HLS 161ES-223 ENGROSSED

2016 First Extraordinary Session

HOUSE BILL NO. 100

1

BY REPRESENTATIVE TALBOT

FUNDS/FUNDING: Eliminates certain statutory dedications and eliminates certain dedications of certain funds (Item #7)

AN ACT

2 To amend and reenact R.S. 3:2(C), 4411(A), and 4423(3), R.S. 13:5073(A)(1), R.S. 3 17:407.27(B)(3), 3046.3(C), 4019(C), and 5068(D)(3), R.S. 22:1476(A)(2), R.S. 4 23:1514(D)(5), R.S. 27:27.1(F), 92(B)(2), 249(A), 270(A)(2) and (3)(a), 392(B)(2) 5 and (C)(7), and 437(B)(1)(c) and (2) and (C)(2), (3), and (4), R.S. 33:9551(E)(3), 6 9561(E)(3), and 9571(E)(3), R.S. 39:82(A), 352, and 1590(A)(2)(b) and (c) and 7 (B)(2), R.S. 42:262(B), R.S. 46:977.13, R.S. 47:9029(B), R.S. 51:1927.1, 2211(A), 2332(3), and 2341(F), 2361, 2362(A)(introductory paragraph), 2363, 2365, 8 9 2365.1(B) through (D), and 2366 and Section 4(B) of Act No. 421 of the 2013 10 Regular Session of the Legislature, to enact R.S. 27:392(C)(8), and to repeal R.S. 3:4411(B) and (C), R.S. 11:544, R.S. 15:147(B)(14), 167, 185.5, and 572.8(N), R.S. 11 12 17:354, 421.7, 1874, 3129.6, 3138.2, 3138.3, 3138.4, and Part VI of Chapter 42 of 13 Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:4001, R.S. 14 22:831(B), R.S. 24:39, R.S. 27:92(C), and 392(B)(6), R.S. 28:842, R.S. 39:97.3, 15 98.7, Subpart G of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana 16 Revised Statutes of 1950, comprised of R.S. 39:100.1, Subpart H of Part II of 17 Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, 18 comprised of R.S. 39:100.11, Subpart I of Part II of Chapter 1 of Subtitle I of Title 19 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.21, Subpart 20 J of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 21 1950, comprised of R.S. 39:100.26, Subpart K of Part II of Chapter 1 of Subtitle I

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

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of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.31, Subpart M of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.41, Subpart N of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.51, Subpart P-1 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.81, Subpart Q-1 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.122, Subpart Q-2 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.123, Subpart R of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.126, Subpart R-1 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.136, Subpart S of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.146, and R.S. 39:1357, R.S. 40:16.2 and 1402, R.S. 46:2913, R.S. 47:318, 841(G), 841.1, 841.2, 1520(A)(1)(e), 1602.1, and 6351(G)(3) and (4), R.S. 49:259, R.S. 51:2212(3), 2213, and 2315, and Code of Criminal Procedure Article 926.1(K), Section 7 of Act No. 420 of the 2013 Regular Session of the Legislature, and Section 3 of Act No. 1065 of the 1997 Regular Session of the Legislature, relative to special treasury funds; to provide for the elimination of certain special treasury funds; to eliminate certain dedications into certain special treasury funds; to eliminate certain required expenditures from special treasury funds; to eliminate the Forest Productivity Fund, Louisiana Public Defender Fund, Indigent Parent Representation Program Fund, Innocence Compensation Fund, Academic Improvement Fund, Support Education in Louisiana First Fund, Workforce Training Rapid Response Fund, Higher Education Initiatives Fund, Louisiana Charter School Start-Up Loan Fund, Louisiana State Police Salary Fund, Municipal Fire and Police Civil Service Fund, Legislative Capitol Technology Enhancement Fund, Riverboat Gaming Enforcement Fund, Equine Health Studies Program Fund, Southern University AgCenter Program Fund,

Compulsive and Problem Gaming Fund, Tobacco Settlement Enforcement Fund,
Payments Towards the UAL Fund, Sports Facility Assistance Fund, Overcollections
Fund, FEMA Reimbursement Fund, State Emergency Response Fund, Louisiana
Interoperability Communications Fund, Health Care Redesign Fund, Community
Water Enrichment Fund, Marketing Fund, Tobacco Tax Health Care Fund,
Department of Justice Legal Support Fund, Rapid Response Fund, Louisiana Mega-
Project Development Fund, Major Events Incentive Program Subfund, DNA Testing
Post-Conviction Relief for Indigents Fund, 2013 Amnesty Collections Fund,
Workforce and Innovation for a Strong Economy Fund, Competitive Core Growth
Fund, Science, Technology, Engineering and Math (STEM) Upgrade Fund,
Louisiana Asbestos Detection and Abatement Fund, Center of Excellence for Autism
Spectrum Disorder Fund, Major Events Fund, Unfunded Accrued Liability and
Specialized Educational Institutions Support Fund, MediFund, Department of Health
and Hospitals' Facility Support Fund, FMAP Stabilization Fund, Fund for
Louisianians in Need of Civil Legal Assistance, Fiscal Administrator Revolving
Loan Fund, Status of Grandparents Raising Grandchildren Fund, Louisiana
Economic Development Fund, Tobacco Regulation Enforcement Fund, Department
of Alcohol and Tobacco Control Officers Fund, Tobacco Tax Medicaid Match Fund,
Higher Education Financing Fund, Sickle Cell Fund, and the New Orleans Public
Safety Fund; to provide for the uses of the Video Draw Poker Device Fund to
authorize the transfer of balances between funds; to provide relative to the Pari-
mutuel Live Racing Facility Gaming Control Fund; to provide for deposit of monies
into the state general fund; and to provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 3:2(C), 4411(A), and 4423(3) are hereby amended and reenacted to
read as follows:
§2. Creation, powers, and duties of Department of Agriculture and Forestry and the

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commissioner of agriculture and forestry

1	C. All funds derived from the sale of timber on state lands under this Section
2	shall be deposited in the state treasury for deposit into the state general fund. Monies
3	derived from the sale of timber on state lands in the custody of the Department of
4	Health and Hospitals shall be deposited into the Department of Health and Hospitals'
5	Facility Support Fund as provided in R.S. 40:16.2. The legislature shall annually
6	appropriate to the Department of Agriculture and Forestry the costs incurred by that
7	department under the provisions of this Section.
8	* * *
9	§4411. Forestry Productivity Fund; disposition of funds
10	A. Funds equal to seventy-five percent of that portion of the severance tax
11	on timber allocated to the state by Article VII, Section 4(D) of the Constitution of
12	Louisiana shall be deposited immediately upon receipt into the state treasury for
13	deposit into the state general fund.
14	* * *
15	§4423. Definitions
16	As used in this Part, the following terms shall have the meanings ascribed
17	below:
18	* * *
19	(3) "Incentives" means any tax exemption, tax credit, tax exclusion, tax
20	deduction, rebate, investment, contract, or grant made available by the state to
21	directly support the purchase of forestry products. "Incentives" shall not mean any
22	such benefit available under statutorily provided programs including Louisiana
23	Quality Jobs Program Act (R.S. 51:2451, et seq.), Louisiana Enterprise Zone Act
24	(R.S. 51:1781, et seq.), Industry Assistance (R.S. 47:4301, et seq.), Industrial Tax
25	Exemption (La. Const. Art. VII, Sec. 21(F), Economic Development Award Program
26	(R.S. 51:2341), Economic Development Loan Program (R.S. 51:2312), and Tax
27	Equalization (R.S. 47:3201, et seq.), Rapid Response Fund (R.S. 51:2361), and
28	Mega-Project Development Fund (R.S. 51:2365).
29	Section 2. R.S. 13:5073(A)(1) is hereby amended and reenacted to read as follows:

§5073. Certifications; directory; tax stamps

A.(1) Every tobacco product manufacturer whose cigarettes are sold in this state, whether directly or through a distributor, retailer, or similar intermediary or intermediaries, shall execute and deliver on a form prescribed by the attorney general a certification to the secretary and attorney general, no later than the thirtieth day of April each year, certifying under penalty of perjury that, as of the date of such certification, such tobacco product manufacturer either: is a participating manufacturer; or is in full compliance with R.S. 13:5061 et seq., including all installment payments required by R.S. 13:5075(J). For the initial certification submitted no later than the thirtieth of April each year, a manufacturer shall pay to the attorney general a fee of five hundred dollars. The fees generated pursuant to this Section shall be deposited in the Tobacco Settlement Enforcement Fund state general fund and used solely and exclusively for purposes of enforcement of the Master Settlement Agreement, pursuant to R.S. 39:98.7.

