;"

AMENDMENT NO. 5
On page 2, after line 29, insert the following:

"Section 2. R.S. 9:1261 is hereby enacted to read as follows:

§1261. Levee servitudes for enclosed estates

Notwithstanding Civil Code Article 692, if a levee authority permits the owners of property surrounding an enclosed estate to use the levee for passage to a public road, then the owner of the enclosed estate may use the levee for passage to a public road, even if that passage is not the shortest route from the enclosed estate to a public road."

Rep. Schexnayder moved that the amendments proposed by the Senate be rejected.

ROLL CALL
The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
<th>ABSENT</th>
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<tbody>
<tr>
<td>Mr. Speaker</td>
<td>Geymann</td>
<td>Morris, Jim</td>
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<td>Abramson</td>
<td>Gisclair</td>
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<td>Armes</td>
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<td>Fannin</td>
<td>Miller</td>
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<td>Foil</td>
<td>Montoucet</td>
<td>Woodruff</td>
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<td>Franklin</td>
<td>Moreno</td>
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<td>Gaines</td>
<td>Morris, Jay</td>
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<td>Total - 94</td>
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<td>Total - 11</td>
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</table>

The amendments proposed by the Senate were rejected.

Conference Committee appointment pending.

Conference Committee Appointment
The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 196: Reps. Schexnayder, Abramson, and Berthelot.

Suspension of the Rules
On motion of Rep. Leger, the rules were suspended in order to take up and consider Introduction of Resolutions, House and House Concurrent at this time.

Introduction of Resolutions, House and House Concurrent
The following members introduced the following entitled House and House Concurrent Resolutions, which were read the first time by their titles and placed upon the calendar for their second reading:
HOUSE RESOLUTION NO. 214—

BY REPRESENTATIVES LEE, ABRAMS, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCISRA, GUILLOIR, GUINN, HALL, HARRIS, HARRISON, HAYWARD, HAZEL, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVY, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LOPINTO, LORUSSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORGAN, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENNYADER, SCHRODER, SEABAUGH, SHADOW, SIMON, SMITH, ST. GERMAIN, STOKES, TABLOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, and WOODRUFF

A RESOLUTION

To commend the Honorable Charles E. "Chuck" Kleckley and to express enduring gratitude for his outstanding contributions to Calcasieu Parish, the House of Representatives, and the state of Louisiana, particularly during his tenure as a distinguished member and speaker of the Louisiana House of Representatives.

Read by title.

On motion of Rep. Kleckley, the resolution was adopted.

HOUSE RESOLUTION NO. 215—

BY REPRESENTATIVES KLECKLEY, ABRAMS, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCISRA, GUILLOIR, GUINN, HALL, HARRIS, HARRISON, HAYWARD, HAZEL, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVY, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LOPINTO, LORUSSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORGAN, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENNYADER, SCHRODER, SEABAUGH, SHADOW, SIMON, SMITH, ST. GERMAIN, STOKES, TABLOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, and WOODRUFF

A RESOLUTION

To commend the Honorable Eddie J. Lambert and to express enduring gratitude for his outstanding contributions to Ascension Parish and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

Read by title.

On motion of Rep. Lambert, the resolution was adopted.

HOUSE RESOLUTION NO. 216—

BY REPRESENTATIVES KLECKLEY, ABRAMS, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCISRA, GUILLOIR, GUINN, HALL, HARRIS, HARRISON, HAYWARD, HAZEL, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVY, JACKSON, JAMES, JEFFERSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LOPINTO, OURSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORGAN, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENNYADER, SCHRODER, SEABAUGH, SHADOW, SIMON, SMITH, ST. GERMAIN, STOKES, TABLOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, and WOODRUFF

A RESOLUTION

To commend the Honorable Brett F. Geymann and to express enduring gratitude for his outstanding contributions to the parishes of Beauregard and Calcasieu and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

Read by title.

On motion of Rep. Leger, and under a suspension of the rules, the resolution was adopted.

HOUSE RESOLUTION NO. 217—

BY REPRESENTATIVES KLECKLEY, ABRAMS, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCISRA, GUILLOIR, GUINN, HALL, HARRIS, HARRISON, HAYWARD, HAZEL, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVY, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LEOPOLD, ORTEGO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORGAN, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENNYADER, SCHRODER, SEABAUGH, SHADOW, SIMON, SMITH, ST. GERMAIN, STOKES, TABLOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, and WOODRUFF

A RESOLUTION

To commend the Baton Rouge General's Regional Burn Center on a tradition of providing expert burn care for all ages.

Suspension of the Rules

On motion of Rep. Alford Williams, the rules were suspended in order to take up and consider House and House Concurrent Resolutions on Third Reading for Final Consideration at this time.

House and House Concurrent Resolutions on Third Reading for Final Consideration

The following House and House Concurrent Resolutions on third reading for final consideration were taken up and acted upon as follows:

HOUSE RESOLUTION NO. 218—

BY REPRESENTATIVE ALFRED WILLIAMS

A RESOLUTION

To commend the Baton Rouge General's Regional Burn Center on a tradition of providing expert burn care for all ages.

Read by title.

On motion of Rep. Alford Williams, the resolution was adopted.

HOUSE RESOLUTION NO. 219—
Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Concurrent Resolution No. 143.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 69.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 204.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 123.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 272.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Recess
On motion of Rep. Leger, the Speaker declared the House at recess until 1:00 P.M.

After Recess
Speaker Kleckley called the House to order at 1:16 P.M.

House Business Resumed

Message from the Senate
APPOINTMENT OF CONFERENCE COMMITTEE
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to House Bill No. 196: Senators Nevers, Ward, and Adley.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 204.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 272.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate
Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 259.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 387.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 449.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 451.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 455.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 501.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF
CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 528.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate
Message from the Senate  
ADOPITION OF  
CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives:  
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 577.

Respectfully submitted,  
GLENN A. KOEPP  
Secretary of the Senate

Message from the Senate  
ADOPITION OF  
CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives:  
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 690.

Respectfully submitted,  
GLENN A. KOEPP  
Secretary of the Senate

Message from the Senate  
ADOPITION OF  
CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives:  
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 746.

Respectfully submitted,  
GLENN A. KOEPP  
Secretary of the Senate

Message from the Senate  
ADOPITION OF  
CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives:  
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 766.

Respectfully submitted,  
GLENN A. KOEPP  
Secretary of the Senate

Message from the Senate  
ADOPITION OF  
CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives:  
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 823.

Respectfully submitted,  
GLENN A. KOEPP  
Secretary of the Senate

Speaker Pro Tempore Leger in the Chair  
Speaker Kleckley in the Chair  
Conference Committee Reports for Consideration  
The following Conference Committee Reports were taken up and acted upon as follows:  

HOUSE BILL NO. 119—  
BY REPRESENTATIVE RITCHIE  
AN ACT  
To enact R.S. 47:841(B)(6) and 841.2, relative to the tobacco tax; to authorize an additional tax to be levied on cigarettes; to establish the Tobacco Tax Medicaid Match Fund as a special treasury fund; to provide for the deposit, use, and investment of the monies in the fund; to provide with respect to the application of the tax on cigarettes in the inventory of certain retail and wholesale dealers; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT  
June 11, 2015  
To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 119 by Representative Ritchie recommend the following concerning the Engrossed bill:

1. That the set of Committee Amendments proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, be rejected.
2. That the set of Floor Amendments proposed by Senator Nevers and adopted by the Senate on June 5, 2015, be rejected.

3. That the set of Floor Amendments proposed by Senator Donahue and adopted by the Senate on June 5, 2015, be rejected.

4. That Floor Amendment No. 1 proposed by Senator Morrell and adopted by the Senate on June 5, 2015, be rejected.

5. That the Engrossed bill be amended as follows:

AMENDMENT NO. 1
On page 1, at the beginning of line 2, after "To" and before the comma" delete "enact R.S. 47:841(B)(6) and 841.2 and insert the following:
"amend and reenact R.S. 47:841(introductory paragraph) and (F) and 842(20), (21), and (22) and to enact R.S. 47:841(B)(6) and (G), 841.2, and 842(23)"

AMENDMENT NO. 2
On page 1, line 9, after "Section 1." delete the remainder of the line and insert the following:
"R.S. 47:841(introductory paragraph) and (F) and 842(20), (21), and (22) are hereby amended and reenacted and R.S. 47:841(B)(6) and (G), 841.2, and 842(23) are hereby enacted to read as follows:"

AMENDMENT NO. 3
On page 1, line 12, after "cigarettes," and before "smoking" delete "and"

AMENDMENT NO. 4
On page 1, line 12, after "tobacco," and before "as" insert "and vapor products and electronic cigarettes"

AMENDMENT NO. 5
On page 1, line 21, after "tax of" and before "of one cent" delete "one and twelve-twentieths" and insert "two and ten-twentieths"

AMENDMENT NO. 6
On page 1, after line 22, insert the following:
"F. Vapor products and electronic cigarettes. Upon vapor products and electronic cigarettes, a tax of five cents per milliliter of consumable nicotine liquid solution or other material containing nicotine that is depleted as a vapor product is used.

F+− (G)1 The Tobacco Regulation Enforcement Fund, hereinafter referred to as the "fund", is hereby established in the state treasury as a special fund to provide support for enforcement activities of the office of alcohol and tobacco control. The source of monies for the fund shall be a portion of the avails of the state tax on cigarettes as provided herein.

(2) After compliance with the requirements of Article VII, Section 9(B) of the Constitution of Louisiana relative to the Bond Security and Redemption Fund, and after a sufficient amount is allocated from that fund to pay all of the obligations secured by the full faith and credit of the state which become due and payable within any fiscal year, the state treasurer shall annually deposit into the fund an amount equal to the avails of one-quarter of one-twentieth of one cent per cigarette from the tax on cigarettes imposed pursuant to this Section. Monies in the fund shall be subject to appropriation by the legislature and then only to the office of alcohol and tobacco control

for purposes of tobacco regulation enforcement. All unexpended and unencumbered monies in the fund shall be invested by the state treasurer in the same manner as monies in the state general fund, and all earnings on investment of the fund shall be deposited into the fund."

AMENDMENT NO. 7
On page 2, between lines 25 and 26, insert the following:
"§842. Definitions
As used in this Chapter, the following terms have the meaning ascribed to them in this Section, unless the context clearly indicates otherwise:
* * *
(20) "Vapor products" shall mean any noncombustible product containing nicotine or other substances that employ a heating element, power source, electronic circuit, or other electronic, chemical or mechanical means, regardless of shape or size, used to produce vapor from nicotine in a solution or other form. "Vapor products" include any electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device and any vapor cartridge or other container of nicotine in a solution or other form that is intended to be used with or in an electronic cigarette, electronic cigar, electronic cigarillo, electronic pipe, or similar product or device.

(20) (21) "Vending machine" means any receptacle used to store taxable articles which vend such articles automatically.

(20) (22) "Vending machine operator" means any person who controls the use of one or more vending machines as to the supply of cigarettes or any tobacco products in the machine or the receipts from cigarettes vended through such machines.

(20) (23) "Wholesale dealers" are those dealers whose principal business is that of a wholesaler, and who sells cigarettes, cigars, and smoking tobacco to retail dealers for purpose of resale; and who is a bona fide wholesaler and fifty percent of whose total tobacco sales are to retail stores other than their own or their subsidiaries within Louisiana. Wholesale dealer shall include any person in the state who acquires cigarettes solely for the purpose of resale in vending machines, provided such person services fifty or more cigarette vending machines on selling locations in Louisiana other than their own. Wholesale dealers shall include those dealers engaged in receiving bulk smoking tobacco for purposes of blending and including those Louisiana dealers who were affixing cigarette and tobacco stamps as of January 1, 1974."

Respectfully submitted,
Representative Harold L. Ritchie
Representative Lance Harris
Senator Robert Adley
Senator Jack Donahue

Rep. Ritchie moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:

YEAS
Mr. Speaker Foil Lorusso
Abramsen Franklin Mack
Adams Gaines Miller
Anders Garofalo Moreno
Arnold Gisclair Morris, Jay
Badon Guillory Norton
The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.

Consent to Correct a Vote Record

Rep. Brown requested the House consent to correct his vote on the adoption of the Conference Committee Report to House Bill No. 119 from yea to nay, which consent was unanimously granted.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to Senate Bill No. 93: Reps. Broadwater vice Talbot.

HOUSE BILL NO. 805—
BY REPRESENTATIVE ADAMS
AN ACT
To amend and reenact R.S. 47:6006(A) and (B), relative to income and corporation franchise tax credits; to provide with respect to the tax credit for ad valorem taxes paid on inventory and certain natural gas; to provide with respect to authorization for issuance of refunds for tax credits which exceed taxpayer tax liability; to provide for certain limitations; to provide for effectiveness; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.
### AMENDMENT NO. 7

In Amendment No. 1 of the Floor Amendments proposed by Senator Allain and adopted by the Senate on June 6, 2015, on page 1, delete line 13 in its entirety and insert the following:

"seventy-five percent of the excess credit, and the remaining twenty-five percent of"

### AMENDMENT NO. 8

In Amendment No. 4 of the set of Floor Amendments proposed by Senator Morrell and adopted by the Senate on June 6, 2015, on page 1, between lines 23 and 24, insert the following:

"D. A taxpayer who receives a federal Small Business Innovation Research Grant as created by the Small Business Innovation Development Act of 1982 (P.L. 97-219), reauthorized by the Small Business Research and Development Enhancement Act (P.L. 102-564), and reauthorized again by the Small Business Reauthorization Act of 2000 (P.L. 106-554), shall be allowed a refundable tax credit in an amount equal to forty percent of the award received during the tax year.

* * *

Respectfully submitted,
Representative Bryan Adams
Representative Joel C. Robideaux
Representative Chuck Kleckley
Senator Jack Donahue
Senator R.L. Bret Allain, II
Senator Robert Adley

Rep. Adams moved to adopt the Conference Committee Report.

### ROLL CALL

The roll was called with the following result:

#### YEAS

<table>
<thead>
<tr>
<th>Mr. Speaker</th>
<th>Adams</th>
<th>Anders</th>
<th>Armes</th>
<th>Arnold</th>
<th>Badon</th>
<th>Barrow</th>
<th>Berthelot</th>
<th>Billiot</th>
<th>Bishop, S.</th>
<th>Bishop, W.</th>
<th>Bouie</th>
<th>Broadwater</th>
<th>Brown</th>
<th>Burns, H.</th>
<th>Burns, T.</th>
<th>Burrell</th>
<th>Carmody</th>
<th>Carter</th>
<th>Chaney</th>
<th>Connick</th>
<th>Cox</th>
<th>Cromer</th>
<th>Total - 69</th>
</tr>
</thead>
<tbody>
<tr>
<td>Dove</td>
<td>Edwards</td>
<td>Fannin</td>
<td>Foil</td>
<td>Franklin</td>
<td>Gaines</td>
<td>Gisclair</td>
<td>Guillory</td>
<td>Hall</td>
<td>Harris</td>
<td>Havad</td>
<td>Hill</td>
<td>Hoffmann</td>
<td>Hollis</td>
<td>Honore</td>
<td>Howard</td>
<td>Hunter</td>
<td>James</td>
<td>Jefferson</td>
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<td>Leger</td>
<td>Leopold</td>
<td>Lorusso</td>
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<tr>
<td>Mack</td>
<td>Montoucet</td>
<td>Moreno</td>
<td>Morris, Jay</td>
<td>Norton</td>
<td>Ourso</td>
<td>Pierre</td>
<td>Ponti</td>
<td>Price</td>
<td>Pugh</td>
<td>Pylant</td>
<td>Reynolds</td>
<td>Ritchie</td>
<td>Robideaux</td>
<td>Schexnayder</td>
<td>Shadoin</td>
<td>Smith</td>
<td>St. Germain</td>
<td>Talbot</td>
<td>Thibaut</td>
<td>Thierry</td>
<td>Williams, A.</td>
<td>Woodruff</td>
<td></td>
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</tbody>
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#### NAYS

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<tr>
<th>Barras</th>
<th>Burford</th>
<th>Garofalo</th>
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</thead>
<tbody>
<tr>
<td>Huval</td>
<td>Johnson M.</td>
<td>Johnson R.</td>
</tr>
<tr>
<td>Ortego</td>
<td>Pearson</td>
<td>Pope</td>
</tr>
</tbody>
</table>

The Conference Committee Report was adopted.

#### ACTING SPEAKER LOPIUTO IN THE CHAIR

#### ACTING SPEAKER ARNOLD IN THE CHAIR

#### SPEAKER KLECKLEY IN THE CHAIR

### Message from the Senate

**ADOPTION OF CONFERENCE COMMITTEE REPORT**

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 119.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

### Message from the Senate

**ADOPTION OF CONFERENCE COMMITTEE REPORT**

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 376.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

### Message from the Senate

**ADOPTION OF CONFERENCE COMMITTEE REPORT**

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 376.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate
Ladies and Gentlemen:

Honorable Speaker and Members of the House of Representatives.

To the Honorable President and Members of the Senate and to the

SENATE BILL NO. 93—

To amend and reenact R.S. 47:297(D)(1), relative to tax credits; to

HOUSE BILL NO. 769—

to the Conference Committee.

disagreement to Senate Bill No. 250, and recommitted the bill back

reconsidered the report of the Conference Committee on the

Representatives:

To the Honorable Speaker and Members of the House of

Read by title.

Motion

On motion of Rep. Burrell, the bill was returned to the calendar.

SENATE BILL NO. 93—

BY SENATOR ADLEY

AN ACT

To amend and reenact R.S. 47:297(D)(1), relative to tax credits; to

prohibit an education credit for those taking a certain deduction

of redevelopment projects; and to provide for related matters.

functions of the redevelopment authority; to authorize public

bodies to furnish funds, services, facilities, and property in aid

of redevelopment projects; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable President and Members of the Senate and to the

Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement

between the two houses concerning Senate Bill No. 93 by Senator

Adley recommend the following concerning the Reengrossed bill:

1. That House Committee Amendment Nos 1 through 3, proposed

by the House Committee on Ways and Means and adopted by

the House of Representatives on May 28, be adopted.

2. That House Committee Amendment No. 4, proposed by the

House Committee on Ways and Means and adopted by the

House of Representatives on May 28, 2015, be rejected.

3. That House Floor Amendment, proposed by Representative

Barrow and adopted by the House of Representatives on June 8,

2015, be adopted.

4. That House Floor Amendment Nos. 1 through 4, proposed by

Representative Leger and adopted by the House of

Representatives on June 8, 2015, be rejected.

5. That the following amendments to the Reengrossed bill be

adopted:

AMENDMENT NO. 1

On page 1, line 2, after "(D)(1)" insert "and to enact R.S. 47:6039"

AMENDMENT NO. 2

On page 1, line 3, after "fees;" insert:

"to grant a transferable SAVE credit for each student enrolling at a

public institution of higher education; to provide for the Student

Assessment for a Valuable Education (SAVE) Credit Program and

for determination of and limitation on the amount of credit granted,

and distribution of certain funds;"

AMENDMENT NO. 3

On page 1, line 6, after "reenacted" insert "and R.S. 47:6039 is

hereby enacted"

AMENDMENT NO. 4

On page 2, between lines 2 and 3, insert:

"§6039. Student Assessment for a Valuable Education (SAVE) credit

program

A. The Program. (1) The Board of Regents shall implement a

Student Assessment for a Valuable Education (SAVE) Credit

Program for each student enrolling at a public institution of higher

education. Each student assessed shall be granted a SAVE credit

provided for in this Section against individual income, sales and use,

gasoline, and special fuels taxes equal to the individual amount of a

SAVE assessment. The amount of each credit shall not exceed the

average household tax liability in Louisiana for the total of the

following: individual income, sales and use, gasoline, and special

fuels taxes as determined and published by the Department of

Revenue no later than June thirtieth of each fiscal year. The

aggregate amount of SAVE credits granted in any fiscal year shall

not exceed three hundred fifty million dollars.

(2) The SAVE credit shall be a transferable, nonrefundable

credit against the liability as provided by Paragraph (1) of this

Subsection of a student, or his parent or legal guardian, which shall

be transferred to the Board of Regents and used solely as provided

for in Subsection C of this Section, for each student enrolled in a

public institution of higher education on and after July 1, 2015. The

procedure for implementing such credit shall be referred to as the

SAVE Credit Program.
B. Eligibility determination requirements, reporting of eligible students and transfer and use of funds. (1) The Department of Revenue shall distribute student eligibility determination criteria to the Board of Regents to be used for requesting the credit for student assessments. Student eligibility shall be based on the liability for individual income tax, sales and use taxes, gasoline, and special fuels taxes paid to the state of Louisiana by all of the students and their parents or legal guardians in the prior year as determined by the Department of Revenue as provided for in Paragraph (1) of Subsection A of this Section.

(2) No later than June thirtieth of each fiscal year, the Board of Regents shall certify to the Department of Revenue the total headcount enrollment at public institutions of higher education in the previous fall. The Department of Revenue shall determine the total amount of the credit based on the allowable appropriation, headcount, and the provisions in this Section and shall provide to the treasurer from the current collections of taxes an amount of funds equal to such determination. Upon notification from the Department of Revenue of receipt of the funds, alter compliance with the requirements of Article VII, Section 9(B) of the Constitution of Louisiana relative to the Bond Security and Redemption Fund, the treasurer is authorized and directed to deposit or transfer such funds into the Higher Education Initiatives Fund pursuant to R.S. 17:3129.6. The secretary of the Department of Revenue and the treasurer shall report immediately such action to the commissioner of administration and the Joint Legislative Committee on the Budget.

(3) In no event shall the credit or assessment exceed the amount appropriated by the legislature from the Higher Education Initiatives Fund each fiscal year. For Fiscal Year 2015-2016, the total allowable amount available for transfer shall be designated in the supplementary section of Schedule 19-671 Board of Regents in the Act that originated as HB1 of the 2015 Regular Session of the Legislature of Louisiana. For Fiscal Year 2016-2017 and thereafter, the total allowable amount available for transfer shall be determined by the legislature.

C. Allocation of SAVE program credits. The Board of Regents shall distribute all funds appropriated from the Higher Education Initiatives Fund derived from the SAVE Credit Program pursuant to its formula for the equitable distribution of funds to public institutions of higher education.

D. No student or student's parent or legal guardian shall be required to pay an assessment that is not offset by a SAVE credit pursuant to this Section.

E. The provisions of this Section shall be null, void, and of no effect on and after July 1, 2020.

Suspension of the Rules

On motion of Rep. Ponti, the rules were suspended to limit the author or proponent handling the legislative instrument to ten minutes for opening remarks and all subsequent speakers on the instrument to five minutes.

Motion

Rep. Seabaugh moved the previous question be ordered on the entire subject matter.


By a vote of 53 yeas and 43 nays, the House agreed to order the previous question on the entire subject matter.

ROLL CALL

The roll was called with the following result:

<table>
<thead>
<tr>
<th>YEAS</th>
<th>NAYS</th>
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</thead>
<tbody>
<tr>
<td>Mr. Speaker Fannin</td>
<td>Mack</td>
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<tr>
<td>Adams Foil</td>
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<td>Broadwater Hodges</td>
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<td>Carter Jefferson</td>
<td>Stokes</td>
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<td>Connick Leopold</td>
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<td>Danahay Lopinto</td>
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<td>Dove Lorusso</td>
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Total - 59

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<td>Abramson Havard Morris, Jim</td>
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<td>Barrow Jackson Price</td>
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<td>Bouie Johnson R. Reynolds</td>
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<td>Franklin Landry, N. Smith</td>
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<td>Gaines Landry, T. Thibaut</td>
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<td>Gemmey LeBas Thierry</td>
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<td>Guillory Montoucet Williams, P.</td>
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<td>Hall Moreno Woodruff</td>
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<td>Harrison Morris, Jay</td>
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</tbody>
</table>

Total - 44

ABSENT

Cromer St. Germain
Total - 2

The Conference Committee Report was adopted.

Suspension of the Rules

Rep. Ivey moved to suspend the rules in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

By a vote of 84 yeas and 11 nays, the House agreed to suspend the rules.

HOUSE BILL NO. 721—
BY REPRESENTATIVE IVEY
AN ACT
To amend and reenact R.S. 47:114(F)(3), 295(C), 309(B), 1602(A)(2)(a) and (3)(a), 1603(A)(2) and (3), and 1604.1 and to enact R.S. 47:1508(B)(37), relative to the penalties; to provide for certain civil penalties; to provide for the waiver of penalties; to authorize the disclosure of certain information by the Department of Revenue; to provide for effectiveness; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 721 by Representative Ivey recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be adopted.

2. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1
On page 3, line 13, after "to the" and before "of the" delete "publication" and insert "submission"

AMENDMENT NO. 2
On page 3, line 14, after "penalty" and before the period "." delete "in the department's annual report" and insert "to the House Ways and Means and the Senate Revenue and Fiscal Affairs Committees"

AMENDMENT NO. 3
On page 6, line 4, after "willful" and before "the tax" delete "disregard for" and insert "intend to disregard"

AMENDMENT NO. 4
On page 6, line 12, after "willful" and before "the tax" delete "disregard for" and insert "intend to disregard"

AMENDMENT NO. 5
On page 6, delete lines 22 through 26 in their entirety and insert the following:

"(2) "Willful" means voluntarily and intentionally acting in violation of the tax laws of this state. The secretary shall use this definition of "willful" when determining whether a penalty shall be imposed for the willful intent to defraud this state or willful intent to disregard the tax laws of this state."

Respectfully submitted,
Representative Barry Ivey
Representative Joel C. Robideaux
Representative Julie Stokes
Senator Neil Riser
Senator Robert Adley
Senator Daniel R. Martiny

Speaker Pro Tempore Leger in the Chair

Rep. Ivey moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Arms
Armes
James
James
Price

Geymann
Geymann
Johnson R.
Johnson R.
Pylant

Gisclair
Gisclair
Jones
Jones
Richard

Guinn
Guinn
LeBas
LeBas
Simon

Hall
Hall
Montoucet
Montoucet
Smith

Havard
Havard
Norton
Norton
Whitney

Hill
Hill
Ortego
Ortego

Hunter
Hunter
Pope
Pope

Total - 77

NAYS

Mr. Speaker
Mr. Speaker
Harris
Harris
Honore

Gaines
Gaines
Hensgens
Hensgens
Morris, Jim

Total - 6

ABSENT

The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.
HOUSE BILL NO. 735—
BY REPRESENTATIVE STOKES
AN ACT
To amend and reenact R.S. 47:164(D) and 6007(B)(8) and (D)(5), relative to individual income tax; to provide with respect to the motion picture investor tax credit; to provide for employee compensation eligible as a production expense for purposes of the tax credit; to require withholding for purposes of individual income tax; to authorize the imposition of a fee by the Department of Revenue for purposes of administration of reporting related thereto; to authorize the exchange of certain specific information between the Department of Revenue and the Department of Economic Development; to require the reporting of certain payments and other information; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Read by title.

Motion
On motion of Rep. Stokes, the bill was returned to the calendar.

Suspension of the Rules
On motion of Rep. Robideaux, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

SENATE BILL NO. 100—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(9), (10), and (11) and (D)(2)(c) and (d) and (9), and to enact R.S. 36:104.1 and R.S. 47:6007(B)(17), (18), (19), and (20), (C)(1)(e), and (D)(2)(f) and (g), relative to motion picture investor tax credits; to regulate and limit production expenditures between related parties; to subject related party transactions to review by the office of the state inspector general; to require certain sworn affidavits and provide for criminal penalties; to provide for the powers and duties of the Department of Economic Development; to require the Department of Economic Development; to require the Legislative Bureau Amendment Nos. 1 through 9, and insert the following:

Read by title.

CONFERENCE COMMITTEE REPORT
June 10, 2015
To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 100 by Senator Morrell recommend the following concerning the Reengrossed bill:

1. That House Committee Amendment Nos. 1 through 13 and 15 through 27, proposed by the House Committee on Ways and Means and adopted by the House of Representatives on June 4, 2010 be adopted.

2. That House Amendment No. 14, proposed by the House Committee on Ways and Means and adopted by the House of Representatives on June 4, 2010 be rejected.

3. That Legislative Bureau Amendment Nos. 1 through 9, proposed by the Legislative Bureau and adopted by the House of Representatives on June 4, 2010 be adopted.

4. That House Floor Amendments Nos. 1 through 14, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2010, be adopted.

5. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1
On page 6, delete lines 23 through 29, and on page 7, delete lines 1 through 3, and insert:

"(c)(i) In order to protect the integrity of the motion picture investor tax credit program by ensuring that tax credits are certified only for eligible expenditures and to provide for uniformity in expenditure verification reporting, the department shall directly engage and assign an independent certified public accountant, hereinafter referred to as "CPA", to prepare, for the department, the required production expenditure verification report on a tax credit applicant's cost report of expenditures or claims. The applicant shall be responsible for and assessed any production expenditure verification report fee which may be required by law, including any up-front deposit of the fee. For purposes of the report, the applicant shall make all records related to the tax credit application available to the CPA."

AMENDMENT NO. 2
On page 11, delete lines 27 through 29, and on page 12, delete lines 1 and 2, and insert the following:

"Section 4. This Act shall become effective on January 1, 2016, if and when the commissioner of administration and the Legislative Auditor provide written notice to the President of the Senate, the Speaker of the House of Representatives, and the Louisiana State Law Institute that they have determined that an Act or Acts were enacted in the 2015 Regular Session of the Legislature sufficient to offset any tax increases provided for in the Acts of such Session over a five-year period."

Respectfully submitted,

Senator Jean-Paul Morrell
Senator Jack Donahue
Senator Robert Adley
Representative Julie Stokes
Representative Joel C. Robideaux
Representative Walt Leger III

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:

YEAS
Adams
Anders
Arnold
Badon
Barras
Barrow
Berthelot
Billiot
Guillory
Guinn
Harrison
Havard
Hazel
Henry
Hensgens
Hill

Moreno
Morris, Jay
Norton
Ortego
Ours
Pearson
Pierre
Ponti
The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Robideaux, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

SENATE BILL NO. 102—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(10) and to enact R.S. 47:6007(B)(17), relative to motion picture investor tax credits; to limit certification for credits if certain expenditures exceed a certain percentage of production expenditures; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 102 by Senator Morrell recommend the following concerning the Engrossed bill:

1. That House Committee Amendment Nos. 1 through 4, proposed by the House Committee on Ways and Means and adopted by the House of Representatives on May 28, 2015, be adopted.

2. That House Committee Amendment No. 5, proposed by the House Committee on Ways and Means and adopted by the House of Representatives on May 28, 2015, be rejected.

3. That the following amendments to the Engrossed bill be adopted:

AMENDMENT NO. 1
On page 2, line 13, change “fifty” to “forty”

AMENDMENT NO. 2
On page 2, delete lines 24 and 25, and insert the following:

"July 1, 2015.

Section 3. This Act shall become effective on July 1, 2015, if and when the commissioner of administration and the Legislative Auditor provide written notice to the President of the Senate, the Speaker of the House of Representatives, and the Louisiana State Law Institute that they have determined that an Act or Acts were enacted in the 2015 Regular Session of the Legislature sufficient to offset any tax increases provided for in the Acts of such Session over a five year period."

Respectfully submitted,

Senator Jean-Paul J. Morrell
Senator Jack Donahue
Senator Robert Adley
Representative Julie Stokes
Representative Joel C. Robideaux
Representative Walt Leger III

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Adams Guinn Montoucet
Anders Hall Moreno
Armes Harris Morris, Jay
Arnold Harrison Morris, Jim
Badon Hadvard Norton
Barras Hazel Ortego
Barrow Henry Ourso
Berthelot Hill Pearson
Billiot Hodges Pierre
Bishop, S. Hoffmann Ponti
Bishop, W. Hollis Pope
Bouie Honore Price
Broadwater Howard Pugh
Brown Hunter Pylant
Burns, H. Ivey Reynolds
Burns, T. Jackson Robideaux
Burrell James Schexnayder
Carmody Jefferson Schroder
Carter Johnson M. Shadoin
Chaney Johnson R. Smith
Connick Lambert Smith
Cox Landry, N. Stokes
Edwards LeBas Talbot
Fannin Leger Thibaut
Foil Leopold Thierry
Franklin Lopinto Whitney
Gaines Lorusso Williams, A.

NAYS

Seabaugh

ABSENT

Mr. Speaker Gaines Honore
Abramson Harris Jones

Total - 98

Total - 1

Total - 6

1458
The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Robideaux, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

SENATE BILL NO. 103—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:6007(B)(10), relative to motion picture investor tax credits; to prohibit the eligibility of certain expenditures for the credit; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 103 by Senator Morrell recommend the following concerning the Engrossed bill:

1. That House Committee Amendments, proposed by the House Committee on Ways and Means and adopted by the House of Representatives on May 28, 2015, be adopted.

2. That House Legislative Bureau Amendments, proposed by the Legislative Bureau and adopted by the House of Representatives on May 28, 2015, be adopted.

3. That House Floor Amendments, proposed by Representative Abramson and adopted by the House of Representatives on June 4, 2015, be adopted.

4. That House Floor Amendments, proposed by Representative Barrow and adopted by the House of Representatives on June 4, 2015, be adopted.

5. That the following amendments to the Engrossed bill be adopted:

AMENDMENT NO. 3

On page 2, line 20, and insert the following:

"Section 3. This Act shall become effective on January 1, 2016, if the commissioner of administration and the Legislative Auditor provide written notice to the President of the Senate, the Speaker of the House of Representatives, and the Louisiana State Law Institute that they have determined that an Act or Acts were enacted in the 2015 Regular Session of the Legislature sufficient to offset any tax increases provided for in the Acts of such Session over a five-year period."

