CONFERENCE COMMITTEE REPORT

HB 650 2018 Regular Session Foil

May 17, 2018

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

Ladies and Gentlemen:

Representative Steve Carter

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 650 by Representative Foil, recommend the following concerning the Re-Re-Reengrossed bill:

- 1. That the set of Senate Committee Amendments by the Committee on Finance (#4218) be rejected.
- 2. That Senate Floor Amendment No. 1 by Senator LaFleur (#4447) be rejected.
- 3. That Senate Floor Amendment No. 2 by Senator LaFleur (#4447) be adopted.

Representative Franklin Foil

Representative Nancy Landry

Senator Eric LaFleur

Senator Dan Claitor

Senator Jay Luneau

DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

CONFERENCE COMMITTEE REPORT DIGEST

HB 650

2018 Regular Session

Foil

Keyword and oneliner of the instrument as it left the House

STUDENT/TUITION: Creates a program for education savings accounts for tuition expenses for elementary and secondary schools

Report adopts Senate amendments to:

1. Make technical change.

Report rejects Senate amendments which would have:

1. Removed transitional provision allowing funds deposited prior to Jan. 1, 2018, to a START account to be disbursed in 2018 for K-12 tuition (not including earnings enhancements or interest earned thereon and limited to \$10,000 per beneficiary).

Digest of the bill as proposed by the Conference Committee

START and START K12 Programs, generally

<u>Present law</u> creates the La. Student Tuition Assistance and Revenue Trust (START) Program, an education savings program for certain expenses associated with enrolling in an institution of postsecondary education. Provides for earnings enhancements (a "state match") on deposits between 2% and 14% annually; such rate depends on the account category and the account owner's income. Also exempts a portion of annual deposits from an account owner's state tax table income (up to \$2,400 for single filers and \$4,800 for joint filers, per account). Provides for administration by the La. Tuition Trust Authority (LATTA). <u>Proposed law</u> retains <u>present law</u>.

Proposed law creates the La. Student Tuition Assistance and Revenue Trust Kindergarten Through Grade Twelve (START K12) Program, an education savings program similar to the START program except that it is for certain expenses associated with enrolling in grades kindergarten through 12. Defines such expenses as tuition in connection with enrollment or attendance at a public or approved nonpublic elementary or secondary school in La., limited to grades kindergarten through 12. Limits disbursements of such expenses to a maximum of \$10,000 per tax year, per beneficiary. Provides for administration by LATTA. Does not provide a state match or for exemption of a portion of annual deposits from an account owner's state tax table income. (Legislation regarding tax exemptions during a Regular Session during an even-numbered year is prohibited by present constitution.) Prohibits a transfer or rollover from a START account to a START K12 account.

Louisiana Education Tuition and Savings Plan and Fund

<u>Present law</u> establishes in the state treasury as a special permanent fund the La. Education Tuition and Savings Fund, known as the "Tuition and Savings Fund". Provides for separate accounts for the START Program and for another education savings program authorized by <u>present law</u>. Provides that the legislature shall make yearly appropriations from the respective account to the LATTA for present law purposes.

<u>Proposed law</u> provides that the START Program account shall also be for the START K12 program and that appropriations to LATTA shall also be made for purposes of the START K12 program.

Abandoned property

<u>Present law</u> provides that property is presumed abandoned if it is unclaimed by the apparent owner during the time set forth in <u>present law</u> for the particular property. <u>Proposed law</u> adds that unclaimed funds in a START K12 account during any five-year period subsequent to the beneficiary's 20th birthday shall be presumed abandoned.

Payroll withholdings

<u>Present law</u> authorizes any employee of the state or a political subdivision in the state to authorize his employer to withhold from his salary amounts for deposit into a START account. <u>Proposed law</u> also grants such employees this authority relative to salary withholdings for deposits to START K12 accounts.

Public records

<u>Present law</u> provides a public records exception for all LATTA records indicating the identity of owners and beneficiaries of START education savings accounts and the amounts used or refunded under an account owner's agreement. <u>Proposed law</u> provides an additional public records exception for all such records relative to START K12 accounts.

Dept. of Revenue records

<u>Present law</u> provides that except as otherwise provided by <u>present law</u>, the records and files of the secretary of the Dept. of Revenue are confidential and privileged. <u>Present law</u> allows the department to furnish a taxpayer's reported federal adjusted gross income to the La. Office of Student Financial Assistance (LOSFA) for purposes of administering the START program and the Taylor Opportunity Program for Students (TOPS). <u>Proposed law</u> also allows this for purposes of determining a beneficiary's eligibility for participation in the START K12 program.

Transitional provision

<u>Proposed law</u> allows funds deposited prior to Jan. 1, 2018, to a START account to be disbursed in 2018 to pay tuition at an elementary or secondary school. Provides that any such disbursement shall not include earnings enhancements or interest thereon and limits the total amount of such disbursements with respect to a beneficiary to \$10,000.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 9:154(A)(15), R.S. 17:3129.4(C), R.S. 44:4.1(B)(9), and R.S. 47:1508(B)(17); Adds 17:3100.1-3100.10 and R.S. 42:456.2)