* * *

Section 3. R.S. 17:407.27(B)(3), 3046.3(C), 4019(C), and 5068(D)(3) are hereby amended and reenacted to read as follows:

§407.27. The Cecil J. Picard LA 4 Early Childhood Program; early childhood development and enrichment activity classes; financial assistance

20 * * *

21 B.

22 * * *

(3) As provided in this Subsection, when a participating school district receives privately funded scholarship funds pursuant to this Subsection, the annual appropriation of state funds for the Cecil J. Picard LA 4 Early Childhood Program shall be reduced by the amount of the private scholarship program funds so received. The commissioner of administration shall determine and specify the amount of the reduction from the source of the funds to provide the maximum benefit to the state from the privately funded scholarship program. The state treasurer shall deposit the

1	amount of the reduction as specified by the commissioner of administration into the
2	Overcollections Fund created in R. S. 39:100.21 and credit the deposit to an account
3	within the fund hereby established and created to be known as the "Program
4	Participation Savings Account" state general fund.
5	* * *
6	§3046.3 Private Scholarships
7	* * *
8	C. As provided in this Section, when an eligible college or university
9	receives privately funded scholarship funds on behalf of a student, the state funds for
10	the Louisiana GO Grant program shall be reduced by the amount of the private
11	scholarship program funds so received. The commissioner of administration shall
12	determine and specify the amount of the reduction from the source of the funds to
13	provide the maximum benefit to the state from the privately funded scholarship
14	program. The state treasurer shall deposit the amount of the reduction as specified
15	by the commissioner of administration into the Overcollections Fund created in R.
16	S. 39:100.21 and credit the deposit to an account within the fund hereby established
17	and created to be known as the "Program Participation Savings Account" state
18	general fund.
19	* * *
20	§4019. Private scholarships
21	* * *
22	C. As provided in this Section, when a participating school receives privately
23	funded scholarship funds on behalf of a student pursuant to this Section, the annual
24	appropriation of state funds for the program shall be reduced by the amount of such
25	private scholarship program funds so received. The commissioner of administration
26	shall determine and specify the amount of the reduction from the source of the funds
27	to provide the maximum benefit to the state from the privately funded scholarship
28	program. The state treasurer shall deposit the amount of such reduction as specified

by the commissioner of administration into the Overcollections Fund created in R.S.

1	39:100.21 and credit such deposit to an account within the fund hereby established
2	and created to be known as the "Program Participation Savings Account" state
3	general fund.
4	* * *
5	§5068. Miscellaneous
6	* * *
7	D.
8	* * *
9	(3) As provided in this Subsection, if an eligible college or university
10	receives privately funded scholarship funds on behalf of a student, the state funds for
11	the Taylor Opportunity Program for Students shall be reduced by the amount of the
12	private scholarship program funds so received. A reduction shall not affect the
13	estimated nature of the Taylor Opportunity Program for Students appropriation as
14	provided in the Act or Acts that contain such appropriations. The commissioner of
15	administration shall determine and specify the amount of the reduction from the
16	source of the funds to provide the maximum benefit to the state from the privately
17	funded scholarship program. The state treasurer shall deposit the amount of such
18	reduction as specified by the commissioner of administration into the
19	Overcollections Fund created in R.S. 39:100.21 and credit the deposit to an account
20	within the fund hereby established and created to be known as the "Program
21	Participation Savings Account" state general fund.
22	* * *
23	Section 4. R.S. 22:1476(A)(2) is hereby amended and reenacted to read as follows:
24	§1476. Assessments against insurers; dedications
25	A.
26	* * *
27	(2) An amount equal to two and one-fourth hundredths of one percent of the
28	gross direct premiums received in this state, in the preceding year; two and thirty-
29	seven hundredths of one percent of the direct gross premiums received in this state,

in the year 2001; and two and one-half hundredths of one percent of the direct gross premiums received in the state, in the year 2003 and every year thereafter by insurers doing business in this state and subject to this Subpart, less returned premiums shall be deposited by the commissioner of insurance with the state treasurer to be credited to a special fund created in the state treasury entitled the Municipal Fire and Police Civil Service Operating Fund, hereinafter known as the "fund". Subject to an annual appropriation by the legislature pursuant to the provisions of R.S. 33:2480 and 2540, monies in the fund shall be used solely to support the operations of the office of state examiner, Municipal Fire and Police Civil Service. Monies in the fund shall be invested by the treasurer in the same manner as monies in the state general fund and interest earned on investment of these monies shall be credited to the state general fund. All unexpended and unencumbered monies in the fund at the end of the fiscal year shall revert to the state general fund.

* * *

Section 5. R.S. 23:1514(D)(5) is hereby amended and reenacted to read as follows: §1514. Worker training fund; purpose; training programs; eligibility criteria; program administration

* * *

19 D.

20 * * *

(5) The administrator may annually set aside an amount up to ten percent of the amount appropriated to the fund by the state legislature for preemployment training in any year in which the legislature appropriates funds for training equal to or exceeding those funds appropriated in the previous year to the Rapid Response Fund created by R.S. 51:2361 or to the Louisiana Economic Development Fund created by R.S. 51:2315. All preemployment training shall require an employer matching contribution of not more than fifty percent, and job placement outcomes

1	at wage rates commensurate with training, as determined by the administrator
2	pursuant to duly promulgated rules and regulations.
3	* * *
4	Section 6. R.S. 27:27.1(F), 92(B)(2), 249(A), 270(A)(2) and (3)(a), 392(B)(2) and
5	(C)(7), and 437(B)(1)(c) and (2) and (C)(2), (3), and (4) are hereby amended and reenacted
6	and R.S. 27:392(C)(8) is hereby enacted to read as follows:
7	§27.1. Uniform compulsive and problem gambling program
8	* * *
9	F. In any proceeding brought against any licensee, permittee, or casino
10	gaming operator and any employee thereof for a willful violation of the self-
11	exclusion rules of the board, the board may order the forfeiture of any money or
12	thing of value obtained by the licensee or the casino gaming operator from any self-
13	excluded person. Any money or thing of value so forfeited shall be deposited into
14	the Compulsive and Problem Gaming Fund established pursuant to R.S. 28:842 state
15	general fund.
16	* * *
17	§92. Collection and disposition of fees
18	* * *
19	В.
20	* * *
21	(2) After complying with the provisions of Paragraph (1) of this Subsection,
22	the state treasurer shall, each fiscal year, credit the following amounts to the
23	following funds:
24	(a)(i) One percent, not to exceed five hundred thousand dollars, to the
25	Compulsive and Problem Gaming Fund established by R.S. 28:842.
26	(ii) The amounts of winnings withheld and remitted in accordance with R.S.
27	27:85(B)(2), which shall be deposited into the Compulsive and Problem Gaming
28	Fund provided for in R.S. 28:842 state general fund.