Respectfully submitted,

Senator Jean-Paul J. Morrell
Senator Jack Donahue
Senator Robert Adley
Representative Joel C. Robideaux
Representative Walt Leger III
Representative Julie Stokes

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Adams Guillory Montoucet
Anders Hall Moreno
Armes Harris Morris, Jay
Arnold Harrison Morris, Jim
Badon Havar Norton
Barrow Hazel Ortego
Berthelot Hensgens Ourso
Billiot Hill Pearson
Bishop, S. Hodges Pierre
Bishop, W. Hoffmann Ponti
Bouie Hollis Pope
Broadwater Honore Price
Brown Howard Pugh
Burford Hunter Pylant
Burns, H. Hual Reynolds
Burns, T. Ivey Ritchie
Burrell Jackson Robideaux
Carmody James Schexnayder
Carter Jefferson Schroder
Chaney Johnson M. Seabaugh
Connick Johnson R. Shadoian
Cox Jones Simon
Cromer Lambert Smith
Danahay Landry, N. St. Germain
Dove Landry, T. Stokes
Edwards LeBas Talbot
Fannin Leger Thibaut
Foill Leopold Thierry
Franklin Lopinto Whitney
Gaines H. Lorasso Williams, A.
Garofalo Mack Williams, P.
Geymann Miguez Willmott
Gisclair Miller Woodruff

Total - 99

NAYS

Total - 0

ABSENT

Mr. Speaker Barras Henry
Abramson Guinn Richard

Total - 6
On page 3, line 23 "delete ", "C"," 

AMENDMENT NO. 3
On page 3, delete lines 4 and 5 and insert the following:

"(c) Two judges shall be elected by election section one, and
three judges shall be elected by election two, and one judge shall
be elected from the entire territorial area of the city of Baton Rouge
at large."

AMENDMENT NO. 4
On page 3, line 23 "delete ", "C", 

AMENDMENT NO. 5
On page 3, at the end of line 26 insert "The judgeship designated on
the effective date of this Act as division "C" of the City Court of
Baton Rouge is hereby assigned to the entire territorial area of
the city of Baton Rouge at large for election purposes."

Rep. Alfred Williams moved that the amendments proposed by
the Senate be concurred in.

ROLL CALL
The roll was called with the following result:
The amendments proposed by the Senate were concurred in by the House.

The above bill was taken up with the amendments proposed by the Senate.

## SENATE COMMITTEE AMENDMENTS

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

### AMENDMENT NO. 1

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

**AMENDMENT NO. 2**

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

**AMENDMENT NO. 3**

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

**AMENDMENT NO. 4**

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones

**AMENDMENT NO. 5**

Amendments proposed by Senate Committee on Retirement to Reengrossed House Bill No. 42 by Representative Jones
AMENDMENT NO. 6
On page 2, between lines 23 and 24, insert:

"§883.1. Experience account

*                    *                    *

I. Notwithstanding any provision of law to the contrary, the experience account shall not receive any credits in the June 30, 2015 valuation.

*                    *                    *

AMENDMENT NO. 7
On page 3, line 18, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:883.1(F)(2)"

AMENDMENT NO. 8
On page 3, between lines 19 and 20, insert:

"§1145.1. Employee Experience Account

*                    *                    *

G. Notwithstanding any provision of law to the contrary, the experience account shall not receive any credits in the June 30, 2015 valuation.

*                    *                    *

AMENDMENT NO. 9
On page 4, line 9, change "one and one-half" to "two"

AMENDMENT NO. 10
On page 4, line 15, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:1145.1(C)(1)"

AMENDMENT NO. 11
On page 5, line 6, change "one and one-half" to "two"

AMENDMENT NO. 12
On page 5, between line 10 and 11, insert:

"D. In addition to the cost-of-living adjustment authorized by Subsection A of this Section, the board of trustees is authorized to pay the supplemental cost-of-living adjustment provided for in R.S. 11:1145.1(C)(1)"

AMENDMENT NO. 13
On page 5, line 11, change "D." to "E."

AMENDMENT NO. 14
On page 5, line 12, between "benefit" and the period "." insert "increased to reflect the consumer price index as provided in R.S. 11:1145.1(C)(1)"

AMENDMENT NO. 15
On page 5, between lines 12 and 13, insert:
shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.1. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the fiscal year in which the system first attains a funded percentage of eighty-five percent or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment made pursuant to this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application. *(vi)(aa)*

(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five percent or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana School Employees' Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

*(aaa)* For the June 30, 2015 valuation, twenty-eight years.

*(bbb)* For the June 30, 2016 valuation, twenty-six years.

*(ccc)* For the June 30, 2017 valuation, twenty-four years.

*(ddd)* For the June 30, 2018 valuation, twenty-two years.

*(eee)* For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

*(bb)*

*(II)(aaa)* Effective for the June 30, 2015, valuation and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply the excess investment experience returns, up to the first fifteen million dollars for the June 30, 2015, valuation, to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

*(bb)* Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subitem shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item.

*(cc)* Effective for the June 30, 2019, first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

*(vii)(aa)*
(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Teachers' Retirement System of Louisiana provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aa) For the June 30, 2015 valuation, twenty-eight years.

(bb) For the June 30, 2016 valuation, twenty-six years.

(cc) For the June 30, 2017 valuation, twenty-four years.

(dd) For the June 30, 2018 valuation, twenty-two years.

(ee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates an amortization base established in R.S. 11:102.2 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.2, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subsubject applies, the amount of excess returns to be applied pursuant to the provisions of this Subsubject shall be the excess returns up to the amount of excess investment experience returns as equals double the last payment made pursuant to Subsubitem (I) of this Subitem. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subsubject to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subsubject shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial assumption of the changes, gains, or losses of the Teachers' Retirement System of Louisiana provided in Items (i) through (iv) of this SubParagraph shall be as follows:

(aa) For the June 30, 2015 valuation, twenty-eight years.

(bb) For the June 30, 2016 valuation, twenty-six years.

(cc) For the June 30, 2017 valuation, twenty-four years.

(dd) For the June 30, 2018 valuation, twenty-two years.

(ee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana State Police Retirement System provided in Items (i) through (iv) of this SubParagraph shall be as follows:

(aa) For the June 30, 2015 valuation, twenty-eight years.

(bb) For the June 30, 2016 valuation, twenty-six years.

(cc) For the June 30, 2017 valuation, twenty-four years.

(dd) For the June 30, 2018 valuation, twenty-two years.

(ee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)
the preceding year, if any. For any payment made pursuant to the provisions of this Subsection, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(bb) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(cc) Effective for the June 30, 2019 first system valuation following June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

§102.1. Consolidation of amortization payment schedules; Louisiana State Employees' Retirement System

B. Original amortization base.

(4)

(b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, in any year through Fiscal Year 2017-2018 in which the system receives an overpayment of employer contributions as determined pursuant to R.S. 11:102(B)(2) and in any year from Fiscal Year 2017-2018 through Fiscal Year 2039-2040 in which the system receives additional contributions pursuant to R.S. 11:102(B)(5), the amount of such overpayment or additional contribution shall be applied to the remaining balance of the original amortization base established pursuant to this Subsection. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments allocated to the original amortization base since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.

(4)

(b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.
percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

   *   *   *

(6) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments allocated to the original amortization base since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.

   *   *   *

(4) *   *   *

(b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, in any year from Fiscal Year 2009-2010 through Fiscal Year 2039-2040 in which the system receives an overpayment of employer contributions as determined pursuant to R.S. 11:102(B)(2) and in any year from Fiscal Year 2009-2010 through Fiscal Year 2039-2040 in which the system receives additional contributions pursuant to R.S. 11:102(B)(5), the amount of such overpayment or additional contribution shall be applied to the remaining balance of the experience account amortization base established pursuant to this Subsection. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

   *   *   *

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

   *   *   *

AMENDMENT NO. 16

On page 5, line 13, change "Section 2" to "Section 3"
SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Guillory to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 1
In Senate Committee Amendment No. 1 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 1, line 5, following "(5)," and before "102.2(B)(4)(b)" insert "and"

AMENDMENT NO. 2
In Senate Committee Amendment No. 15 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 2, line 36, following "(5)," and before "102.2(B)(4)(b)" insert "and"

AMENDMENT NO. 3
On page 2, line 12, following "in the" and before "experience" change "system" to "system's"

AMENDMENT NO. 4
On page 4, line 5, following "in the" and before "experience" change "system" to "system's"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Peacock to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 1
In the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, delete Amendments Nos. 1, 3, 4, 6, and 8.

AMENDMENT NO. 2
On page 1, line 2, after "To" delete the remainder of the line and insert "amend and reenact R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb)(II), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (5) and (C)(4)(b) and (5), 542(A)(2)(introductory paragraph) and (B)(introductory paragraph), 883.1(A)(2)(introductory paragraph) and (B)(introductory paragraph), 1145.1(A)(1)(introductory paragraph) and (B)(introductory paragraph), (1145.1(A)(1)(introductory paragraph) and (C)(7), 102.2(B)(6) and (C)(7), 542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H), to authorize payments funded by state"

AMENDMENT NO. 3
On page 1, between lines 23 and 24, insert the following:
"§883.1. Experience account
A. *

(2) In accordance with the provisions of Subsection I of this Section, the experience account shall be credited as follows:
*

B. In accordance with the provisions of Subsection I of this Section, the experience account shall be debited as follows:
*

I. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(2) of this Section, as limited by Paragraph (A)(3) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(2) of this Section, as limited by Paragraph (A)(3) of this Section.
(4) Debits in Paragraph (B)(2) of this Section."

AMENDMENT NO. 5
On page 2, between lines 23 and 24, insert the following:
"§883.1. Experience account
A.

(2) In accordance with the provisions of Subsection I of this Section, the experience account shall be credited as follows:
*

B. In accordance with the provisions of Subsection I of this Section, the experience account shall be debited as follows:
*

I. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(2) of this Section, as limited by Paragraph (A)(3) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(2) of this Section, as limited by Paragraph (A)(3) of this Section.
(4) Debits in Paragraph (B)(2) of this Section."

AMENDMENT NO. 6
On page 2, between lines 19 and 20, insert:
"§1145.1. Employee Experience Account
A.(1) In accordance with the provisions of Subsection G of this Section, the Employee Experience Account shall be credited as follows:
*

AMENDMENT NO. 7
On page 3, between lines 11 and 12, insert the following:
"§542. Experience Account
A. *

(2) The In accordance with the provisions of Subsection H of this Section, the experience account shall be credited as follows:
*

B. In accordance with the provisions of Subsection H of this Section, the experience account shall be debited as follows:
*

H. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:
(1) Credits in Subparagraph(A)(2)(b) of this Section, as limited by Paragraph (A)(3) of this Section.
(2) Debits in Paragraph (B)(1) of this Section.
(3) Credits in Subparagraph (A)(2)(a) of this Section, as limited by Paragraph (A)(3) of this Section.
(4) Debits in Paragraph (B)(2) of this Section."
B. The In accordance with the provisions of Subsection G of this Section, the Employee Experience Account shall be debited as follows:

* * * *

G. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

1. Credits in Subparagraph (A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section.

2. Debits in Paragraph (B)(1) of this Section.

3. Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

4. Debits in Paragraph (B)(2) of this Section.

AMENDMENT NO. 7

In the set of Senate Committee Amendments proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 2, delete lines 30 through 33 and insert in lieu thereof:

"§1332. Employee Experience Account

A. The In accordance with the provisions of Subsection H of this Section, the Employee Experience Account shall be credited as follows:

* * * *

B. The In accordance with the provisions of Subsection H of this Section, the Employee Experience Account shall be debited as follows:

* * * *

H. Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

1. Credits in Subparagraph (A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section.

2. Debits in Paragraph (B)(1) of this Section.

3. Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

4. Debits in Paragraph (B)(2) of this Section."

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Guillory to Reengrossed House Bill No. 42 by Representative Jones

AMENDMENT NO. 1

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 1, line 5, following (5)," and before "102.2(B)(4)(b) insert "and"

AMENDMENT NO. 2

In Senate Committee Amendment No. 15 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, on page 2, line 36, following "(5)," and before "102.2(B)(4)(b) insert "and"

AMENDMENT NO. 3

On page 2, line 12, following "in the" and before "experience" change "system" to "system's"

AMENDMENT NO. 4

On page 3, line 8, following "in the" and before "experience" change "system" to "system's"

AMENDMENT NO. 5

On page 4, line 5, following "in the" and before "experience" change "system" to "system's"

AMENDMENT NO. 6

On page 5, line 2, following "in the" and before "experience" change "system" to "system's"

Rep. Jones moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Adams  Guillory  Miguez
Anders  Guinn  Miller
Armes  Hall  Moreno
Arnold  Harris  Morris, Jay
Badon  Harrison  Morris, Jim
Barras  Havard  Norton
Berthelot  Hazel  Ortego
Billiot  Henry  Orso
Bishop, S.  Hensgens  Pearson
Bishop, W.  Hill  Pierre
Bouie  Hodges  Ponti
Broadwater  Hoffmann  Pope
Brown  Hollis  Price
Burford  Honore  Pugh
Burns, H.  Howard  Pylant
Burns, T.  Hunter  Reynolds
Burrell  Huval  Richard
Carmody  Ivey  Ritchie
Carter  Jackson  Robideaux
Chaney  James  Schexnayder
Connick  Jefferson  Schroder
Cox  Johnson M.  Seabaugh
Cromer  Johnson R.  Shadoin
Dahay  Jones  Simon
Dove  Lambert  Smith
Edwards  Landry, N.  St. Germain
Finmin  Landry, T.  Stokes
Foil  LeBas  Talbot
Franklin  Leger  Thibaut
Gaines  Leopold  Thierry
Garofalo  Lopinto  Williams, P.
Geymann  Lorusso  Willmott
Gisclair  Mack  Woodruff

Total - 99

NAYS

Total - 0

ABSENT

Mr. Speaker  Barrow  Whitney
Abramson  Montoucet  Williams, A.
The amendments proposed by the Senate, having received a two-thirds vote of the elected members, were concurred in by the House.

Consent to Correct a Vote Record

Rep. Armes requested the House consent to correct his vote on the Concurrence of the Senate Amendments to House Bill No. 42 from nay to yea, which consent was unanimously granted.

Conference Committee Reports for Consideration

The following Conference Committee Reports were taken up and acted upon as follows:

HOUSE BILL NO. 218—
BY REPRESENTATIVE BROADWATER
AN ACT
To amend and reenact R.S. 47:246(E) and (G), 287.86, 1621(B)(7), and 1623(C) and to enact R.S. 47:181(B)(3), relative to corporate income tax; to provide for the net operating loss deduction, to eliminate net operating loss deduction carry back, to increase net operating loss deduction carry forward; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 218 by Representative Broadwater recommend the following concerning the Engrossed bill:

1. That Senate Floor Amendment No. 1 proposed by Senator Adley and adopted by the Senate on June 5, 2015, be rejected.

2. That the Engrossed bill be amended as follows:

AMENDMENT NO. 1

On page 6, delete lines 10 through 12 in their entirety and insert the following:

"Section 2.(A) Except as provided for in Subsection (B) of this Section, the provisions of Section 1 of this Act shall apply to a claim for a net operating loss deduction on a return filed on or after July 1, 2015, regardless of the taxable year to which the return relates.

(B) The provisions of Section 1 of this Act shall not apply to an amended return filed on or after July 1, 2015, relating to a net operating loss deduction properly claimed on an original return filed prior to July 1, 2015.

Section 3. This Act shall become effective on July 1, 2015."

Respectfully submitted,

Representative Chris Broadwater
Representative Joel C. Robideaux
Speaker Charles E. "Chuck" Kleckley
Senator Jack Donahue
Senator Robert Adley
Senator Mack "Bodi" White


ROLL CALL
The roll was called with the following result:

YEAS

Abramson  Fannin  Miguez  Miller
Adams  Foil  Montoucet
Anders  Franklin  Moreno
Arnold  Gaines  Morris, Jay
Badon  Gisclair  Nord
Barras  Guillory  Ours
Bartelot  Hall  Pierre
Billiot  Harris  Ponti
Bishop, S.  Harrison  Pugh
Bishop, W.  Hazel  Reynolds
Bouie  Henry  Richie
Broadwater  Hensgens  Schexnayder
Brown  Hoffmann  Schroder
Burns, H.  Honore  Shadoin
Burns, T.  Howard  Smith
Burrell  Huval  Smith
Carmody  Ivey  St. Germain
Carter  Jefferson  Stokes
Chaney  Landry, T.  Talbot
Connick  Leger  Thibaut
Cox  Leopold  Thierry
Cromer  Lopinto  Williams, A.
Danaahay  Lorusso  Williams, P.
Dove  Mack  Woodruff
Total - 72

NAYS

Barrow  Hunter  Pearson
Burford  Johnson M.  Pope
Garofalo  Johnson R.  Price
Geymann  Jones  Pylant
Guinn  Landry, N.  Seabaugh
Havard  LeBas  Simon
Hill  Morris, J.  Whitney
Hollis  Ortego  Williams, P.
Total - 24

ABSENT

Mr. Speaker  Hodges  Lambert
Armes  Jackson  Richard
Edwards  James  Robideaux
Total - 9

The Conference Committee Report was adopted.

Consent to Correct a Vote Record

Rep. Barrow requested the House consent to correct her vote on the adoption of the Conference Committee Report to House Bill No. 218 from yea to nay, which consent was unanimously granted.

HOUSE BILL NO. 370—
BY REPRESENTATIVES BROADWATER, EDWARDS, AND SHADOIN
AN ACT
To amend and reenact R.S. 42:802(B)(6) and (7) and to enact R.S. 42:802.1(F), 812, and Part VI of Chapter 12 of Title 42 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 42:891 through 893, relative to the Office of Group Benefits; to provide for the powers and duties of the Office of Group Benefits; to provide for definitions; to provide with respect to an annual actuarial report; to provide with respect to premium rates; to establish the Group Benefits Actuarial Committee; to
provide for rule promulgation; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 370 by Representative Broadwater recommend the following concerning the Engrossed bill:

1. That the set of Senate Floor Amendments coded 3340 proposed by Senator Claitor and adopted by the Senate on June 4, 2015, be rejected.

2. That the set of Senate Floor Amendments coded 3342 proposed by Senator Claitor and adopted by the Senate on June 4, 2015, be rejected.

Respectfully submitted,

Representative Chris Broadwater
Representative James R. Fannin
Representative John Bel Edwards
Senator Jack Donahue
Senator Dan Claitor
Senator Dan "Blade" Morrish


ROLL CALL

The roll was called with the following result:

YEAS

Abramson  Garofalo  Lorusso
Adams   Geymann   Mack
Anders  Gisclair   Miguez
Armes  Guillory   Miller
Arnold  Guinn    Moreno
Badon  Hall     Morris, Jay
Barras  Harris    Morris, Jim
Barrow  Harrison  Norton
Berthelot  Havard  Ortego
Billiot  Hazel     Ourso
Bishop, S.  Henry  Pearson
Bishop, W.  Hensgens  Pierre
Bouie  Hill     Ponti
Broadwater  Hodges  Pope
Brown   Hoffmann  Price
Burford  Hollis   Pugh
Burns, H.  Homore  Reynolds
Burns, T.  Howard  Ritchie
Burrell  Hunter  Robideaux
Carmody  Huval  Schexnayder
Carter   Ivey  Schroder
Chaney  James  Seabough
Connick  Jefferson  Shadoin
Cox   Johnson M.  Simon
Comer  Johnson R.  Stokes
Danahay  Jones  Talbot
Dove  Lambert

Total - 96

NAYS

LeBas  Pylant  Smith

Total - 3

ABSENT

Mr. Speaker
Jackson

Total - 6

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Jackson, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 624—

BY REPRESENTATIVE JACKSON

AN ACT

To amend and reenact R.S. 6:662, R.S. 12:302(L) and 425, R.S. 47:48, 51, 158(C) and (D), 246(A), 287.71(B)(2), (3), (4), and (6), 287.73(C)(4), 287.86(A)(introductory paragraph), 287.732(B)(2), 287.738(F)(1) and (G), and 287.745(B), and R.S. 51:3092, relative to corporate income tax; to provide for corporate tax expenditures; to provide for corporate income tax exclusions and deductions; to reduce the amount of certain corporate income tax exclusions and deductions; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 624 by Representative Jackson recommend the following concerning the Engrossed bill:

1. That Senate Committee Amendments Nos. 1 through 13 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be adopted.

2. That Senate Committee Amendments Nos. 14 and 15 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be rejected.

3. That the set of Senate Floor Amendments proposed by Senator Adley and adopted by the Senate on June 6, 2015, be rejected.

4. That the Engrossed bill be amended as follows:

AMENDMENT NO. 1

In Senate Committee Amendment No. 12 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015,
on page 1, at the end of line 27, delete "(1) There" and insert "(1) There

AMENDMENT NO. 2
On page 3, at the beginning of line 8, delete "Eighty" and insert "Seventy-two"

AMENDMENT NO. 3
On page 3, at the end of line 18, delete "eighteen" and insert "fifteen and eight-tenths of one"

AMENDMENT NO. 4
On page 3, line 22, after "exceed" and before "percent" delete "forty" and insert "thirty-six"

AMENDMENT NO. 5
On page 3, at the beginning of line 28, delete "four" and insert "three and six-tenths of one"

AMENDMENT NO. 6
On page 3, at the beginning of line 29, delete "twelve" and insert "ten and eight-tenths of one"

AMENDMENT NO. 7
On page 4, at the beginning of line 1, delete "eighteen" and insert "fifteen and eight-tenths of one"

AMENDMENT NO. 8
On page 4, line 2, after "equal to" and before "any" delete "eighty percent of" and insert "seventy-two percent of"

AMENDMENT NO. 9
On page 4, line 4, after "exceed" and before "of the net" delete "forty percent" and insert "thirty-six percent"

AMENDMENT NO. 10
On page 4, line 24, change "eighty" to "seventy-two"

AMENDMENT NO. 11
On page 5, line 4, change "Eighty" to "Seventy-two"

AMENDMENT NO. 12
On page 5, line 8, change "Eighty" to "Seventy-two"

AMENDMENT NO. 13
On page 5, line 13, change "Eighty" to "Seventy-two"

AMENDMENT NO. 14
On page 5, line 24, change "Eighty" to "Seventy-two"

AMENDMENT NO. 15
On page 6, line 4, change "eighty" to "seventy-two"

AMENDMENT NO. 16
On page 6, line 26, change "eighty" to "seventy-two"

AMENDMENT NO. 17
On page 7, line 1, change "Eighty" to "Seventy-two"

AMENDMENT NO. 18
On page 7, line 9, change "eighteen" to "fifteen and eight-tenths of one"

AMENDMENT NO. 19
On page 7, line 11, change "eighty" to "seventy-two"

AMENDMENT NO. 20
On page 7, line 12, change "forty" to "thirty-six"

AMENDMENT NO. 21
On page 7, delete lines 27 through 29 in their entirety and insert the following:

"Section 3. R.S. 47:51, 158(C) and (D), 246(A), 287.71(B)(2), (3), and (6), 287.73(C)(4), 287.86(A)(introductory paragraph), 287.738(F)(1) and (G), and 287.745(B) are hereby enacted to read as follows:

§51. Exclusions from gross income; governmental subsidies

Funds accrued by a corporation engaged in operating a public transportation system from any federal, state or municipal governmental entity to subsidize the operation and maintenance of such a transportation system shall not be included in gross income and shall be exempt from taxation under this Chapter. All expenses of operating the transit system incurred by the corporation shall be deductible in arriving at net income.

§158. Basis for depletion

C. Percentage depletion for oil and gas wells. In the case of oil and gas wells the allowance for depletion under R.S. 47:66 shall be twenty-two percent of the gross income from the property during the taxable year, excluding from such gross income an amount equal to any rents or royalties paid or incurred by the taxpayer in respect of the property. Such allowance shall not exceed fifty percent of the net income of the taxpayer, computed without allowance for depletion, from the property except that in no case shall the depletion allowance under R.S. 47:66 be less than it would be if computed without reference to this Subsection.

D. Percentage depletion for coal and metal mines and sulphur. The allowance for depletion under R.S. 47:66 shall be, in the case of coal mines, five percent, in the case of metal mines, fifteen percent, and in the case of sulphur mines or deposits, twenty-three percent, of the gross income from the property during the taxable year, excluding from such gross income an amount equal to any rents or royalties paid or incurred by the taxpayer in respect of the property. Such allowance shall not exceed fifty percent of the net income of the taxpayer, computed without allowance for depletion, from the property. A taxpayer making his first return under this Chapter or under Act 21 of 1934 in respect of a property, shall state whether he elects to have the depletion allowance for such property for the taxable year for which the return is made computed with or without regard to percentage depletion, and the depletion allowance in respect of such property for such year and all succeeding taxable years shall be computed according to the election thus made. If the taxpayer fails to make such statement in the return, the depletion allowance for such property for all taxable years shall be computed without
reference to percentage depletion. This Subsection shall not be
construed as granting a new election to any taxpayer relative to any
property with respect to which he has filed a return under Act 21 of
1934.

§287.86.  Net operating loss deduction

A. Deduction from Louisiana net income. Except as otherwise
provided, there shall be allowed for the taxable year an adjustment
reducing Louisiana net income in an amount equal to the aggregate of:

- * * * *

$287.738.  Other inclusions and exclusions from gross income

F.  Deduction for interest and dividends.

(1) Effective for taxable years beginning after December 31,
2005, there shall be allowed for each taxable year a deduction equal
to the amount of dividends that would otherwise be included in gross
income.

- * * * *

G.  Deduction for hurricane recovery benefits. Any gratuitous
grant, loan, or other benefit directly or indirectly provided to a
taxpayer by a hurricane recovery entity as defined in R.S. 47:293
shall be allowed as a deduction if such benefit was included in
federal adjusted gross income.

- * * * *

§287.745.  Deductions from gross income; depletion

B. In the case of oil and gas wells, the percentage depletion
provided for in Subsection A shall be twenty-two percent of gross
income from the property during the taxable year, excluding from
such gross income an amount equal to any rents or royalties paid or
incurred by the taxpayer in respect of the property. Such allowance
shall not exceed fifty percent of the net income of the taxpayer,
computed without allowance for depletion, from the property. In
determining net income from the property, federal income taxes shall
be considered an expense.

Section 4.  R.S. 51:3092 is hereby enacted to read as follows:

§3092.  Corporation income and franchise tax exemption

Notwithstanding any other provision of law to the contrary, any
corporation that is a LCDFI as provided for in this Chapter shall be
exempt from the corporation income tax and the corporation
franchise tax levied pursuant to Title 4 of the Louisiana Revised
Statutes of 1950 for five consecutive taxable periods. The exemption
from the corporation income tax shall commence with the taxable
period in which the capital company is certified by the commissioner.
The exemption from the corporation franchise tax shall commence
with the taxable period next following the taxable period in which
certification as a LCDFI is obtained from the commissioner.

Section 5.(A) Except as provided for in Subsection (B) of this
Section, the provisions of Sections 1 and 2 of this Act shall apply to
an exclusion from taxable income and a claim for a deduction made
on a return filed on or after July 1, 2015, regardless of the taxable
year to which the return relates.

(B) The provisions of Sections 1 and 2 of this Act shall not
apply to an amended return filed on or after July 1, 2015, relating to
an exclusion from taxable income or a claim for a deduction properly
claimed on an original return filed prior to July 1, 2015.

(C) If a return is filed after July 1, 2015, for which a valid filing
extension has been allowed prior to July 1, 2015, then any portion of
an exclusion or deduction disallowed by the provisions of Sections
1 or 2 of this Act shall be allowed as an exclusion or a deduction in
the amount of one-third of the disallowed portion of the exclusion or
deduction on the taxpayer's return for each of the taxable years
Section 6. The provisions of Sections 1 and 2 of this Act shall become effective on July 1, 2015, and shall remain effective through June 30, 2018. The provisions of Sections 3 and 4 of this Act shall become effective on July 1, 2018.

Section 7. The provisions of Sections 6 and 7 of this Act shall become effective on July 1, 2015."

Respectfully submitted,
Representative Katrina Jackson
Representative Joel C. Robideaux
Speaker Charles E. "Chuck" Kleckley
Senator Jack Donahue
Senator Robert Adley
Senator Neil Riser


ROLL CALL

The roll was called with the following result:

YEAS
Adams Edwards Moreno
Anders Fannin Morris, Jay
Armes Foil Norton
Arnold Franklin Ousso
Baidon Gaines Pierre
Barrow Gasclair Ponti
Berthelot Guillory Price
Billiot Hall Pugh
Bishop, S. Harris Reynolds
Bishop, W. Hazel Richard
Bouie Hill Ritchie
Broadwater Hoffmann Robideaux
Brown Honore Schexnayder
Burns, T. Howard Shadoin
Burrell Hunter Smith
Carmody James St. Germain
Carter Jefferson Thibaut
Chaney Landry, T. Thierry
Cox Gisclair Williams, A.
Danahay Leger Woodruff
Dove Montoucet
Total - 62

NAYS
Abramson Hodges Morris, Jim
Barras Hollis Ortego
Burford Huval Pearson
Burns, H. Johnson M. Pope
Connick Johnson R. Pylant
Cromer Lambert Schroder
Garofalo Landry, N. Seabough
Geymann Leopold Simon
Guinn Lopinto Stokes
Harrison Lorusso Talbot
Havard Mack Whitney
Henry Miguez Williams, P.
Hensgens Miller Willmott
Total - 39

ABSENT
Mr. Speaker Jackson
Ivey Jones
Total - 4

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Jackson, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 635—
BY REPRESENTATIVE JACKSON
AN ACT
To amend and reenact R.S. 51:2455(A), 3114(B), and 3121(C)(3)(b)(i) and (4)(c) and to enact R.S. 51:2367(E), relative to rebates; to reduce the amount of rebates; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 635 by Representative Jackson recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be rejected.
2. That Senate Floor Amendments Nos. 2 and 4 proposed by Senator Johns and adopted by the Senate on June 6, 2015, be adopted.
3. That Senate Floor Amendment Nos. 1 and 3 proposed by Senator Johns and adopted by the Senate on June 6, 2015, be rejected.
4. That Senate Floor Amendment No. 1 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be rejected.
5. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1
On page 1, line 2, after "reenact" and before "3114(B)," delete "R.S. 51:2455(A)," and insert "R.S. 51:1787(B)(3)(b), 2455(A),"

AMENDMENT NO. 2
On page 1, line 3, after "relative to rebates;" delete the remainder of the line and at the beginning of line 4, delete "for an effective date;" and insert "to provide for eligibility; to provide for a sunset of the reductions; to provide for effective dates;"

AMENDMENT NO. 3
On page 1, line 6, after "Section 1," delete the remainder of the line and delete line 7 in its entirety and insert the following: "R.S. 51:1787(B)(3)(b) is hereby amended and reenacted to read as follows:

§1787. Incentives

* * *
B. The board may enter into the contracts provided in Subsection A of this Section provided that:

(3) (b) In addition to the requirements of Subparagraph (a) of this Paragraph, eligibility for a retail business which is assigned a North American Industry Classification Code of 44 or 45 and has more than one hundred employees nationwide including affiliates prior to the contract effective date shall be limited to grocery stores and pharmacies located in an enterprise zone, as such terms are defined by the department by rules promulgated in accordance with the Administrative Procedure Act. Notwithstanding any other provision of law to the contrary, a retail business which is assigned a North American Industry Classification Code of 44, 45, or /22 and whose contract is not entered into before July 1, 2015, shall be ineligible to receive benefits pursuant to the provisions of this Section, unless the related advance notification form was filed before July 1, 2015. If the related advance notification form was filed before July 1, 2015, benefits are available provided the related claim for benefits is filed on or after July 1, 2016.

AMENDMENT NO. 4

On page 5, delete lines 4 through 6 in their entirety and insert the following:

"Section 3. R.S. 51:2455(A), 3114(B), and 3121(C)(3)(b)(i) and (4)(c) are hereby enacted to read as follows:

§2455. Incentive rebates

A. An employer who has entered into a contract may receive a rebate for the taxable periods specified in the contract entered into pursuant to the provisions of this Chapter, in an amount which shall be equal to the benefit rate as defined in R.S. 51:2453(1), multiplied by the gross payroll, as defined in R.S. 51:2453(3), of new direct jobs as defined in R.S. 51:2453(4), for the taxable period as verified by the Department of Economic Development through the use of information provided to it by the Louisiana Workforce Commission. In no instance shall a rebate be determined by multiplying the value of the health care benefits by the benefit rate.

* * *

§3114. Contract administration; rebate

* * *

B. The contract shall provide a rebate to the qualified business of twenty-five percent of relocation costs and shall include the following provisions:

(1) The maximum amount of qualifying relocation costs.

(2) The number of headquarters jobs and associated payroll to be created and maintained and any other performance obligations deemed appropriate by the secretary.

(3) The reduction of annual rebate payments if performance obligations are not met.

* * *

§3121. Competitive Projects Payroll Incentive Program

* * *

C. Applications and contract approval and administration. (1) At the invitation of the secretary, a business may apply for a contract by submitting to the department such certified statements and substantiating documents as the department may require.

* * *

(3) (b) The contract shall provide for a rebate to the qualified business based upon new payroll and shall include the following provisions:

(i) The percentage of new payroll eligible for rebate, up to a maximum of fifteen percent.

