
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)]

HB 930 Engrossed

2026 Regular Session

Coates

Abstract: Provides for the elimination of the requirement for manufacturers, packers, or proprietors of cosmetics in package form to register with the La. Dept. of Health (LDH).

Present law provides for manufacturers, packers, or proprietors of processed foods, proprietary or patent medicines, prophylactic devices, and cosmetics, in package form, to register each separate and distinct product annually with LDH.

Proposed law removes the registration requirement for cosmetics.

Proposed law exempts cottage cosmetic facilities from the permit requirements, fees, and routine inspections otherwise required if the owner's gross sales do not exceed \$100,000.

Proposed law requires a cottage cosmetic facility to be registered to collect applicable local sales and use taxes and to maintain a current sales tax certificate.

Proposed law defines a cottage cosmetic facility as an entity that manufactures, packs, or holds cosmetic products for distribution, is located in a private residence in the state, and has total gross annual wholesale sales not exceeding one hundred thousand dollars per calendar year.

Proposed law provides that a cosmetic that is permanent, injectable, or comes in contact with a person's mucus membrane of the eye does not qualify for the exception provided to cottage facilities in proposed law.

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

(Amends R.S. 40:627(A); Adds R.S. 40:624.1 and 628(E))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by House Committee on Health and Welfare to the original bill:

1. Clarify that a cottage facility that sells cosmetics directly to consumers is not prohibited from qualifying for the exception provided for in proposed law.
2. Provide that a cosmetic that is permanent, injectable, or comes in contact with a person's

mucus membrane of the eye does not qualify for the exception provided to cottage facilities in proposed law.

3. Make technical corrections.