1	(b)(i) Except as provided in Item (ii) of this Subparagraph, the The franchise
2	fee paid pursuant to R.S. 27:91(C)(1) to the state general fund.
3	(ii) Nine percent of the franchise fee paid pursuant to R.S. 27:91(C)(1) which
4	is attributable to any riverboat gaming licensee which pays additional franchise fees
5	pursuant to the provisions of R.S. 27:91(C)(2) through (4) to the Support Education
6	in Louisiana First Fund as provided in R.S. 17:421.7.
7	(iii) (iii) Nine percent of the license fee paid pursuant to R.S. 27:91(B)(2)
8	which is attributable to any riverboat gaming licensee which pays additional
9	franchise fees pursuant to the provisions of R.S. 27:91(C)(2) through (4) to the
10	Support Education in Louisiana First Fund as provided in R.S. 17:421.7 state general
11	<u>fund</u> .
12	(iv) (iii) The franchise fees paid pursuant to R.S. 27:91(C)(2) through (4) to
13	the Support Education in Louisiana First Fund as provided in R.S. 17:421.7 state
14	general fund.
15	(c) To a special fund, which is hereby created in the state treasury and
16	entitled the Riverboat Gaming Enforcement Fund, the state general fund an amount
17	equal to the revenues received by the state pursuant to this Chapter, less any monies
18	credited to other funds pursuant to the provisions of Subparagraphs (a) and (b) of this
19	Paragraph.
20	* * *
21	§249. Compulsive gambling; posting information
22	A. The corporation shall include the cost of the transfer of its monies to the
23	state treasurer for deposit into the Compulsive and Problem Gaming Fund as
24	required by R.S. 27:270(A)(2) state general fund as a budgeted item and expense of
25	the corporation.
26	* * *

1	§270. Deposit of revenues; expenditures and investments authorized; transfer of
2	revenues to state treasury; corporation operating account; audit of
3	corporation books and records; audits
4	A.
5	* * *
6	(2)(a) Quarterly, the corporation shall transfer to the state treasury one
7	percent of its operating account, not to exceed five hundred thousand dollars per
8	fiscal year. These monies shall first be credited to the Bond Security and
9	Redemption Fund in accordance with Article VII, Section 9(B) of the Constitution
10	of Louisiana. Thereafter, the state treasurer shall deposit the monies into the
11	Compulsive and Problem Gaming Fund established by R.S. 28:842 state general
12	<u>fund</u> .
13	(b) Quarterly, the corporation shall transfer to the state treasury for deposit
14	into the Compulsive and Problem Gaming Fund provided for in R.S. 28:842 state
15	general fund the amount of revenues withheld and remitted in accordance with R.S.
16	27:260(D).
17	(3)(a) Daily, the corporation shall transfer to the state treasury for deposit
18	into certain funds in the treasury, as provided in this Paragraph, the amount of net
19	revenues which the corporation determines are surplus to its needs. After first being
20	credited to the Bond Security and Redemption Fund in accordance with Article VII,
21	Section 9(B) of the Constitution of Louisiana, and after satisfying any other
22	requirements of the Constitution and laws of Louisiana, such net revenues shall be
23	deposited as follows:
24	(i) In each year for which the Joint Legislative Committee on the Budget
25	disapproves or does not act upon the amount of the casino support services contract
26	as provided in R.S. 27:247 and no monies are deposited in and credited to the Casino
27	Support Services Fund: .

1	(aa) Ten percent shall be deposited in and credited to the Support Education
2	in Louisiana First Fund as provided in R.S. 17:421.7 and shall be used solely and
3	exclusively for the same purposes provided for in Paragraph (B)(1) of that Section.
4	(bb) Ninety percent shall be deposited in and credited to the Support
5	Education in Louisiana First Fund as provided in R.S. 17:421.7.
6	(ii) In each year for which the Joint Legislative Committee on the Budget
7	approves the amount of the casino support services contract as provided in R.S.
8	27:247 : ,
9	(aa) The first one million eight hundred thousand dollars shall be deposited
10	in and credited to the Casino Support Services Fund.
11	(bb) The next sixty million dollars shall be deposited in and credited to the
12	Support Education in Louisiana First Fund as provided in R.S. 17:421.7.
13	(cc) After satisfying the requirements of Subitems (aa) and (bb) of this Item,
14	monies shall be deposited into the Casino Support Services Fund until the casino
15	support services contract is fully funded for that year.
16	(dd) After satisfying the requirements of Subitem (cc) of this Item, the
17	remainder of the monies shall be deposited in and credited to the Support Education
18	in Louisiana First Fund as provided for in R.S. 17:421.7.
19	* * *
20	§392. Collection and disposition of fees and taxes
21	* * *
22	В.
23	* * *
24	(2)(a) After complying with the provisions of Paragraph (1) of this
25	Subsection, the state treasurer shall, each fiscal year, credit one percent from the
26	combined net slot machine proceeds collected by the state from each licensed
27	facility, not to exceed five hundred thousand dollars, to the Compulsive and Problem
28	Gaming Fund established by R.S. 28:842. After crediting such proceeds to the
29	Compulsive and Problem Gaming Fund, the state treasurer shall, each fiscal year,

credit the remainder of all taxes generated pursuant to R.S. 27:393 and all fines and
other monies collected by the division to a special fund which is hereby created in
the state treasury and entitled the "Pari-mutuel Live Racing Facility Gaming Control
Fund", hereinafter referred to as the "Gaming Control Fund".
(b) Monies in the Gaming Control Fund shall be withdrawn only pursuant
to appropriation by the legislature and shall be used solely for the expenses of the
board, the Department of Justice, the division, and the Louisiana Racing Commission
which are necessary to carry out the provisions of this Chapter. Monies in the fund
remaining after appropriation for expenses of the board, the Department of Justice,
the division, and the Louisiana Racing Commission shall be credited as hereinafter
provided in this Subsection.
(e) (b) Monies in the Gaming Control Fund shall be invested by the state
treasurer in the same manner as monies in the state general fund. Interest earned on

investment of monies in the Gaming Control Fund shall be credited to the state

general fund. Unexpended and unencumbered monies in the Gaming Control Fund

at the end of each fiscal year shall be deposited in the state general fund.

* * *

18 C.

19 * * *

(7) After making the deposits as required by Paragraphs (1) through (6) of this Subsection, the state treasurer shall deposit in and credit an amount not to exceed three million one hundred thousand dollars annually, shall be deposited and credited to the New Orleans Sports Franchise Assistance Fund which is hereby created in the state treasury and which for purposes of this Paragraph shall be known as the "assistance fund". Monies in the assistance fund shall be appropriated and distributed each fiscal year to the Louisiana Stadium and Exposition District for use only to fund contractual obligations of the state to any National Football League or National Basketball Association franchise located in Orleans Parish. Monies in the

2	fund. Interest earned on the investment of monies in the assistance fund shall be
3	credited to the assistance fund. Unexpended and unencumbered monies in the
4	assistance fund at the end of the fiscal year shall remain in the assistance fund.
5	(8) After compliance with the provisions of Paragraph (1) through (7) of this
6	Subsection, remaining monies shall be deposited in and credited to the state general
7	<u>fund.</u>
8	§437. Video Draw Poker Device Fund; distribution and expenditure
9	* * *
10	B.(1)
11	* * *
12	(c) Thereafter, the state treasurer shall, each fiscal year, credit to a special
13	fund, which is hereby created in the state treasury and entitled the Video Draw Poker
14	Device Fund, an amount equal to all revenues received by the division pursuant to
15	the provisions of this Chapter, except those funds specified by the provisions of R.S.
16	27:435(D)(4), which shall be deposited as provided by R.S. 27:439 and those funds
17	withheld pursuant to R.S. 27:443(A)(2) which shall be remitted for deposit to the
18	Compulsive and Problem Gaming Fund provided for in R.S. 28:842.
19	(2) After complying with the provisions of Paragraph (1) of this Subsection,
20	the state treasurer shall, each fiscal year, credit-the following amounts to the
21	following special funds:
22	(a) One percent, not to exceed five hundred thousand dollars, to the
23	Compulsive and Problem Gaming Fund established by R.S. 28:842.
24	(b) To to a special fund, which is hereby created in the state treasury and
25	entitled the Video Draw Poker Device Fund, an amount equal to all revenues
26	received by the division pursuant to the provisions of this Section, less any monies
27	credited to another fund pursuant to the provisions of Subparagraph (a) of this
28	Paragraph .

assistance fund shall be invested in the same manner as monies in the state general