* * *

(4) (c) In lieu of the sales and use tax rebate, a qualified business shall be entitled to a project facility expense rebate equal to one and one-half percent of the amount of qualified capital expenditures for the facility or facilities designated in the contract. For purposes of this Subparagraph, the term "qualified capital expenditures" means amounts classified as capital expenditures for federal income tax purposes related to the project plus exclusions from capitalization provided for in Internal Revenue Code Section 263(a)(1)(A) through (E), minus the capitalized cost of land, capitalized leases of land, capitalized interest, capitalized costs of machinery and equipment to the extent capitalized manufacturing machinery and equipment costs are excluded from sales and use tax pursuant to R.S. 47:301(3), and the capitalized cost for the purchase of an existing building. When a qualified business purchases an existing building and capital expenditures are used to rehabilitate the building, only the costs of the rehabilitation shall be considered qualified capital expenditures. Additionally, a qualified business shall be allowed to increase its qualified capital expenditures to the extent the qualified business's capitalized basis is properly reduced by claiming a federal credit. A qualified business earns the project facility expense rebate in the qualified business's fiscal year in which the project is placed in service but the qualified business may not be issued the project facility expense rebate until the Department of Economic Development signs a project completion report or such other time as provided for by rule or regulation. The project completion report for the project facility expense rebate shall adhere to the same requirements found in R.S. 51:1787(A)(1)(a)(ii) for the sales and use tax rebate.

* * *

Section 4. The provisions of R.S. 51:1787(B)(3)(b) as amended and reenacted by this Act shall supercede the provisions of the Act that originated as House Bill No. 466 of this 2015 Regular Session, regardless of the order of final passage.

Section 5. Section 1 of this Act shall become effective on July 1, 2015.

Section 6. The provisions of Section 2 of this Act shall become effective on July 1, 2015 and shall remain effective through June 30, 2018. The provisions of Section 3 of this Act shall become effective on July 1, 2018."

Respectfully submitted,

Representative Katrina Jackson
Representative Joel C. Robideaux
Speaker Charles E. "Chuck" Kleckley
Senator Jack Donahue
Senator Ronnie Johns
Senator Robert Adley

1474

ROLL CALL

The roll was called with the following result:

YEAS

Adams  Franklin  Morris,  Jay
Anders  Games  Norton
Armes  Gisclair  Ours
Arnold  Guillory  Pierre
Badon  Hall  Ponti
Barrow  Harris  Price
Berthélot  Harrison  Pugh
Billiot  Hazel  Reynolds
Bishop, W.  Hoffmann  Ritchie
Bouie  Honore  Robideaux
Broadwater  Howard  Schexnayder
Brown  Hunter  Schroder
Burrell  Jackson  Shadoin
Carmody  James  Smith
Carter  Jefferson  St. Germain
Chaney  Lambert  Thibaut
Cox  Landry, T.  Thierry
Dove  LeBas  Williams, A.
Edwards  Leger  Woodruff
Fannin  Montoucet
Foil  Moreno

Total - 61

NAYS

Barras  Hodges  Ortego
Bishop, S.  Hollis  Pearson
Burford  Huval  Pope
Burns, H.  Ivey  Pylant
Connick  Johnson M.  Richard
Crocker  Johnson R.  Seabaugh
Danahay  Landry, N.  Simon
Garofalo  Leopold  Stokes
Geymann  Lopinto  Talbot
Guinn  Lorusso  Whitney
Havard  Mack  Williams, P.
Henry  Miguez  Willmott
Hensgens  Miller
Hill  Morris, Jim

Total - 40

ABSENT

Mr. Speaker  Burns, T.
Abramson  Jones

Total - 4

The Conference Committee Report was adopted.

HOUSE BILL NO. 445—

BY REPRESENTATIVE MACK

AN ACT

To amend and reenact R.S. 47:532.1(A)(1), (3)(a), and (6) and to enact R.S. 47:532.2 and 532.3, relative to public tag agents; to provide relative to persons who may undertake duties of public tag agents; to provide relative to bonds required to be executed by public tag agents; to provide relative to qualifications for public tag applicants; to provide relative to the suspension, revocation, or cancellation of contracts of public tag agents; to authorize the office of motor vehicles to issue cease and desist order to public tag agents for certain activity; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 445 by Representative Mack recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1, 2, 4, 5, 6, and 7 proposed by the Senate Committee on Transportation, Highways and Public Works on May 25, 2015, and adopted by the Senate on May 26, 2015, be adopted.

2. That Senate Committee Amendment No. 3 proposed by the Senate Committee on Transportation, Highways and Public Works on May 25, 2015, and adopted by the Senate on May 26, 2015, be rejected.

3. That Senate Committee Amendment No. 1 proposed by the Senate Committee on Revenue and Fiscal Affairs on June 5, 2015, and adopted by the Senate on June 5, 2015, be adopted.

4. That Senate Floor Amendment No. 1 to Senate Committee on Transportation, Highways and Public Works Amendment No. 3 proposed by Senator Erdey and adopted by the Senate on June 6, 2015, be rejected.

5. That Senate Floor Amendment No. 1 to the reengrossed bill proposed by Senator Erdey and adopted by the Senate on June 6, 2015, be adopted.

6. That Senate Floor Amendments Nos. 1 through 3 proposed by Senator Martiny and adopted by the Senate on June 6, 2015, be adopted.

7. That Senate Floor Amendment No. 1 deleting Senate Committee on Transportation, Highways and Public Works Amendments Nos. 3 and 7 proposed by Senator Martiny and adopted by the Senate on June 6, 2015, be rejected.

Respectfully submitted,

Representative Sherman Mack
Representative Karen Gaudet St. Germain
Representative Chris Broadwater
Senator Robert Adley
Senator Daniel "Danny" Martiny
Senator Neil Riser

Point of Order

Rep. Jones asked for a ruling from the Chair as to whether the bill requires a two-thirds vote to pass.

Ruling of the Chair

The Chair ruled the bill required a two-thirds vote to pass.

Rep. Mack moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:
The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.

SENATE BILL NO. 61—
BY SENATOR BUFFINGTON
AN ACT
To enact R.S. 46:1069.1, relative to hospital service districts; to provide for leasing and operating a licensed nursing home; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

The Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 61 by Senator Buffington recommend the following concerning the Reengrossed bill:

1. That House Committee Amendments Nos. 1 and 2 proposed by the House Committee on Health and Welfare and adopted by the House of Representatives on June 4, 2015, be adopted.
2. That House Committee Amendment No. 3 proposed by the House Committee on Health and Welfare and adopted by the House of Representatives on June 4, 2015, be rejected.
3. That Legislative Bureau Amendments Nos. 1 and 2 proposed by the Legislative Bureau and adopted by the House of Representatives on June 4, 2015, be adopted.
4. That House Floor Amendments Nos. 1 and 2 proposed by Representative Hensgens and adopted by the House of Representatives on June 8, 2015, be rejected.
5. That the following amendments to the reengrossed bill be adopted:

AMENDMENT NO. 1
On page 2, line 16, after "census" delete the comma and insert "or"

AMENDMENT NO. 2
On page 2, line 18, after "census" delete the remainder of the line and delete lines 19 and 20

AMENDMENT NO. 3
On page 2, line 21, delete "census"

AMENDMENT NO. 4
On page 2, between lines 23 and 24, insert the following:
"(2) If a hospital service district does not grant approval to another hospital service district for operation of a licensed nursing home as provided in Paragraph (1) of this Subsection, then the hospital service district refusing to grant approval shall be prohibited from operating a licensed nursing home outside of its district boundaries.

(3) If a hospital service district specified in Paragraph (1) of this Subsection is unable to lease or operate a licensed nursing home, then nothing in this Chapter shall limit a hospital service district within the state of Louisiana from operating a licensed nursing home in that parish in accordance with the provisions of Subsection A of this Section.

(4) If a hospital service district located in a parish identified in this Subsection has not operated a licensed nursing home by August 1, 2020, then the provisions of this Subsection shall not apply to that hospital service district and the provisions of Subsection A of this Section shall apply."

Respectfully submitted,

Senator Sherri Smith Buffington
Senator David Heitmeier
Senator Ben Nevers
Representative Jeffery "Jeff" J. Arnold
Representative Bob Hensgens
Representative Scott M. Simon

Rep. Hensgens moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:
HOUSE BILL NO. 735—
BY REPRESENTATIVE STOKES
AN ACT
To amend and reenact R.S. 47:164(D) and 6007(B)(8) and (D)(5), relative to individual income tax; to provide with respect to the motion picture investor tax credit; to provide for employee compensation eligible as a production expense for purposes of the tax credit; to require withholding for purposes of individual income tax; to authorize the imposition of a fee by the Department of Revenue for purposes of administration of reporting related thereto; to authorize the exchange of certain specific information between the Department of Revenue and the Department of Economic Development; to require the reporting of certain payments and other information; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 735 by Representative Stokes recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be adopted.

2. That the set of Senate Floor Amendments proposed by the Senator Martiny and adopted by the Senate on June 6, 2015, be adopted.

3. That the set of Senate Floor Amendments proposed by the Senator Heitmeier and adopted by the Senate on June 6, 2015, be adopted.

4. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1
In Senate Committee Amendment No. 12 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, on page 2, at the beginning of line 10, delete "(6)" and insert "(e)"

AMENDMENT NO. 2
In Senate Floor Amendment No. 6 proposed by the Senator Martiny and adopted by the Senate on June 6, 2015, on page 1, at the end of line 24, delete "include" and insert ""

Respectfully submitted,

Representative Joel C. Robideaux
Representative Julie Stokes
Representative Michael E. Danahay
Senator Neil Riser
Senator Robert Adley
Senator Jean-Paul J. Morrell

Rep. Stokes moved to adopt the Conference Committee Report.

ROLL CALL
The roll was called with the following result:

YEAS

Anders  Gisclair  Moreno
Anders  Guillory  Morris, Jay
Armes  Hall  Morris, Jim
Arnold  Harris  Norton
Badon  Havard  Ortego
Barras  Hazel  Oursou
Barrow  Henry  Pearson
Berthelot  Hensgens  Pierre
Billiot  Hill  Ponti
Bishop, S.  Hodges  Pope
Bishop, W.  Hoffmann  Price
Bouie  Hollis  Pugh
Broadwater  Honore  Pylant
Brown  Howard  Reynolds
Burford  Hunter  Richard
Burns, H.  Huval  Ritchie
Burns, T.  Ivey  Robideaux
Burrell  James  Schexnayder
Carmody  Jefferson  Schroder
Carter  Johnson M.  Seabaugh
Chaney  Johnson R.  Shadoin
Connick  Lambert  St. Germain
Cox  Landry, N.  Stokes
Cromer  Landry, T.  Talbot
Danahay  LeBas  Thibaut
Edwards  Leger  Thierry
Fannin  Leopold  Whitney
Foil  Lopinto  Williams, A.
Francin  Lorasso  Williams, P.
Gaines  Mack  Willmott
Garofalo  Miguez  Woodruff
Geymann  Miller

Total - 95

NAYS

Total - 0

ABSENT

Mr. Speaker  Harrison  Simon
Abramson  Jackson  Smith
Dove  Jones
Guinn  Montoucet

Total - 10

The Conference Committee Report was adopted.

House No. 735—
By Representative Stokes

To amend and reenact R.S. 47:164(D) and 6007(B)(8) and (D)(5), relative to individual income tax; to provide with respect to the motion picture investor tax credit; to provide for employee compensation eligible as a production expense for purposes of the tax credit; to require withholding for purposes of individual income tax; to authorize the imposition of a fee by the Department of Revenue for purposes of administration of reporting related thereto; to authorize the exchange of certain specific information between the Department of Revenue and the Department of Economic Development; to require the reporting of certain payments and other information; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.
The Conference Committee Report was adopted.

**HOUSE BILL NO. 748—**

**BY REPRESENTATIVE STOKES**

AN ACT

To amend and reenact R.S. 47:1524(D)(2), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii) and (b)(iii), (2) and (4)(b) and (f), (D)(2)(d)(i), (E), and (F), to enact R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), (G), and (H), and to repeal R.S. 47:1524(D)(3), relative to income tax credits; to provide with respect to the motion picture investor tax credit; to provide for definitions; to provide eligibility for certain types of productions; to provide requirements for the completion of projects and certification of expenditures; to authorize assignment of credits to a lender under certain circumstances; to provide for recapture of tax credits; to provide for the final certification of certain expenditures for state-certified infrastructure projects; to provide for effectiveness; and to provide for related matters.

Called from the calendar.

Read by title.

**CONFERENCE COMMITTEE REPORT**

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 748 by Representative Stokes recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 9 and 12 through 17 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be adopted.

2. That Senate Committee Amendments Nos. 1 through 6, 7, 8, 10, and 11 proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 5, 2015, be rejected.

3. That the set of Senate Floor Amendments proposed by Senator Riser and adopted by the Senate on June 6, 2015, be rejected.

That the reengrossed bill be amended as follows:

**AMENDMENT NO. 1**

On page 1, line 2, after "R.S.", delete the remainder of the line, delete lines 3 and 4 in their entirety, at the beginning of line 5, delete "G, and H," and insert the following:

"47:1524(D)(2), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii) and (b)(iii), (2) and (4)(b) and (f), (D)(2)(d)(i), (E), and (F), to enact R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), (G), and (H), and to repeal R.S. 47:1524(D)(3),"

**AMENDMENT NO. 2**

On page 1, delete lines 13 through 16 in their entirety, and insert the following:

"Section 1. R.S. 47:1524(D)(2), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii) and (b)(iii), (2) and (4)(b) and (f), and (D)(2)(d)(i) are hereby amended and reenacted and R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), (G), and (H), and to repeal R.S. 47:1524(D)(3), to read as follows:"

**AMENDMENT NO. 3**

On page 1, between lines 16 and 17, insert the following:

"§1524. Tax credit registry; requirements; limitations

* * *

D. Transfers.

* * *

(2) Notwithstanding any other provision of law to the contrary, no issuance, sale, or transfer of tax credits after January 1, 2014, shall be effective as between the transferor and transferee, or as to third parties not recognized by- or the department until it has been recorded in the registry.

* * *

**AMENDMENT NO. 4**

On page 1, line 17, after "picture" and before "tax" delete "investor" and insert "production"

**AMENDMENT NO. 5**

On page 2, at the end of line 23, insert the following:

"For all state-certified productions approved on or after January 1, 2016, marketing expenditures shall be considered "production expenditures"."
AMENDMENT NO. 6

On page 3, line 18, after "C." and before "tax" delete "Investor" and insert "Production"

AMENDMENT NO. 7

On page 3, delete lines 20 through 25, and insert the following:

"Louisiana taxpayers for investment in expenditures related to state-certified productions. The tax credit shall be earned by a motion picture production company at the time expenditures are made by a motion picture production company in a state-certified production. However, credits cannot be applied"

AMENDMENT NO. 8

On page 4, between lines 24 and 25, insert the following:

"(2) The credit shall be allowed against the income tax for the taxable period in which the credit is earned or for the taxable period in which initial certification authorizes the credit to be taken. If the tax credit allowed pursuant to this Section exceeds the amount of such taxes due for such tax period, then any unused credit may be carried forward as a credit against subsequent tax liability for a period not to exceed ten five years."

AMENDMENT NO. 9

On page 4, after line 29, insert the following:

"(b) Transferors and transferees shall submit to the Department of Revenue in writing, a notification of any transfer or sale of tax credits within ten business days after the transfer or sale of such tax credits. No transfer or sale of tax credits shall be effective until recorded in the tax credit registry in accordance with R.S. 47:1524. The notification shall include the transferor's tax credit balance prior to transfer, a copy of any tax credit certification letter(s) issued by the office and the secretary of the Department of Economic Development the transferor's remaining tax credit balance after transfer, all tax identification numbers for both transferor and transferee, the date of transfer, the amount transferred, a copy of the credit certificate, price paid by the transferee to the transferor, in the case when the transferor is a state-certified production, for the tax credits, and any other information required by the office or the Department of Revenue. For the purpose of reporting transfer prices, the term "transfer" shall include allocations pursuant to Paragraph (2) of this Subsection as provided by rule. The tax credit transfer value means the percentage as determined by the price paid by the transferee to the transferor divided by the dollar value of the tax credits that were transferred in return. The notification submitted to the Department of Revenue shall include a processing fee of up to two hundred dollars per transferee, and any information submitted by a transferor or transferee shall be treated by the office and the Department of Revenue as proprietary to the entity reporting such information and therefore confidential. However, this shall not prevent the publication of summary data that includes no fewer than three transactions."

AMENDMENT NO. 10

On page 5, delete lines 1 through 5 in their entirety

AMENDMENT NO. 11

On page 5, delete lines 22 through 28 in their entirety, and insert the following:

"certification period for the applicable state-certified production, a state-certified motion picture production company applicant shall make a request to the office to proceed to final certification by submitting to the office a cost report of production expenditures to be formatted in accordance with instructions of the office. The applicant shall make all records related to the cost report available for inspection by the office and the qualified accountant selected by the office to prepare the production expenditure verification report, after which time all such claims to tax credits shall be deemed waived. After review and investigation of the cost report, the accountant shall submit to the office and the secretary a production expenditure verification report. The office and the secretary shall review the production expenditure verification report and may require additional information needed to make a determination as to final certification of all tax credits for that production. Within one hundred twenty days of the receipt of the production expenditure verification report and all required supporting information, the office and the secretary shall"

AMENDMENT NO. 12

On page 6, line 1, after "to" and before "for" delete "investors" and insert "applicant"
AMENDMENT NO. 13

On page 7, between lines 15 and 16, insert the following:

"Section 2. R.S. 47:6007(section heading), (E) and (F) are hereby amended and reenacted and R.S. 47:6007(H) is hereby enacted to read as follows:

§6007. Motion picture investor production tax credit

* * *

E. Recapture Disallowance and recapture of credits. If the office finds that monies for which an investor received tax credits according to this Section are not invested in and expended with respect to a state-certified production within twenty-four months of the date that such credits are earned, then the investor's state income tax for such taxable period shall be increased by such amount necessary for the recapture of credit provided by this Section:

(1) A bad faith holder may not transfer tax credits pursuant to any provision of Paragraph (C)(4) of this Section, nor claim tax credits pursuant to Paragraphs (C)(2) and (3) of this Section. A bad faith holder is a person who participated in material misrepresentation or fraudulent acts in connection with the certification of tax credits pursuant to this Section, or who prior to or at the time of certification of such tax credits knew or reasonably should have known of such material misrepresentation or fraudulent acts, or a legal entity owned or controlled by such a person. Upon a determination of bad faith by the Department of Revenue such tax credits shall be deemed disallowed as to the bad faith holder.

(2) Tax credits previously transferred pursuant to Subparagraph (C)(4)(f)(1) of this Section or claimed by a bad faith holder, but subsequently disallowed, may be recovered by the secretary of the Department of Revenue through any collection remedy authorized by R.S. 47:1561, plus interest and penalties provided by law for the delinquent payment of taxes, and the Department of Revenue may recapture any amounts and other damages from a bad faith holder using any collection remedy authorized by law.

(3) In the event tax credits obtained through material misrepresentation or fraudulent acts are claimed by a taxpayer who is not a bad faith holder, the Department of Revenue shall have the right of recourse against a bad faith holder as provided to a transferee pursuant to Subparagraph (C)(4)(e) of this Section.

(4) The provisions of this Subsection are in addition to and shall not limit the authority of the secretary of the Department of Revenue to assess or to collect under any other provision of law.

F. Recovery of credits by Department of Revenue. (1) Credits previously granted to a taxpayer, but later disallowed, may be recovered by the secretary of the Department of Revenue through any collection remedy authorized by R.S. 47:1561 and initiated within the later of any of the following:

(1) Two years from December thirty-first in the year in which the tax credit was paid in accordance with Item (C)(4)(f)(ii) of this Section.

(2) Three years from December thirty-first of the year in which the taxes for the filing period were due.

(3) Three years from December thirty-first of the year in which the final tax credit certification letter was issued.

(4) The time period for which prescription has been extended, as provided by R.S. 47:1580.

* * *

AMENDMENT NO. 14

On page 8, delete lines 15 through 19 in their entirety, and insert the following:

"Section 3. R.S. 47:1524(D)(3) is hereby repealed in its entirety.

Section 4. The provisions of Sections 1 and 3 of this Act shall become effective on January 1, 2016.

Section 5. The provisions of Sections 2, 4, and 5 of this Act shall become effective on July 1, 2015."

Respectfully submitted,
Representative Joel C. Robideaux
Representative Walt Leger III
Representative Julie Stokes
Senator Jack Donahue
Senator Robert Adley
Senator Jean-Paul J. Morrell

Rep. Stokes moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Adams
Anders
Armes
Arnold
Badon
Barras
Berthelot
Billiot
Bishop, S.
Bouie
Broadwater
Burford
Burns, H.
Burns, T.
Cambry
Carter
Chaney
Connick
Cox
Cromer
Guillory
Guinn
Hall
Harris
Harrison
Havard
Hazel
Hodges
Hoffmann
Holiss
Honore
Howard
Huval
Ivey
Jackson
James
Jefferson
Johnson M.
Lambert
Landry, N.
Moreno
Morris, Jay
Ours
Pearson
Pierre
Ponti
Price
Pugh
Reynolds
Ritchie
Robideaux
Schexnayder
Schroder
Seabaugh
Shadoin
Simon
St. Germain
Stokes
Talbot
Thibaut

1480
The Conference Committee Report was adopted.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 1 by Representative Fannin recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendment Nos. 1 through 260 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, be adopted.

2. That the set of Senate Floor Amendments proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be adopted.

3. That the set of Senate Floor Amendments designated as SFAHB1 GASCONR 3671, proposed by Senator Adley and adopted by the Senate on June 8, 2015, be adopted.

4. That the set of Senate Floor Amendments proposed by Senator Mills and adopted by the Senate on June 8, 2015, be adopted.

5. That the set of Senate Floor Amendments proposed by Senator Broome and adopted by the Senate on June 8, 2015, be adopted.

6. That the set of Senate Floor Amendments designated as SFAHB1 GASCONR 3668, proposed by Senator Claibor and adopted by the Senate on June 8, 2015, be adopted.

7. That the set of Senate Floor Amendments designated as SFAHB1 GASCONR 3666, proposed by Senator Claibor and adopted by the Senate on June 8, 2015, be rejected.

8. That the set of Senate Floor Amendments designated as SFAHB1 COOPER 3667, proposed by Senator Adley and adopted by the Senate on June 8, 2015, be adopted.

9. That the set of Senate Floor Amendments designated as SFAHB1 GASCONR 3663 proposed by Senator Peterson and adopted by the Senate on June 8, 2015, be adopted.

10. That the following amendments to the reengrossed bill be adopted:

AMENDMENT NO. 1

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 6, between "218," and "402," delete "355,"

AMENDMENT NO. 2

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 6, between "549," and "624," insert "555,"

AMENDMENT NO. 3

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 8, between "law" and the period "." insert "or the official forecast for Fiscal Year 2015-2016 is revised to incorporate additional State General Fund (Direct) revenues above the May 14, 2015 official forecast of revenues available for appropriation"

AMENDMENT NO. 4

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 6, between "549," and "624," insert "555,"

AMENDMENT NO. 5

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 12, between "218," and "402," delete "355,"

AMENDMENT NO. 6

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 12, between "549," and "624," insert "555,"

AMENDMENT NO. 7

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 13, after "or 15" delete the remainder of the line and on line 14, delete "instrument from" and insert "of"

AMENDMENT NO. 8

In Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 1, line 14, between "Legislature" and "are insufficient" insert a comma "," and insert "or the incorporation of additional State General Fund (Direct) revenues for Fiscal Year 2015-2016 that are
above the May 14, 2015 official forecast of revenues available for appropriation

AMENDMENT NO. 9
On page 62, between lines 24 and 25, insert the following:

"Payable out of the State General Fund by Statutory Dedications out of the New Orleans Public Safety Fund to the office of state police in the event House Bill No. 566 of the 2015 Regular Session of the Legislature is enacted and in the event monies in the fund are recognized by the Revenue Estimating Conference $ 2,500,000"

AMENDMENT NO. 10
On page 69, line 39, change "489.447" to "489,447"

AMENDMENT NO. 11
On page 77, between lines 6 and 7, insert the following:

"The commissioner of administration is hereby authorized and directed to adjust the means of financing for the Payments to Private Providers Program in this agency by reducing the appropriation out of the State General Fund (Direct) by $25,000,000 and by reducing the appropriation out of Federal Funds by $41,085,118.

EXPENDITURES:
Payments to Private Providers Program $ 66,085,118

TOTAL EXPENDITURES $ 66,085,118

MEANS OF FINANCE:
State General Fund by:
Statutory Dedications: Louisiana Medical Assistance Trust Fund $ 25,000,000
Federal Funds $ 41,085,118

TOTAL MEANS OF FINANCING $ 66,085,118*

AMENDMENT NO. 12
On page 110, line 21, change "$573,591,363" to "$548,591,363"

AMENDMENT NO. 13
On page 133, between lines 31 and 32, insert the following:

Payable out of the State General Fund by Statutory Dedications out of the Louisiana Lottery Proceeds Fund, not to be expended prior to January 1, 2016, to the Minimum Foundation Program to increase funding for city, parish, special schools, lab schools and charter schools, and the Recovery School District, which shall be allocated in the same manner as provided in the Fiscal Year 2014-2015 MFP Formula, for a certificated classroom teacher pay raise, related employer retirement contributions and other expenditures in order to sustain the certificated classroom teacher pay raise provided for by appropriation in Fiscal Year 2013-2014 $ 2,621,961

Provided, however, for purposes of determining the use of these funds for each city and parish school system and other public school, the allocation shall equal the number of students enrolled in grades 7 through 12 as of February 1 each year multiplied by $35 per pupil.

Payable out of the State General Fund (Direct) to the Minimum Foundation Program to increase funding for city, parish, special schools, lab schools and charter schools, and the Recovery School District, which shall be allocated in the same manner as provided in the Fiscal Year 2014-2015 MFP Formula, for a certificated classroom teacher pay raise, related employer retirement contributions and other expenditures in order to sustain the certificated classroom teacher pay raise provided for by appropriation in Fiscal Year 2013-2014 $ 16,202,485

Provided, further, for purposes of determining the use of these funds, certificated classroom teachers are defined per state Board of Elementary and Secondary Education Bulletin 1929 as classroom teachers (function code series 1000 through 1600, object code 112), including those certificated classroom teachers on sabbatical.

Provided, further, that the expenditure of these funds shall be monitored in accordance with the Department of Education's 70% Instructional Expenditure Requirements.

SUPPLEMENTARY BUDGET RECOMMENDATIONS
(See Preamble Section 18(D))

Payable out of the State General Fund (Direct) to the Minimum Foundation Program to increase funding for city, parish, special schools, lab schools and charter schools, and the Recovery School District for additional costs related to the Supplemental Course Allocation $ 2,621,961

Provided, however, for purposes of determining the use of these funds for each city and parish school system and other public school, the allocation shall equal the number of students enrolled in grades 7 through 12 as of February 1 each year multiplied by $35 per pupil.

Payable out of the State General Fund (Direct) to the Minimum Foundation Program to increase funding for city, parish, special schools, lab schools and charter schools, and the Recovery School District, which shall be allocated in the same manner as provided in the Fiscal Year 2014-2015 MFP Formula, for a certificated classroom teacher pay raise, related employer retirement contributions and other expenditures in order to sustain the certificated classroom teacher pay raise provided for by appropriation in Fiscal Year 2013-2014 $ 16,202,485

Provided, further, for purposes of determining the use of these funds, certificated classroom teachers are defined per state Board of Elementary and Secondary Education Bulletin 1929 as classroom teachers (function code series 1000 through 1600, object code 112), including those certificated classroom teachers on sabbatical.

Provided, further, that the expenditure of these funds shall be monitored in accordance with the Department of Education's 70% Instructional Expenditure Requirements."

AMENDMENT NO. 14
On page 133, line 7, change "$5,530,383" to "$5,530,383."

AMENDMENT NO. 15
On page 137, line 5, change "$44,106,432" to "$44,423,952"

Respectfully submitted,

Representative James R. Fannin
Representative Chuck Kleckley
Representative Walt Leger III
Senator Jack Donahue
Senator John A. Alario, Jr.
Senator Edwin R. Murray

Rep. Fannin moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Foil Lopinto
Abramson Franklin Lorusso
Adams Gaines Mack

1482
The Conference Committee Report was adopted.

HOUSE BILL NO. 566—
BY REPRESENTATIVE FANNIN
AN ACT
To amend and reenact R.S. 32:868(B)(2)(b) and R.S. 51:2361(A)(2) and to enact R.S. 40:1402, relative to special treasury funds; to provide for the transfer, dedication, use, and appropriations as specified of certain treasury funds; to provide for the deposit of certain funds into the state treasury; to provide for deposits into the Rapid Response Fund; to provide for the uses of monies in the Insurance Verification System Fund; to authorize the transfer of balances between funds; to create the New Orleans Public Safety Fund in the state treasury; to provide for deposit, use, and investment of the money in the New Orleans Public Safety Fund; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 566 by Representative Fannin recommend the following concerning the Engrossed bill:

1. That Senate Committee Amendments Nos. 1 through 12 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, be adopted.

2. That Senate Floor Amendments Nos. 1 through 3 of the set of Senate Floor Amendments designated as SFBN HB566 GUILLOTJ 3619 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be adopted.

3. That Senate Floor Amendments Nos. 1 through 15 and 17 through 19 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be adopted.

4. That Senate Floor Amendment No. 16 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be rejected.

5. That the following amendments to the Engrossed bill be adopted:

AMENDMENT NO. 1

In Senate Floor Amendment No. 8 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, on page 1, at the end of line 34, delete "Fund." and insert the following:

"Fund.

Section 15. Notwithstanding any provision of law to the contrary, the state treasurer is hereby authorized and directed to transfer the following amounts into the state general fund from the funds specified below:

(1) Seventeen Million Dollars from the Riverboat Gaming Enforcement Fund.

(2) Four Million Dollars from the Louisiana Fire Marshal Fund.

(3) Two Million Dollars from the Environmental Trust Fund.

(4) Two Million Five Hundred Thousand Dollars from the Hazardous Waste Site Cleanup Fund.

(5) Three Million Dollars from the Insurance Verification System Fund.

Section 16. Notwithstanding any provision of law to the contrary, the state treasurer is hereby authorized and directed to transfer the amount of Two Million Five Hundred Thousand Dollars from the Department of Justice Legal Support Fund to the New Orleans Public Safety Fund.

AMENDMENT NO. 2

In Senate Floor Amendment No. 18 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, on page 2, line 38, after "and 9" delete the remainder of the line and delete line 39 and insert "to "Section 17. Sections 6, 7, 8, 12, 13, 17, and 18"

AMENDMENT NO. 3

In Senate Floor Amendment No. 19 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, on page 3, line 2, change ""Section 16." to ""Section 18."

The Conference Committee Report was adopted.

NAYS
Barrow, Johnson R. Richard
Geymann, LeBas Smith
Havard, Morris, Jim Williams, A.
Henry, Ortega Williams, P.
Hensgens, Pope Woodruff
Hunter, Price
James, Pylant
Total - 19

ABSENT
Armes, Jones Reynolds
Carmody, Montoucet St. Germain
Total - 6
AMENDMENT NO. 4
In Senate Floor Amendment No. 19 of the set of Senate Floor Amendments designated as SFA HB566 HESSM 3677 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, on page 3, line 3, change "and 14" to "14, 15, and 16"

AMENDMENT NO. 5
On page 4, at the beginning of line 12, delete "Section 6." and insert "Section 8.(A)"

AMENDMENT NO. 6
On page 4, between lines 16 and 17, insert the following:

"(B) Notwithstanding any provision of law to the contrary, the Louisiana Lottery Corporation or its successor is hereby authorized and directed to deposit into the state treasury unclaimed prize money of Twenty Million Dollars. The state treasurer is hereby authorized and directed to transfer the funds to the Lottery Proceeds Fund."

Respectfully submitted,

Representative James R. Fannin
Representative Chuck Kleckley
Representative Walt Leger III
Senator Jack Donahue
Senator John A. Alario, Jr.
Senator Gregory Tarver

Rep. Fannin moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker           Gaines        Miller
Abramson              Garofalo      Montoucet
Adams                 Gisclair      Moreno
Anders                Guillory      Morris, Jay
Armes                 Guinn         Norton
Arnold                Hall          Orsso
Badon                 Harris        Pearson
Barras                Harrison      Pierre
Barrow                Havad         Ponti
Berthelot             Hazel         Price
Billiot               Hill          Pugh
Bishop, S.            Hodges        Reynolds
Bouie                 Hoffmann      Ritchie
Broadwater            Hollis        Robideaux
Brown                 Howard        Schexnayder
Burford               Hunter        Schroder
Burns, H.             Huval         Seabaugh
Burns, T.             Ivey          Shadoin
Burrell               Jackson       Simon
Carmody               James         Smith
Carter                Jefferson     St. Germain
Chaney                Johnson M.     Stokes
Connick               Lambert       Talbot
Cox                   Landry, N.    Thibaut
Cromer                Landry, T.    Thierry
Dunahay               Leger         Whitney
Dove                  Leopold       Williams, A.
Edwards               Lopinto       Williams, P.
Fannin                Lorusso       Willmott
Foil                  Mack          Woodruff
Franklin              Miguez        
Total - 92

NAYS

Geymann             Johnson R.    Pope
Henry               Morris, Jim   Pylant
Hensgens            Ortego        Richard

Total - 4

The Conference Committee Report was adopted.

HOUSE BILL NO. 800—
BY REPRESENTATIVE FANNIN
AN ACT
To appropriate funds and make certain reductions in appropriations from certain sources to be allocated to designated agencies and purposes in specific amounts for the making of supplemental appropriations and reductions for said agencies for Fiscal Year 2014-2015; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 800 by Representative Fannin recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1 through 24 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, be adopted.

