## SENATE COMMITTEE AMENDMENTS

2025 Regular Session

Amendments proposed by Senate Committee on Education to Reengrossed House Bill No. 371 by Representative Amedee

1	AMENDMENT NO. 1
2	On page 1, line 4, delete "R.S. 17:236.1(H)" and insert "R.S. 17:236.1.1, 236.4,"
3	AMENDMENT NO. 2
4	On page 1, delete lines 7 and 8, and insert the following:
5 6 7 8 9 10	"places of worship; to provide for corresponding provisions between the Preservation of Religious Freedom Act and Title 17 of the Louisiana Revised Statutes of 1950 with respect to religious education; to provide with respect to home study cooperatives; to provide for partnerships between parents of virtual learners and religious facilities; to provide for definitions; to provide for an effective date; and to provide for related matters."
11	AMENDMENT NO. 3
12 13	On page 2, at the end of line 25, insert "or home study cooperative, to pursuant to R.S. 17:236.1,"
14	AMENDMENT NO. 4
15	On page 2, delete lines 28 and 29, and insert the following:
16 17	"(b) Completing courses typically studied in preparation for college admission."
18	AMENDMENT NO. 5
19	On page 3, between lines 4 and 5, insert the following:
20 21	"(6) Restrict or deny the use of the building by a parent whose child attends a public virtual school, pursuant to R.S. 17:236.4."
22	AMENDMENT NO. 6
23	On page 3, at the beginning of line 27, insert "A."
24	AMENDMENT NO. 7
25 26	On page 4, line 1, change "a judicial" to "a judicial, or" and after "administrative" insert a "2"(comma)
27	AMENDMENT NO. 8
28	On page 4, between lines 8 and 9, insert the following:
29 30 31 32 33	"B. If after satisfying the notice provisions provided in R.S. 13:5238, a person obtains preliminary injunctive relief under this Part, the person shall remain entitled to the remedies provided in Paragraph A(2) of this Section, notwithstanding any voluntary cessation or efforts to remove the infringing burden on the moving party's religious beliefs."

- 1 AMENDMENT NO. 9
- 2 On page 5, line 4, delete "R.S. 17:236.1(H)" and insert "R.S. 17:236.1.1, 236.4,"
- 3 AMENDMENT NO. 10

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- 4 On page 5, delete lines 6 and 7, and insert the following:
- 5 "§236.1.1. Home Study Cooperatives Protection Act; home study students; protections for religious freedom and parental choice in education
  - A. The purpose of this Section shall be all of the following:
  - (1) To ensure that parents in this state who choose to voluntarily associate to advance the primary education of their children for any reason, including as an exercise of religious freedom or completing courses typically studied in preparation for college admission, shall not be subject to any additional restrictions or regulations other than the minimum requirements provided for in R.S. 17:221.
  - (2) To ensure that a church that allows a home study cooperative to use its facilities retains all religious free exercise rights, including those enumerated under the First Amendment of the Constitution of the United States of America as well as Article I, Section 8 and Article XII, Section 17 of the Constitution of Louisiana and the remedies provided in the Preservation of Religious Freedom Act, pursuant to R.S. 13:5231, et seq., whether or not the operation of a home study cooperative is directed by parents who are members of the church or nonmembers who live in the community."
- 21 <u>AMENDMENT NO. 11</u>
- 22 On page 5, line 8, delete "<u>H.(1)</u>" and insert "<u>B.</u>"
- 23 AMENDMENT NO. 12
- On page 5, delete lines 12 and 13, and insert:
- 25 "(b) Completing courses typically studied in preparation for college admission."
- 26 AMENDMENT NO. 13
- 27 On page 5, delete lines 16 through 20, and insert the following:
- 28 C. As used in this Section, the following words shall have the following
  29 meanings:
  30 (1) "Approved home study program" means an educational program of
  - (1) "Approved home study program" means an educational program of instruction that complies with R.S. 17:236.1.
  - (2) "Home study cooperative" means a voluntary association of parents who are homeschooling families who come together to share educational resources, group instruction, and social opportunities for their children who are in kindergarten through the twelfth grade and meet at various times and at various locations to participate in or enhance the education offered for their child's primary educational program, which may or may not align with the required or recommended kindergarten through the twelfth grade instructional state standards. Neither the frequency or location of meetings, shall alter the definition of "home study cooperative", whether the student is enrolled in a home study program approved by the state board or a nonpublic school not seeking state approval.
  - (3) "A nonpublic school not seeking state approval" means a home-based private education program operated by parents that provides the parents autonomy to educate their children without approval.
  - (4) "Operation of a home study cooperative" means the parents of the children participating in the home study cooperative and any other individuals assisting those parents while engaged in any actions taken to organize, facilitate, or operate the home study cooperative at any church, other place of worship, facility, home, or other structure utilized by the home study cooperative.