1	C.
2	* * *
3	(2) An amount shall be allocated to the Department of Public Safety and
4	Corrections and to the Department of Justice, pursuant to legislative appropriation,
5	for regulatory, administrative, investigative, enforcement, legal, and such other
6	expenses as may be necessary to carry out the provisions of this Chapter and for
7	activities associated with enforcement of laws and regulations governing video draw
8	poker devices.
9	(3) (2) Any monies in the fund not required to meet the purposes provided
10	for in Paragraphs (1) and (2) Paragraph (1) shall be credited to and deposited in the
11	state general fund as they become available. Any unexpended or unencumbered
12	monies remaining in the Video Draw Poker Device Fund at the end of the fiscal year
13	shall revert to the state general fund.
14	(4) (3) An amount equal to all franchise payments exempted pursuant to R.S.
15	27:321 shall be considered to be part of the Video Draw Poker Device Fund for
16	purposes of calculating the distribution of the fund pursuant to Paragraphs (1) and
17	(2) Paragraph (1).
18	Section 7. R.S. 33:9551(E)(3), 9561(E)(3), and 9571(E)(3) are hereby amended
19	and reenacted to read as follows:
20	§9551. St. Landry Parish Pari-mutuel Live Racing Economic Redevelopment and
21	Gaming Control Assistance District
22	* * *
23	E. Tax.
24	* * *
25	(3) The district is specifically authorized to transfer to the state such amounts
26	as are necessary to address the policies established by this Chapter and Chapter 7 of
27	Title 27 of the Louisiana Revised Statutes of 1950. Specifically: (a) the <u>The</u> district
28	shall transfer one-fourth of the net proceeds of such tax to the state and the state
29	treasurer is directed to deposit any such amount received in the Pari-mutuel Live

1	Racing Facility Gaming Control Fund to be administered and expended as provided
2	in R.S. 27:392(B)(1) and (2), and (b) the district shall transfer three-fourths of the net
3	proceeds of such tax to the state and the state treasurer is directed to deposit any such
4	amount into the state general fund; however, five percent of the total proceeds
5	transferred to the state shall be deposited in the St. Landry Parish Excellence Fund
6	created by R.S. 27:392(B)(3)(b).
7	* * *
8	§9561. Bossier Parish Pari-Mutuel Live Racing Economic Redevelopment and
9	Gaming Control Assistance District
10	* * *
11	E. Tax.
12	* * *
13	(3) The district is specifically authorized to transfer to the state such amounts
14	as are necessary to address the policies established by this Chapter and Chapter 7 of
15	Title 27 of the Louisiana Revised Statutes of 1950. Specifically (a) the The district
16	shall transfer one-fourth of the net proceeds of such tax to the state and the state
17	treasurer is directed to deposit any such amount received in the Pari-mutuel Live
18	Racing Facility Gaming Control Fund to be administered and expended as provided
19	in R.S. 27:392(B)(1) and (2), and (b) the district shall transfer three-fourths of the net
20	proceeds of such tax to the state and the state treasurer is directed to deposit any such
21	amount into the state general fund; however, five percent of the total proceeds
22	transferred to the state shall be deposited in the Bossier Educational Excellence
23	Fund.
24	* * *
25	§9571. Calcasieu Parish Pari-mutuel Live Racing Economic Redevelopment and
26	Gaming Control Assistance District
27	* * *
28	E. Tax.
29	* * *

(3) The district is specifically authorized to transfer to the state such amounts as are necessary to address the policies established by this Chapter and Chapter 7 of Title 27 of the Louisiana Revised Statutes of 1950. Specifically: the The district shall transfer one-fourth of the net proceeds of such tax to the state, and the state treasurer is directed to deposit any such amount received in the Pari-mutuel Live Racing Facility Gaming Control Fund to be administered and expended as provided in R.S. 27:392(B)(1) and (2); and the district shall transfer three-fourths of the net proceeds of such tax to the state, and the state treasurer is directed to deposit any such amount into the state general fund. However, five percent of the total proceeds transferred to the state shall be deposited in the Calcasieu Parish Excellence Fund created by R.S. 27:392(B)(3)(c).

12 * * *

Section 8. R.S. 39:82(A), 352, and 1590(A)(2)(b) and (c) and (B)(2) are hereby amended and reenacted to read as follows:

§82. Remission of cash balances to the state treasurer; authorized withdrawals of state monies after the close of the fiscal year

A. All cash balances occurring from appropriations made by legislative act or by the Interim Emergency Board regardless of date of passage to any state agency for which no bona fide liability exists on the last day of each fiscal year shall be remitted to the state treasurer by the fifteenth day following the last day of the fiscal year. Any appropriations including those made by the Interim Emergency Board of the preceding fiscal year remaining at the end of the fiscal year against which bona fide liabilities existed as of the last day of the fiscal year may be withdrawn from the state treasury during the forty-five day period after the last day of the fiscal year only as such liabilities come due for payment. Prior to placing monies associated with such unexpended appropriations into the state general fund, the state treasurer shall transfer all cash balances identified and reported by the commissioner of administration as being from unexpended and unencumbered state general fund (direct) and Overcollections Fund appropriations for professional, personal, and

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consulting service contracts not approved by the Joint Legislative Committee on the Budget as provided in R.S. 39:1590 and remaining at the end of each fiscal year for deposit in and credit to the Higher Education Financing Fund as are necessary to satisfy the requirements of R.S. 39:100.146, and then shall make deposits to the Payments Towards the UAL Fund as are necessary to satisfy the requirements of R.S. 39:100.11 state general fund.

* * *

§352. Cancellation of unexpended portions of appropriations; exceptions

Whenever any specific appropriation is made to meet any item of expenditure which occurs annually by provision of law or for contingent expense, and any portion of it remains unexpended at the end of the year for which the specific appropriation was made, after all legal claims against it for the year have been paid, the commissioner of administration shall cancel any balance of the appropriation, and each succeeding year he shall open a new account for the appropriation which may be made for that particular year, without carrying forward any unexpended balance of appropriation made for any previous year. This provision shall not apply to appropriations made to pay the debt of the state, principal and interest. Prior to placing monies associated with such unexpended appropriations into the state general fund, the state treasurer shall transfer all cash balances identified and reported by the commissioner of administration as being from unexpended and unencumbered state general fund (direct) and Overcollections Fund appropriations for professional, personal, and consulting service contracts not approved by the Joint Legislative Committee on the Budget as provided in R.S. 39:1590 remaining at the end of each fiscal year for deposit in and credit to the Higher Education Financing Fund as is necessary to satisfy the requirements of R.S. 39:100.146 and then shall make deposits to the Payments Towards the UAL Fund as are necessary to satisfy the requirements of R.S. 39:100.11 state general fund.

28 * * *

1	§1590. Approval of certain professional, personal, and consulting services contracts
2	for Fiscal Year 2015-2016 through Fiscal Year 2017-2018
3	A.
4	* * *
5	(2) If within thirty days of receipt of the contract, the contract is placed on
6	the agenda for review, the Joint Legislative Committee on the Budget may take the
7	following action:
8	* * *
9	(b) Reject the contract and notify the commissioner of administration that
10	such funds otherwise proposed for this purpose shall be deposited into the Higher
11	Education Financing Fund as provided in R.S. 39:100.146 state general fund.
12	(c) Recommend revisions to the contract. If the Joint Legislative Committee
13	on the Budget recommends revisions to the contract, the contract shall not become
14	effective until it is revised, resubmitted to the Joint Legislative Committee on the
15	Budget, and acted upon again by the committee. If the commissioner of
16	administration, in consultation with the state chief procurement officer, does not
17	resubmit the contract to the Joint Legislative Committee on the Budget within thirty
18	days after the committee recommends revisions to the contract, the contract shall be
19	deemed to be rejected and funds otherwise proposed for this purpose shall be
20	deposited into the Higher Education Financing Fund as provided in R.S. 39:100.146
21	state general fund.
22	В.
23	* * *
24	(2) Following each determination required pursuant to the provisions of this
25	Subsection, the commissioner of administration shall report to the state treasurer the
26	amount of state general fund (direct) and Overcollections Fund monies appropriated
27	for professional, personal, and consulting service contracts that are expected to
28	remain unexpended and unencumbered at the end of the fiscal year as a result of
29	implementation of this Section. These monies shall be available for deposit in and