2. That Senate Floor Amendments Nos. 1 through 7 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be adopted.

3. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

In Senate Committee Amendment No. 6 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 4, line 4, after "for the" and before "Program" delete "Administration" and insert "Traffic Enforcement"

AMENDMENT NO. 2

In Senate Committee Amendment No. 22 proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, on page 8, at the end of line 33, change "$1,735" to "$3,235"

AMENDMENT NO. 3

In Senate Floor Amendment No. 2 of the set of amendments proposed by Senator Donahue and adopted by the Senate on June 8, 2015, on page 1, at the end of line 12, change "$42,993,907" to "$42,793,907"
The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Ivey, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 638—
BY REPRESENTATIVE IVEY
AN ACT
To amend and reenact R.S. 40:1322(B) and R.S. 49:316.1, relative to state agencies; to provide for fees charged by state departments, agencies, boards, and commissions on certain transactions made by credit cards, debit cards, and similar payments of obligations; to provide for electronic payments; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 638 by Representative Ivey recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by Senate Committee on Finance and adopted by the Senate on June 6, 2015, be adopted.

2. That Senate Floor Amendments Nos. 1 through 8 and 10 proposed by Senator Donahue and adopted by the Senate on June 8, 2015, be adopted.

3. That Senate Floor Amendment No. 9 proposed by Senator Donahue and adopted by the Senate on June 8, 2015 be rejected.

4. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1

In Senate Committee Amendment No. 1 proposed by Senate Committee on Finance and adopted by the Senate on June 6, 2015, on page 1, line 3, after "R.S. 40:1322(B)," and before "and" insert "R.S. 47:1676(G), (H), (I), and (J),"

AMENDMENT NO. 2

In Senate Committee Amendment No. 1 proposed by Senate Committee on Finance and adopted by the Senate on June 6, 2015, on page 1, line 3, after "R.S. 40:1322(B)," and before "and" insert "R.S. 47:1676(G), (H), (I), and (J),"

AMENDMENT NO. 3

On page 2, between lines 7 and 8, insert the following:

"Section 3. R.S. 47:1676(G), (H), (I), and (J) are hereby amended and reenacted and R.S. 47:1676(K) is hereby enacted to read as follows:

§1676. Debt recovery
Rep. Ivey moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Gisclair Moreno
Abransohn Guillory Morris, Jay
Adams Gein Morris, Jim
Anders Hall Norton
Armrs Harris Ortego
Arnold Harrison Ours
Badon Havard Pearson
Barraud Hazell Pierre
Barrow Henry Ponti
Berthelot Hensgens Pope
Billiot Hill Price
Bishop, S. Hodges Pugh
Bishop, W. Hoffmann Pylant
Bobbe Hollis Reynolds
Broadwater Honoré Richard
Brown Hunter Ritchie
Burford Huval Robideaux
Burns, H. Ivey Schexnayder
Burns, T. Jackson Schroder
Burrell James Seabaugh
Carmody Jeffers Shadoin
Carther Johnson M. Simon
Chaney Johnson R. Smith
Connick Lambert St. Germain
Cox Landry, N. Stokes
Dahanay Landry, T. Talbot
Dove Leger Thibaut
Edwards Leopold Thierry
Fannin Lopinto Whitney
Foil Lorusso Williams, A.
Franklin Mack Williams, P.
Gaines Miguez Wilfrid
Garofalo Miller Woodruff
Geymann Montoucet

Total - 101

NAYS

Total - 0

ABSENT

Cromer Jones
Howard LeBas

Total - 4

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Jackson, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 629—

BY REPRESENTATIVES JACKSON, WESLEY BISHOP, COX, GAINES, HALL, HUNTER, JAMES, TERRY LANDRY, NORTON, PIERRE, SMITH, AND WOODRUFF

AN ACT

To amend and reenact R.S. 25:1226.4(C)(1) and (2), R.S. 25:1226.4(D)(1) and (2), R.S. 47:33(A)(introductory paragraph), 34(B)(1), 35(C), 37(C), 265, 287, 664, 287.748(B)(1), 287.749(B), 287.752(B)(1), 287.753(C), 287.755(C), 287.758(B), 287.759(A) and (C)(3), 297(A), (B), (C)(1), (D)(2), (F), (G)(2), (H)(1), (I)(2), (J)(4), (K)(2)(a), (L)(3), (M)(1), (N)(1) and (2), and (P)(2), 297.2, 297.6(A)(1) and (5), 297.9(A), 6004(A)(2), the heading of 6005, 6005(C)(1) and (D)(1), 6006(D)(5), 606.1(E)(3),
11. That Senate Floor Amendments Nos. 2, 4, and 13 through 15 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be rejected.

12. That the Reengrossed bill be amended as follows:

**AMENDMENT NO. 1**

In Senate Committee Amendment No. 30 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, delete line 4 in its entirety and insert "On page 6, line 16, change "One hundred sixty" to "One hundred forty-four"."

**AMENDMENT NO. 2**

In Senate Committee Amendment No. 31 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 28, insert "of one".

**AMENDMENT NO. 3**

In Senate Committee Amendment No. 42 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 8, insert "of one".

**AMENDMENT NO. 4**

In Senate Committee Amendment No. 63 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 18, insert "of one".

**AMENDMENT NO. 5**

In Senate Committee Amendment No. 68 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 62, insert "of one".

**AMENDMENT NO. 6**

In Senate Committee Amendment No. 75 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 2, insert "of one".

**AMENDMENT NO. 7**

In Senate Committee Amendment No. 78 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 18, insert "of one".

**AMENDMENT NO. 8**

In Senate Committee Amendment No. 80 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 18, insert "of one".

**AMENDMENT NO. 9**

In Senate Committee Amendment No. 81 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 62, insert "of one".

**AMENDMENT NO. 10**

In Senate Committee Amendment No. 82 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 3, at the end of line 18, insert "of one".

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 629 by Representative Jackson recommend the following concerning the Reengrossed bill:

1. That Senate Committee Amendments Nos. 1 through 4, 6, 8 through 12, and 13 through 18 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be adopted.

2. That Senate Committee Amendments Nos. 5, 7, 10, 72, 73, 94, 95, 108 through 113, 130 through 132, and 141 as proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be adopted.

3. That Senate Floor Amendment No. 1 in the amendment set coded 3387 proposed by Senator Adley and adopted by the Senate on June 6, 2015, be rejected.

4. That the set of Senate Floor Amendments proposed by Senator Martiny and adopted by the Senate on June 6, 2015, be adopted.

5. That Senate Floor Amendments Nos. 1, 6, 7, and 11 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, be adopted.

6. That Senate Floor Amendments Nos. 2 through 5, 8 through 10, 12, and 13 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, be rejected.

7. That Senate Floor Amendments Nos. 1 and 3 through 7 in the amendment set coded 3408 proposed by Senator Adley and adopted by the Senate on June 6, 2015, be adopted.

8. That Senate Floor Amendment No. 2 in the amendment set coded 3408 proposed by Senator Adley and adopted by the Senate on June 6, 2015, be rejected.

9. That Senate Floor Amendment No. 1 proposed by Senator Walsworth and adopted by the Senate on June 6, 2015, be adopted.

10. That Senate Floor Amendments Nos. 1, 3, 5 through 12, and 16 through 18 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be adopted.
AMENDMENT NO. 11

In Senate Committee Amendment No. 83 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 6, at the end of line 18, insert "of one"

AMENDMENT NO. 12

In Senate Committee Amendment No. 93 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 7, at the end of line 8, insert "of one"

AMENDMENT NO. 13

In Senate Committee Amendment No. 125 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 9, at the end of line 12, insert "of one"

AMENDMENT NO. 14

In Senate Committee Amendment No. 126 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 9, at the end of line 14, insert "of one"

AMENDMENT NO. 15

In Senate Committee Amendment No. 128 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 9, at the end of line 18, insert "of one"

AMENDMENT NO. 16

In Senate Committee Amendment No. 129 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 9, at the end of line 20, insert "of one"

AMENDMENT NO. 17

In Senate Committee Amendment No. 134 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 11, at the end of line 37, insert "of one"

AMENDMENT NO. 18

In Senate Committee Amendment No. 135 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 11, at the end of line 39, insert "of one"

AMENDMENT NO. 19

In Senate Committee Amendment No. 136 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 11, at the end of line 41, insert "of one"

AMENDMENT NO. 20

In Senate Committee Amendment No. 138 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, on page 11, at the end of line 45, insert "of one"

AMENDMENT NO. 21

In Senate Floor Amendment No. 7 proposed by Senator Morrell and adopted by the Senate on June 6, 2015, on page 1, line 14, after "and (D)," delete the remainder of the line and delete line 15 in its entirety

AMENDMENT NO. 22

In Senate Floor Amendment No. 4 in the amendment set coded 3408 proposed by Senator Adley and adopted by the Senate on June 6, 2015, on page 1, delete line 37 in its entirety and insert "On page 1, line 14, after "R.S. 47:297.4(A)(1)(a)(iii)" delete the comma "," and delete "6006(D)(6)."

AMENDMENT NO. 23

In Senate Floor Amendment No. 6 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, on page 1, line 19, delete "seven" and insert "seven"

AMENDMENT NO. 24

In Senate Floor Amendment No. 9 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, on page 1, line 30, delete "hundred" and insert "hundred"

AMENDMENT NO. 25

In Senate Floor Amendment No. 11 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, on page 2, line 29, delete "seven and two-tenths" and insert "seven and two tenths"

AMENDMENT NO. 26

In Senate Floor Amendment No. 17 proposed by Senator Donahue and adopted by the Senate on June 6, 2015, on page 2, line 30, delete "seven and two-tenths" and insert "seven and two tenths"

AMENDMENT NO. 27

On page 1, line 3, after "37(C)," and before "265," insert "227,"

AMENDMENT NO. 28

On page 1, at the beginning of line 14, after "to enact" delete the remainder of the line and at the beginning of line 15, delete "(d), and 6022(D)(3)" and insert "R.S. 47:6022(D)(3)"

AMENDMENT NO. 29

On page 3, line 11, after "reenacted and" delete the remainder of the line and delete line 12 in its entirety and insert "R.S. 47:6022(D)(3) is hereby enacted to read as"

AMENDMENT NO. 30

On page 5, between lines 3 and 4, insert the following:

"§227. Offset against tax

Every insurance company shall be entitled to an offset against any tax incurred under this Chapter, in the amount of any taxes, based on premiums, paid by it during the preceding twelve months, by virtue of any law of this state. Beginning on and after July 1, 2015, and before July 1, 2018, the offset shall be equal to seventy-two percent of the amount of any taxes, based on premiums.

* * *"

AMENDMENT NO. 32

On page 22, delete lines 1 through 17 in their entirety and insert the following:

"C. Investor tax credit; state-certified productions and infrastructure projects. (1) Until January 1, 2020, there is hereby authorized a credit against the state income tax for investments made
in state-certified productions and state-certified sound recording infrastructure projects. The tax credit shall be earned by investors at the time expenditures are certified by the Louisiana Department of Economic Development according to the total base investment certified for the sound recording production company per calendar year; however, no credit shall be allowed under this Section for any expenditures for which a credit was granted under R.S. 47:6007.

(a) For state-certified productions certified on and after July 1, 2007 and prior to July 1, 2015, and state-certified infrastructure projects which have applied on or before August 1, 2009, each investor shall be allowed a tax credit of twenty-five percent of the base investment made by that investor in excess of fifteen thousand dollars or, if a resident of this state, in excess of five thousand dollars.

(b) For state-certified productions certified on and after July 1, 2015, and state-certified infrastructure projects which have been applied on or after July 1, 2015, each investor shall be allowed a tax credit of eighteen percent of the base investment made by that investor in excess of fifteen thousand dollars or, if a resident of this state, in excess of five thousand dollars.

(3)(a) Except as otherwise provided in this Paragraph, the aggregate amount of credits certified for all investors pursuant to this Section during any calendar year shall not exceed three million dollars.

AMENDMENT NO. 33
Delete pages 25 and 26 in their entirety and on page 27, delete lines 1 and 2 and insert the following:

"§6034. Musical and theatrical production income tax credit

C. Income tax credits for state-certified productions and state-certified musical or theatrical facility infrastructure projects:

(I) There is hereby authorized the following types of credits against the state income tax:

(a)

(ii)

(b)(I) For state-certified higher education musical or theatrical infrastructure projects that receive initial certification on or before January 1, 2015, a base investment credit may be earned for expenditures made in the state on or before January 1, 2022, for the construction, repair, or renovation of a new state-certified higher education musical or theatrical facility infrastructure project, or for investments made by a company or a financier in such infrastructure project that are, in turn, expended for such construction, repair, or renovation. No more than seven million two hundred thousand dollars in tax credits per project or forty-three million two hundred thousand dollars total in tax credits shall be granted for state-certified higher education musical or theatrical infrastructure projects that receive initial certification on or after July 1, 2015, and on or before January 1, 2018. Twenty-five percent of the total base investment provided for in the initial certification letter shall be effective for qualified expenditures made no more than six months prior to the date of application. State-certified higher education musical or theatrical infrastructure projects shall not be subject to the provisions of Subitem (cc) of this Item nor shall such projects be subject to the provisions of Subsection H of this Section.

(ii) Except for state-certified projects that receive initial certification prior to July 1, 2015, and except as limited for state-certified infrastructure projects as provided for in this Subparagraph, the base investment credit shall be for the following amounts:

(aa) (I) If the total base investment is greater than one hundred thousand dollars and less than or equal to three hundred thousand dollars, a company shall be allowed a tax credit of ten percent of the base investment made by that company.

(bb) (II) If the total base investment is greater than three hundred thousand dollars and less than or equal to one million dollars, a company shall be allowed a tax credit of twenty percent of the base investment made by that company.

(cc) (III) If the total base investment is greater than one million dollars, a company shall be allowed a tax credit of twenty-five percent of the base investment made by that company.

(bb) For state-certified projects that receive initial certification on or after July 1, 2015, and except as limited for state-certified infrastructure projects as provided for in this Subparagraph, the base investment credit shall be for the following amounts:

(I) If the total base investment is greater than one hundred thousand dollars and less than or equal to three hundred thousand dollars, a company shall be allowed a tax credit of seven and two-tenths of one percent of the base investment made by that company.

(II) If the total base investment is greater than three hundred thousand dollars and less than or equal to one million dollars, a
company shall be allowed a tax credit of fourteen and four-tenths of one percent of the base investment made by that company.

(III) If the total base investment is greater than one million dollars, a company shall be allowed a tax credit of eighteen percent of the base investment made by that company.

(c)(i) An additional tax credit of one percent of the amount expended to employ students enrolled in Louisiana colleges, universities, and vocational-technical schools in a state certified musical or theatrical production in arts-related positions, such as an actor, writer, producer, stagehand, or director, or as a technician working on aspects of the production such as lighting, sound, and actual stage work, or working indirectly on the production in accounting, law, management, and marketing.

(ii) For state-certified musical or theatrical productions that receive an initial certification on or after July 1, 2015, and on or before January 1, 2018, an additional tax credit of seventy-two thousandths of one percent of the amount expended to employ students enrolled in Louisiana colleges, universities, and vocational-technical schools in a state certified musical or theatrical production in arts-related positions, such as an actor, writer, producer, stagehand, or director, or as a technician working on aspects of the production such as lighting, sound, and actual stage work, or working indirectly on the production in accounting, law, management, and marketing.

(d)(i) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with a state-certified musical or theatrical production that receives initial certification prior to July 1, 2015, except for the students provided for in Subparagraph (c) of this Paragraph, or the construction of a state-certified musical or theatrical facility infrastructure project, a company shall be allowed an additional tax credit of ten percent of such payroll; however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars.

(ii) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with a state-certified musical or theatrical production that receives initial certification on or after July 1, 2015, and on or before January 1, 2018, except for the students provided for in Subparagraph (c) of this Paragraph, or the construction of a state-certified musical or theatrical facility infrastructure project, a company shall be allowed an additional tax credit of ten percent of such payroll; however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars.

AMENDMENT NO. 37
On page 32, line 8, change "four" to "six"

AMENDMENT NO. 38
On page 32, between lines 10 and 11, insert the following:

"(1) Except as provided in Paragraph (2) of this Subsection, the taxpayer may earn and apply for and, if qualified, be granted a refundable tax credit which may be applied to any income or corporation franchise tax liability owed to the state by the taxpayer seeking to claim the credit, equal in value to twenty-eight and eight-tenths of one percent of the amount of money invested by the taxpayer applicant in commercialization costs for one business location meeting the requirements of R.S. 51:2353(C)(3) and (4) as certified by the Department of Economic Development."

AMENDMENT NO. 39
On page 32, delete line 15 in its entirety and insert the following:

"(2)(a) For credits approved prior to July 1, 2015, the following shall apply:

(i) The credits approved by the department shall be granted at the rate of"
AMENDMENT NO. 44

On page 33, delete lines 6 and 7 in their entirety and insert the following:

"Section 4. R.S. 25:1226.4(C)(1) and (2) are hereby enacted to read as follows:

§1226.4. Tax exemptions and credits

C.(1) Whenever the governor finds that a concern satisfies the requirements of this Part and the criteria established by rule, he shall advise the commerce board that it may enter into a contract with such cottage industry for a tax credit of up to one thousand five hundred dollars that may be used against the tax liability for state income and corporation franchise taxes related to the operations of the cottage industry within the development zone.

C.(2) In addition to those tax credits provided for in Paragraph (1) of this Subsection, the board may also enter into contracts with eligible cottage industries for a one thousand five hundred dollar tax credit per new employee hired during the taxable year for which the credit is claimed. In order to qualify for this credit, the applicant must have net new hires of one full-time employee or two part-time employees. A full-time employee is a person employed for at least thirty-two hours per week. A part-time employee is a person employed for at least twenty hours per week. In order to qualify as a new hire for purposes of this credit, the employee must have been a resident of the heritage area development zone for at least thirty days prior to employment. The credit may be applied to any state income tax liability or any state corporate franchise tax liability, but not liabilities for penalty or interest due or outstanding at the time the credit is generated. This credit shall be applicable only to a position that did not previously exist in the business and that is filled by a resident of the development zone who is performing duties in connection with the operation of the business as a regular, full-time employee.

Section 5. R.S. 47:34(B)(1), 35(C), 37(C), 227, 265, 287.664, 287.748(B)(1), 287.749(B), 287.752(B)(1), 287.753(C), 287.755(C), 287.758(B), 287.759(A) and (C)(3), 297(A), (B), (C)(1), (D)(2), (F), (G)(2), (H)(1), (I)(2), (J)(4), (K)(2)(a), (L)(3), (M)(1), (N)(1) and (2), and (P)(2), 297.6(A)(1) and (5), 297.9(A), 6004(A)(2), the heading of 6005, 6005(C)(1) and (D)(1), 6008(A), 6009(D)(1), 6012(B), 6013(A), 6017(A), 6018(C), 6020(D)(1) and (2)(a), 6022(D)(2) introductory paragraph, 6023(C)(1) and (3) introductory paragraph, 6025(A)(1), 6026(D)(2) and (3), 6032(C) and (F), 6034(C)(1)(a)(ii)(bb), (C)(1)(a)(iii), (C)(1)(c), and (d), 6035(C)(1) and (D), 6036(C)(1)(b) and (I)(2)(a)(i), and 6037(B)(1) and (2)(b), (c), and (d) are hereby enacted to read as follows:

§34. Corporation tax credit

B.(1) The credit shall be a portion of the state corporate income tax, but not in excess of fifty percent of such tax. Such portion shall be an amount determined by multiplying the number of new employees, as defined in Subsection C of this Section, by the following amounts:

(a) one hundred dollars per eligible new employee per taxable year.

(b) two hundred dollars per eligible new economically disadvantaged employee per taxable year.

(c) two hundred twenty-five dollars per new employee who is a resident of a neighborhood with an unemployment rate of ten percent or more per taxable year.

* * * * * * * * * * * * *

§35. Neighborhood assistance tax credit

* * * * * * * * * * * * *

C. The division of administration shall grant a tax credit against the state corporate income tax liability. A tax credit of up to seventy percent of the actual amount contributed may be allowed for investment in programs approved by the commissioner of administration. Such credit for any corporation shall not exceed two hundred fifty thousand dollars annually. No tax credit shall be granted to any bank, bank and trust company, insurance company, trust company, national bank, savings association, or building and loan association for activities that are a part of its normal course of business. Any tax credit not used in the period the investment was made may be carried over for the next five succeeding taxable periods until the full credit has been allowed.

* * * * * * * * * * * * *

§37. Tax credit for contributions to educational institutions

* * * * * * * * * * * * *

C. There shall be allowed a credit against the tax liability due under the income tax for donations, contributions, or sales below cost of tangible movable property made to educational institutions in the state of Louisiana. The credit allowed by this Section shall be computed at the rate of forty percent of such property's value, as defined herein, or, in the case of a sale below cost, forty percent of the difference between the price received for the tangible movable property by the taxpayer and the value of the property as defined herein. The credit shall be limited to the total of the tax liability for the taxable year for which it is being claimed and shall be in lieu of the deductions from gross income provided for in R.S. 47:57. The credit shall not be allowed if the taxpayer arbitrarily, capriciously, or unreasonably discriminates against any person because of race, religion, ideas, beliefs, or affiliations.

* * * * * * * * * * * * *

§227. Offset against tax

Every insurance company shall be entitled to an offset against any tax incurred under this Chapter, in the amount of any taxes, based on premiums, paid by it during the preceding twelve months, by virtue of any law of this state.

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§265. Credits arising from refunds by utilities

Whenever a utility refunds to its customers, pursuant to an order of a court or regulatory agency as a result of the denial of a proposed rate increase, an amount or amounts which, if taken as a deduction from gross income in the year paid or accrued, would result in a net loss, then in lieu of such deduction the utility may elect to take a credit against its Louisiana income tax in the amount of the income
§287.753. Neighborhood assistance tax credit

§287.752. Tax credit for employment of first-time nonviolent offenders

§287.751. Jobs credit

§287.750. Corporation tax credit; re-entrant jobs credit

§287.664. Credits arising from refunds by utilities

§287.559. Tax credit for contributions to educational institutions

§287.558. Tax credit for bone marrow donor expense

§287.557. Tax credit for employee and dependent health insurance coverage

A. When any contractor or subcontractor in the letting of any contract for the construction of a public work offers health insurance coverage as provided for in this Section, they shall be eligible for a five percent income tax credit on forty percent of the amount of the contract received in a tax year if eighty-five percent of the full-time employees of each contractor are offered health insurance coverage for each full-time employee who chooses to participate and pays not less than eighty-five percent of the total premium for such health insurance coverage for each dependent of the full-time employee who elects to participate in dependent coverage.

C.(1) The division of administration or its successor shall grant a tax credit against the state corporation income tax as provided in this Section. A tax credit of up to seventy percent of the actual amount contributed may be allowed for investment in programs approved by the commissioner of administration or his successor. Such credit for any corporation shall not exceed two hundred fifty thousand dollars annually. No tax credit shall be granted to any bank, bank and trust company, insurance company, trust company, national bank, savings association, or building and loan association for activities that are a part of its normal course of business. Any tax credit not used in the period the investment was made may be carried over for the next five succeeding taxable periods until the full credit has been allowed.

B.(1) The credit shall be two hundred dollars per taxable year for each dependent of the full-time employee who elects to participate in dependent coverage.

B.(1) The credit shall be one hundred fifty dollars per eligible new economically disadvantaged employee per taxable year.

B.(1) The credit shall be a portion of the state corporate income tax that would be due the state of Louisiana in the year of the refund, but shall not exceed fifty percent of such tax. Such portion shall be computed without the credit, then the excess of this credit may be carried over the following two taxable years.

C. There shall be allowed a credit against the tax liability due under the income tax for donations, contributions, or sales below cost of tangible movable property made to educational institutions in the state of Louisiana. The credit allowed by this Section shall be computed at the rate of forty percent of such property's value, as defined herein, or, in the case of a sale below cost, forty percent of the difference between the price received for the tangible movable property by the taxpayer and the value of the property as defined herein. The credit shall be limited to the total of the tax liability for the taxable year for which it is being claimed and shall be in lieu of the deductions from gross income provided for in R.S. 47:57. The credit shall not be allowed if the taxpayer arbitrarily, capriciously, or unreasonably discriminates against any person because of race, religion, ideas, beliefs, or affiliations.

§287.649. Jobs credit

§287.648. Corporation tax credit; re-entrant jobs credit

§287.646. Credits arising from refunds by utilities

§287.749. Jobs credit

§287.748. Corporation tax credit; re-entrant jobs credit

§287.747. Jobs credit

§287.746. Corporation tax credit; re-entrant jobs credit

§287.745. Jobs credit

§287.744. Corporation tax credit; re-entrant jobs credit

§287.743. Jobs credit

§287.742. Corporation tax credit; re-entrant jobs credit

§287.741. Jobs credit

§287.740. Corporation tax credit; re-entrant jobs credit

§287.739. Jobs credit

§287.738. Corporation tax credit; re-entrant jobs credit

§287.737. Jobs credit

§287.736. Corporation tax credit; re-entrant jobs credit

§287.735. Jobs credit

§287.734. Corporation tax credit; re-entrant jobs credit

§287.733. Jobs credit

§287.732. Corporation tax credit; re-entrant jobs credit

§287.731. Jobs credit

§287.730. Corporation tax credit; re-entrant jobs credit

§287.729. Jobs credit

§287.728. Corporation tax credit; re-entrant jobs credit

§287.727. Jobs credit

§287.726. Corporation tax credit; re-entrant jobs credit

§287.725. Jobs credit
§297. Reduction to tax due  

A. The tax determined as provided in this Part shall be reduced by one hundred dollars for any taxpayer, taxpayer's spouse, or dependent who is deaf, blind, mentally incapacitated, or has lost the use of one or more limbs. Only one credit is allowed for any one person.

B. The tax determined as provided in this Part shall be reduced by the following: a credit for the elderly, a credit for contributions to candidates for public office, an investment credit, a credit for foreign tax, a work incentive credit, jobs credit, and residential energy credits. The amount of these credits shall be the lesser of twenty-five dollars or ten percent of the same credits allowed on the federal income tax return for the same taxable period.

C.(1) There shall be allowed to an individual, as a credit against the tax imposed by this Chapter for the taxable year, an amount equal to the state gasoline and motor fuels taxes and special fuels taxes paid to operate or propel a commercial fishing boat. The credit shall not be allowed for any such taxes for which a refund has been claimed pursuant to the provisions of Part VIII of Chapter 18 of this Subtitle.

D. In addition to any other credits against the tax payable on net income which the law allows to an individual taxpayer, the taxpayer shall be entitled to the tax credit against the tax payable on net income provided for as follows:

(2) Any taxpayer who so qualifies shall be entitled to a maximum tax credit of twenty-five dollars per child for educational expenses.

F. There shall be allowed to an individual, as a credit against the tax imposed by this Chapter for the taxable year, an amount equal to thirty-three and one-third percent of the amount contributed in a family responsibility program under the provisions of R.S. 46:449.

G. There shall be an environmental equipment purchase tax credit to be determined as follows:

(2) The tax credit shall be twenty percent of the purchase price of the equipment if paid for in a single taxable year. If the equipment purchase is financed over two or more taxable years, the tax credit in a taxable year shall be twenty percent of that portion of the original purchase price paid in that taxable year. For partnerships and Subchapter S Corporations, the tax credit shall proportionately pass through to each partner or shareholder in the same percentage in which other shares of income, gain, loss, deduction or credit are distributed in accordance with the partnership or shareholder agreement.

H.(1) The tax determined as provided in this Part shall be reduced by the lesser of the tax due or five thousand dollars per taxable year up to a maximum of five years for each taxpayer meeting all of the following criteria.

I. There shall be a bone marrow donor expense tax credit for any individual taxpayer required to file a Louisiana tax return, acting as a business entity authorized to do business in the state, operating as either a sole proprietorship, a partner in a partnership, or as a Subchapter S Corporation, for bone marrow donor expense to be determined as follows:

(2) A credit against the taxes otherwise due under this Part for the tax year is allowed to an employer. The amount of the credit is equal to twenty-five percent of the bone marrow donor expense paid or incurred during the tax year by an employer to provide a program for employees who are potential bone marrow donors or who actually become bone marrow donors.

J.

(4) The amount of the credit per tax year is equal to the least of the tax due, or one hundred percent of the educational expenses, or seven hundred fifty dollars.

K.

(2) The credit shall be two hundred dollars per taxable year per eligible employee.

L.

(3) The total amount of the credit shall be the lesser of the full purchase price including applicable taxes paid by the taxpayer or one hundred dollars. In order to claim the tax credit provided in this Subsection, the qualified taxpayer must submit a certification from his employer that:

M.(1) There shall be allowed a credit against the individual income tax for amounts paid as premiums for eligible long-term care insurance. The amount of the credit shall be equal to ten percent of the total amount of premiums paid annually by each individual claiming the credit.

N.(1) There shall be allowed a credit against individual income tax due in a taxable year equal to the following amounts incurred by a taxpayer during his tax year if related to the taxpayer's travel or absence from work because of a living organ donation by the taxpayer or the taxpayer's spouse:

(2) The credit provided for by this Section shall not exceed ten thousand dollars per organ donation. It shall be allowed against the income tax for the taxable period in which the credit is earned. If the tax credit exceeds the amount of such taxes due, then any unused credit may be carried forward as a credit against subsequent tax liability for a period not to exceed ten years.
§297.6. Reduction to tax due; rehabilitation of residential structures

A. (1) There shall be a credit against individual income tax liability due under this Title for the amount of eligible costs and expenses incurred during the rehabilitation of an owner-occupied residential or owner-occupied mixed use structure located in a National Register Historic District, a local historic district, a Main Street District, a cultural products district, or a downtown development district, or such owner-occupied residential structure that has been listed is eligible for listing on the National Register, or such structure that has been certified by the State Historic Preservation Office as contributing to the historical significance of the district, or a vacant and blighted owner-occupied residential structure located anywhere in the state that is at least fifty years old.

The tax credit authorized pursuant to this Section shall be limited to one credit per structure rehabilitated. The total credit shall not exceed twenty-five thousand dollars per structure. In order to qualify for that credit, the rehabilitation costs for the structure must exceed ten thousand dollars.

(a) If the credit is for the rehabilitation of an owner-occupied residential structure, the credit shall be twenty-five percent of the eligible costs and expenses of rehabilitation for which an application for credit has been filed for the first time after July 1, 2011. If the residential structure is owned and occupied by two or more individuals, the applicable percentage shall be based on the sum of all owner-occupants who contribute to the rehabilitation, and the credit will be divided between the owner-occupants in proportion to their contribution to the eligible costs and expenses.

(b) If the credit is for the rehabilitation of a vacant and blighted owner-occupied residential structure that is at least fifty years old, the credit shall be fifty percent of the eligible costs and expenses of rehabilitation for which an application for credit has been filed for the first time after July 1, 2011.

(5) The maximum amount of tax credits allowed by the State Historic Preservation Office to be granted in any calendar year shall not exceed ten million dollars. The granting of credits under this Section shall be on a first-come, first-served basis. If the total amount of credits applied for in any particular year exceeds the aggregate amount of tax credits allowed for that year, the excess will be treated as having been applied for on the first day of the subsequent year.

§6004. Employer credit

A.

(2) The amount of the credit shall be one thousand dollars, or the total tax liability of the taxpayer, whichever is less. The credit shall be taken in the taxable year in which the construction of the dwelling is completed. Only one tax credit may be granted per dwelling.

§6005. Qualified new recycling manufacturing or process equipment and/or service contracts

C.(1) A taxpayer who purchases qualified new recycling manufacturing or process equipment or qualified service contracts, or both, as defined in this Section and certified by the secretary of the Department of Environmental Quality to be used or performed exclusively in this state shall be entitled to a credit against any income and corporation franchise taxes imposed by the state in an amount equal to twenty percent of the cost of the new recycling manufacturing or process equipment or qualified service contract, or both, less the amount of any other tax credits received for the purchase of such equipment or contract, or both.

§6008. Tax credits for donations made to assist playgrounds in economically depressed areas

A. There shall be allowed a credit against any Louisiana income or corporation franchise tax for qualified donations made to qualified playgrounds. The credit shall be an amount equal to the lesser of one thousand dollars or one-half of the value of the cash, equipment, goods, or services donated. Any such credit shall be taken as a credit against the applicable tax or taxes only in the taxable period in which the donation is made. The total amount of the credits taken by any taxpayer during any taxable year shall not exceed one thousand dollars.

§6009. Louisiana Basic Skills Training Tax Credit

D. Tax credits. (1) Any Louisiana business or industry which satisfies the criteria provided for herein shall, with submission of proper and complete applications, receive a two-hundred fifty dollar tax credit per participating employee, with the total of all such basic skills training tax credits not to exceed thirty thousand dollars for any such single business or industry enterprise in a particular tax year.
This tax credit may be applied to any state income tax liability or any state corporation franchise tax liability and, if the entire credit cannot be used in the year earned, the remainder may be applied against income tax or corporation franchise tax liabilities for the succeeding two tax years, or until the entire credit is used, whichever occurs first.

§6012. Employer tax credits for donations of materials, equipment, advisors, or instructors

B. There shall be a credit against any Louisiana income or corporation franchise tax for the donation of educational or instructional materials, and services rendered by the instructor. Any such credit shall be taken as a credit against the applicable tax or taxes in the taxable period in which the donation was made. This tax credit, when combined with all other applicable tax credits, shall not exceed twenty percent of the employer’s tax liability for any taxable year.

§6013. Tax credits for donations made to public schools

A. There shall be allowed a credit against the corporate income tax and the corporation franchise tax for qualified donations made to a public school. The credit shall be an amount equal to forty percent of the appraised value of the qualified donation. Any such credit shall be taken as a credit against the corporate income or corporation franchise tax for the taxable year in which the donation is made. The total of all such credits taken in a taxable year shall not exceed the total tax liability for that taxable year.