1	(5) "Parent" means the parent or guardian of any child under the age of
2	eighteen.
3	(6) "Primary education" means a program of instruction for a student to
4	comply with R.S. 17:221 from kindergarten through grade twelve, including but not
5	limited to an approved home study program or a nonpublic school not seeking state
6	approval.
7	(7) "State board" means the state Board of Elementary and Secondary
8	Education.
9	D. Each home study cooperative shall remain subject to laws or other legal
10	provisions relating to the protection of the physical health and safety of its students,
11	and the prevention of unlawful conduct, including unlawful conduct in or near a
12	public school. Otherwise, each home study cooperative shall be exempt from
13	statutes, rules, regulations, guidelines, or other regulatory provisions imposed by the
14	state, local governments, or local school systems, including, but not limited to, the
15	<u>following:</u>
16	(1) No state, local, or other school system employee or other government
17	employee shall initiate or conduct any site inspection, site visit, or other investigation
18	that would not have been initiated or made but for the operation or presence of a
19	home study cooperative.
20	(2) No public school governing authority shall take any action or in any
21	manner discriminate against or otherwise distinguish any student or parent based on
22	their participation in a home study cooperative.
23	(3) No public school governing authority shall require that any home study
24	cooperative be in any manner required to register or otherwise report its existence
25	or anything related to the operation of a home study cooperative.
26	(4) Home study cooperatives may, at their discretion, partner with local
27	education agencies to voluntarily access extracurricular programming and
28	interscholastic athletics, pursuant to R.S. 17:176.2, facilities, or dual enrollment opportunities.
29	E. If requested, the Louisiana Department of Education shall provide
30	information and guidance to home study students or home study cooperatives for all
31	of the following:
32	(1) Recommendations for curriculum and instructional materials that align
33	with the Louisiana Student Standards in English language arts, mathematics, science,
34	and social studies.
35	(2) Where to locate statewide assessments, including the ACT and
36	WorkKeys.
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	(3) Eligibility guidance for participation in the Taylor Opportunity Program
38	for Students (TOPS) and the Jump Start career pathway programs.
39	F. This section shall be known as the Home Study Cooperatives Protection
40	Act."
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42	AMENDMENT NO. 14
43	On page 5, after line 21, insert the following:
44	"§236.4. Partnerships with parents; public virtual schools; religious education; use
45	of facilities; protection for church or other religious organizations; parental
46	choice in education
47	A. The purpose of this Section shall be all of the following:
48	(1) To allow parents to enter into a voluntary partnership with a partnering
49	church to provide religious education or socialization for their child who is a virtual
50	learner at a public virtual school.
51	(2) To ensure that a parent in this state whose child is participating in a public
52	virtual school, pursuant to R.S. 17:236.3, and who voluntarily chooses to partner
53	with a church facility to provide religious education or socialization for their child,
54	shall not be penalized because the child is taking the required online courses at a
55	church and the parent shall not be subject to any additional restrictions or regulations
56	other than those required by the public virtual school.
57	(3) To ensure that a church or other religious organization that partners with
58	a parent or group of parents to provide children who are participating in a public
59	virtual school with a facility for religious education or socialization retains all
60	religious free exercise rights, including those enumerated under the First Amendment
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1	of the Constitution of the United States of America as well as Article I, Section 8
2	and Article XII, Section 17 of the Constitution of Louisiana and the remedies
3	provided in the Preservation of Religious Freedom Act, pursuant to R.S. 13:5231, et
4	seq., whether or not the operation of the pubic virtual school is directed by parents
5	who are members of the church or nonmembers who live in the community.
6	B. As used in this Section, the following words, whether singular or plural.
7	shall have the following meanings:
8	(1) "Parent" means the parent or guardian of any child under the age of
9	eighteen.
10	(2) "Partnering church" means a church or other religious organization that

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- partners with one or more parents to provide a facility for religious education or socialization.
- (3) "Parent-church-public virtual school partnership" means a voluntary association of one or more parents whose children are virtual learners and who partner with a partnering church facility to provide religious education or socialization for their child. Neither the frequency or location of with a partner church shall alter the definition of "parent-church-public virtual school."
  - (4) "Public virtual school" has the same meaning as R.S. 17:236.3.
- (5) "Virtual learners" are students who are participating in a program of education via a public virtual school.
- C. Two or more parents whose children are participating in a public virtual school program, as provided in R.S. 17:236.3, may meet in a parent's home, church or other place of worship, or a nonprofit community center. Nothing herein shall prohibit the parents from combining the public virtual school curriculum with Bible classes or other religious courses of study.
- D. The public virtual student shall be included in the membership count for the city, parish, or other local public school system that operates the public virtual school in which the student is enrolled for all purposes, including state funding through the Minimum Foundation Program formula.
- E. No state agency, city, parish, local public school board shall adopt a policy prohibiting the parent of a child enrolled in a public virtual school from partnering with a church or other person selected by the parent for any of the following purposes:
  - (1) Providing religious education or Bible study.
  - (2) Facilitating socialization for student enrichment.
- (3) Supervising the student for the parent while the student is receiving virtual instruction or engaging in virtual learning.
- F. Each partnering church shall remain subject to laws or other legal provisions required for a church relating to the protection of the physical health and safety of children and the prevention of unlawful conduct. Otherwise, each partnering church shall be exempt from statutes, rules, regulations, guidelines, or other regulatory provisions imposed by the state, local governments, or local school systems, including, but not limited to, the following:
- (1) No city, parish, or other local public school board employee or other government employee shall initiate or conduct any site inspection, site visit, or other investigation that would not have been initiated or made but for the operation or presence of virtual learners, pursuant to a parent-church-public virtual school partnership.
- (2) No city, parish, or other local public school board shall take any action or in any manner discriminate against or otherwise distinguish any student who is a virtual learner or a parent based on participation in a parent-church-public virtual school partnership.
- (3) No city, parish, or other local public school board or the state board shall require that any home study cooperative be in any manner required to register or otherwise report its existence or anything related to the operation of a parent-churchpublic virtual school partnership."

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