1	credit to the Higher Education Financing Fund as provided for in R.S. 39:100.146
2	state general fund.
3	* * *
4	Section 9. R.S. 42:262(B) is hereby amended and reenacted to read as follows:
5	§262. Special attorney or counsel
6	* * *
7	B. Any recovery or award of attorney fees, including settlement, in litigation
8	involving the attorney general or any state agency, board, or commission, not
9	including any public postsecondary education institution, belongs to the state and
10	shall be deposited into the state treasury into the Department of Justice Legal
11	Support Fund in accordance with R.S. 49:259 state general fund. No payment of
12	attorney fees shall be made out of state funds in the absence of express statutory
13	authority, including R.S. 17:100.10, R.S. 23:1669, R.S. 37:2153, R.S. 41:724 and
14	922, R.S. 42:1157.3, R.S. 46:15, R.S. 47:1512, 1515.3, 1516, 1516.1, and 1676,
15	except such payment of attorney fees as may be approved by the Joint Legislative
16	Committee on the Budget during the interim between legislative sessions.
17	* * *
18	Section 10. R.S. 46:977.13 is hereby amended and reenacted to read as follows:
19	§977.13. Louisiana Children and Youth Health Insurance Program premium
20	monies ; Health Care Redesign Fund
21	Monies received by the state as a result of premiums paid for coverage
22	through the program shall be credited to the Health Care Redesign Fund <u>deposited</u>
23	into the state general fund.
24	Section 11. R.S. 47:9029(B) is hereby amended and reenacted to read as follows:
25	§9029. Deposit of revenues; expenditures and investments authorized; transfer of
26	revenues to state treasury; dedication and use of proceeds; corporation
27	operating account; audit of corporation books and records; audits
28	* * *

B.(1) A Louisiana Lottery Proceeds Fund is hereby established in the state
treasury. Net lottery proceeds shall be credited to this fund as provided in
Subsection A of this Section. Monies credited to the Louisiana Lottery Proceeds
Fund shall be invested by the state in accordance with state investment practices and
all earnings from such investments shall accrue to this account.
in Paragraph (2) of this Subsection, no No monies shall be allotted or expended from
this account unless pursuant to an appropriation by the legislature in accordance with
law.
(2) The state two series and a sign of all the state two of a series and the series are series as the series are series are series as the series are series are series as the series are

(2) The state treasurer is authorized and directed to transfer annually an amount equaling five hundred thousand dollars from the Lottery Proceeds Fund to the Compulsive and Problem Gaming Fund established by R.S. 28:842.

12 * * *

Section 12. R.S. 51:1927.1, 2211(A), 2332(3), 2341(F), 2361, 2362(A)(introductory paragraph), 2363, 2365, 2365.1(B) through (D), and 2366 are hereby amended and reenacted to read as follows:

§1927.1. Annual audit; annual rate of return; appreciation excess; remittance to

Louisiana Economic Development Fund

A. Following a decertification of a pool that was certified on or after January 1, 1999, and for which insurance premium tax credits were granted, an independent certified public accountant shall perform a review of all distributions other than tax distributions and management fees from such pool to the equity holders of the pool to determine if such distributions produce an annual internal rate of return to the equity holders of the pool of at least fifteen percent calculated on the original amount of certified capital contributed to such pool as well as any additional capital contributed to such pool. Within thirty days following the issuance of the accountant's report, the certified capital company shall remit to the Louisiana Economic Development Fund state general fund twenty-five percent of all distributions in excess of the amount required to produce an annual internal rate of return of fifteen percent until the Louisiana Economic Development Fund state

general fund shall have received an amount equal to the amount of tax credits granted for the pool. Thereafter, the certified capital company shall remit to the Louisiana Economic Development Fund state general fund five percent of such excess distributions.

B. Following a decertification of a pool that was certified on or after January 1, 2002, and for which income tax credits or insurance premium tax credits were granted, an independent certified public accountant shall annually perform a review of all distributions, other than tax distributions and management fees, from such pool to the equity holders of the pool to determine if such distributions produce a rate of return to the equity holders of the pool of at least ten percent calculated on the original amount of certified capital contributed to such pool as well as any additional capital contributed to such pool. Within thirty days following the issuance of the accountant's annual report, the certified capital company shall remit twenty-five percent of all distributions in excess of the amount required to produce a rate of return of ten percent to the Louisiana Economic Development Fund state general fund.

C. The calculation of internal rate of return shall include all cash distributions to equity investors out of the certified capital company's investment pool, except for tax distributions and management fees. Management fees shall not exceed two and one-half percent per annum of the total certified capital of the pool without the prior approval of the secretary. Notwithstanding any other provisions in this Chapter to the contrary, for all certified capital pools formed after December 31, 2001, if a certified Louisiana capital company does not place (1) forty percent of the investment pool in qualified investments within three years after the investment date, (2) sixty percent of the investment pool in qualified investments within five years of the investment date, and (3) upon the certified Louisiana capital company's option either (a) one hundred percent of the investment pool in qualified investments within seven years of the investment date or (b) one hundred and ten percent of the investment pool in qualified investment date,

then following a decertification pursuant to R.S. 51:1928(B)(3), such company shall remit to the Louisiana Economic Development Fund state general fund twenty-five percent of all distributions, other than tax distributions and management fees, until the Louisiana Economic Development Fund state general fund shall have received one hundred percent of the tax credits granted for such pool and thereafter the company shall remit ten percent of all distributions, other than tax distributions and management fees to the Louisiana Economic Development Fund state general fund. If a certified Louisiana capital company has not decertified an investment pool formed after December 31, 2001, pursuant to R.S. 51:1928(B)(3) within ten years from the investment date, such company shall remit to the Louisiana Economic Development Fund state general fund fifty percent of all distributions until the Louisiana Economic Development Fund state general fund shall have received one hundred percent of the tax credits granted for such pool, and thereafter the company shall remit twenty percent of all distributions to the Louisiana Economic Development Fund state general fund.

D. Notwithstanding any other provision of this Chapter to the contrary and considering the adverse impact of Hurricanes Katrina and Rita, all investment deadlines required by this Section which would have fallen between August 25, 2005, and December 30, 2005, shall be extended to March 31, 2006.

* * *

§2211. Purpose and goals

A. The provisions of this Chapter establish the MediFund as a special fund within the state treasury shall be to support advancement of biosciences, biomedical, and medical centers of excellence in Louisiana. The MediFund governing board shall endeavor to achieve this purpose by coordinating and deploying public and private resources to strategically develop and enhance this state's competitiveness in biosciences, biomedical, and medical centers of excellence.

28 * * *

1	§2332. Definitions
2	As used in this Chapter, the following terms shall have the following
3	definitions:
4	* * *
5	(3) "Fund" means the Louisiana Economic Development Fund state general
6	<u>fund</u> .
7	* * *
8	§2341. Economic Development Award Program
9	* * *
10	F. The legislature shall make an annual appropriation to EDAP for deposit
1	in the Louisiana Economic Development Fund under the terms and conditions as
12	provided for in R.S. 51:2315. Project awards shall be disbursed by the corporation's
13	board.
14	* * *
15	PART VI-A RAPID RESPONSE FUND PROJECTS
16	§2361. Rapid Response Fund Projects
17	A.(1) The Rapid Response Fund, hereinafter referred to as the "fund", is
18	hereby created as a special fund within the state treasury.
19	(2) Beginning July 1, 2005, the state treasurer is directed to deposit into the
20	fund at the beginning of each fiscal year ten million dollars. The legislature may
21	appropriate additional monies to the fund notwithstanding the balance in the fund.
22	B.(1) All unexpended and unencumbered monies in the fund at the end of
23	the fiscal year shall remain in the fund. Monies in the fund shall be invested by the
24	treasurer in the same manner as those in the state general fund, and any interest
25	earned on the investment of monies in the fund shall be credited to the fund.
26	(2) Monies in the fund shall be The legislature may make available for
27	appropriation to the Department of Economic Development, hereinafter referred to
28	as the "department"., Such appropriations monies that shall be used by the secretary
29	of the department for immediate funding of all or a portion of economic development

25

confidential and privileged.