§6017. Tax credits for certain expenses paid by economic development corporations

A. There shall be allowed a credit against any Louisiana income or corporation franchise taxes for the filing fee paid to the Louisiana State Bond Commission that is incurred by economic development corporations in the preparation and issuance of bonds, as provided for in Chapter 27 of Title 33 of the Louisiana Revised Statutes of 1950. The credit shall be an amount equal to the amount of the filing fee paid to the Louisiana State Bond Commission that is incurred by the corporation in the preparation and issuance of the bonds.

§6018. Tax credits for purchasers from "PIE contractors"

A. There shall be a credit against any Louisiana income or corporation franchise tax for the donation of the latest technology, available in materials, equipment, or instructors made to public training providers, secondary and postsecondary vocational-technical schools, apprenticeship program registered with the Louisiana Workforce Commission, or community colleges within the state. The credit shall be an amount equal to the amount of the filing fee paid to the Louisiana State Bond Commission that is incurred by the investor in the Louisiana Entrepreneurial Business. Any such credit shall be taken as a credit against the applicable tax or taxes in the taxable period in which the donation was made. This tax credit, when combined with all other applicable tax credits, shall not exceed twenty percent of the employer’s tax liability for any taxable year.

D. Tax credit; specific projects.

(1) The total amount of tax credits granted by the department in any calendar year shall not exceed five million dollars. The department shall by rule establish the method of allocating available tax credits to investors including but not limited to a first-come, first-served system, reservation of tax credits for a specific time period, or other method which the department, in its discretion, may find beneficial to the program. The department does not grant the entire five million dollars in tax credits in any calendar year, the amount of residual unused tax credits shall carry forward to subsequent calendar years and may be granted in any year without regard to the five million dollar per year limitation. After the approval of an investor pool, the department shall issue a letter identifying the amount of tax credits that are available to that pool; however, no tax credit shall be granted to an investor until the investment has been made in the Louisiana Entrepreneurial Business. (2)(a) An investor may apply for and, if qualified, be granted a credit on any income or corporation franchise tax liability owed to the state by the taxpayer seeking to claim the credit in the amount approved by the secretary of the department. The amount of the tax credit shall be based upon the amount of money invested by the investor in the Louisiana Entrepreneurial Business, which investment shall not exceed one million dollars per year per business and two million dollars total per business. Except as otherwise provided in subparagraph (b) of this Paragraph, the credit shall be allowed against the income tax for the taxable period for which the credit is earned and the franchise tax for the taxable period following the period in which the credit is earned. The credits approved by the department shall be granted at the rate of thirty-five percent of the amount of the investment with the credit divided in equal portions for five years.

§6022. Digital interactive media and software tax credit

D. Tax credit; specific projects.

(1) For applications for state-certified productions submitted to the office on or after July 1, 2009, and subsequently approved by the office and secretary, there are hereby authorized tax credits which shall be earned by a company at the time funds are expended in Louisiana on a state-certified production as follows:

§6023. Sound recording investor tax credit

C. Investor tax credit; state-certified productions and infrastructure projects. (1) Until January 1, 2020, there is hereby authorized a credit against the state income tax for investments made in state-certified productions and state-certified sound recording infrastructure projects. The tax credit shall be earned by investors at the time expenditures are certified by the Louisiana Department of Economic Development according to the total base investment certified for the sound recording production company per calendar year; however, no credit shall be allowed under this Section for any expenditures for which a credit was granted under R.S. 47:6007. For state-certified productions certified on and after January 1, 2007, and state-certified infrastructure projects which have applied on or before August 1, 2009, each investor shall be allowed a tax credit of twenty-five percent of the base investment made by that investor in excess of fifteen thousand dollars or, if a resident of this state, in excess of five thousand dollars.
(3)(a) Except as otherwise provided in this Paragraph, the aggregate amount of credits certified for all investors pursuant to this Section during any calendar year shall not exceed three million dollars.

§6025. Tax credit for Louisiana Citizens Property Insurance Corporation assessment

A.(1) There shall be allowed a credit against Louisiana income tax due in the taxable year for the amount of surcharges, market equalization charges, or assessments paid by a taxpayer during the taxable year as a result of the 2005 regular assessment or the emergency assessments levied due to Hurricanes Katrina and Rita by Louisiana Citizens Property Insurance Corporation for the FAIR Plan and Coastal Plan, as they are defined in R.S. 22:2292.

§6026. Cane River heritage tax credit

D.(1)

(2) The tax credit authorized by the provisions of this Section shall be for an amount of up to one thousand five hundred dollars, which may be used against the tax liability for state income and corporation franchise taxes related to the operations of the cottage industry within the development zone.

(3) In addition, the department may also enter into contracts with eligible cottage industries for a one thousand five hundred dollar tax credit per new employee hired during the taxable year for which the credit is claimed. In order to qualify for this credit, the applicant must have net new hires of one full-time employee or two part-time employees. A full-time employee is a person employed for at least thirty-two hours per week. A part-time employee is a person employed for at least twenty hours per week. In order to qualify as a new hire for purposes of this credit, the employee must have been a resident of the heritage area development zone for at least thirty days prior to employment. The credit may be applied to any state income tax liability or any state corporate franchise tax liability, but shall not be applied to any liabilities for penalty or interest due or outstanding at the time the credit is generated. This credit shall be applicable only to a position that did not previously exist in the business and that is filled by a resident of the development zone who is performing duties in connection with the operation of the business as a regular, full-time employee.

§6032. Tax credit for certain milk producers

C. Each qualifying taxpayer is eligible for tax credits based on the production and sale of milk below the announced production price over a calendar year in accordance with the following schedule:

<table>
<thead>
<tr>
<th>Amount of Milk Produced</th>
<th>Amount of Tax Credit</th>
</tr>
</thead>
<tbody>
<tr>
<td>Up to 1,000,000 pounds</td>
<td>$ 5,000</td>
</tr>
<tr>
<td>1,000,001 to 1,500,000 pounds</td>
<td>$10,000</td>
</tr>
<tr>
<td>1,500,001 to 2,000,000 pounds</td>
<td>$15,000</td>
</tr>
<tr>
<td>2,000,001 to 2,500,000 pounds</td>
<td>$20,000</td>
</tr>
<tr>
<td>2,500,001 to 3,000,000 pounds</td>
<td>$25,000</td>
</tr>
<tr>
<td>3,000,001 pounds and above</td>
<td>$30,000</td>
</tr>
</tbody>
</table>

§6034. Musical and theatrical production income tax credit

C. Income tax credits for state-certified productions and state-certified musical or theatrical facility infrastructure projects:

(1) There is hereby authorized the following types of credits against the state income tax:

(a)

(ii) For state-certified higher education musical or theatrical infrastructure projects that receive initial certification on or before January 1, 2018, a base investment credit may be earned for expenditures made in the state on or before January 1, 2022, for the construction, repair, or renovation of a new state-certified higher education musical or theatrical facility infrastructure project, or for investments made by a company or a financier in such infrastructure project that are, in turn, expended for such construction, repair, or renovation. No more than ten million dollars in tax credits per project or sixty million dollars total in tax credits shall be granted for state-certified higher education musical or theatrical infrastructure projects. Twenty-five percent of the total base investment provided for in the initial certification letter of a state-certified higher education musical or theatrical infrastructure project must be expended on or before January 1, 2020, in order for the project to earn credits for the remaining estimated base investment provided for in the initial certification letter, as expenditures are made in the state on or before January 1, 2022. No credits shall be certified until the state-certified higher education musical or theatrical infrastructure project is complete. The initial certification letter shall be effective for qualified expenditures made no more than six months prior to the date of application. State-certified higher education musical or theatrical infrastructure projects shall not be subject to the provisions of Subitem (cc) of this Item nor shall such projects be subject to the provisions of Subsection H of this Section.

(iii) Except as limited for state-certified infrastructure projects as provided for in this Subparagraph, the base investment credit shall be for the following amounts:

(a) If the total base investment is greater than one hundred thousand dollars and less than or equal to three hundred thousand dollars, a company shall be allowed a tax credit of ten percent of the base investment made by that company.

(bb) If the total base investment is greater than three hundred thousand dollars and less than or equal to one million dollars, a company shall be allowed a tax credit of twenty percent of the base investment made by that company.

(cc) If the total base investment is greater than one million dollars, a company shall be allowed a tax credit of twenty-five percent of the base investment made by that company.
(c) An additional tax credit of one tenth of one percent of the amount expended to employ students enrolled in Louisiana colleges, universities, and vocational-technical schools in a state certified musical or theatrical production in arts-related positions, such as an actor, writer, producer, stagehand, or director, or as a technician working on aspects of the production such as lighting, sound, and actual stage work, or working indirectly on the production in accounting, law, management, and marketing.

(d) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with a state-certified musical or theatrical production, except for the students provided for in subparagraph (c) of this Paragraph, or the construction of a state-certified musical or theatrical facility infrastructure project, a company shall be allowed an additional tax credit of ten percent of such payroll, however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars.

§6035. Tax credit for conversion of vehicles to alternative fuel usage

C. (1) The credit provided for in Subsection A of this Section shall be allowed against individual or corporate income tax for the taxable period in which the property is purchased and installed, if applicable, and shall be equal to the cost of the qualified clean-burning motor vehicle fuel property.

D. In cases where no previous credit has been claimed pursuant to Subsection C of this Section for the cost of qualified clean-burning motor vehicle fuel property in a new motor vehicle purchased by a taxpayer with qualified clean-burning motor vehicle fuel property installed by the vehicle's manufacturer and the taxpayer is unable to, or elects not to determine the exact cost which is attributable to such property, the taxpayer may claim a credit against individual or corporate income tax for the taxable period in which the motor vehicle is purchased equal to ten percent of the cost of the motor vehicle or three thousand dollars, whichever is less, provided the motor vehicle is registered in this state.

§6036. Port of Louisiana tax credits

C. Investor tax credit. (1)(a) There are hereby authorized the following credits against state income and corporate franchise tax:

(b) The Investor Tax Credit provided for in this Subsection shall be granted by the Department of Economic Development for a qualifying project if the commissioner of administration, after approval of the Joint Legislative Committee on the Budget, and the state bond commission certifies to the secretary of the department that securing the project will result in a significant positive economic benefit to the state. "Significant positive economic benefit" means net positive tax revenue that shall be determined by taking into account direct, indirect, and induced impacts of the project based on a standard economic impact methodology utilized by the commissioner, and the value of the credit, and any other state tax and financial incentives that are used by the department to secure the project. If the commissioner with the approval of the committee so certifies, then the Department of Economic Development may grant a tax credit equal to the total capital costs of such qualifying project to be taken at five percent per tax year or shall grant such other amount of tax credit to be taken at such other percentage which is warranted by the significant positive economic benefit determined by the commissioner, but no tax credit granted for a qualifying project shall exceed two million five hundred thousand dollars per tax year. However, the total amount of tax credits granted on a qualifying project shall not exceed the total cost of the project. In addition, the investor tax credits granted by the department to any recipient pursuant to this Section shall be limited to an amount which shall not result in a reduction of tax liability by all recipients of such credits to exceed six million two hundred fifty thousand dollars in any fiscal year.

§6037. Tax credit for green job industries

B. Income tax credits for state-certified green projects:

(1) There is hereby authorized a base investment tax credit for certified, verified, and approved expenditures in the state for the construction, repair, or renovation of a state-certified green project, or for investments made by a company or a financier in such project which are, in turn, expended for such construction, repair, or renovation, not to exceed one million dollars per state-certified green project. No more than five million dollars in tax credits under this Section shall be granted for state-certified green projects per year.

(2) (a) Tax credits for state-certified green projects shall be earned only as follows:

I. Import-export cargo tax credit.

(2)(a)(i) For taxable years beginning on and after January 1, 2014, there shall be allowed a credit against the individual income, corporation income, and corporation franchise tax liability of a taxpayer who has received certification pursuant to the provisions of Paragraph (1) of this Subsection; provided that the credit shall be allowed only against the tax liability of the international business entity which receives the certification. The amount of the credit shall be equal to the product of multiplying five dollars by the taxpayer's number of tons of qualified cargo for the taxable year which exceeds the pre-certification tonnage or the product of multiplying the number of dollars by the taxpayer's number of tons of qualified cargo for the taxable year or portion of a taxable year which exceeds the pre-certification tonnage which is warranted by the significant positive economic benefit determined by the commissioner pursuant to Item (ii) of this Subsection. The credit allowed for the taxable year or portion of a taxable year for which a taxpayer claims this credit shall not exceed two million five hundred thousand dollars per tax year.
refundable tax credit which may be applied to any income or taxpayer may earn and apply for and, if qualified, be granted a §2354. Technology commercialization credit; amount; duration; duration; R.S. 47:1621(B).

excess of the credit over the aggregate tax liabilities against which however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars. The board, after consultation with the secretaries of the Department of Economic Development and the Department of Employment reported under the Louisiana Employment Security Commission, each investor shall be allowed an additional tax credit of one percent of such payroll.

Section 6. R.S. 51:1807(C), 2354(A) and (B), 2399.3(A)(2)(a) and (b), and 3085(B)(1)(a) are hereby amended and reenacted to read as follows:

§1807. Incentives

C. The board, after consultation with the secretaries of the Department of Economic Development and the Department of Revenue and with the approval of the governor, may enter into contracts to provide for a five thousand dollar tax credit per net new employee as determined by the company's average annual employment reported under the Louisiana Employment Security Law. This tax credit may be applied to any state income tax liability or any state franchise tax liability and shall be used for the taxable year in which the increase in average annual employment occurred. However, if the entire credit cannot be used in the year earned, the excess of the credit over the aggregate tax liabilities against which the credit can be applied shall constitute an overpayment, as defined in R.S. 47:1621(A), and the secretary shall make a refund of such overpayment from the current collections of the taxes imposed by Chapter 1 and Chapter 5 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, as amended. The right to a refund of any such overpayment shall not be subject to the requirement of R.S. 47:1621(B).

§2354. Technology commercialization credit; amount; duration; forfeit

A. Except as provided in Subsection B of this Section, the taxpayer may earn and apply for and, if qualified, be granted a refundable tax credit which may be applied to any income or corporation franchise tax liability owed to the state by the taxpayer seeking to claim the credit, equal in value to forty percent of the amount of money invested by the taxpayer applicant in commercialization costs for one business location meeting the requirements of R.S. 51:2353(C)(1) and (2) as certified by the Department of Economic Development.

B. A tax credit granted pursuant to this Part shall expire and have no value or effect on tax liability beginning with the twenty-first tax year after the tax year in which it was originally earned, applied for, and granted. An applicant that meets the requirements of R.S. 31:2353 and is approved by the Department of Economic Development may receive a refundable tax credit based on new jobs for the period of time approved which shall be equal to six percent multiplied by the gross payroll of new direct jobs meeting the requirements of R.S. 31:2353(C)(3) and (4) as certified by the Department of Economic Development.

§2399.3. Modernization tax credit

A. * * *

(2)(a) The credits approved by the department shall be granted at the rate of five percent of the amount of qualified expenditures incurred by the employer for modernization with the credit divided in equal portions for five years, subject to the limitations provided for in other Paragraphs of this Subsection.

(b) The total amount of modernization tax credits granted by the Department of Economic Development in any calendar year shall not exceed ten million dollars irrespective of the year in which claimed. The department shall by rule establish the method of allocating available tax credits to applicants, including but not limited to a first come, first served system, reservation of tax credits for a specified time period, or other method which the department, in its discretion, may find beneficial to the program. In the event that the total amount of credits granted in any calendar year is less than ten million dollars, any residual amount of unused credits shall carry forward for use in subsequent years and may be granted in addition to the ten million dollar limit for each year.

B. The base investment credit for state-certified green projects shall be for the following amounts:

(i) If the total base investment is greater than one hundred thousand dollars and less than or equal to three hundred thousand dollars, a company shall be allowed a tax credit of ten percent of the base investment made by that company.

(ii) If the total base investment is greater than three hundred dollars and less than or equal to one million dollars, a company shall be allowed a tax credit of twenty percent of the base investment made by that company.

(iii) If the total base investment is greater than one million dollars, a company shall be allowed a tax credit of twenty-five percent of the base investment made by that company.

(c) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with the construction of a state-certified green project, a company shall be allowed an additional tax credit of ten percent of the payroll; however, if the amount paid to any one person exceeds one million dollars, the additional credit shall not include any amount paid to that person that exceeds one million dollars.

(d) To the extent that base investment is expended on payroll for Louisiana residents employed in connection with a state-certified green project, who are graduates of an institution within the Louisiana Community and Technical College System or graduates of an apprenticeship program registered with the Louisiana Workforce Commission, each investor shall be allowed an additional tax credit of one percent of such payroll.

* * *

Section 7. (A) Except as provided for in Subsection (B) of this Section, the provisions of Sections 1, 2, and 3 of this Act shall apply to a claim for a credit on any return filed on or after July 1, 2015, but before June 30, 2018, regardless of the taxable year to which the return relates.

(B) The provisions of Sections 1, 2, and 3 of this Act shall not apply to an amended return filed on or after July 1, 2015, but before June 30, 2018, relating to a credit properly claimed on an original return filed prior to July 1, 2015.

(C) If a return is filed after July 1, 2015, but before June 30, 2018, for which a valid filing extension has been allowed prior to July 1, 2015, then any portion of the credit reduced by the provisions of Sections 1, 2, or 3 of this Act shall be allowed as a credit in the
amount of one-third of the reduced portion of the credit on the taxpayer's return for each of the taxable years beginning during calendar years 2017, 2018, and 2019.

Section 8. The provisions of Sections 1, 2, and 3 of this Act shall become effective on July 1, 2015 and shall remain effective through June 30, 2018. The provisions of Sections 4, 5, and 6 of this Act shall become effective on July 1, 2018 and shall apply to original returns filed on or after July 1, 2018."

Respectfully submitted,
Representative Katrina Jackson
Representative Joel C. Robideaux
Speaker Charles E. "Chuck" Kleckley
Senator Jack Donahue
Senator Neil Riser
Senator Robert Adley


ROLL CALL

The roll was called with the following result:

<table>
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<th>YEAS</th>
<th>Total - 58</th>
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<td>Mr. Speaker</td>
<td>Edwards Montoucet</td>
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<tr>
<td>Adams</td>
<td>Fannin Moreno</td>
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<td>Anders</td>
<td>Franklin Morris, Jay</td>
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<tr>
<td>Armes</td>
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<td>Arnold</td>
<td>Gisclair Pierre</td>
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<td>Baidon</td>
<td>Guillory Ponti</td>
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<td>Barrow</td>
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<td>Harris Reynolds</td>
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<td>Hoffmann Ritchie</td>
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<td>Bouie</td>
<td>Honore Robideaux</td>
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<td>Broadwater</td>
<td>Howard Schexnayder</td>
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<td>Jackson St. Germain</td>
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<td>James Thibodaux</td>
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<td>Carmody</td>
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<td>Huval Pugh</td>
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<td>Johnson R. Seabaugh</td>
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<td>Landry, N. Simon</td>
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<td>Lorusso Stokes</td>
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<td>Guinn</td>
<td>Mack Talbot</td>
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<td>Mace Whitney</td>
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<td>Miguez Willmott</td>
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<td>Henry</td>
<td>Miller</td>
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<td>Morris, Jim</td>
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<td>Jones Smith</td>
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<td>Norton</td>
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<td>Ivey</td>
<td>Schroeder</td>
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The Conference Committee Report was adopted.

SENATE BILL NO. 106—
BY SENATOR MORRELL AND REPRESENTATIVE TALBOT
AN ACT
To amend and reenact R.S. 47:1524(D)(2) and (3), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii), and (b)(iii), (2) and (4)(b) and (f), (D)(2)(d)(i), (E), and (F), and to enact R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), (G), and (H), relative to motion picture investor tax credits; to provide for eligibility for the credits; to provide for definitions; to provide eligibility for certain types of productions; to provide requirements for the completion of projects and certification of expenditures; to authorize assignment of credits to a lender under certain circumstances; to provide for recapture of tax credits; to provide for the final certification of certain expenditures for state-certified infrastructure projects; to provide for effectiveness; and to provide for related matters.

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 106 by Senator Morrell recommend the following concerning the Reengrossed bill:

1. That House Floor Amendment Nos. 1 through 7 of the set of 7 amendments, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be rejected.

2. That House Floor Amendment Nos. 1 through 6 of the set of 6 amendments, proposed by Representative Robideaux and adopted by the House of Representatives on June 4, 2015, be rejected.

3. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1

On page 1, line 2, after "reenact" delete the remainder of the line and insert "R.S. 47:1524(D)(2) and (3), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii), and (b)(iii), (2) and (4)(b) and (f), (D)(2)(d)(i), (E), and (F), and to enact R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), (G), and (H), relative to motion"

AMENDMENT NO. 2

On page 1, line 2, after "for the credits" delete the remainder of the line and delete line 4, and on line 5, delete "retroactivity and severability" and insert "to provide for definitions; to provide eligibility for certain types of productions; to provide requirements for the completion of projects and certification of expenditures; to authorize assignment of credits to a lender under certain circumstances; to provide for recapture of tax credits; to provide for the final certification of certain expenditures for state-certified infrastructure projects; to provide for effectiveness;"
AMENDMENT NO. 3
On page 1, line 7, after "Section 1." delete the remainder of the line and insert the following:
"R.S. 47:1524(D)(2) and (3), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (a)(iii) and (b)(iii), (2) and (4)(b) and (l), and (D)(2)(d)(i) are hereby amended and reenacted and R.S. 47:6007(B)(17) and (18), (C)(1)(c)(iii), (D)(1)(d)(iv) and (2)(d)(iii), and (G) are hereby"

AMENDMENT NO. 4
On page 1, between lines 8 and 9, insert the following:
"§1524. Tax credit registry; requirements; limitations

D. Transfers

(2) Notwithstanding any other provision of law to the contrary, no issuance, sale, or transfer of tax credits after January 1, 2014, shall be effective as between the transferor and transferee, or as to third parties not recognized by or the department until it has been recorded in the registry.

(3) The effectiveness of a tax credit transfer as between the transferor and the transferee shall be provided by agreement of the parties or, in the absence of an agreement, in accordance with the provisions of the Louisiana Civil Code and its ancillaries.

AMENDMENT NO. 5
On page 1, line 9, change "investor" to "production"

AMENDMENT NO. 6
On page 1, delete lines 13 through 17 and delete page 2 and on page 3, delete lines 1 through 20, and insert the following:
"(5) "Motion picture" means a nationally or internationally distributed feature-length film, video pilot, television series, television movie of the week, animated feature film, animated television series, or commercial made in Louisiana, in whole or in part, for theatrical or television viewing, or for viewing on any digital online platform as may be further defined by the office through the promulgation of rules. The term "motion picture" shall not include the production of television coverage of news and athletic events.

(10) "Production expenditures" means preproduction, production, and postproduction expenditures in this state directly relating to a state-certified production, including without limitation the following: set construction and operation; wardrobe, makeup, accessories, and related services; costs associated with photography and sound synchronization, lighting, and related services and materials; editing and related services; rental of facilities and equipment; leasing of vehicles; costs of food and lodging; digital or tape editing, film processing, transfer of film to tape or digital format, sound mixing, special and visual effects; and payroll. This term shall not include expenditures for marketing and distribution, non-production related overhead, amounts reimbursed by the state or any other governmental entity, costs related to the transfer of tax credits, amounts that are paid to persons or entities as a result of their participation in profits from the exploitation of the production, the application fee, or state, or local taxes, or any expenditures occurring outside of Louisiana. For all state-certified productions approved on or after January 1, 2016, marketing expenditures shall be considered "production expenditures".

(11) "Project completion" means completion of principal photography, or as otherwise approved in writing by the office.

(12) "Qualified accountant" means an independent certified public accountant authorized to practice in this state who has sufficient knowledge of accounting principles and practices generally recognized in the film and television industry.

(13) "Resident" or "resident of Louisiana" means a natural person domiciled in the state. A person who maintains a permanent place of abode within the state and spends in the aggregate more than six months of each year within the state shall be presumed to be domiciled in the state.

(14) "Secretary" means the secretary of the Department of Economic Development.

(15) "Source within the state" means a physical facility in Louisiana, operating with posted business hours and employing at least one full-time equivalent employee.

(16) "State" means the state of Louisiana.

(17) "State-certified production" shall mean a production approved by the office and the secretary which is produced by a motion picture production company domiciled and headquartered in Louisiana and which has a viable multi-market commercial distribution plan.

(18) "Taxpayer" means an investor in a production, a motion picture production company applicant, individual with an ownership interest in a motion picture production company applicant, or a subsequent transferee of the tax credit.

C. Investor Production tax credit; specific productions and projects.

(1) There is hereby authorized a tax credit against state income tax for Louisiana taxpayers for investment in expenditures related to state-certified productions. The tax credit shall be earned by investors in a motion picture production company at the time expenditures are made by a motion picture production company in a state-certified production. However, credits cannot be applied against a tax or transferred until the expenditures are certified by the office and the secretary. For state-certified productions, expenditures shall be certified no more than twice during the duration of a state-certified production unless the motion picture production company agrees to reimburse the office for the costs of any additional certifications once per production, after project completion. However, if at the time of application for initial certification, the office is notified that post-production activities will take place in Louisiana, a supplemental request for certification of expenditures directly related to such post-production activity may be submitted for consideration by the office. The cost of any verification or audit of such expenditures shall be borne by the motion picture production company. The tax credit shall be calculated as a percentage of the total base investment dollars certified per project.

(a) For state-certified productions approved by the office and the secretary on or after January 1, 2004, but before January 1, 2006:

(iii) The initial certification shall be effective for qualifying expenditures made within a period twelve months prior to and twelve months after the date of initial certification, unless the production has..."
(b) For state-certified productions approved by the office and the secretary on or after January 1, 2006, but before July 1, 2009:

(iii) The initial certification shall be effective for qualifying expenditures made within a period twelve months prior to and twelve months after the date of initial certification, unless the production has commenced, in which case the initial certification shall be valid until the production is completed.

(c) For state-certified productions approved by the office and the secretary on or after July 1, 2009:

(iii) The initial certification shall be effective for qualifying expenditures made within a period twelve months prior to and twenty-four months after the date of the initial certification.

(2) The credit shall be allowed against the income tax for the taxable period in which the credit is earned or for the taxable period in which initial certification authorizes the credit to be taken. If the tax credit allowed pursuant to this Section exceeds the amount of such taxes due for such tax period, then any unused credit may be carried forward as a credit against subsequent tax liability for a period not to exceed ten years.

(4) Transferability of the credit. Any motion picture tax credits not previously claimed by any taxpayer against its income tax may be transferred or sold to another Louisiana taxpayer or to the office, subject to the following conditions:

(3) Application of the credit.

(b) Transferees and transferees shall submit to the Department of Revenue in writing, a notification of any transfer or sale of tax credits within ten business days after the transfer or sale of such tax credits. No transfer or sale of tax credits shall be effective until recorded in the tax credit registry in accordance with R.S. 47:1524. The notification shall include the transferor's tax credit balance prior to transfer, a copy of any tax credit certification letter(s) issued by the office and the secretary of the Department of Economic Development for the transferor's remaining tax credit balance after transfer, all tax identification numbers for both transferor and transferee, the date of transfer, the amount transferred, a copy of the credit certificate, price paid by the transferee to the transferor, in the case when the transferor is a state-certified production, for the tax credits, and any other information required by the office or the Department of Revenue. For the purpose of reporting transfer prices, the term "transfer" shall include allocations pursuant to Paragraph (2) of this Subsection as provided by rule. The tax credit transfer value means the percentage as determined by the price paid by the transferee to the transferor divided by the dollar value of the tax credits that were transferred in return. The notification submitted to the Department of Revenue shall include a processing fee of up to two hundred dollars per transferee, and any information submitted by a transferor or transferee shall be treated by the office and the Department of Revenue as proprietary to the entity reporting such information and therefore confidential. However, this shall not prevent the publication of summary data that includes no fewer than three transactions.

(f)(i) Beginning on and after January 1, 2007, the investor who motion picture production company that earned the motion picture investor production tax credits may transfer the credits to the office for seventy-two percent of the face value of the credits. Beginning January 1, 2009, and every second year thereafter, the percent of the face value of the tax credits allowed for transferring credits to the office shall increase two percent until the percentage reaches eighty percent. Upon the transfer, the Department of Economic Development shall notify the Department of Revenue and shall provide it with a copy of the transfer documentation. The Department of Revenue may require the transferee to submit such additional information as may be necessary to administer the provisions of this Section. The secretary of the Department of Revenue shall make payment to the investor in the amount to which he is entitled from the current collections of the taxes collected pursuant to Chapter 1 of Subtitle II, provided such credits are transferred to the office within one calendar year of certification.

(ii) For projects which receive initial certification on and after July 1, 2009, the investor who motion picture production company that earned the motion picture investor production tax credits pursuant to such certification or the company's irrevocable designee, as provided for in Item (iv) of this Subparagraph, may transfer the credits to the office Department of Revenue for eighty-five percent of the face value of the credits in accordance with the procedures and requirements of Item (ii) of this Subparagraph.

(iii) The Department of Revenue may require the transferor to submit such additional information as may be necessary to administer the provisions of this Section. The secretary of the Department of Revenue shall make payment to the motion picture production company or its irrevocable designee in the amount to which he is entitled from the current collections of the taxes collected pursuant to Chapter 1 of Subtitle II, of this Title provided such tax credits are transferred to the Department of Revenue within one calendar year of certification.

(iv) A bank or other lender may be named as an irrevocable designee in the initial tax credit certification or other document submitted thereafter by a motion picture production company to the office. As an irrevocable designee, a bank or other lender may elect to have the tax credits issued directly to it from the office, and in addition to the rights of a transferee may also elect to transfer the credits to the Department of Revenue in accordance with the provisions of Items (ii) and (iii) of this Subparagraph.

D. Certification and administration.

(1)

(d) When determining which productions may qualify, the office and the secretary of the Department of Economic Development shall take the following factors into consideration:

(iv) Conviction for a criminal offense as an incident to obtaining or attempting to obtain motion picture investor tax credits.
six months after the expiration of the initial certification period for
the applicable state-certified production, a state-certified motion
picture production company applicant shall make a request to the
office to proceed to final certification by submitting to the office a
cost report of production expenditures to be formatted in accordance
with instructions of the office. The applicant shall make all records
related to the cost report available for inspection by the office and the
qualified accountant selected by the office to prepare the production
expenditure verification report, after which time all such claims to
tax credits shall be deemed waived. After review and investigation
of the cost report, the accountant shall submit to the office and the
secretary a production audit expenditure verification report. The
office and the secretary shall review the production audit expenditure
verification report and may require additional information needed to
determine as to final certification of all tax credits for that
production. Within one hundred twenty days of the receipt of the
production audit expenditure verification report and all required
supporting information, the office and the secretary shall issue a tax
credit certification letter indicating the amount of tax credits certified
for the state-certified production to the investor applicant for all
qualifying expenditures verified by the office. Any Expenditures for
which tax credits were neither denied nor certified due to insufficient
information or other issues, the office and secretary shall diligently
work to resolve the outstanding issues in a timely manner, and the
office and secretary may subsequently issue a supplemental tax credit
certification at the time of such resolution.

* * *

(iii) Only expenditures made during the initial certification
period shall earn credits.
* * *

G. Tax credits provided for in this Section shall not be
considered entitlements, and the taxpayer shall bear the burden of
clearly and unequivocally establishing eligibility for tax credits.

Section 2. R.S. 47:6007(section heading), (E) and (F) are
hereby amended and reenacted and R.S. 47:6007(H) is hereby
enacted to read as follows:

§6007. Motion picture investor production tax credit

* * *

E. Recapture Disallowance and recapture of credits. If the
office finds that monies for which an investor received tax credits
according to this Section are not invested in and expended with
respect to a state-certified production within twenty-four months of
the date that such credits are earned, then the investor’s state income
tax for such taxable period shall be increased by such amount
necessary for the recapture of credit provided by this Section.

(1) A bad faith holder may not transfer tax credits pursuant to
Subparagraph (C)(4)(f) of this Section, nor claim tax credits pursuant
to Paragraphs (C)(2) and (3) of this Section, nor transfer tax credits
pursuant to Paragraph (C)(4)(h) of this Section. A bad faith holder is a
person who participated in material misrepresentation or fraudulent
acts in connection with the certification of tax credits pursuant to this
section, or who prior to or at the time of certification of such tax
credits knew or reasonably should have known of such material
misrepresentation or fraudulent acts, or a legal entity owned or
controlled by such a person. Upon a determination of bad faith by the
Department of Revenue such tax credits shall be deemed
disallowed as to the bad faith holder.

(2) Tax credits previously transferred pursuant to Subparagraph
(C)(4)(f) of this Section or claimed by a bad faith holder, but
subsequently disallowed, may be recovered by the Department of
Revenue through any collection remedy authorized by
R.S.47:1561, plus interest and penalties provided by law for the
delinquent payment of taxes, and the Department of Revenue may
recapture any amounts and other damages from a bad faith holder
using any collection remedy authorized by law.

(3) In the event tax credits obtained through material
misrepresentation or fraudulent acts are claimed by a taxpayer who
is not a bad faith holder, the Department of Revenue shall have the
right of recourse against a bad faith holder as provided to a transferee
pursuant to Paragraph (C)(4)(e).

(4) The provisions of this Subsection are in addition to and shall
not limit the authority of the secretary of the Department of Revenue
to assess or to collect under any other provision of law.

F. Recovery of credits by Department of Revenue. (1) Credits
previously granted to a taxpayer, but later disallowed, may be
recovered by the secretary of the Department of Revenue through any
collection remedy authorized by R.S. 47:1561 and initiated within
three years from December thirty-first of the year in which the
twenty-four-month investment period specified in Subsection E of
this Section ends:

(2) The only interest that may be assessed and collected on
recovered credits is interest at a rate three percentage points above
the rate provided in R.S. 9:3500(B)(1), which shall be computed from
the original due date of the return on which the credit was taken.

