ELECTIONS: Provides relative to federal election guidance and funding

AN ACT

To enact R.S. 18:425.2, relative to elections; to provide relative to directives and guidance from the federal government regarding elections; to require certain notifications regarding such directives and guidance; to prohibit implementation of directive and guidance under certain circumstance; to prohibit acceptance of federal funds for elections under certain circumstances; to provide for an effective date; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 18:425.2 is hereby enacted to read as follows:

§425.2. Election officials; requirements and prohibitions

A. An election official who receives a federal directive or guidance pertaining to elections shall notify, by certified mail, the governor, the speaker of the Louisiana House of Representatives and the president of the Louisiana Senate of such directive or guidance within five business days after receipt.

B. (1) No election official shall implement any federal directive or guidance pertaining to elections without an explicit state or federal legal requirement to do so or prior approval of the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs as provided by this subsection.
(2) If a state or federal law does not explicitly require the election official to implement the directive or guidance, the official shall request the approval of such implementation from the House Committee on House and Governmental Affairs and the Senate Committee on Senate and Governmental Affairs. Such a request shall be submitted by certified mail delivered to the chairman of each committee. The official shall implement or refrain from implementing the directive or guidance as follows:

(a) If both committees vote to approve implementation, the official shall implement the directive or guidance.

(b) If neither committee votes to prohibit implementation within thirty days after receipt of the request from the official, the official shall implement the directive or guidance.

(c) If either committee votes to prohibit the implementation within thirty days after receipt of the request from the official, the official shall not implement the directive or guidance.

C.(1) No election official shall accept or disperse federal elections funds without an explicit state or federal legal requirement to do so or prior approval of the Joint Legislative Committee on the Budget as provided by this Subsection.

(2) If a state or federal law does not explicitly require the election official to accept and disperse the particular federal election funds, the official shall request the approval of such acceptance and dispersal from the Joint Legislative Committee on the Budget. Such a request shall be submitted by certified mail delivered to the chairman of the Joint Legislative Committee on the Budget. The official shall accept and disperse the funds or refrain from accepting and dispersing the funds as follows:

(a) If the committee votes to authorize acceptance and dispersal of such funds, the official shall accept and disperse the funds.

(b) If the committee does not vote to disapprove the acceptance and dispersal of funds within thirty days after receipt of the request from the official, the official shall accept and disperse the funds.
(c) If the committee votes to disapprove the acceptance and dispersal of
funds within thirty days after receipt of the request from the official, the official shall
not accept or disperse the funds.

(3) If an election official accepts and disperses federal election funds in
violation of this Subsection, the attorney general shall pursue any available legal
means to enjoin the official from doing so and to recover expended funds.

D. For purposes of this Section, "election official" shall have the same
meaning as provided in R.S. 18:1466(2).

Section 2. This Act shall become effective upon signature by the governor or, if not
signed by the governor, upon expiration of the time for bills to become law without signature
by the governor, as provided in Article III, Section 18 of the Constitution of Louisiana. If
vetoed by the governor and subsequently approved by the legislature, this Act shall become
effective on the day following such approval.

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 359 Original 2022 Regular Session Beaulieu

Abstract: Prohibits implementation of federal election directives and guidance and
spending of federal money for elections under certain conditions.

Proposed law requires and prohibits certain actions related to elections by the secretary of
state and his employees, registrars of voters and their employees, clerks of court and their
employees, parish boards of election supervisors and their employees, commissioners-in-
charge, and commissioners, all referred to in this digest as election officials.

Proposed law requires an election official who receives a federal directive or guidance
pertaining to elections to notify the governor, the speaker of the La. House of
Representatives and the president of the La. Senate of such directive or guidance within five
business days.

Proposed law prohibits an election official from implementing any federal directive or
guidance pertaining to elections unless the implementation is explicitly required by law or
one of the following applies:

(1) The House Committee on House and Governmental Affairs and the Senate
Committee on Senate and Governmental Affairs approve the implementation.

(2) Neither committee prohibits the implementation within 30 days after receipt of a
request from the official for authority to implement the directive or guidance.

CODING: Words in struck through type are deletions from existing law; words underscored
are additions.
Proposed law prohibits an election official from accepting or dispersing federal elections funds unless the acceptance and dispersal is explicitly required by law or one of the following applies:

(1) The Joint Legislative Committee on the Budget votes to approve the acceptance and dispersal of the funds.

(2) The Joint Legislative Committee on the Budget does not vote to disapprove the acceptance and dispersal within 30 days after receipt of a request from the official for authority to accept and disperse the funds.

Proposed law provides that if an election official accepts and disperses federal election funds in violation of proposed law, the attorney general shall pursue any available legal means to enjoin the official from doing so and to recover expended funds.

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

(Adds R.S. 18:425.2)