1 projects which may be necessary in order to successfully secure the creation or 2 retention of jobs by a business entity under such circumstances as may be determined 3 by the secretary and the governor. 4 (3) B.(1) The secretary shall report to the Joint Legislative Committee on 5 the Budget twice yearly, on the first day of October and the first day of April, with 6 respect to all actual expenditures of monies appropriated from the fund. The reports shall be available electronically, and the secretary shall include in these reports any 7 8 other information which the committee may require with respect to use of monies 9 appropriated from the fund, including but not limited to the following information 10 on each economic development project which receives funding: 11 (a) Performance targets. 12 (b) Outcomes. 13 (c) Numbers of jobs created and retained. 14 (d) Overall payroll generated. 15 (4) (2) The department shall make available upon request the economic 16 impact analysis on an economic development project which receives monies from 17 the fund. 18 C. At the same time as the secretary submits to the official journal for the 19 state a notice containing general information regarding active negotiations for an 20 economic development project which is eligible for funding from the fund, which 21 active negotiations the secretary desires to keep confidential as provided in R.S. 22 44:22, upon request by a member of the legislature in whose legislative district a 23 project is located, the secretary may provide information regarding the project if the

member submits his signature under oath that all information shall remain

1	§2362. Accountability requirements; legal agreements; Rapid Response Fund
2	projects
3	A. All legal agreements for Rapid Response Fund projects shall include all
4	of the following:
5	* * *
6	§2363. Accountability requirements; reports; Rapid Response Fund projects
7	A. The secretary of the Department of Economic Development shall develop
8	a uniform accountability report for economic development created by the Rapid
9	Response Fund projects. The secretary shall also develop a formula for measuring
10	the return on investment for each Rapid Response Fund project.
11	B. The Department of Economic Development shall compile and make
12	available a list of the cooperative endeavor agreements, the name of the entity
13	receiving funds, and the amount of the incentive received for all Rapid Response
14	Fund projects in both written and electronic form.
15	PART VI-B. LOUISIANA MEGA-PROJECT DEVELOPMENT FUND
16	§2365. Louisiana Mega-Project Development Fund
17	A. The Louisiana Mega-Project Development Fund, hereinafter referred to
18	as the "fund", is hereby created as a special fund within the state treasury.
19	B. The state treasurer is hereby authorized and directed to transfer one
20	hundred fifty million dollars from the Louisiana Economic and Port Development
21	Infrastructure Fund to the Louisiana Mega-Project Development Fund on June 29,
22	2007. The legislature may appropriate additional monies to the fund if it deems
23	necessary to accomplish the purposes of the fund.
24	C. Monies in the fund shall be invested by the treasurer in the same manner
25	as monies in the state general fund and any interest earned on the investment of
26	monies in the fund shall be credited to the fund. All unexpended and unencumbered
27	monies in the fund at the end of the fiscal year shall remain in the fund.
28	D.(1) Monies in the fund shall be (1) The legislature may make available for
29	appropriation for general purposes and for use by to the Department of Economic

2	monies that shall be used by the secretary of the department for immediate funding
3	of all or a portion of economic development mega-projects which may be necessary
4	in order to successfully secure the creation or retention of jobs by a business entity
5	or a qualified major event under such circumstances as established by this Part.
6	(2) The secretary shall report to the Joint Legislative Committee on the
7	Budget twice yearly, on the first day of October and the first day of April, with
8	respect to all actual expenditures of monies appropriated from the fund. The reports
9	shall be available electronically, and the secretary shall include in these reports any
10	other information which the committee may require with respect to use of monies
11	appropriated from the fund, including but not limited to the following information
12	on each economic development project which receives funding:
13	(a) Performance targets.
14	(b) Outcomes.
15	(c) Numbers of jobs created and retained.
16	(d) Overall payroll generated.
17	(3) The department shall make available upon request the economic impact
18	analysis on an economic development project which receives monies from the fund.
19	This Subparagraph shall not apply to a mega-project which is a qualified major event
20	as defined in R.S. 51:2365.1.
21	E. B. Monies in the fund shall be expended only upon recommendation by
22	the secretary and concurrence by the governor. Any such recommendation shall be
23	implemented pursuant to a cooperative endeavor agreement executed in accordance
24	with the provisions of R.S. 33:9029.2 and subject to approval by the Joint Legislative
25	Committee on the Budget.
26	F. C.(1) For purposes of this Section, "mega-project" means:
27	(a) A project which will provide the following:
28	(i) Either five hundred new direct jobs to the state or a minimum initial
29	investment of five hundred million dollars by the private sector or the United States

Development, hereinafter referred to as the "department". Such appropriations

1	Government through the creation of a new facility or the expansion of an existing
2	facility.
3	(ii) A substantial return on the investment by the state as measured by
4	projected tax revenues.
5	(b) A project for a military or federal installation which is important to the
6	Louisiana economy and that may be subject to base realignment and closure, or for
7	the purchase of land for a mega-project.
8	(c) A project resulting in re-creating or saving at least five hundred direct
9	jobs in this state, through the transfer of ownership of a facility that has been closed
10	or a facility that is at risk of closure due to conditions arising out of or relating to a
11	proceeding under Title 11 of the United States Code.
12	(d) A qualified major event as defined in R.S. 51:2365.1(A)(5) which meets
13	all of the requirements for eligibility as set forth in R.S. 51:2365.1(D).
14	(2) Except for a mega-project as provided in Subparagraphs (1)(b) and (d)
15	of this Subsection, the investment by the state in any mega-project shall not exceed
16	thirty percent of the total cost of the project as described by the cooperative endeavor
17	agreement.
18	G. D. At the same time as the secretary submits to the official journal for the
19	state a notice containing general information regarding active negotiations for an
20	economic development mega-project which is eligible for funding from the fund,
21	which active negotiations the secretary desires to keep confidential as provided in
22	R.S. 44:22, upon request by a member of the legislature in whose legislative district
23	a project is located, the secretary may provide information regarding the project if
24	the member submits his signature under oath that all information shall remain
25	confidential and privileged.
26	§2365.1. Major Events Incentive Program and the Major Events Incentive Program
27	Subfund
28	* * *

1	B.(1) There is hereby established in the state treasury a special subfund in
2	the Mega-Project Development Fund to be known as the "Major Events Incentive
3	Program Subfund", hereafter in this Section, the "subfund".
4	(2) Beginning with the 2015-2016 Fiscal Year and for each fiscal year
5	thereafter, and after allocation of money to the Bond Security and Redemption Fund
6	as provided in Article VII, Section 9(B) of the Constitution of Louisiana, the
7	treasurer shall transfer in and credit to the subfund an amount equal to the sum of the
8	incremental increase in state tax receipts generated by the occurrence of all qualified
9	events.
10	(3) Monies in the subfund shall be invested in the same manner as monies
11	in the Louisiana Mega-Project Development Fund and any interest earned on the
12	investment of monies in the subfund shall be credited to the subfund. All
13	unexpended and unencumbered monies in the subfund at the end of the fiscal year
14	shall remain in the subfund.
15	(4) Subject to legislative appropriation and the approval of the Joint
16	Legislative Committee on the Budget, the treasurer shall disburse monies as provided
17	in R.S. 51:2365 to each eligible entity at times and in amounts as determined by the
18	secretary and approved by the Joint Legislative Committee on the Budget.
19	C.(1) B.(1) Subject to legislative appropriation and the approval of the Joint
20	Legislative Committee on the Budget, the secretary of the Department of Economic
21	Development is hereby authorized to enter into a contract with a local organizing
22	committee, endorsing parish, or endorsing municipality to recruit, solicit, or acquire
23	for Louisiana any qualified event that will have a significant positive impact on
24	economic development in the state. The contract shall provide for a financial
25	commitment to the local organizing committee, endorsing parish, or endorsing
26	municipality which shall be subject to legislative appropriation.
27	(2) The amount of the incremental increase in certain state tax receipts
28	generated within the designated area by the occurrence of the qualified event during
29	a specified period shall be determined by the secretary. The secretary shall notify the