(3) The provisions of this Subsection are in addition to and shall
not limit the authority of the secretary of the Department of Revenue
to assess or to collect under any other provision of law.

Prescription. Tax credits previously granted to a taxpayer, but later
disallowed pursuant to the provisions of Subsection E of this Section,
may be recovered by the secretary of the Department of Revenue
through any collection remedy authorized by R.S. 47:1561 and
initiated within the latter of any of the following:

(1) Two years from December thirty-first in the year in which
the tax credit was paid in accordance with Item (C)(4)(f) of this
Section.

(2) Three years from December thirty-first of the year in which
the taxes for the filing period were due.

(3) Three years from December thirty-first of the year in which
the final tax credit certification letter was issued.

(4) The time period for which prescription has been extended,
as provided by R.S. 47:1580.

* * *

H. Audit reports for certification of expenditures for state-
certified motion picture infrastructure program tax credits shall be
submitted in accordance with the provisions of this Subsection.

(1) State-certified infrastructure project applicants may submit
to the office on or before December 31, 2015, all requests and
required documentation for final certification of all tax credits
granted by this provision, after which time all such claims to tax
credits shall be deemed waived.

(2) Any request shall be accompanied by an audit performed by
an independent certified public accountant.

(3) The office, the secretary, and the division shall review the
audit, and may require additional information needed to make a
determination as to certification.
(4) The office may request an additional audit report of expenditures submitted by the state-certified motion picture infrastructure project applicant, with the cost of the additional report paid by the applicant.

(5) Within three hundred and sixty-five days after receipt of the audit report and all required supporting information, or December 31, 2016, whichever occurs first, the office, the secretary, and the division shall issue a denial letter or a tax credit certification letter to the investors indicating the amount of tax credits certified for the state-certified infrastructure project for all qualifying expenditures verified by the office.

(6) Tax credits provided for in this Section shall not be considered entitlements, and the state-certified motion picture infrastructure applicant shall bear the burden of clearly and unequivocally establishing eligibility for tax credits.

(7) In the event that a request for final certification is denied, an applicant may appeal the decision in accordance with program rules.

(8) No motion picture infrastructure tax credits shall be certified after July 1, 2017.

Section 3. Except as provided for in Section 5, the provisions of Section 1 of this Act shall become effective on January 1, 2016.

Section 4. Except as provided for in Section 5, the provisions of this Section and Sections 1 and 2 of this Act shall become effective on July 1, 2015.

Section 5. The provisions of this Act shall only become effective if the commissioner of administration and the Legislative Auditor provide written notice to the President of the Senate, the Speaker of the House of Representatives, and the Louisiana State Law Institute that they have determined that an Act or Acts were enacted in the 2015 Regular Session of the Legislature sufficient to offset any tax increases provided for in the Acts of such Session over a five year period."

Respectfully submitted,

Senator Jean-Paul J. Morrell
Senator Jack Donahue
Senator Robert Adley
Representative Joel C. Robideaux
Representative Walt Leger III
Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker
Abramson
Adams
Anders
Armes
Arnold
Badon
Barras
Barrow
Berthelot
Billiot
Bishop, S.
Bishop, W.

Geymann
Gisclair
Guillory
Guinn
Hall
Harris
Harrison
Havard
Hazel
Henry
Hodges
Hoffmann
Holis

Moreno
Morris, Jay
Morris, Jim
Norton
Ortego
Ourso
Pearson
Pierre
PONTI
Pope
Price
Pugh
Pylant

HONORE
Huntor
HuaL
Ivey
Jackson
Jefferson
Johnson R.
Lambert
Landry, N.
Landry, T.

Howard
Hunter
Hitch
Ivey
Jackson
Jefferson
Johnson R.
Lambert
Landry, N.
Landry, T.

Reynolds
Richard
Ritchie
Robideaux
Schexnayder
Schroder
Seabaugh
Shadoin
Smith
St. Germain

Stokes
Thibaut
Thiery
Whitney
Williams, A.

Willmott
Woodruff

NAYS

Total - 95

NAYS

Total - 0

ABSENT

Total - 10

The Conference Committee Report was adopted.

HOUSE BILL NO. 833 (Substitute for House Bill No. 594 by Representative Henry)

BY REPRESENTATIVE HENRY

AN ACT

To amend and reenact R.S. 32:1252(12), (23), (25), (26), and (46)(introductory paragraph), 1254(G)(4), 1256.1, 1257(C) and (D)(2), 1258(A)(introductory paragraph) and (6), 1261(A)(1)(n) and (r), 1264, 1270.5(A), (C), (D)(introductory paragraph), (E), and (J), 1270.17(A)(1)(introductory paragraph) and (c) and (B), and 1270.29(A)(1)(c) and (B), relative to the distribution and sale of vehicles; to provide for definitions; to modify insurance requirements imposed on satellite warranty and repair centers; to provide for specialty vehicle shows; to modify procedural requirements relative to protests; to exempt trailers from certain requirements relative to unauthorized acts; to specify damage disclosure requirements relative to new motor vehicles; to modify procedural requirements relative to the termination or failure to renew a marine dealer franchise; to authorize the Louisiana Motor Vehicle Commission to maintain the license of a marine dealer in limited circumstances; to modify repurchasing requirements relative to both motorcycle dealers and all-terrain vehicle dealers; to modify repurchasing requirements relative to recreational vehicles; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 833 by
Representative Henry recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Commerce, Consumer Protection and International Affairs and adopted by the Senate on May 21, 2015, be rejected.
2. That the set of Senate Committee Amendments proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 2, 2015, be rejected.
3. That the set of amendments proposed by the Legislative Bureau and adopted by the Senate on June 3, 2015, be adopted.
4. That the set of Senate Floor Amendments proposed by Senator Erdey and adopted by the Senate on June 5, 2015, be rejected.
5. That the following amendments be adopted:

**AMENDMENT NO. 1**

On page 8, line 12, delete "showroom,"

Respectfully submitted,

Representative Cameron Henry
Representative Erich E. Ponti
Representative Karen Gaudet St. Germain
Senator Neil Riser
Senator Robert Adley
Senator Daniel "Danny" Martiny


**ROLL CALL**

The roll was called with the following result:

**YEAS**

Mr. Speaker Gisclair Miller
Adams Guillory Montoucet
Anders Guinn Moreno
Armes Hall Moreno
Arnold Harrison Morris, Jay
Badon Havard Ortego
Barras Hazel Oursou
Berthelot Henry Pearson
Billiot Hensgens Pierre
Bishop, S. Hill Ponti
Bouie Hodges Pope
Broadwater Hoffmann Price
Brown Hollis Pylant
Burford Honore Reynolds
Burns, H. Howard Ritchie
Burns, T. Hunter Robideaux
Burrell Huval Seabaugh
Carmody Ivey Sebode
Carter Jackson Simon
Chaney James Smith
Connick Jefferson St. Germain
Cox Johnson M. St. Germain
Croemer Johnson R. Stokes
Danahay Lambert Talbot
Dove Landry, N. Thibaut
Edwards Landry, T. Whitney
Fannin Leger Williams, A.
Foil Leopold Williams, P.
Franklin Lopinto Willmott
Gaines Lorusso Woodruff
Garofalo Mack
Geymann Miguez

Total - 95

**NAYS**

Barrow Total - 1

Absent

Abramson Jones Pugh
Bishop, W. LeBas Richard
Harris Norton Shadoin
Total - 9

The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.

**Suspension of the Rules**

On motion of Rep. Arnold, the rules were suspended in order to take up and consider Petitions, Memorials, and Communications at this time.

**Petitions, Memorials, and Communications**

The following petitions, memorials, and communications were received and read:

**Message from the Senate**

**HOUSE CONCURRENT RESOLUTIONS**

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has concurred in the following House Concurrent Resolutions:

House Concurrent Resolution No. 180

Returned with amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

**House Concurrent Resolutions Returned from the Senate with Amendments**

Rep. Honore asked for and obtained a suspension of the rules to take up at this time the following House Concurrent Resolutions just returned from the Senate, with amendments to be concurred in by the House, with a view of acting on the same:

**HOUSE CONCURRENT RESOLUTION NO. 180—**

**A CONCURRENT RESOLUTION**

To create the Louisiana Law Enforcement Body Camera Implementation Task Force to study and make recommendations regarding the requirements for implementation and development of best procedures for the use of the body cameras and policies for access to and use of body camera recordings by law enforcement agencies in this state, and to provide for a written report of its recommendations and findings not later than sixty days prior to the 2016 Regular Session of the Louisiana Legislature.

Read by title.

The above resolution was taken up with the amendments proposed by the Senate.
SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Morrell to Engrossed House Concurrent Resolution No. 180 by Representative Honore

AMENDMENT NO. 1

On page 2, line 10, change "18" to "22"

AMENDMENT NO. 2

On page 3, between lines 5 and 6, insert the following:

"(19) The president of the Louisiana Association of Broadcasters or his designee.

(20) The president of the Louisiana Press Association or his designee.

(21) The president of the Senate or his designee.

(22) The speaker of the House of Representatives or his designee."

Rep. Honore moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker

Abramson

Adams

Anders

Arms

Arnold

Badon

Barras

Barrow

Berthelot

Billiot

Bishop, S.

Bishop, W.

Bouie

Broadwater

Brown

Burford

Burns, H.

Burns, T.

Burrell

Cambody

Carter

Chaney

Connick

Cox

Cromer

Dove

Edwards

Fannin

Foïl

Franklin

Gaines

Garofalo

Geymann

Gisclair

Guinn

Hall

Harris

Harrison

Havard

Hazel

Henry

Hensgens

Hill

Hodges

Hoffmann

Hollis

Honore

Howard

Huval

Ivey

Jackson

James

Jefferson

Johnson M.

Johnson R.

Jones

Lambert

Landry, N.

Landry, T.

LeBas

Leger

Leopold

Lopinto

Mack

Miller

Moreno

Morris, Jay

Morris, Jim

Norton

Ortego

Ousso

Pierre

Ponti

Pope

Price

Pugh

Reynolds

Ritchie

Robideaux

Seabaugh

Shadoin

Simon

Smith

Stokes

Thibaut

Thierry

Whitney

Williams, P.

Willmott

Woodruff

Total - 93

NAYS

Total - 0

ABSENT

Danahay

Guillory

Montoucet

Pearson

Schröder

St. Germain

The amendments proposed by the Senate were concurred in by the House.

Message from the Senate

FAILED TO ADOPT OF CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has failed to adopt the report of the Conference Committee on the disagreement to House Bill No. 769.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

RECOMMITTAL OF CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has recommitted the report of the Conference Committee on the disagreement to House Bill No. 769.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Motion

Rep. Burrell moved to discharge from the Committee on House Bill No. 769, which motion was agreed to.

Motion

Rep. Burrell moved to reconsider the vote by which the House refused to concur in the Senate Amendments proposed to House Bill No. 769, which motion was agreed to.

House Bills and Joint Resolutions Returned from the Senate with Amendments

The following House Bills and Joint Resolutions returned from the Senate with amendments to be concurred in by the House were taken up and acted upon as follows:

HOUSE BILL NO. 769—

BY REPRESENTATIVE BURRELL

AN ACT

To enact Chapter 13-N of Title 33 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 33:4720.301, to create the Shreveport Implementation and Redevelopment Authority; to provide for the formation of a program or programs in the city of Shreveport for the use of appropriate private and public
resources to eliminate and prevent the development or spread of slum, blighted, and distressed areas; to allow the rehabilitation, clearance, and redevelopment of slum, blighted, and distressed areas; to provide for the expeditious conversion of blighted or underused property into habitable residential dwellings in the city of Shreveport; to define the duties, liabilities, authority, and functions of the redevelopment authority; to authorize public bodies to furnish funds, services, facilities, and property in aid of redevelopment projects; and to provide for related matters.

Read by title.

The above bill was taken up with the amendments proposed by the Senate.

SENATE COMMITTEE AMENDMENTS
Amendments proposed by Senate Committee on Local and Municipal Affairs to Reengrossed House Bill No. 769 by Representative Burrell

AMENDMENT NO. 1
On page 11, line 23, after "therefrom." delete the remainder of the line and delete lines 24 and 25 and on line 26 delete "political subdivision of the state."

AMENDMENT NO. 2
On page 13, line 1, change "three-year" to "redemption"

AMENDMENT NO. 3
On page 17, line 24, after "authority." delete the remainder of the line and delete lines 25 and 26 in their entirety.

LEGISLATIVE BUREAU AMENDMENTS
Amendments proposed by Legislative Bureau to Reengrossed House Bill No. 769 by Representative Burrell

AMENDMENT NO. 1
On page 2, line 27, following "provisions" and before "shall" change "herein provided" to "provided in this Chapter"

AMENDMENT NO. 2
On page 5, line 7, following "possess" and before "skill" change "some" to "a certain"

AMENDMENT NO. 3
On page 7, line 19, following "immovable," and before "," change "moveable" to "movable"

AMENDMENT NO. 4
On page 8, line 7, following "referenced" and before ", shall" change "therein" to "in that Chapter"

AMENDMENT NO. 5
On page 18, line 28, following "determine" and before ", insert ", do any of the following"

AMENDMENT NO. 6
On page 19, line 28, change "meaning" to "meanings"

AMENDMENT NO. 7
On page 19, line 29, following "them" change "," to ":"

AMENDMENT NO. 8
On page 21, line 24, following "to" and before ",of" change "any" to "either"

AMENDMENT NO. 9
On page 23, line 28, following "include" and before ", insert "all of the following"

AMENDMENT NO. 10
On page 28, line 4, following "court of" and before "has" change "appeals" to "appeal"

AMENDMENT NO. 11
On page 28, line 18, following "court of" and before "," change "appeals" to "appeal"

AMENDMENT NO. 12
On page 30, line 2, following "assert" and before ", change "any" to "either"

AMENDMENT NO. 13
On page 30, line 6, following "redeem" and before "property" change "tax reverted" to "tax-reverted"

AMENDMENT NO. 14
On page 30, line 8, following "tax reverted" to "tax-reverted"

AMENDMENT NO. 15
On page 30, line 20, following "those" and before "the" change "required under" to "granted by"

SENATE FLOOR AMENDMENTS
Amendments proposed by Senator Peacock to Reengrossed House Bill No. 769 by Representative Burrell

AMENDMENT NO. 1
On page 4, delete lines 16 through 27 in their entirety and insert in lieu thereof the following:

"to in this Chapter as the "board", consisting of nine members appointed by the mayor of the city of Shreveport as follows:

(1) One member appointed by the mayor for an initial term of one year and thereafter the appointment shall be for a term of five years.

(2) One member appointed by the mayor for an initial term of five years and thereafter the appointment shall be for a term of five years.

(3) One member appointed by the mayor for an initial term of three years and thereafter the appointment shall be for a term of five years.

(4) One member appointed by the mayor from a list of three names from the membership of the Greater Shreveport Chamber of Commerce, submitted by its board of directors, who shall serve for an initial term of two years and thereafter the appointment shall be for a term of five years.

(5) One member appointed by the mayor from a list of three names from the membership of the Shreveport Bar Association,
submitted by its executive council, who shall serve an initial term of three years and thereafter the appointment shall be for a term of five years.

(6) One member appointed by the mayor from a list of three names from the membership of the Shreveport Chapter of the Society of Louisiana Certified Public Accountants, submitted by the chapter officers, who shall serve an initial term of four years and thereafter the appointment shall be for a term of five years.

(7) One member appointed by the mayor from a list of three names from the membership of The Community Foundation of North Louisiana, submitted by its board of directors, who shall serve an initial term of four years and thereafter the appointment shall be for a term of five years.

(8) One member appointed by the mayor from a list of three names from the membership of the Northwest Louisiana Association of REALTORS, submitted by its board of directors, who shall serve an initial term of two years and thereafter the appointment shall be for a term of five years.

(9) One member appointed by the mayor from a list of three names from the membership of the Home Builders Association of Northwest Louisiana, submitted by its board of directors, who shall serve an initial term of five years and thereafter the appointment shall be for a term of five years.

AMENDMENT NO. 2
On page 9, line 26, change "(13)" to "(12)"

AMENDMENT NO. 6
On page 9, line 28, change "(14)" to "(13)"

AMENDMENT NO. 7
On page 10, line 1, change "(15)" to "(14)"

AMENDMENT NO. 8
On page 10, line 9, change "(16)" to "(15)"

AMENDMENT NO. 9
On page 10, line 21, change "(17)" to "(16)"

AMENDMENT NO. 10
On page 10, line 27, change "(18)" to "(17)"

AMENDMENT NO. 11
On page 11, line 1, change "(19)" to "(18)"

AMENDMENT NO. 12
On page 11, line 3, change "(20)" to "(19)"

AMENDMENT NO. 13
On page 11, line 14, change "L(1)" to "L".

AMENDMENT NO. 15
On page 12, delete lines 1 through 8 in their entirety.

AMENDMENT NO. 16
On page 18, delete lines 1 through 4 in their entirety.

AMENDMENT NO. 17
On page 18, line 5, change "(5)" to "(4)"

AMENDMENT NO. 18
On page 18, lines 6 and 7, delete "the issuance of revenue bonds."

AMENDMENT NO. 19
On page 18, delete lines 11 through 24 in their entirety.

AMENDMENT NO. 20
On page 18, line 25, change "N." to "M."

AMENDMENT NO. 21
On page 19, line 23, change "O." to "N."

AMENDMENT NO. 22
On page 19, line 28, change "P." to "Q."
AMENDMENT NO. 23
On page 20, delete lines 1 and 2 in their entirety.

AMENDMENT NO. 24
On page 20, line 3, change "(2)" to "(1)"

AMENDMENT NO. 25
On page 20, line 5, change "(3)" to "(2)"

AMENDMENT NO. 26
On page 20, line 10, change "(4)" to "(3)"

AMENDMENT NO. 27
On page 20, line 13, change "(5)" to "(4)"

AMENDMENT NO. 28
On page 20, line 16, change "Q." to "P."

AMENDMENT NO. 29
On page 20, line 21, change "R.(1)" to "Q.(1)"

AMENDMENT NO. 30
On page 21, delete lines 4 through 6 in their entirety and insert in lieu thereof the following:

"the authority. If a notice is"

SENATE FLOOR AMENDMENTS

Amendments proposed by Senator Peacock to Reengrossed House Bill No. 769 by Representative Burrell

AMENDMENT NO. 1
On page 3, between lines 27 and 28, insert the following:

"(3) The authority shall not be deemed to be an instrumentality of the state for purposes of Article X, Section 1(A) of the Constitution of Louisiana."

AMENDMENT NO. 2
On page 11, delete lines 3 and 4.

AMENDMENT NO. 3
On page 11, line 5, change "(21)" to "(20)"

AMENDMENT NO. 4
On page 25, line 25, between "applicable" and the period "," insert "; pursuant to Paragraph (9) of this Section"

Rep. Burrell moved that the amendments proposed by the Senate be concurred in.

ROLL CALL

The roll was called with the following result:

YEAS
Mr. Speaker Gaines Lorusso
Abramson Garofalo Mack

NAYS

Hensgens Total - 3

ABSENT

Barras Pearson Simon
Lambert Robideaux Smith
Montoucet Schroeder Thibaut

The amendments proposed by the Senate were concurred in by the House.

Conference Committee Reports for Consideration

The following Conference Committee Reports were taken up and acted upon as follows:

HOUSE BILL NO. 2—
BY REPRESENTATIVE ROBIDEAUX

AN ACT

To provide with respect to the capital outlay budget and the capital outlay program for state government, state institutions, and other public entities; to provide for the designation of projects and improvements; to provide for the financing thereof making appropriations from certain sources; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:
We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 2 by Representative Robideaux recommend the following concerning the Reengrossed bill:

1. That Amendment Nos. 1 through 79, 81 through 98, 100 through 152, and 154 through 188 of the set of Committee Amendments proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 2, 2015, be adopted.

2. That Amendment Nos. 80, 99, and 153 of the set of Committee Amendments proposed by the Senate Committee on Revenue and Fiscal Affairs and adopted by the Senate on June 2, 2015, be rejected.

3. That the set of Committee Amendments proposed by the Senate Committee on Finance and adopted by the Senate on June 5, 2015, be adopted.

4. That Amendment Nos. 1 through 5 and 7 through 52 of the set of Floor Amendments proposed by Senator Riser and adopted by the Senate on June 8, 2015, be adopted.

5. That Amendment Nos. 6 and 53 of the set of Floor Amendments proposed by Senator Riser, and adopted by the Senate on June 8, 2015, be rejected.

6. That the set of Floor Amendments proposed by Senator Adley and adopted by the Senate on June 8, 2015, be adopted.

7. That the Reengrossed bill be amended as follows:

**AMENDMENT NO. 1**

In Amendment No. 14 of the set of Floor Amendments proposed by Senator Riser and adopted by the Senate on June 8, 2015, on page 3, delete line 23 in its entirety and insert the following:

```
"Payable from Fees and Self-Generated Revenues $ 132,000
Payable from General Obligation Bonds Priority 2 $ 200,000
Total $ 332,000"
```

**AMENDMENT NO. 2**

On page 29, delete line 44 in its entirety and insert the following:

```
"Priority 1 $ 2,500,000
Priority 5 $ 5,250,000
Total $ 7,750,000"
```

**AMENDMENT NO. 3**

On page 99, delete lines 25 and 26 in their entirety and insert the following:

```
"Priority 1 $ 500,000
Priority 5 $ 585,000"
```

**AMENDMENT NO. 4**

On page 104, between lines 26 and 27, insert the following:

```
"50/J57 VERMILION PARISH
(1065) Road Improvements, Planning and Construction (Vermilion) Payable from General Obligation Bonds $ 959,966"
```

**AMENDMENT NO. 5**

On page 113, delete lines 37 through 43 in their entirety and insert the following:

```
"(373) Wastewater Collection Improvements, Planning and Construction (Natchitoches) Payable from General Obligation Bonds Priority 2 $ 525,000"
```

**AMENDMENT NO. 6**

On page 119, between lines 14 and 15, insert the following:

```
"50/M74 DUSON
( ) Duson Sewer System and Street Infrastructure Improvements, Planning and Construction (Acadia) Payable from General Obligation Bonds Priority 2 $ 80,000
Priority 5 $ 505,000
Total $ 585,000"
```

**AMENDMENT NO. 7**

On page 120, delete line 11 in its entirety and insert the following:

```
"Priority 2 $ 425,000"
```

**AMENDMENT NO. 8**

On page 149, delete lines 20 through 22 in their entirety and insert the following:

```
"Priority 2 $ 7,125,000"
```

**AMENDMENT NO. 9**

On page 186, between lines 21 and 22, insert the following:

```
"50/N AFRICAN AMERICAN MUSEUM
( ) Museum, Planning and Construction (Caddo) Payable from General Obligation Bonds Priority 2 $ 250,000"
```

**AMENDMENT NO. 10**

On page 186, between lines 29 and 30, insert the following:

```
"50/S17 EAST BATON ROUGE PARISH SCHOOL BOARD
(2186) Istrouma High School Renovations, Planning and Construction (East Baton Rouge) Payable from the balance of State General Fund Direct Non-Recurring Revenues previously allocated by the authority of Act 23 of 2012 for Division of Administration Capitol Complex Acquisitions, Demolitions, Sitework, Construction and Renovation of Facilities (East Baton Rouge) $ 959,966"
```

1509
AMENDMENT NO. 11

On page 140, between lines 29 and 30, insert the following:

"(   ) Major Parkway Resurface, Planning and Construction (Pointe Coupee) Payable from General Obligation Bonds Priority 2 $ 180,000"

AMENDMENT NO. 12

On page 158, delete lines 19 through 21 in their entirety and insert the following:

"Priority 1 $ 4,800,000"

AMENDMENT NO. 13

On page 204, at the end of line 9, insert the following:

"No funds appropriated to the Coastal Protection and Restoration Authority in this Act as a contribution for a project cost-share or otherwise, for the national economic development and national ecosystem restoration components of the Southwest Coastal Louisiana Study shall be used or provided for the expropriation of property or use of eminent domain, except where such funds are to be used to obtain property voluntarily offered for project purposes, where at least seventy-five percent of the owners have voluntarily offered the property, or where the record or apparent owners have voluntarily offered the property but do not have clear title."

Respectfully submitted,

Representative Joel C. Robideaux
Representative Chuck Kleckley
Representative Walt Leger III
Senator Neil Riser
Senator Robert Adley
Senator John A. Alario, Jr.

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Montoucet
Abramson Gaines Moreno
Adams Gisclair Morris, Jay
Anders Guillory Morris, Jim
Armes Gunn Norton
Arnold Hall Ortego
Badon Harris Ourso
Barrow Harrison Pearson
Berthelot Havidr Pierre
Billiot Hazel Ponti
Bishop, S. Hill Price
Bishop, W. Hoffmann Pugh
Bouie Hollis Reynolds
Broadwater Hunter Ritchie
Brown Huval Robideaux
Burford Jackson Schexnyayder
Burns, H. James Schroder
Burns, T. Jefferson Shadoin
Carmody Johnson R. Simon
Carter Jones Smith
Chaney Lambert St. Germain
Connick Landry, N. Stokes

Cox Landry, T. Thibaut
Cromer Leger Thierry
Danahay Leopold Whitney
Dove Lopinto Williams, A.
Edwards Lorusso Williams, P.
Fannin Miguez Willmott
Foil Miller Woodruff

NAYS

Garofalo Hodges Pylant
Geymann Johnson M. Seabaugh
Henry Mack Talbot
Hensgens Pope

ABSENT

Barras Howard Richard
Burrell Ivey
Honore LeBas

Total - 87

Total - 11

Total - 7

The Conference Committee Report was adopted.

Consent to Correct a Vote Record

Rep. Whitney requested the House consent to correct her vote on the adoption of the Conference Committee Report to House Bill No. 2 from nay to yea, which consent was unanimously granted.

Suspension of the Rules

On motion of Rep. Stokes, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 402—

BY REPRESENTATIVE STOKES

AN ACT

To enact R.S. 47:33(A)(4) through (6), relative to tax credits; to provide with respect to the individual income tax credit for taxes paid to other states; to provide for requirements and limitations; to provide for applicability; to provide for effectiveness; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 402 by Representative Stokes recommend the following concerning the Engrossed bill:

1. That Senate Committee Amendment No. 1 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be adopted.

2. That Senate Committee Amendment Nos. 2 and 3 proposed by the Senate Committee on Finance and adopted by the Senate on June 4, 2015, be rejected.
3. That the set of Senate Floor Amendments proposed by Senator Adley and adopted by the Senate on June 5, 2015, be rejected.

4. That the following amendments to the engrossed bill be adopted:

AMENDMENT NO. 1

On page 2, delete lines 5 through 9 in their entirety and insert the following:

"Section 2. R.S. 47:33(A)(4) through (6) are hereby repealed in their entirety.

Section 3. (A) Except as provided for in Subsection (B) of this Section, the provisions of Section 1 of this Act shall apply to a claim for a tax credit made on a return filed on or after July 1, 2015, regardless of the taxable year to which the return relates.

(B) The provisions of Section 1 of this Act shall not apply to an amended return filed on or after July 1, 2015, relating to a claim for a tax credit properly claimed on an original return filed prior to July 1, 2015.

(C) If a return is filed after July 1, 2015, for which a valid filing extension has been allowed prior to July 1, 2015, then any portion of a tax credit disallowed by the provisions of Section 1 of this Act shall be allowed as a tax credit in the amount of one-third of the disallowed portion of the tax credit on the taxpayer's return for each of the taxable years beginning during calendar years 2017, 2018, and 2019.

Section 4. The provisions of Sections 1 and 3 of this Act shall become effective on July 1, 2015, and shall remain effective through June 30, 2018, at which time the provisions of Sections 1 and 3 of this Act shall become null, void, and of no effect. The provisions of Section 4 of this Act shall become effective on July 1, 2015. The provisions of Section 2 of this Act shall become effective on July 1, 2018."

Respectfully submitted,

Representative Joel C. Robideaux
Representative Julie Stokes
Representative Barry Ivey
Senator Jack Donahue
Senator Robert Adley
Senator Dan Claitor

Rep. Stokes moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

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<tr>
<th>Mr. Speaker</th>
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<th>Miguez</th>
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<tbody>
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Total - 84

NAYS

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Total - 12

ABSENT

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<th>Abramson</th>
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<th>Montoucet</th>
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<td>Armes</td>
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<tr>
<td>Howard</td>
<td>Leopold</td>
<td>Schroder</td>
</tr>
</tbody>
</table>

Total - 9

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Robideaux, the rules were suspended in order to consider the following conference committee report which contains subject matter not confined to the disagreement between the two houses.

HOUSE BILL NO. 829

BY REPRESENTATIVES ROBIDEAUX, BARROW, HENRY BURNS, HUNTER, AND PATRICK WILLIAMS

AN ACT

To amend and reenact R.S. 47:6007(B), (C)(1)(introducory paragraph), (c), and (d), (2), and (4)(introductory paragraph), (D)(4)(ii)(aa) and to enact R.S. 47:6007(C)(1)(e) and (4)(f)(iii), relative to income tax credits; to provide with respect to the motion picture investor tax credit; to provide for certain definitions; to provide for the certification of credits; to authorize credits for certain investors; to authorize a credit for certain state certified productions which employ certain residents; to provide for an annual program cap on the tax credit and a fiscal year program cap on allowance of the tax credits and transfers; to provide for a cap on certain productions; to provide for the transfer of credits; to prohibit transfers of tax credits to the office for certain periods; to provide for use of the monies collected as a result of the application fee; to provide for tax credit requirements and limitations; to provide for an effective date; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:
We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 829 by Representative Robideaux recommend the following concerning the Reengrossed bill:

1. That Amendment Nos. 1, 2, 4, 6 through 9, 14 through 20, and 22 of the set of Committee Amendments proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, be rejected.

2. That Amendment Nos. 3, 5, 10 through 13, and 21 of the set of Committee Amendments proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, be adopted.

3. That Amendment Nos. 1, 2, and 4 of the set of Floor Amendments proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be rejected.

4. That Amendment Nos. 3 and 5 of the set of Floor Amendments proposed by Senator Donahue and adopted by the Senate on June 6, 2015, be adopted.

5. That the Reengrossed bill be amended as follows:

AMENDMENT NO. 1
That Senate Committee Amendment No. 13, proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, on page 2, line 11 after "expenditures" and before "outside" delete "incurred" and insert "occurring"

AMENDMENT NO. 2
That Senate Committee Amendment No. 13, proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, on page 2, line 14 after "production" and before "in this" delete "incurred" and insert "incurring"

AMENDMENT NO. 3
That Senate Committee Amendment No. 21, proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, on page 3, delete line 8, and insert the following:
"(ii)(aa) For Fiscal Years 2015-2016, 2016-2017, and 2017-2018, claims against"

AMENDMENT NO. 4
That Senate Committee Amendment No. 21, proposed by the Senate Finance Committee and adopted by the Senate on June 4, 2015, on page 3, between lines 22 and 23, insert the following:
"(cc) Beginning in Fiscal Year 2018-2019, the cap on the aggregate amount of tax credits that may be paid by the state or transferred to the state shall be inapplicable, inoperable, and of no effect."

AMENDMENT NO. 5
On page 1, line 2, after "and (d)" delete the remainder of the line and at the beginning of line 3, delete "and" and insert a comma "," and insert "(2), and (4)(introductory paragraph),"

AMENDMENT NO. 6
On page 1, line 3, after "R.S. 47:6007(C)(1)(e)" and before the comma "," insert "and (4)(f)(iii)"

AMENDMENT NO. 7
On page 1, line 9, after "credits;" and before "to provide" insert "to prohibit transfers of tax credits to the office for certain periods;"

AMENDMENT NO. 8
On page 1, line 13, after "and (d)" delete the remainder of the line and insert a comma "," and insert "(2), and (4)(introductory paragraph),"

AMENDMENT NO. 9
On page 1, line 14, after "R.S. 47:6007(C)(1)(e)" and before "hereby" delete "is" and insert "and (4)(f)(iii) are"

AMENDMENT NO. 10
On page 2, after line 28, insert the following:
"(7) "Marketing and promotion expenses" means expenditures in this state directly relating to the development of advertising and marketing campaigns for a state-certified production, such as the creation of film trailers and posters. Marketing and promotional expenses must be included in and expended from the production budget and may not exceed one million dollars, or fifteen percent of the total state-certified tax credits for the production, whichever is less. Marketing and promotional expenses shall not include media buys except for a fixed fee or commission payment made to a Louisiana company for services performed in the state in accordance with standard business practices as established by rule."

AMENDMENT NO. 11
On page 3, at the beginning of line 1, delete "(7)" and insert "(8)"

AMENDMENT NO. 12
On page 3, line 5, after "platform viewing" delete the remainder of the line, delete line 6 in its entirety and at the beginning of line 7, delete "Administrative Procedure Act"

AMENDMENT NO. 13
On page 3, at the beginning of line 9, delete "(8)" and insert "(9)"

AMENDMENT NO. 14
On page 3, at the beginning of line 17, delete "(9)" and insert "(10)"

AMENDMENT NO. 15
On page 3, at the beginning of line 21, delete "(10)" and insert "(11)"

AMENDMENT NO. 16
On page 3, line 23, after "state." insert the following:
"However, "payroll" for purposes of the additional tax credit for Louisiana resident payroll shall exclude any portion of an individual salary in excess of one three million dollars."

AMENDMENT NO. 17
On page 3, at the beginning of line 26, delete "(11)" and insert "(12)"

AMENDMENT NO. 18
On page 4, at the beginning of line 4, delete "(12)" and insert "(13)"
AMENDMENT NO. 19
On page 4, at the beginning of line 25, delete "(13)" and insert "(14)"

AMENDMENT NO. 20
On page 5, at the beginning of line 13, delete "(14)" and insert "(15)"

AMENDMENT NO. 21
On page 5, at the beginning of line 17, delete "(15)" and insert "(16)"

AMENDMENT NO. 22
On page 5, at the beginning of line 23, delete "(16)" and insert "(17)"

AMENDMENT NO. 23
On page 5, between lines 24 and 25, insert the following:

"(18) "Slate of productions" or "slate" means an aggregation of
motion picture production projects with a combined total of qualified
expenditures that exceed three hundred thousand dollars for activities
occurring over a maximum of twenty-four months within the state.
A slate shall not include more than three state-certified productions.
No single state-certified production in a slate shall exceed three
hundred thousand dollars. Tax credits shall not be issued for any
single state certified production included within a slate until the
entire slate has been completed. A single application for the slate
must identify all of the productions within the slate and the
application shall be submitted to the office no less than thirty days
prior to the beginning of production. Only expenditures made after
the application for the slate received by the office may qualify for tax
credits pursuant to the provisions of this Section.

AMENDMENT NO. 24
On page 5, at the beginning of line 25, delete "(17)" and insert "(19)"

AMENDMENT NO. 25
On page 5, at the beginning of line 28, delete "(18)" and insert "(20)"

AMENDMENT NO. 26
On page 6, at the beginning of line 1, delete "(19)" and insert "(21)"

AMENDMENT NO. 27
On page 6, line 24, after "production" delete the remainder of the line
and delete lines 25 and 26 in their entirety and insert "there shall be
allowed a tax credit"

AMENDMENT NO. 28
On page 6, at the beginning of line 29, delete "seventy-five" and
insert "ninety"

AMENDMENT NO. 29
On page 7, at the end of line 1, delete "seventy-five" and insert "ninety"

AMENDMENT NO. 30
On page 7, line 9, after "owned" and before "by a" insert "or optioned
to own for a minimum of twelve months prior to production"

AMENDMENT NO. 31
On page 7, line 11, after "residents" and before "shall delete the
comma ," and delete "each investor" and insert "for minimum of
twelve months prior to production, there"

AMENDMENT NO. 32
On page 7, line 12, after "investment" and before the period "," insert
"of the state-certified production"

AMENDMENT NO. 33
On page 7, at the beginning of line 13, delete "However, if" and
insert "If"

AMENDMENT NO. 34
On page 7, at the end of line 15, insert the following:

"The tax credit authorized in this Item shall be in addition to the tax
credit authorized in Item (i) of this Subparagraph. Prior to the office
certifying any credits pursuant to the provisions of this Item, the
secretary shall promulgate rules and regulations pursuant to the
Administrative Procedure Act, subject to oversight by the House
Ways and Means and the Senate Revenue and Fiscal Affairs
Committees. The rules and regulations shall set forth criteria a
Louisiana resident company with its principal place of business in
this state shall meet in order to qualify for the additional credit. The
secretary shall commence the promulgation of rules and regulations
no later than October 1, 2015."

AMENDMENT NO. 35
On page 7, line 25, after "Louisiana," and before "shall" delete "each
investor" and insert "there"

AMENDMENT NO. 36
On page 7, at the beginning of line 27, after "(d)" delete the
remainder of the line and delete lines 28 and 29 in their entirety and
page 8, delete lines 1 through 5 in their entirety and insert the
following:

"(i) For state-certified productions approved on or after July 1,
2015, and on or before June 30, 2018, the maximum amount of
credits that may be certified for a single state-certified production
shall not exceed thirty million dollars. The credit for these
productions may be structured over two or more tax years as
provided for in the initial certification letter."

AMENDMENT NO. 37
On page 8, at the beginning of line 10, delete "certified" and insert
"earned or for the taxable period in which initial certification
authorizes the credit to be taken"

AMENDMENT NO. 38
On page 8, between lines 14 and 15, insert the following:

"(4) Transferability of the credit. Except as provided for in Item (f)(iii)
of this Paragraph, motion picture tax credits not previously claimed by any taxpayer against its income tax may be
transferred or sold to another Louisiana taxpayer or to the office,
subject to the following conditions:

* * *

(f)(i)"
* * *

(iii) The office shall not accept the transfer of motion picture investor tax credits from July 1, 2015 through June 30, 2016."

Respectfully submitted,
Representative Joel C. Robideaux
Representative Chuck Kleckley
Senator Jack Donahue
Senator Robert Adley

Rep. Robideaux moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Franklin Miguez
Adams Gaines Miller
Anders Geymann Montoucet
Armes Gisclair Morris, Jay
Arnold Guillory Morris, Jim
Badon Guinn Norton
Barras Hall Ortego
Barrow Harris Ousso
Berthelot Harrison Pearson
Billiot Havard Pierre
Bishop, S. Hazel Ponti
Bishop, W. Hensgens Pope
Bogue Hill Price
Broadwater Hodges Pugh
Brown Hoffmann Reynolds
Burford Hollis Richard
Burns, H. Honore Ritchie
Burns, T. Howard Schexnayder
Burrell Hunter Shadoin
Carmody Huval Smith
Carter Jackson St. Germain
Chaney James Stokes
Connor Jefferson Thibaut
Cox Lambert Thierry
Cromer Landry, N. Whitney
Danahay Landry, T. Williams, P.
Dove Leopold Willmott
Fannin Mack Woodruff
Total - 84

NAYS

Foil Johnson R. Pylant
Garofalo Leger Seabaugh
Henry Lopinto Simon
Ivey Lorusso Talbot
Johnson M. Moreno
Total - 14

ABSENT

Abramson LeBas Williams, A.
Edwards Robideaux
Jones Schroder
Total - 7

The Conference Committee Report was adopted.

Motion

Rep. Jones moved to reconsider the vote by which the House concurred in the Senate Amendments to House Bill No. 42, which motion was agreed to.

Conference Committee Appointment

The Speaker appointed the following conferees on the part of the House to confer with a like committee from the Senate on the disagreement to House Bill No. 42: Reps. Jones, Pearson, and Montoucet.

Message from the Senate

APPOINTMENT OF CONFERENCE COMMITTEE

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has appointed the following committee to serve with a like committee from the House to confer on the disagreement to House Bill No. 42: Senators Guillory, Cortez, and Peacock.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Conference Committee Reports for Consideration

The following Conference Committee Reports were taken up and acted upon as follows:

HOUSE BILL NO. 42—

BY REPRESENTATIVES JONES, ABRAMSON, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELLOT, BILLIOT, WESLEY, BISHOP, BOUIE, BROADWATER, BROWN, HENRY BURNS, BURRELL, CARMODY, CARTER, CHANEY, COX, DANAHAY, DOVE, EDWARDS, FOIL, FRANKLIN, GAINES, GISCLAIR, GUILLOIR, GUINN, HALL, HARRISON, HAYARD, HAZEL, HENRY, HENSGENS, BILLIOT, HODGES, HOFFMANN, HONORE, HOWARD, HUNTER, HUVAL, JACKSON, JAMES, JEFFERSON, ROBERT JOHNSON, TERRY LANDRY, LEBAS, LEE, LEOPOLD, MACK, MIGUEZ, MONTOUCET, MORENO, NORTON, ORTEGO, PIERRE, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, SCHEXNAYDER, SCHRODER, SHADINO, SMITH, ST. GERMAIN, THIBAUT, THIERRY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF AND SENATOR NEVERS

AN ACT

To amend and reenact R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb)(II), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (5) and (C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5), 542(A)(2)(introductory paragraph) and (B)(introductory paragraph), 883.1(A)(2)(introductory paragraph) and (B)(introductory paragraph), 1145.1(A)(1)(introductory paragraph) and (B)(introductory paragraph), and (1332(A)(1)(introductory paragraph) and (B)(introductory paragraph) and to enact R.S. 11:102.1(B)(7) and (C)(7), 102.2(B)(6) and (C)(7), 542(H), 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H), to authorize payments funded by state retirement system experience accounts to certain retirees and beneficiaries of such systems; to provide restrictions on and prerequisites for the exercise of such authorization, including the authority for accumulating monies in the accounts for funding of the payments; to provide for explicit recognition of the costs of the accumulation of such monies; to ensure that the accumulation of monies for the exercise of such authorization does not reduce the actuarial soundness of the systems or lead to intergenerational cost-shifting; to provide for periodic reamortization of certain debts to grant some relief to
employers caused by the expense of funding benefits including accumulating monies in the accounts; to provide qualifications for receipt of such payments; to provide relative to the amount of such payments; and to provide for related matters.

Read by title.

CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 42 by Representative Jones recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Finance and adopted by the Senate on June 6, 2015, be rejected.

2. That the set of Senate Floor bureau note amendments proposed by Senator Guillory and labeled "SFBNHB42 GUILLOTJ 3631" and adopted by the Senate on June 8, 2015, be rejected.

3. That Amendment Nos. 1 and 2 in the set of Senate Floor bureau note amendments proposed by Senator Guillory and labeled "SFBNHB42 GUILLOTJ 3656", be rejected.

4. That Amendment Nos. 3 through 6 in the set of Senate Floor bureau note amendments proposed by Senator Guillory and labeled "SFBNHB42 GUILLOTJ 3656", be adopted.

5. That the set of Senate Floor amendments proposed by Senator Peacock and adopted by the Senate on June 8, 2015, be rejected.

6. That Amendment Nos. 2, 9, 11, 12, 13, and 16 through 20 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, be adopted.

7. That Amendment Nos. 1, 3 through 8, 10, 14, and 15 proposed by the Senate Committee on Retirement and adopted by the Senate on June 2, 2015, be rejected.

8. That the following amendments to the Reengrossed bill be adopted:

AMENDMENT NO. 1
On page 1, line 2, after "To" delete the remainder of the line and insert "amend and reenact R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vi)(aa)(II), (bb), and (cc), and (vii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5), 542(A)(2)(introductory paragraph) and (B)(introductory paragraph), 1145.1(A)(1)(introductory paragraph) and (B)(introductory paragraph), and 1332(A)(1)(introductory paragraph) and (B)(introductory paragraph) and (B)(introductory paragraph), R.S. 11:542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H) are hereby amended and reenacted and the R.S. 11:542(H), 542.2, 883.1(I), 883.4, 1145.1(G), 1145.3, 1331.2, and 1332(H) are hereby enacted to read as".

AMENDMENT NO. 3
On page 1, between lines 11 and 12, insert the following:

"§542. Experience Account

A. 

(2) The In accordance with the provisions of Subsection H of this Section, the experience account shall be credited as follows:

B. The In accordance with the provisions of Subsection H of this Section, the experience account shall be debited as follows:

H.(1) Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

(a) Credits in Subparagraph(A)(2)(b) of this Section, as limited by Paragraph (A)(3) of this Section.

(b) Debits in Paragraph (B)(1) of this Section.

(c) Credits in Subparagraph (A)(2)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

(d) Debits in Paragraph (B)(2) of this Section.

(2) Notwithstanding any provision of Paragraph (1) of this Subsection to the contrary, for the June 30, 2015 valuation no credits may be made to the account pursuant to Subparagraph (A)(2)(a) of this Section.

AMENDMENT NO. 4
On page 2, between lines 23 and 24, insert the following:

"§883.1. Experience account

A. 

B. The In accordance with the provisions of Subsection I of this Section, the experience account shall be credited as follows:

I.(1) Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

(a) Credits in Subparagraph(A)(2)(b) of this Section, as limited by Paragraph (A)(3) of this Section."
(b) Debits in Paragraph (B)(1) of this Section.

(c) Credits in Subparagraph (A)(2)(a) of this Section, as limited by Paragraph (A)(3) of this Section.

(d) Debits in Paragraph (B)(2) of this Section.

(2) Notwithstanding any provision of Paragraph (1) of this Subsection to the contrary, for the June 30, 2015 valuation no credits may be made to the account pursuant to Subparagraph (A)(2)(a) of this Section.

*                    *                    *

AMENDMENT NO. 5

On page 3, between lines 19 and 20, insert:

§1145.1. Employee Experience Account

A.(1) The Employee Experience Account shall be credited as follows:

*                    *                    *                    *

B. The Employee Experience Account shall be debited as follows:

*                    *                    *                    *

G.(1) Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

(a) Credits in Subparagraph (A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section.

(b) Debits in Paragraph (B)(1) of this Section.

(c) Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

(d) Debits in Paragraph (B)(2) of this Section.

(2) Notwithstanding any provision of Paragraph (1) of this Subsection to the contrary, for the June 30, 2015 valuation no credits may be made to the account pursuant to Subparagraph (A)(1)(a) of this Section.

*                    *                    *

AMENDMENT NO. 6

On page 5, between lines 12 and 13 insert the following:

§1332. Employee Experience Account

A.(1) The Employee Experience Account shall be credited as follows:

*                    *                    *

B. The Employee Experience Account shall be debited as follows:

*                    *                    *

H.(1) Beginning with the June 30, 2015 valuation, debits and credits to the account shall occur in the following order:

(a) Credits in Subparagraph (A)(1)(b) of this Section, as limited by Paragraph (A)(2) of this Section.

(b) Debits in Paragraph (B)(1) of this Section.

(c) Credits in Subparagraph (A)(1)(a) of this Section, as limited by Paragraph (A)(2) of this Section.

(d) Debits in Paragraph (B)(2) of this Section.

(2) Notwithstanding any provision of Paragraph (1) of this Subsection to the contrary, for the June 30, 2015 valuation no credits may be made to the account pursuant to Subparagraph (A)(1)(a) of this Section.

Section 2. R.S. 11:102(B)(3)(d)(v)(aa)(II), (bb), and (cc), (vi)(aa)(II), (bb)(II), and (cc), (vii)(aa)(II), (bb), and (cc), and (viii)(aa)(II), (bb)(II), and (cc), 102.1(B)(4)(b) and (5) and (C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5) are hereby amended and reenacted and R.S. 11:102.1(B)(7) and (C)(7) and 102.2(B)(6) and (C)(7) are hereby enacted to read as follows:

§102. Employer contributions; determination; state systems

*                    *                    *

B. *                    *                    *

(3) With respect to each state public retirement system, the actuarially required employer contribution for each fiscal year, commencing with Fiscal Year 1989-1990, shall be that dollar amount equal to the sum of:

*                    *                    *

(d) That fiscal year's payment, computed as of the first of that fiscal year and projected to the middle of that fiscal year at the actuarially assumed interest rate, necessary to amortize changes in actuarial liability due to:

*                    *                    *

II. Notwithstanding the provisions of Subitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana State Employees' Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aaa) For the June 30, 2015 valuation, twenty-eight years.

(bb) For the June 30, 2016 valuation, twenty-six years.

(ccc) For the June 30, 2017 valuation, twenty-four years.

(ddd) For the June 30, 2018 valuation, twenty-two years.

(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the system shall apply to the oldest
outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subitem applies the amount of excess returns to be applied pursuant to the provisions of this Subitem shall be the excess returns up to the amount of excess investment experience returns as equals that year's remaining payment pursuant to R.S. 11:102.1. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item.

(ii) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.1 and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a particularized liability established pursuant to Subsection C of this Section or a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection.

(ii) Notwithstanding the provisions of Subitem (i) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana School Employees' Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aa) For the June 30, 2015 valuation, twenty-eight years.

(bb) For the June 30, 2016 valuation, twenty-six years.

(cc) For the June 30, 2017 valuation, twenty-four years.

(dd) For the June 30, 2018 valuation, twenty-two years.

(ee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb) For the June 30, 2015 valuation, twenty-eight years.

(cc) For the June 30, 2016 valuation, twenty-six years.

(dd) For the June 30, 2018 valuation, twenty-two years.

(ee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bbb) Notwithstanding any provision of law to the contrary, the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply the excess investment experience returns, up to the first fifteen million dollars for the June 30, 2015, valuation, to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply the excess investment experience returns, up to the first fifteen million dollars for the June 30, 2015, valuation, to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subitem shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subitem, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item.

(cc) Effective for the June 30, 2019, first system valuation on or after June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.
(vii)(aa)

* * *

(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth, if the system attains a funded percentage of eighty-five percent or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Teachers' Retirement System of Louisiana provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aaa) For the June 30, 2015 valuation, twenty-eight years.

(bbb) For the June 30, 2016 valuation, twenty-six years.

(ccc) For the June 30, 2017 valuation, twenty-four years.

(ddd) For the June 30, 2018 valuation, twenty-two years.

(eee) For the June 30, 2019 valuation for and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates an amortization base established in R.S. 11:102.2 and for each valuation thereafter, after any remaining payment required pursuant to R.S. 11:102.2, the system shall apply to the oldest outstanding positive amortization base of the system, the system's remaining excess investment experience returns. For the first valuation to which this Subsubject applies the amount of excess returns to be applied pursuant to the provisions of this Subsubject shall be the excess returns up to the amount of excess investment experience returns equals that year's remaining payment pursuant to R.S. 11:102.2. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns up to the amount of excess investment experience returns as equals double the last payment made pursuant to Subsubject (I) of this Subitem. Upon complete liquidation of such amortization base, any remaining funds shall be applied to the next oldest outstanding positive amortization base until no further funds remain or all such bases are completely liquidated. Notwithstanding any provision of this Subitem to the contrary, the maximum amount of excess returns to be applied in any subsequent year pursuant to this Subsubject shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subsubject, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(cc) Effective for the June 30, 2015, first system valuation dated on or after June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, not consistent gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

(viii)(aa)

* * *

(II) Notwithstanding the provisions of Subsubitem (I) of this Subitem, effective for the June thirtieth valuation following the fiscal year in which the system first attains a funded percentage of eighty-five percent or more and for every year thereafter, the amortization period for the changes, gains, or losses of the Louisiana State Police Retirement System provided in Items (i) through (iv) of this Subparagraph shall be as follows:

(aaa) For the June 30, 2015 valuation, twenty-eight years.

(bbb) For the June 30, 2016 valuation, twenty-six years.

(ccc) For the June 30, 2017 valuation, twenty-four years.

(ddd) For the June 30, 2018 valuation, twenty-two years.

(eee) For the June 30, 2019 valuation and for every year thereafter, twenty years from the year in which the change, gain, or loss occurred.

(bb)(I) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.2 and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a particularized liability established pursuant to Subsection D of this Section or a liability established pursuant to Subparagraphs (2)(a) and (3)(c) of this Subsection.

(II) Effective for the June thirtieth valuation for the fiscal year immediately following the year in which the system fully liquidates the last remaining amortization base established in R.S. 11:102.2 and for each valuation thereafter, if the system's investment experience for the fiscal year exceeds the system's actuarial assumed rate of return, the system shall apply to the oldest outstanding positive amortization base of the system, excluding any amortization base established to amortize a particularized liability established pursuant to Subsection D of this Section or a liability established pursuant to
returns to be applied in any subsequent year pursuant to this Subsubsection shall equal the prior year's maximum amount increased by the percentage increase in the system's actuarial value of assets for the preceding year, if any. For any payment made pursuant to the provisions of this Subsubsection, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(bb) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsubsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Item.

(cc) Effective for the June 30, 2019, first system valuation dated on or after June 30, 2015, in which an allocation is made to the system's experience account and for each valuation thereafter, actuarial gains allocated to the experience account shall be amortized as a loss with level payments over a ten-year period.

§102.1. Consolidation of amortization payment schedules; Louisiana State Employees' Retirement System

B. Original amortization base.

(4) *                    *                    *

(b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, in any year from Fiscal Year 2017-2018 through Fiscal Year 2039-2040 in which the system receives an overpayment of employer contributions as determined pursuant to R.S. 11:102(B)(2) and in any year from Fiscal Year 2017-2018 through Fiscal Year 2039-2040 in which the system receives additional contributions pursuant to R.S. 11:102(B)(5), the amount of such overpayment or additional contribution shall be applied to the remaining balance of the experience account amortization base established pursuant to this Subsection. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.

*                    *                    *

(4) *                    *                    *

(b) For any payment made pursuant to the provisions of this Subsubsection, if the system is eighty-five percent funded or greater prior to the application of the funds or if the system is less than eighty-five percent funded and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is not equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

§102.2. Consolidation of amortization payment schedules; Teachers' Retirement System of Louisiana

B. Original amortization base.

*                    *                    *
reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law; if the system is less than eighty-five percent funded prior to application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability shall not be reamortized after such application.

(6) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments allocated to the original amortization base since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

C. Experience account amortization base.


(4) * * * * * * * * * (b) For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

(5) Notwithstanding the provisions of R.S. 11:102(B)(3)(c) and (5) or any other provision of law to the contrary, in any year from Fiscal Year 2009-2010 through Fiscal Year 2039-2040 in which the system receives an overpayment of employer contributions as determined pursuant to R.S. 11:102(B)(5), the amount of such overpayment or additional contribution shall be applied to the remaining balance of the experience account amortization base established pursuant to this Subsection. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law. For any payment made pursuant to the provisions of this Paragraph, if the system is eighty-five percent funded or greater prior to the application of the funds and the valuation year is equal to 2019 plus a multiple of five, the net remaining liability net of all payments made since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

(7) Notwithstanding any provision of law to the contrary, for the June 30, 2015 valuation, the remaining liability net of all payments made pursuant to this Subsection since the last reamortization shall be reamortized over the remaining amortization period with annual payments calculated as provided in this Subsection or as otherwise provided by law.

Respectfully submitted,
Representative Sam Jones
Representative Jack Montoucet
Senator Elbert Guillory
Senator Patrick Page Cortez
Senator Barrow Peacock


ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker             Girouard                Moreno
Anders                    Guillory                Morris, Jay
Armes                     Gunn                    Norton
Badon                     Hall                    Ortego
Barras                    Harris                  Pearson
Barrow                    Harrison                Piere
Berthelot                Havard                  Ponti
Billiot                   Hazel                   Pope
Bishop, S.               Henry                   Price
Bishop, W.               Hill                    Pugh
Bojie                     Honore                  Pylan
Broadwater                Howard                  Reynolds
Brown                     Hunter                  Richard
Surfard                  Huvant                  Ritchie
Burns, H.                Ivey                    Robideaux
Burrell                   Jackson                 Schexnayder
Barmody                  James                   Schroder
Carter                    Jefferson               Seabough
Chaney                    Johnson R.              Shadoin
Connick                   Jones                   Smith
Cox                       Lambert                St. Germain
Cromer                    Landry, N.              Stokes
Dahahay                  LeBas                   Talbot
Dove                      Leger                   Thibaut
Edwards                   Leopold                 Thieiry
Fannin                    Mack                   Williams, A.
Foil                      Miguez                  Williams, P.
Franklin                  Miller                 Willmott
Gaines                    Montoucet               Woodruff
Total - 87

NAYS

Garofalo                   Lorussio                Simon
Lopinto                   Ourso                 
Total - 5

ABSENT

Abramson                  Hensgens               Landry, T.
Adams                     Hodges                  Morris, Jim
Arnold                    Hoffmann               Whitney
Burns, T.                 Holis                  
Geymann                   Johnson M.              
Total - 13

The Conference Committee Report, having received a two-thirds vote of the elected members, was adopted.

Speaker Kleckley in the Chair
HOUSE CONCURRENT RESOLUTION NO. 8—

A CONCURRENT RESOLUTION

To suspend from July 1, 2015 until sixty days after final adjournment of the 2016 Regular Session of the Legislature of Louisiana the exemption for business utilities as to the tax levied pursuant to R.S. 47:331 for sales of steam, water, electric power or energy, and natural gas, including but not limited to the exemption in R.S. 47:305(D)(1)(b), (c), (d), and (g), and any other exemptions provided in those portions of Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, that provide for exemptions for business utilities from the taxes imposed therein.

Called from the calendar.

Read by title.

CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Concurrent Resolution No. 8 by Representative Montoucet recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Finance, and adopted on June 4, 2015, be adopted.

Respectfully submitted,

Representative Jack Montoucet
Representative Joel C. Robideaux
Speaker Charles E. "Chuck" Kleckley
Senator Jack Donahue
Senator Neil Riser
Senator Dan "Blade" Morrish

Rep. Montoucet moved to adopt the Conference Committee Report.

ROLL CALL

The roll was called with the following result:

YEAS

Mr. Speaker Adams Anders Armes Arnold Badon Barrow Berthelot Billiot Bishop, W. Bouie Broadwater Brown Burrell Carter Chaney Cox Dove Edwards Fannin Total - 60

Jones Landry, T. LeBas Leger Leopold

Thibaut Thierry Williams, A. Willmott Woodruff

NAYS

Abramson Barras Bishop, S. Burford Burns, H. Carmody Connick Cromer Danahay Garofalo Geymann Guinn Harrison Havard Total - 42

Burns, T. Hunter Total - 3

ABSSENT

Abramson Henry Barras Hensgens Bishop, S. Hodges Hollis Huval Ivey Johnson M. Johnson R. Lambert Landry, N. Lopinto Lorusso Mack Miguez

Miller Morris, Jim Ourso Pearson Pugh Richard Schroder Seabaugh Simon Stokes Talbot Whitney Williams, P.

The Conference Committee Report was adopted.

Suspension of the Rules

On motion of Rep. Arnold, the rules were suspended in order to take up and consider Petitions, Memorials, and Communications at this time.

Petitions, Memorials, and Communications

The following petitions, memorials, and communications were received and read:

Message from the Senate

HOUSE CONCURRENT RESOLUTIONS

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has concurred in the following House Concurrent Resolutions:

House Concurrent Resolution No. 228 Returned without amendments
House Concurrent Resolution No. 229 Returned without amendments
House Concurrent Resolution No. 230 Returned without amendments
House Concurrent Resolution No. 231 Returned without amendments

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate
Message from the Senate

SIGNDED SENATE CONCURRENT RESOLUTIONS

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Concurrent Resolutions:

Senate Concurrent Resolution No. 140

and ask the Speaker of the House of Representatives to affix his signature to the same.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

The Senate Concurrent Resolutions contained herein were signed by the Speaker of the House.

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Concurrent Resolution No. 8.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 2.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 218.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 370.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 402.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF
CONFERENCE COMMITTEE REPORT

June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 445.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 566.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 624.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 629.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 635.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 638.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 721.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 735.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 748.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 800.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 829.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to House Bill No. 833.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 61.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 93.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 100.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 102.

Respectfully submitted,

GLENN A. KOEPP
Secretary of the Senate

Message from the Senate
ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015
To the Honorable Speaker and Members of the House of Representatives:
I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 103.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

ADOPTION OF CONFERENCE COMMITTEE REPORT
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the Senate has adopted the report of the Conference Committee on the disagreement to Senate Bill No. 106.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

Message from the Senate

SIGNED SENATE BILLS AND JOINT RESOLUTIONS
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed to inform your honorable body that the President of the Senate has signed the following Senate Bills:

Senate Bill Nos. 39, 50, 61, 86, 93, 100, 102, 103, 106, 158, 250, and 272

and ask the Speaker of the House of Representatives to affix his signature to the same.

Respectfully submitted,
GLENN A. KOEPP
Secretary of the Senate

The Senate Bills and Joint Resolutions contained herein were signed by the Speaker of the House.

Privileged Report of the Committee on Enrollment
June 11, 2015

To the Honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following House Resolutions have been properly enrolled:

HOUSE RESOLUTION NO. 199—

BY REPRESENTATIVES KLECKLEY, ABRAMSON, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCAILR, GUILLOIRE, GUINN, HALL, HARRIS, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, HUVAL, IVEY, JACKSON, JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEBAS, LEGER, LEOPOLD, LOPINTO, LORUSSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORRIS, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RYANNE, ROBIDEAUX, SCHENNYADYER, SCHRODER, SEABEAUGH, SHADONIN, SIMON, SMITH, ST. GERMAIN, STOKES, TALBOT, THIBAULT, THIBODEAUX, WOODRUFF

A RESOLUTION
To commend the Honorable Austin J. Badon, Jr., and to express enduring gratitude for his outstanding contributions to Orleans Parish and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

HOUSE RESOLUTION NO. 200—

BY REPRESENTATIVES KLECKLEY, ABRAMSON, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCAILR, GUILLOIRE, GUINN, HALL, HARRIS, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, HUVAL, IVEY, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEBAS, LEGER, LEOPOLD, LOPINTO, LORUSSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORRIS, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RYANNE, ROBIDEAUX, SCHENNYADYER, SCHRODER, SEABEAUGH, SHADONIN, SIMON, SMITH, STOKES, TALBOT, THIBAULT, THIBODEAUX, WOODRUFF, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF

A RESOLUTION
To commend the Honorable Karen Gaudet St. Germain and to express enduring gratitude for her outstanding contributions to the parishes of Ascension, Assumption, Iberville, and West Baton Rouge and the state of Louisiana, particularly during her tenure as a distinguished member of the Louisiana House of Representatives.

HOUSE RESOLUTION NO. 201—

BY REPRESENTATIVES KLECKLEY, ABRAMSON, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHELOT, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUIE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMODY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOVE, EDWARDS, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCAILR, GUILLOIRE, GUINN, HALL, HARRIS, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, HUVAL, IVEY, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEBAS, LEGER, LEOPOLD, LOPINTO, LORUSSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORRIS, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RYANNE, ROBIDEAUX, SCHENNYADYER, SCHRODER, SEABEAUGH, SHADONIN, SIMON, SMITH, STOKES, TALBOT, THIBAULT, THIBODEAUX, WOODRUFF, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF
ROBIDEAUX, SCHENXNAYDER, SCHRODER, SEABAUGH, SHADOIN, SIMON, SMITH, ST. GERMAIN, STOKES, TALBOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF

A RESOLUTION
To commend the Honorable James R. "Jim" Fannin and to express enduring gratitude for his outstanding contributions to the parishes of Bienville, Jackson, Lincoln, Ouachita, and Winn and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

HOUSE RESOLUTION NO. 202—
BY REPRESENTATIVE FANNIN
A RESOLUTION
To commend Sharon Perez upon her retirement as a public finance specialist for the Louisiana House of Representatives after forty years of highly productive and effective state public service.

HOUSE RESOLUTION NO. 203—
BY REPRESENTATIVE PRICE
A RESOLUTION
To urge and request the Reentry Advisory Council to identify strategies to afford offenders committed to the Department of Public Safety and Corrections who are confined in parish correctional facilities the support necessary to enhance education, job skills and training, and needed behaviors to facilitate successful reentry upon release pursuant to the Reentry Advisory Council and Offender Rehabilitation Workforce Development Act and to provide needed mental health care for all committed to the Department of Public Safety and Corrections in need of such services, whether confined to a state or parish correctional facility, all to facilitate successful reentry upon release, and to urge and request the secretary of the department to take steps to carry out such strategies.

HOUSE RESOLUTION NO. 204—
BY REPRESENTATIVES BARROW, BERTHELOT, CARTER, EDWARDS, FOIL, HAVARD, HODGES, HONORE, IVEY, JAMES, LAMBERT, MACK, OURSO, PONTI, POPE, PRICE, SCHENXNAYDER, SMITH, ST. GERMAIN, THIBAUT, AND ALFRED WILLIAMS
A RESOLUTION
To commend One Voice One Dream One Team, the organizers of Pack the Park.

HOUSE RESOLUTION NO. 205—
BY REPRESENTATIVE PIERRE
A RESOLUTION
To commend and congratulate Briana Babineaux upon her start in the music industry as a singer.

HOUSE RESOLUTION NO. 206—
BY REPRESENTATIVES BARROW, BERTHELOT, CARTER, EDWARDS, FOIL, HAVARD, HODGES, HONORE, IVEY, JAMES, LAMBERT, MACK, OURSO, PONTI, POPE, PRICE, SCHENXNAYDER, SMITH, ST. GERMAIN, THIBAUT, AND ALFRED WILLIAMS
A RESOLUTION
To commend the University High School girls' basketball team upon winning the Class 3A state championship title and to commend the music industry as a singer.

HOUSE RESOLUTION NO. 207—
BY REPRESENTATIVE FOIL
A RESOLUTION
To commend Nathanael P. Kazmierczak on his outstanding academic accomplishments.

HOUSE RESOLUTION NO. 208—
BY REPRESENTATIVE WESELY BISHOP
A RESOLUTION
To urge and request the State Board of Elementary and Secondary Education, in collaboration with the Louisiana Developmental Disabilities Council, to study issues relative to the high school graduation rates for special education students in Louisiana and to submit a written report of study findings and recommendations to the House Committee on Education by not later than January 15, 2016.

HOUSE RESOLUTION NO. 209—
BY REPRESENTATIVE BARROW
A RESOLUTION
To commend Sharon Perez upon her retirement as a public finance specialist for the Louisiana House of Representatives after forty years of highly productive and effective state public service.

HOUSE RESOLUTION NO. 210—
BY REPRESENTATIVE MONTOUCET
A RESOLUTION
To authorize and direct the Louisiana State University Women's Center to conduct a review and SWOT analysis of the state domestic violence coalition of Louisiana and provide its findings in the form of a written report to the House Committee on Health and Welfare no later than February 1, 2016.

HOUSE RESOLUTION NO. 211—
BY REPRESENTATIVE MONTIOTT
A RESOLUTION
To commend Dr. William J. Nunez, III, upon his retirement after forty-five years in higher education and to recognize his dedication to Louisiana students.

HOUSE RESOLUTION NO. 212—
BY REPRESENTATIVE DANAHAY
A RESOLUTION
To commend Meyer and Associates, Inc., upon its fiftieth anniversary.

HOUSE RESOLUTION NO. 213—
BY REPRESENTATIVE MONTIOTT
A RESOLUTION
To commend the Honorable Jeffery "Jeff" Arnold and to express enduring gratitude for his outstanding contributions to Orleans Parish and the state of Louisiana, particularly during his tenure as a distinguished member and the dean of the Louisiana House of Representatives.