	Joint Legislative Committee on the Budget and the treasurer of his determination
	and, upon the direction of the Joint Legislative Committee on the Budget, the
	treasurer shall transfer the amount of the incremental increase to the subfund. Such
	state tax receipts shall be limited to excise tax and sales and use taxes, excluding
	state hotel and motel occupancy taxes. The amount of the incremental increase shall
	not include local tax receipts.
	D. <u>C.</u> An event not included in the definition of qualified event is ineligible
	for funding under R.S. 51:2365. A qualified event may receive funding under R.S.
	51:2365 only if all of the following conditions are met:
	(1) After considering through a highly competitive selection process one or
	more sites that are not located in this state, a site selection organization selects a site
	located in this state for an event to be held once, or for an event scheduled to be held
	annually for a period of years under an event contract.
	(2) A site selection organization selects a site in this state as the sole site for
	the event.
	(3) The event is held not more frequently than annually.
	§2366. Accountability requirements; Mega-Project Development Fund
	A. The secretary of the Department of Economic Development shall develop
	a uniform accountability report for economic development created by the Louisiana
	Mega-Project Development Fund Louisiana mega-projects. The secretary shall also
	develop a formula for measuring the return on investment for each mega-project.
	B. The Department of Economic Development shall compile and make
	available a list of the cooperative endeavor agreements, the name of the entity
	receiving funds, and the amount of the incentive received for all Louisiana Mega-
	Project Development Fund projects in both written and electronic form.
	Section 13. Section 4(B) of Act No. 421 of the 2013 Regular Session of the
Legis	lature is hereby amended and reenacted to read as follows:

Section 4.

2 * * *

B.(1) After satisfaction of the requirements of Subsection A of this Section, all remaining monies collected pursuant to this Act shall be paid into the state treasury. 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 prior to any monies being placed into the state general fund or any other fund, an amount equal to the remaining collections shall be credited by the state treasurer to a special fund hereby created in the state treasury to be known as the 2013 Amnesty Collections Fund, hereinafter referred to as "fund". The monies in the fund shall be available for appropriation for any public purpose. the state general fund.

(2) Monies in the fund shall be invested by the state treasurer in the same manner as those in the state general fund and interest earned on such investment shall be credited to the fund after compliance with the requirements of the Bond Security and Redemption Fund. All unexpended and unencumbered monies in the fund at the end of the year shall remain in the fund.

19 * * *

Section 14. R.S. 3:4411(B) and (C), R.S. 11:544, R.S. 15:147(B)(14), 167, 185.5, and 572.8(N), R.S. 17:354, 421.7, 1874, 3129.6, 3138.2, 3138.3, 3138.4, and Part VI of Chapter 42 of Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:4001, R.S. 22:831(B), R.S. 24:39, R.S. 27:92(C), and 392(B)(6), R.S. 28:842, R.S. 39:97.3, 98.7, Subpart G of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.1, Subpart H of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.21, Subpart J of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.21, Subpart J of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.26, Subpart K of Part II of Chapter 1 of

1 Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 2 39:100.31, Subpart M of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana 3 Revised Statutes of 1950, comprised of R.S. 39:100.41, Subpart N of Part II of Chapter 1 of 4 Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.51, Subpart P-1 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana 5 6 Revised Statutes of 1950, comprised of R.S. 39:100.81, Subpart Q-1 of Part II of Chapter 7 1 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 39:100.122, Subpart Q-2 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana 8 9 Revised Statutes of 1950, comprised of R.S. 39:100.123, Subpart R of Part II of Chapter 1 10 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 11 39:100.126, Subpart R-1 of Part II of Chapter 1 of Subtitle I of Title 39 of the Louisiana 12 Revised Statutes of 1950, comprised of R.S. 39:100.136, Subpart S of Part II of Chapter 1 13 of Subtitle I of Title 39 of the Louisiana Revised Statutes of 1950, comprised of R.S. 14 39:100.146, and R.S. 39:1357, R.S. 40:16.2 and 1402, R.S. 46:2913, R.S. 47:318, 841(G), 15 841.1, 841.2, 1520(A)(1)(e), 1602.1, and 6351(G)(3) and (4), R.S. 49:259, and R.S. 16 51:2212(3), 2213, and 2315, Code of Criminal Procedure Article 926.1(K), Section 7 of Act 17 No. 420 of the 2013 Regular Session of the Legislature, and Section 3 of Act No. 1065 of 18 the 1997 Regular Session of the Legislature are hereby repealed in their entirety. 19 Section 15. The state treasurer is hereby authorized and directed to transfer any 20 unencumbered balances remaining in the funds repealed and abolished in Sections 1 through 21 14 of this Act to the state general fund after satisfying the appropriations for Fiscal Year 22 2015-2016.

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 100 Engrossed

2016 First Extraordinary Session

Talbot

Abstract: Eliminates certain dedicated funds and transfers remaining fund balances into the state general fund and eliminates certain dedications of certain funds.

VARIOUS FUNDS

<u>Proposed law</u> eliminates the following funds:

Page 32 of 36

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

Academic Improvement Fund

Center for Excellence for Autism Spectrum

Disorder

Competitive Core Growth Fund

Compulsive and Problem Gaming Fund

Community Water Enrichment Fund

Department of Health and Hospitals Facility

Support Fund

Department of Justice Legal Support Fund Department of Revenue Alcohol and Tobacco

Control Officers Fund

DNA Testing Post-Conviction Relief for

Indigents Fund

Equine Health Studies Program Fund

FEMA Reimbursement Fund

Fiscal Administrator Revolving Loan Fund

FMAP Stabilization Fund

Forest Productivity Fund

Fund for Louisianians in Need of Civil Legal

Assistance

Health Care Redesign Fund

Higher Education Initiatives Fund

Higher Education Financing Fund

Indigent Parent Representation Program Fund

Innocence Compensation Fund

Legislative Capitol Technology Enhancement

Fund

Louisiana Asbestos Detection and Abatement

Fund

Louisiana Charter School Start-Up Loan Fund

Louisiana Economic Development Fund

Louisiana Interoperability Communications Fund Louisiana Mega-Project Development Fund

Louisiana Public Defender Fund Louisiana State Police Salary Fund

Major Events Fund

Major Events Incentive Program Subfund

Marketing Fund

MediFund

Municipal Fire and Police Civil Service

Operating Fund

New Orleans Public Safety Fund

Overcollections Fund

Payments Towards the UAL Fund

§4(B) of Act No. 421 of the 2013

R.S. of the Legislature

R.S. 17:354

R.S. 39:100:122

R.S. 17:3138.2

R.S. 27:27.1(F), 92(B)(2)(a), 249(A),

270(A)(2), 392(B)(2)(a) and 437,

R.S. 28:842, and R.S. 47:9029(B)

R.S. 39:100.81

R.S. 40:16.2 and R.S. 3:2(C)

R.S. 49:259 and R.S. 42:262(B)

R.S. 11:544

CCrP. Art. 926.1(K) and R.S.

15:147(B)(14)

R.S. 27:392(B)(6)(a)

R.S. 39:100.26 and 100.31

R.S. 39:1357

§7 of Act No. 420 of the 2013 R.S.

of the Legislature

R.S. 3:4411

§3 of Act No. 1065 of the 1997 R.S.

of the Legislature

R.S. 39:100.51 and R.S. 46:977.13

R.S. 17:3129.6

R.S. 39:100.146, 352, and

1590(A)(2)(b) and (c) and (B)(2)

R.S. 15:185.5

R.S. 15:572.8(N)

R.S. 24:39

R.S. 39:97.3

R.S. 17:4001

R.S. 23:1514(D)(5), R.S. 47:318(D),

R.S. 51:1927.1, 2315, 2332(3), and

2341

R.S. 39:100.41

R.S. 51:2365 and 2366, R.S.