HOUSE RESOLUTION NO. 214—
BY REPRESENTATIVE LEGER, ABRAMSON, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHETLO, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMEY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOWE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCLAIR, GUILLORY, GUINN, HALL, HARRIS, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVEY, JAMES, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LOPINTO, LORUSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORRIS, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENXNAYDER, SCHRODER, SEABAUGH, SHADOIN, SIMON, SMITH, ST. GERMAIN, STOKES, TALBOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF
A RESOLUTION
To commend Meyer and Associates, Inc., upon its fiftieth anniversary.

HOUSE RESOLUTION NO. 215—
BY REPRESENTATIVES KLECKLEY, KLECKLEY, ABRAMSON, ADAMS, ANDERS, ARMES, ARNOLD, BADON, BARRAS, BARROW, BERTHETLO, BILLIOT, STUART BISHOP, WESLEY BISHOP, BOUE, BROADWATER, BROWN, BURFORD, HENRY BURNS, TIM BURNS, BURRELL, CARMEY, CARTER, CHANEY, CONNICK, COX, CROMER, DANAHAY, DOWE, EDWARDS, FANNIN, FOIL, FRANKLIN, GAINES, GAROFALO, GEYMANN, GISCLAIR, GUILLORY, GUINN, HALL, HARRIS, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL, HODGES, HOFFMANN, HOLLIS, HONORE, HOWARD, HUNTER, IVEY, JAMES, JACKSON, JAMES, JEFFERSON, MIKE JOHNSON, ROBERT JOHNSON, JONES, LAMBERT, NANCY LANDRY, TERRY LANDRY, LEVAS, LEOPOLD, LOPINTO, LORUSO, MACK, MIGUEZ, MILLER, MONTOUCET, MORENO, JAY MORRIS, JIM MORRIS, NORTON, ORTEGO, OURSO, PEARSON, PIERRE, PONTI, POPE, PRICE, PUGH, PYLANT, REYNOLDS, RICHARD, RITCHIE, ROBIDEAUX, SCHENXNAYDER, SCHRODER, SEABAUGH, SHADOIN, SIMON, SMITH, ST. GERMAIN, STOKES, TALBOT, THIBAUT, THIERRY, WHITNEY, ALFRED WILLIAMS, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF
A RESOLUTION
To commend the Honorable Charles E. "Chuck" Kleckley and to express enduring gratitude for his outstanding contributions to Calcasieu Parish, the House of Representatives, and the state of Louisiana, particularly during his tenure as a distinguished member and speaker of the Louisiana House of Representatives.
The following House Concurrent Resolutions have been properly enrolled:

**HOUSE CONCURRENT RESOLUTION NO. 8**

To suspend from July 1, 2015 until sixty days after final adjournment of the 2016 Regular Session of the Legislature of Louisiana the exemption for business utilities as to the tax levied pursuant to R.S. 47:305(D)(1)(b), (c), (d), and (g), and any other exemptions provided in those portions of Chapter 2 of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950, that provide for exemptions for business utilities from the taxes imposed therein.

**HOUSE CONCURRENT RESOLUTION NO. 143**

To urge and request that all financial institutions conducting business in the state of Louisiana strictly comply with Subpart D of Chapter 5 of Title 22 of the Louisiana Revised Statutes of 1950, comprised of R.S. 22:1591 through 1605, and known as the Financial Institution Insurance Sales Law, to give due consideration to the public interest in the regulation of state banking and insurance industries, and to clarify the intent of the legislature.

**HOUSE CONCURRENT RESOLUTION NO. 161**

To urge and request Louisiana's public colleges and universities to continue to develop and offer online courses such that all bachelor's degrees can be completed entirely online.

**HOUSE CONCURRENT RESOLUTION NO. 180**

To create the Louisiana Law Enforcement Body Camera Implementation Task Force to study and make recommendations regarding the requirements for implementation and development of best procedures for the use of the body cameras and policies for access to and use of body camera recordings by law enforcement agencies in this state, and to provide for a written report of its recommendations and findings not later than sixty days prior to the 2016 Regular Session of the Louisiana Legislature.

**HOUSE CONCURRENT RESOLUTION NO. 228**

To memorialize the United States Congress to take such actions as are necessary to reestablish a right-of-way through the Lake Ophelia National Wildlife Refuge in order to provide access to property owned by the Avoyelles Parish School Board.

**HOUSE CONCURRENT RESOLUTION NO. 229**

To urge and request the United States Board on Geographic Names to name the entrance of Buffalo Cove in the Atchafalaya Basin as Skerrett Point and to authorize and request the Department of Transportation and Development and the Department of Natural Resources to take any action necessary to propose this

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**HOUSE RESOLUTION NO. 216**


A Resolution

To commend the Honorable Brett F. Geymann and to express his gratitude for his outstanding contributions to the parishes of Beauregard and Calcasieu and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

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**HOUSE RESOLUTION NO. 217**


A Resolution

To commend the Honorable Eddie J. Lambert and to express enduring gratitude for his outstanding contributions to Ascension Parish and the state of Louisiana, particularly during his tenure as a distinguished member of the Louisiana House of Representatives.

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**HOUSE RESOLUTION NO. 218**

By Representative Alfred Williams

A Resolution

To commend the Baton Rouge General's Regional Burn Center on a tradition of providing expert burn care for all ages.

Respectfully submitted,

Harold Ritchie
Chairman

The above House Resolutions contained in the report were signed by the Speaker of the House and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

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**Privileged Report of the Committee on Enrollment**

June 11, 2015

To the honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

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The report...
To amend and reenact R.S. 32:402.1(D) and to enact R.S. 32:410(D),
HOUSE BILL NO. 37—
To provide with respect to the capital outlay budget and the capital
HOUSE BILL NO. 2—
Making annual appropriations for Fiscal Year 2015-2016 for the
HOUSE BILL NO. 1—
following report:
Representatives:
To the honorable Speaker and Members of the House of
State in accordance with the rules of the House.
The above House Concurrent Resolutions contained in the
report were signed by the Speaker of the House and taken to the
Secretary of State in accordance with the rules of the House.
Privileged Report of the Committee on Enrollment
June 11, 2015
To the honorable Speaker and Members of the House of
Representatives:
I am directed by your Committee on Enrollment to submit the
following report:

The following House Bills have been properly enrolled:

HOUS BILL NO. 1—
BY REPRESENTATIVE FANNIN
AN ACT
Making annual appropriations for Fiscal Year 2015-2016 for the
ordinary expenses of the executive branch of state government,
pensions, public schools, public roads, public charities, and state
institutions and providing with respect to the expenditure of said
appropriations.

HOUS BILL NO. 2—
BY REPRESENTATIVE ROBIDEAUX
AN ACT
To provide with respect to the capital outlay budget and the capital
outlay program for state government, state institutions, and
other public entities; to provide for the designation of projects
and improvements; to provide for the financing thereof making
appropriations from certain sources; and to provide for related
matters.

HOUS BILL NO. 37—
BY REPRESENTATIVE BROWN
AN ACT
To amend and reenact R.S. 32:402.1(D) and to enact R.S. 32:410(D),
412(D)(3)(i) and (4)(d) and R.S. 40:1321(N), relative to driver’s
licenses and special identification cards; to provide for
participation in driver training programs; to provide the option
for a driver to place their blood type on the front of their license;
to provide for driver's license renewal for individuals with a
disability; and to provide for related matters.

HOUS BILL NO. 42—
BY REPRESENTATIVES JONES, ABRAMSON, ANDERS, ARMES,
ARNOI, BADON, BARRAS, BAW, BERTHELOT, BILLIOT,
WESLEY BISHOP, BOUE, BROADWATER, BROWN, HENRY BURNS,
BURRELL, CARROLL, CARTER, CHAMUY, COX, DANOAHAY, DOVE,
EDWARDS, FOIL, FRANKLIN, GAINES, GISCLAIR, GUILLORY, GUINN,
HALL, HARRISON, HAVARD, HAZEL, HENRY, HENSGENS, HILL,
HODGES, HOPFANN, HONORE, HUNTER, HUVAL, JACKSON, JAMES,
JEFFERSON, ROBERT JOHNSON, TERRY LANDRY, LEBAS, LEGER,
LEOPOLD, MACK, MIGUEZ, MONTOUCET, MORENO, NORTON,
ORTEGO, PIERRE, POICE, PUGH, PYLANT, REYNOLDS, RICHARD,
RITCHIE, SCHOENAYDER, SCHRODER, SHADOIN, SMITH, ST.
GERMAN, THIBAUT, THIERRY, ALFRED WILLIAMS, PATRICK
WILLIAMS, WILLMOTT, AND WOODRRUFF AND
SENATOR NEVERS
AN ACT
To amend and reenact R.S. 11:102(B)(3)(d)(i)(aa)(ii), (bb), and (cc),
(vi)(aa)(ii), (bb)(ii), and (cc), (vii)(aa)(ii), (bb), and (cc), and
(vii)(aa)(ii), (bb)(ii), and (cc), 102.1(B)(4)(b) and (5) and
(C)(4)(b) and (5), 102.2(B)(4)(b) and (C)(4)(b) and (5),
542(A)(2)(introductory paragraph) and (B)(introductory
paragraph), 883.1(A)(2)(introductory paragraph) and
(introductory paragraph), 1145.1(A)(1)(introductory
paragraph) and (B)(introductory paragraph) and
1332(A)(1)(introductory paragraph) and (B)(introductory
paragraph) and to enact R.S. 11:102.1(B)(7) and (C)(7),
102.2(B)(6) and (C)(7), 542(H), 542.2, 883.1(I), 883.4,
1145.1(G), 1145.3, 1331.2, and 1332(H), to authorize payments
funded by state retirement system experience accounts to certain
retirees and beneficiaries of such systems; to provide
restrictions on and prerequisites for the exercise of such
authorization, including the authority for accumulating monies in the accounts
for funding of the payments; to provide for explicit recognition of
the costs of the accumulation of such monies; to ensure that
the accumulation of monies for the exercise of such
authorization does not reduce the actuarial soundness of the systems
or lead to intergenerational cost-shifting; to provide for
periodic reamortization of certain debts to grant some relief to
employers caused by the expense of funding benefits including
accumulating monies in the accounts; to provide qualifications
for receipt of such payments; to provide relative to the amount of
such payments; and to provide for related matters.

HOUS BILL NO. 69—
BY REPRESENTATIVE JAMES
AN ACT
To enact R.S. 13:2002.2, relative to city courts; to authorize the clerk
of the Baton Rouge City Court to collect additional costs in civil
matters; to provide for the judges of the Baton Rouge City Court
the creation of a court technology fund for Baton Rouge City
Court; to provide for the disposition and use of such funds; and
to provide for related matters.

HOUS BILL NO. 76—
BY REPRESENTATIVE ALFRED WILLIAMS
AN ACT
To amend and reenact R.S. 13:1952(4), relative to the City Court of
Baton Rouge; to provide for the composition of the election
sections; to provide for the election of a judge at large;
to provide for the assignment of divisions to each election
section; to provide related to the assignment of certain
annexations to election sections; and to provide for related
matters.

HOUS BILL NO. 119—
BY REPRESENTATIVE RITCHIE
AN ACT
To amend and reenact R.S. 47:841(introductory paragraph) and (F)
and 842(20), (21), and (22) and to enact R.S. 47:841(B)(6) and
(G), 841.2, and 842(23), relative to the tobacco tax; to authorize
an additional tax to be levied on cigarettes; to establish the

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Tobacco Tax Medicaid Match Fund as a special treasury fund; to provide for the deposit, use, and investment of the monies in the fund; to provide with respect to the application of the tax on cigarettes in the inventory of certain retail and wholesale dealers; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 123—
BY REPRESENTATIVE THIBAULT
AN ACT
To amend and reenact R.S. 24:513(J)(1)(c)(introductory paragraph), (i)(aa) and (bb), (ii), and (v)(aa) and (3), relative to audits; to provide relative to the threshold amount for certain audit requirements; and to provide for related matters.

HOUSE BILL NO. 204—
BY REPRESENTATIVES FOIL AND NANCY LANDRY
AN ACT
To amend and reenact R.S. 9:315.1(C)(8) and Code of Civil Procedure Articles 74.2(A) and 2592(8) and to enact R.S. 9:315.1(C)(9) and 315.22(E) and Code of Civil Procedure Article 10(A)(9), relative to child support for adult child with disabilities; to provide for deviations from the child support guidelines; to provide for the awarding of support; to provide for the application of the child support guidelines; to provide for subject matter jurisdiction; to provide for venue; to provide for the use of summary proceedings; and to provide for related matters.

HOUSE BILL NO. 218—
BY REPRESENTATIVE BROADWATER
AN ACT
To amend and reenact R.S. 47:246(E) and (G), 287.86, 1621(B)(7), and 1623(C) and to enact R.S. 47:181(B)(3), relative to corporate income tax; to provide for the net operating loss deduction, to eliminate net operating loss deduction carry back, to increase net operating loss deduction carry forward; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 245—
BY REPRESENTATIVE HENRY
AN ACT
To enact R.S. 40:1299.4 and 2018.3(D)(5) and (6), relative to health services for persons with sickle cell disease; to establish a sickle cell patient navigator program and provide for functions of the program; to provide for administration of the program by the Department of Health and Hospitals under the direction of the Louisiana Sickle Cell Commission; to provide for program implementation contingent upon appropriation of funds; and to provide for related matters.

HOUSE BILL NO. 260—
BY REPRESENTATIVES ALFRED WILLIAMS, BARROW, WESLEY BISHOP, BOUIE, BURRELL, COX, GAINES, HALL, HONORE, HUNTER, TERRY LANDRY, MACK, NORTON, PRICE, SMITH, THIERRY, PATRICK WILLIAMS, WILLMOTT, AND WOODRUFF
AN ACT
To enact R.S. 40:1299.4 and 2018.3(D)(5) and (6), relative to health services for persons with sickle cell disease; to establish a sickle cell patient navigator program and provide for functions of the program; to provide for administration of the program by the Department of Health and Hospitals under the direction of the Louisiana Sickle Cell Commission; to provide for program implementation contingent upon appropriation of funds; and to provide for related matters.

HOUSE BILL NO. 311—
BY REPRESENTATIVE BERTHELOT
AN ACT
To amend and reenact R.S. 40:627(A) and to enact R.S. 26:793(D) and R.S. 40:627(E), relative to alcoholic beverage labels, to transfer the authority for the registration and label review of alcoholic beverages; to provide for administrative rules; and to provide for related matters.

HOUSE BILL NO. 336—
BY REPRESENTATIVE CONNICK
AN ACT
To enact R.S. 47:303(B)(8), relative to state sales and use tax; to provide for the collection of state sales and use tax on vehicles acquired by certain foreign business entities; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 370—
BY REPRESENTATIVES BROADWATER, EDWARDS, AND SHADDOCK
AN ACT
To amend and reenact R.S. 42:802(B)(6) and (7) and to enact R.S. 42:802(1)(F), 812, and Part VI of Chapter 12 of Title 42 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 42:891 through 893, relative to the Office of Group Benefits; to provide for the powers and duties of the Office of Group Benefits; to provide for definitions; to provide with respect to an annual actuarial report; to provide with respect to premium rates; to establish the Group Benefits Actuarial Committee; to provide for rule promulgation; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 376—
BY REPRESENTATIVE WENDELL BURFORD, HENRY BURNS, HOFFMANN, HUNTER, ROBERT JOHNSON, RITCHIE, STOKES, THIBAULT, AND WILLMOTT
AN ACT
To amend and reenact R.S. 39:1595(A)(2) and (B)(1), (2), and (3) and to enact R.S. 39:136 and 1623(A)(8), relative to procurement; to establish the Board of Regents electronic notification process and provide for the powers, duties, and functions of the Board of Regents; to provide for the collection of state sales and use tax on vehicles acquired by certain foreign business entities; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 387—
BY REPRESENTATIVES LEMBER, BARRAS, BARROW, BOUIE, BURRELL, HENRY BURNS, HOFFMANN, HUNTER, ROBERT JOHNSON, RITCHIE, STOKES, THIBAULT, AND WILLMOTT AND SENATOR WALSWORTH
AN ACT
To amend and reenact R.S. 47:6019(A)(1) and (2)(c) and (C), relative to tax credits; to provide for the tax credit for the rehabilitation of historic structures for nonresidential property; to reduce the amount of the tax credit for properties placed into service after a certain date; to provide relative to eligibility requirements; to provide for an administrative fee; to extend the sunset of the tax credit; to provide for an effective date; and to provide for related matters.
HOUSE BILL NO. 394—
BY REPRESENTATIVE MILLER
AN ACT
To amend and reenact R.S. 12:204(B)(introductory paragraph) and 1307(B)(2) and R.S. 51:213(B); to reenact R.S. 3:401(C), R.S. 12:204(G), and R.S. 51:216(F), and to repeal R.S. 12:1307(B)(3), relative to names of business entities, trade names, trademarks, and service marks; to provide for an application process to specify partnership and nonprofit corporate names with the secretary of state; to provide for a reservation period of the specified name; to provide for the right to transfer specified partnership and nonprofit corporate names; to amend the reservation period for specified names of limited liability companies; to include partnerships as a business entity for which names are required to be distinguishable; to amend the reservation period for specified trade names, trademarks, or service marks; to provide for renewal of a trademark or trade name; to provide for notice; to repeal the assessed fee relative to reserving a trade name, trademark, or service mark; to provide for technical corrections; and to provide for related matters.

HOUSE BILL NO. 402—
BY REPRESENTATIVE STOKES
AN ACT
To enact R.S. 47:33(A)(4) through (6), relative to tax credits; to provide with respect to the individual income tax credit for taxes paid to other states; to provide for requirements and limitations; to provide for applicability; to provide for effectiveness; and to provide for related matters.

HOUSE BILL NO. 449—
BY REPRESENTATIVES ROBIDEAUX, PIERRE, AND THIERRY
AN ACT
To amend and reenact R.S. 47:287.95(F)(3) and 606(A)(1)(a); relative to corporate income and corporate franchise tax; to provide for determination of taxable income from sales of certain aircraft manufactured in this state; to provide for the determination of taxable capital from sales of certain aircraft manufactured in this state; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 451—
BY REPRESENTATIVE SCHENXANDER
AN ACT
To amend and reenact R.S. 25:380.74(B), 380.75, 380.76, 380.114(B), 380.115, and 380.116, R.S. 28:771(B)(1), and R.S. 36:744(U) and (Y) and 851(A) and to repeal R.S. 25:380.72, 380.73, 380.112, 380.113, and Chapter 34 of Title 25 of the Louisiana Revised Statutes of 1950, comprised of R.S. 25:1311 through 1316, R.S. 36:509(R) and (T), 801.14, and 801.18, Part XXV of Chapter 13 of Title 38 of the Louisiana Revised Statutes of 1950, comprised of R.S. 38:3087.171 through 3087.185, Part XXIX of Chapter 13 of Title 38 of the Louisiana Revised Statutes of 1950, comprised of R.S. 38:3087.241 through 3087.255, and Chapter 37 of Title 46 of the Louisiana Revised Statutes of 1950, comprised of R.S. 46:2500 through 2505, relative to boards, commissions, authorities, districts, and like entities; to transfer certain powers, functions, and duties; to provide for certain abolished entities; to remove references to, provisions for, and the powers, functions, and duties of the Allen Parish Reservoir District and its board of commissioners, the South Louisiana Wetlands Discovery Center and its commission, the Louisiana Commission on Addictive Disorders, and the West Ouachita Parish Reservoir District and its board of commissioners; to remove references to, provisions for, and the powers, functions, and duties of the governing board of the Jean Lafitte Marine Fisheries Museum and the governing board of the Chennault Aviation and Military Museum of Louisiana and transfer specific authority over the museums to the secretary of state and the Department of State; and to provide for related matters.

HOUSE BILL NO. 455—
BY REPRESENTATIVE THIBAUT
AN ACT
To amend and reenact R.S. 9:1110, relative to False River; to provide for a delineation of the boundary between state ownership and private land ownership of the land adjacent to the water body; and to provide for related matters.

HOUSE BILL NO. 477—
BY REPRESENTATIVE MONTOUCET
AN ACT
To amend and reenact R.S. 26:901(14) through (29), 909(B)(1)(b) and (2), and 924 and to enact R.S. 26:901(30) through (34) and 909(A)(6), relative to cigarette pricing; to provide for the computation for minimum wholesale and retail cigarette pricing; to provide for eligibility requirements; to authorize the commissioner to suspend or revoke permits for failure to pay certain taxes; to provide relative to penalties; to provide for definitions; and to provide for related matters.

HOUSE BILL NO. 501—
BY REPRESENTATIVE ROBIDEAUX
AN ACT
To amend and reenact R.S. 47:301(10)(m), relative to state and local sales and use tax; to provide with respect to state and local sales and use tax exemptions; to exempt certain aircraft manufactured in this state from state and local sales and use taxes; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 508—
BY REPRESENTATIVES FOIL, BARROW, BURFORD, HENRY BURNS, CARTER, CONNICK, COX, HAZEL, HOFFMANN, HUNTER, IVEY, MIKE JOHNSON, ORTEGO, ROBIDEAUX, SMITH, ST. GERMAIN, and WILLMOTT and SENATORS GALLOT, GARY SMITH, and JOHN SMITH
AN ACT
To enact R.S. 47:297.13 and 1508(B)(37), relative to income taxation; to provide for related to individual and corporation income tax deductions; to authorize an income tax deduction for taxpayers who employ certain qualified disabled individuals; to provide for certain definitions; to provide for certain requirements and limitations; to provide for an effective date; and to provide for related matters.

HOUSE BILL NO. 528—
BY REPRESENTATIVE LEGER
AN ACT
To enact Part XII of Chapter 6 of Title 33 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 33:3101, relative to the city of New Orleans; to provide for the creation of a municipal revenue amnesty program; to provide relative to the operation and administration of the program; to prohibit certain persons from participating in the program; to authorize the city to cooperate with the New Orleans Sewerage and Water Board and other political subdivisions to allow their participation in the program; and to provide for related matters.

HOUSE BILL NO. 566—
BY REPRESENTATIVE FANNIN
AN ACT
To amend and reenact R.S. 32:868(B)(2)(b) and R.S. 51:2361(A)(2) and to enact Subpart Q-2 of Part II-A of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 39:100.123, R.S. 47:1676(E)(3), and R.S. 40:1402, relative to special treasury funds; to provide for the transfer, dedication, use, and appropriations as specified of certain treasury funds; to create the Sickle Cell Fund in the state treasury and provide for the deposit of monies into the fund and the uses of the monies; to provide for the deposit of certain funds into the state treasury; to provide for deposits into the Rapid Response Fund; to provide for the uses of monies in the
Insurance Verification System Fund; to authorize the transfer of balances between funds; to create the New Orleans Public Safety Fund in the state treasury; to provide for deposit, use, and investment of the money in the New Orleans Public Safety Fund; to provide for the uses of monies in the Debt Recovery Fund; and to provide for related matters.

HOUSE BILL NO. 629—
BY REPRESENTATIVES JACKSON, WESLEY BISHOP, COX, GAINES, HALL, HUNTER, JAMES, TERRY LANDRY, NORTON, PIERRE, SMITH, AND WOODRUFF
AN ACT
To amend and reenact R.S. 25:1226.4(C)(1) and (2), R.S. 47:1524(D)(2), and 6007(section 18), relative to income tax; to require withholding for purposes of individual income tax; to authorize the imposition of a fee by the Department of Revenue for purposes of administration of reporting related thereto; to authorize the exchange of certain specific information between the Department of Revenue and the Department of Economic Development; to require the reporting of certain payments and other information; to provide for applicability; to provide for effectiveness; and to provide for related matters.

HOUSE BILL NO. 746—
BY REPRESENTATIVES MIGUEZ, STUART BISHOP, ARMES, HENRY BURNS, NANCY LANDRY, MONTOUCET, NORTON, ORTEGO, AND ST. GERMAIN
AN ACT
To amend and reenact R.S. 30:2412(4), (5), (5.1), (5.2), and (6.1) and Section 3 of Act No. 323 of the 2013 Regular Session of the Legislature and to enact R.S. 30:2412(5.3), (16.1), (24.2), and (31) and 2418(H)(10), relative to waste tires; to provide for the Waste Tire Program Task Force; and to provide for related matters.

HOUSE BILL NO. 748—
BY REPRESENTATIVE STOKES
AN ACT
To amend and reenact R.S. 47:1524(D)(2), and 6007(section heading), (B)(5), (10) through (16), (C)(subsection heading), (1)(introductory paragraph), (2) and (4)(b) and (f), (D)(2)(d)ii), (E), and (F), to enact R.S. 47:6007(B)(17) and (18), (C)(1)c(iii), (D)(1)d(iv) and (2)d(iii), (G), and (H), and to repeal R.S. 47:1524(D)(3), relative to income tax credits; to provide for definitions; to provide eligibility for certain types of productions; to provide requirements for the completion of projects and certification of expenditures; to
authorize assignment of credits to a lender under certain circumstances; to provide for recapture of tax credits; to provide for the final certification of certain expenditures for state-certified infrastructure projects; to provide for effectiveness; and to provide for related matters.

**HOUSE BILL NO. 766**
**BY REPRESENTATIVE ADAMS**
**AN ACT**
To amend and reenact R.S. 17:3139.2(introductory paragraph), 3139.5, and 3139.6(1), relative to public colleges and universities; to remove institutional performance criteria as conditions on institutions receiving certain exceptions and exemptions from state regulations of their operations; to provide certain financial solvency criteria on the receipt of such exceptions and exemptions; to provide relative to the exceptions and exemptions that an institution may receive; and to provide for related matters.

**HOUSE BILL NO. 769**
**BY REPRESENTATIVE BURRELL**
**AN ACT**
To enact Chapter 13-N of Title 33 of the Louisiana Revised Statutes of 1950, to be comprised of R.S. 33:4720.301, to create the Shreveport Implementation and Redevelopment Authority; to provide for the formation of a program or programs in the city of Shreveport for the use of appropriate private and public resources to eliminate and prevent the development or spread of slum, blighted, and distressed areas; to allow the rehabilitation, clearance, and redevelopment of slum, blighted, and distressed areas; to provide for the expedient conversion of blighted or underused property into habitable residential dwellings in the city of Shreveport; to define the duties, liabilities, authority, and functions of the redevelopment authority; to authorize public bodies to furnish funds, services, facilities, and property in aid of redevelopment projects; and to provide for related matters.

**HOUSE BILL NO. 779**
**BY REPRESENTATIVE PONTI**
**AN ACT**
To amend and reenact R.S. 47:6030(A)(1), (B), (C)(6), (D), and (F), and to enact R.S. 47:6030(C)(7) and (8), and to repeal R.S. 47:6030(C)(5), relative to tax credits; to provide with respect to the solar energy systems tax credit; to provide for the amount of the tax; to provide for a limitation on the amount of certain credits which may be claimed in a calendar year; to provide for definitions; to provide with respect to the eligibility for certain types of solar energy systems; to limit certain types of financing for eligible systems; to provide with respect to the claiming of the credit; to provide for effectiveness; and to provide for related matters.

**HOUSE BILL NO. 800**
**BY REPRESENTATIVE FANNIN**
**AN ACT**
To appropriate funds and make certain reductions in appropriations from certain sources to be allocated to designated agencies and purposes in specific amounts for the making of supplemental appropriations and reductions for said agencies for Fiscal Year 2014-2015; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 805**
**BY REPRESENTATIVE ADAMS**
**AN ACT**
To amend and reenact R.S. 47:6006(A) and (B) and 6015(B)(1) and (2) and (D) and to enact R.S. 47:6015(K), relative to income and corporation franchise tax credits; to provide with respect to the tax credit for ad valorem taxes paid on inventory and certain natural gas; to provide with respect to the research and development tax credit; to provide with respect to authorization for issuance of refunds for tax credits which exceed taxpayer tax liability; to provide for certain limitations; to provide for effectiveness; and to provide for related matters.

**HOUSE BILL NO. 823**
**BY REPRESENTATIVES BARROW AND JAMES**
**AN ACT**
To amend and reenact R.S. 33:2740.67(A), (B), and (C)(1), (2), and (3), relative to the Greenwell Springs-Airline Economic Development District in East Baton Rouge Parish; to change the name and the boundaries of the district; to provide for the membership of the board; and to provide for related matters.

**HOUSE BILL NO. 829**
**BY REPRESENTATIVES ROBIDEAUX, BARROW, HENRY BURNS, HUNTER, AND PATRICK WILLIAMS**
**AN ACT**
To amend and reenact R.S. 47:6007(B), (C)(1)(introductory paragraph), (c), and (d), and (4)(introductory paragraph), (D)(4)(g)(aa) and to enact R.S. 47:6007(C)(1)(e) and (4)(f)(iii), relative to income tax credits; to provide with respect to the motion picture investor tax credit; to provide for certain definitions; to provide for the certification of credits; to authorize credits for certain investors; to authorize a credit for certain state certified productions which employ certain residents; to authorize a credit for investments on certain music; to provide for an annual program cap on the tax credit and a fiscal year program cap on allowance of the tax credits and transfers; to provide for a cap on certain productions; to provide for the transfer of credits; to prohibit transfers of tax credits to the office for certain periods; to provide for use of the monies collected as a result of the application fee; to provide for tax credit requirements and limitations; to provide for an effective date; and to provide for related matters.

**HOUSE BILL NO. 830**
**BY REPRESENTATIVES HARRIS AND HALL**
**AN ACT**
To amend and reenact R.S. 34:3351.1, 335.2(A), (B), and (C), and 335.3(A) and (E) and to repeal R.S. 34:3522, relative to a port in Rapides Parish; to change the territorial limits of the Alexandria Regional Port to be generally conterminous with the boundaries of Rapides Parish; to change the name of the Alexandria Regional Port; to provide relative to the membership of a board of commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to provide for the powers of a board of commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to provide for the terms of board commissioners for a port that has boundaries that are generally coterminous with the boundaries of Rapides Parish; to provide for transitional matters; to provide for related matters.

**HOUSE BILL NO. 833** (Substitute for House Bill No. 594 by Representative Henry)
**BY REPRESENTATIVE HENRY**
**AN ACT**
To amend and reenact R.S. 32:1252(12), (23), (25), (26), and (46)(introductory paragraph), 1254(G)(4), 1256.1, 1257(C) and (D)(2), 1258(A)(introductory paragraph) and (6), 1261(A)(1)(n) and (r), 1264, 1270.5(A), (C), (D)(introductory paragraph), (E), and (J), 1270.17(A)(1)(introductory paragraph) and (c) and (B), and 1270.29(A)(1)(c) and (B), relative to the distribution and sale of vehicles; to provide for definitions; to modify insurance requirements imposed on satellite warranty and repair centers; to provide for specialty vehicle shows; to modify procedural requirements relative to protests; to exempt trailers from certain requirements relative to unauthorized acts; to specify damage disclosure requirements relative to new motor vehicles; to modify procedural requirements relative to the termination or failure to renew a marine dealer franchise; to authorize the Louisiana Motor Vehicle Commission to maintain the license of
a marine dealer in limited circumstances; to modify repurchasing requirements relative to both motorcycle dealers and all-terrain vehicle dealers; to modify repurchasing requirements relative to recreational vehicles; and to provide for related matters.

HOUSE BILL NO. 836 (Substitute for House Bill No. 716 by Representative Hodges)—
BY REPRESENTATIVE HODGES

AN ACT
To amend and reenact R.S. 9:223, 224(A)(introductory paragraph), (4), and (6) and (B), and 225(A)(1) and (B), 226, 227, and 228 and to enact R.S. 9:224(A)(7) and 225(A)(4), relative to marriage licenses; to provide for the application for a marriage license; to provide for the application form; to provide for required information; to provide for required documentation; to provide with respect to the use of birth certificates in the process of applying for a marriage license; to provide for documentation in lieu of a birth certificate; to provide for court orders; and to provide for related matters.

Respectfully submitted,
HAROLD RITCHIE
Chairman

The above House Bills contained in the report were signed by the Speaker of the House and taken to the Senate by the Clerk and were signed by the President of the Senate and taken by the Clerk of the House to the Governor for executive approval.

Privileged Report of the Committee on Enrollment
June 11, 2015
To the honorable Speaker and Members of the House of Representatives:

I am directed by your Committee on Enrollment to submit the following report:

The following Joint Resolutions have been properly enrolled:

HOUSE BILL NO. 518—
BY REPRESENTATIVE STOKES

A JOINT RESOLUTION
Proposing to amend Article III, Section 2(A)(4)(b) of the Constitution of Louisiana, relative to regular sessions of the legislature; to provide for the consideration of certain matters during certain regular sessions; to provide for submission of the proposed amendment to the electors; and to provide for related matters.

Respectfully submitted,
HAROLD RITCHIE
Chairman

The above Joint Resolutions contained in the report were signed by the Speaker of the House and taken to the Senate by the Clerk and were signed by the President of the Senate and taken by the Clerk of the House to the Secretary of State in accordance with the rules of the House.

Motion

On motion of Rep. Arnold, the Speaker appointed the following special committee to notify the Governor that the House had completed its labors and was prepared to adjourn sine die: Reps. Fannin, Burford, Henry Burns, Thierry, and Wesley Bishop.

Reports of Special Committees

The special committee appointed to notify the Governor that the House had completed its labors and was prepared to adjourn sine die reported that it had performed that duty.

The special committee appointed to notify the Senate that the House had completed its labors and was prepared to adjourn sine die reported that it had performed that duty.

The Speaker thanked and discharged the committees.

Committee from the Senate

A special committee from the Senate notified the House that the Senate had completed its labors and was prepared to adjourn sine die.

The Speaker thanked and dismissed the committee.

Adjournment

On motion of Rep. Arnold, at 6:00 P.M., the House agreed to adjourn sine die.

The Speaker of the House declared the House adjourned sine die.

ALFRED W. SPEER
Clerk of the House