3:4423(3)

R.S. 15:167

R.S. 22:831(B)

R.S. 39:100.126

R.S. 51:2365.1

R.S. 47:318

R.S. 51:2211-13

R.S. 22:1476(A)(2)

R.S. 40:1402

R.S. 39:100.21, R.S.

17:407.27(B)(3), 3046.3(C), 5068(D)(3), and 4019(C)

R.S. 39:100.11, R.S. 39:82(A) and

352

Rapid Response Fund	R.S. 51:2361,2362, 2363, R.S. 3:4423(3), R.S. 23:1514(D)(5)
Riverboat Gaming Enforcement Fund	R.S. 27:92(B)(2)(c) and (C)
Sickle Cell Fund	R.S. 39:100.123
Southern University AgCenter Program Fund	R.S. 27:392(B)(6)(b)
Sports Facility Assistance Fund	R.S. 39:100.1, and R.S.47:1602.1
1	and 1520(A)(1)(e)
State Emergency Response Fund	R.S. 39:100.26(A) and 100.31
Status of Grandparents Raising Grandchildren	
Fund	R.S. 46:2913
Science, Technology, Engineering, and Math	
(STEM) Upgrade Fund	R.S. 17:3138.3
Support Education in Louisiana First Fund	R.S. 17:421.7, R.S. 27:92(B)(2),
	270(A)(3)
Tobacco Regulation Enforcement Fund	R.S. 47:841(G)
Tobacco Settlement Enforcement Fund	R.S. 13:5073(A)(1) and R.S. 39:98.7
Tobacco Tax Health Care Fund	R.S. 47:841.1
Tobacco Tax Medicaid Match Fund	R.S. 47:841.2
Unfunded Agement Lightlitz and Engagelized	
Unfunded Accrued Liability and Specialized Educational Institutions Support Fund	R.S. 39:100.136; and R.S.
Educational institutions Support Fund	•
Workforce and Innovation for a Strong	47:6351(G)(3) and (4)
Workforce and Innovation for a Strong	D C 17-2129 2 2129 2 and 2129 4
Economy Workforce Training Banid Bashanse Fund	R.S. 17:3138.2, 3138.3, and 3138.4
Workforce Training Rapid Response Fund	R.S. 17:1874

<u>Proposed law</u> directs the state treasurer to transfer any balances remaining in the funds eliminated to the state general fund.

PARI-MUTUEL LIVE RACING FACILITY GAMING CONTROL FUND (R.S. 27:392)

<u>Present law</u> provides for the collection of fees, fines and taxes related to slot machines.

<u>Present law</u> creates the Pari-mutuel Live Racing Facility Gaming Control Fund (Gaming Control Fund) and after deposit into the Compulsive and Problem Gaming Fund, deposits the remainder of the revenues into the Gaming Control Fund. Monies are dedicated to the expenses of the Gaming Control Board, the Department of Justice, and the Louisiana Racing Commission.

<u>Present law</u> further deposits certain amounts of slot machine proceeds into certain funds for the use of various localities with remaining monies deposited into the New Orleans Sports Franchise Assistance Fund.

<u>Proposed law</u> eliminates the dedications from the fund to the Gaming Control Board, the Department of Justice, and the Louisiana Racing Commission.

<u>Proposed law</u> further limits the deposit into the New Orleans Sports Franchise Assistance Fund to \$3.1 million annually and deposits money remaining in the Gaming Control Fund at the end of the year into the state general fund.

VIDEO DRAW POKER DEVICE FUND (R.S. 27:437)

<u>Present law</u> provides for the collection of taxes, fees, fines and penalties related to video draw poker devices.

<u>Present law</u> creates the Video Draw Poker Device Fund and, after the deposit into the Compulsive and Problem Gaming Fund, deposits the remainder of the revenues into the Video Draw Poker Device Fund. Monies in the fund are dedicated as follows:

- (1) 25% of the monies in the fund are distributed as follows:
 - (a) Compensation for district attorneys and assistant district attorneys, not to exceed \$5.4 million.
 - (b) Governing authorities of municipalities in which video draw poker devices are operated.
 - (c) Sheriffs of municipalities in which video draw poker devices are operated.
- (2) An allocation to the Dept. of Public Safety and Corrections and the Dept. of Justice to enforce the laws and regulations governing video draw poker devices.
- (3) Monies in the fund that are not required to meet the other dedications as required in present law are deposited into the state general fund.

<u>Proposed law</u> eliminates the allocation to the Dept. of Public Safety and Corrections and the Dept. of Justice to enforce the laws and regulations governing video draw poker devices. <u>Proposed law</u> further requires the deposit of any unexpended or unencumbered money at the end of the fiscal year into the state general fund.

Effective July 1, 2016.

(Amends R.S. 3:2(C), 4411(A), and 4423(3), R.S. 13:5073(A)(1), R.S. 17:407.27(B)(3), 3046.3(C), 4019(C), and 5068(D)(3), R.S. 22:1476(A)(2), R.S. 23:1514(D)(5), R.S. 27:27.1(F), 92(B)(2), 249(A), 270(A)(2) and (3)(a), 392(B)(2) and (C)(7), and 437(B)(1)(c)and (2) and (C)(2), (3), and (4), R.S. 33:9551(E)(3), 9561(E)(3), and 9571(E)(3), R.S. 39:82(A), 352, and 1590(A)(2)(b) and (c) and (B)(2), R.S. 42:262(B), R.S. 46:977.13, R.S. 47:9029(B), R.S. 51:1927.1, 2211(A), 2332(3), and 2341(F), 2361, 2362(A)(intro. para.), 2363, 2365, 2365.1(B) through (D), and 2366 and §4(B) of Act No. 421 of the 2013 Regular Session of the Legislature; Adds R.S. 27:392(C)(8); Repeals R.S. 3:4411(B) and (C), R.S. 11:544, R.S. 15:147(B)(14), 167, 185.5, and 572.8(N), R.S. 17:354, 421.7, 1874, 3129.6, 3138.2, 3138.3, 3138.4, and R.S. 17:4001, R.S. 22:831(B), R.S. 24:39, R.S. 27:92(C), 392(B)(6), R.S. 28:842, R.S. 39:97.3, 98.7, 100.1, 100.11, 100.21, 100.26, 100.31, 100.41, 100.51, 100.81, 100.122, 100.123, 100.126, 100.136, 100.146 and 1357, R.S. 40:16.2 and 1402, R.S. 46:2913, R.S. 47:318, 841(G), 841.1, 841.2, 1520(A)(1)(e), 1602.1, and 6351(G)(3) and (4), R.S. 49:259, R.S. 51:2212(3), 2213, and 2315, and Code of Criminal Procedure Article 926.1(K), §7 of Act No. 420 of the 2013 R.S. of the Legislature, and §3 of Act No. 1065 of the 1997 R.S. of the Legislature)

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Appropriations</u> to the <u>original</u> bill:

- 1. Eliminate repeal of the Pari-mutuel Live Racing Facility Gaming Control Fund (Gaming Control Fund) and limit the amount of deposit into the New Orleans Sports Franchise Assistance Fund to \$3.1 million annually and deposit all money remaining in the Gaming Control Fund at the end of the year into the state general fund.
- 2. Restore the dedications from the Two Percent Fire Insurance Fund to the state fire marshal and Fire and Emergency Training Institute at Louisiana State University.

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

- 3. Restore the deposit of recurring state general fund as a source of revenue into the New Opportunities Waiver Fund.
- 4. Eliminate the repeal of the following statutory dedications:

Fire Marshal Fund
Forest Protection Fund
Louisiana Agricultural Finance Authority Fund
Louisiana Emergency Response Network Fund
Louisiana State University Firemen Training Program Film Library Fund
Telecommunications for the Deaf Fund
Video Draw Poker Device Purse Supplement Fund