AN ACT

To enact R.S. 17:1818.1 through 1818.3, relative to foreign sources of funds; to provide for reporting of certain foreign sources of monies used as gifts or grants or in contracts involving certain postsecondary education institutions; to provide for use of certain monies to fund employment of and study by foreign students and faculty; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 17:1818.1 through 1818.3 are hereby enacted to read as follows:

§1818.1. Foreign gift reporting

A. As used in this Section, the following words shall have the following meanings unless the context clearly indicates otherwise:

(1) "Affiliate organization" means any entity under the control of or established for the benefit of an organization required to report under this Section, including a direct-support organization.

(2) "Contract" means any agreement for the acquisition by purchase, lease, or barter of property or services by a foreign source for the direct benefit or use of any of the parties, and any purchase, lease, or barter of property or
services from a foreign country of concern.

(3) "Foreign country of concern" means a country or nation determined by the appropriate federal agency to be a potential source of intelligence gathering or espionage activities detrimental to the United States.

(4) "Foreign government" means the government of any country, nation, or group of nations, or any province or other political subdivision of any country or nation, other than the government of the United States and its states or political subdivisions, including any agent of the foreign government.

(5) "Foreign source" means any of the following:

(a) A foreign government or an agency of a foreign government.

(b) A legal entity, governmental or otherwise, created solely under the laws of a foreign state or states.

(c) An individual who is not a citizen of the United States or of a territory or protectorate of the United States.

(d) An agent, including a subsidiary or an affiliate of a foreign legal entity, acting on behalf of any source defined in Subparagraph (a), (b), or (c) of this Paragraph.

(6) "Gift" means any contract, gift, grant, endowment, award, or donation of money or property of any kind, or any combination thereof, including a conditional or unconditional pledge of a contract, gift, grant, endowment, award, or donation. For purposes of this Paragraph, the term "pledge" means a promise, agreement, or an expressed intention to give a thing of value.

(7) "Post-secondary education institution" or "institution" means a Louisiana college or university, a nonpublic post-secondary institution that is a member of the Louisiana Association of Independent Colleges and Universities, and any other entity offering a program of post-secondary education that has a physical presence in the state and is required to report foreign gifts or contracts pursuant to 20 U.S.C. 1011f, or an affiliate
organization of any such college, university, institution, or school.

B.(1)(a) Each institution shall report any gift received directly or indirectly from a foreign source with a value of fifty thousand dollars or more. This report shall be made each January thirty-first and July thirty-first and shall include the gifts made during the six-month period ending on the last day of the month immediately preceding the reporting month. The institution shall include in its report gifts received by all affiliate organizations of the institution.

(b) If a foreign source provides more than one gift directly or indirectly to an institution in a single fiscal year and the total value of all gifts is fifty thousand dollars or more, then all gifts received from that foreign source shall be reported.

(c) For purposes of this Paragraph, a gift received from a foreign source through an intermediary shall be considered an indirect gift to the institution.

(2) A report required under this Subsection shall be made to the following entities:

(a) The institution's board of supervisors. The respective board shall file an annual summary of these gifts with the Board of Regents.

(b) Unless already reported to the institution's board of supervisors, an annual summary of the gifts shall be filed with the Board of Regents for any institution or affiliate organization of the institution.

C. Reports of gifts subject to the requirements of this Section shall include the following information, unless the information is exempt from disclosure under the provisions of this Section or otherwise prohibited or deemed confidential under federal or state law:

(1) The amount of the gift, and the date it was received.

(2) The contract start and end date, if the gift is a contract.

(3) The name of the foreign source and, if not a foreign government, the country of citizenship, if known, and the country of principal residence or domicile of the foreign source.
(4)(a) A copy of any gift agreement between the foreign source and the
institution, signed by the foreign source and the chief administrative officer of
the institution, or their respective designees, which includes a detailed
description of the purpose for which the gift is to be used by the institution, the
identification of the persons whom the gift is explicitly intended to benefit, and
any applicable conditions, requirements, restrictions, or terms made a part of
the gift regarding the control of curricula, faculty, student admissions, student
fees, or contingencies placed upon the institution to take a specific public
position or to award an honorary degree. If an agreement contains information
protected from disclosure, an abstract and redacted copy of the disclosure
containing information that is not protected shall be submitted in lieu of a copy
of the agreement.

(b) Beginning July 1, 2023, the internal auditor of the Board of Regents
shall annually inspect or audit a random sample of at least five percent of the
total number of gifts disclosed by or gift agreements received from any
institution during the previous fiscal year to determine the institution's
compliance with the requirements of this Section.

(c) Upon request by the governor, the president of the Senate, or the
speaker of the House of Representatives, the internal auditor of the Board of
Regents shall inspect or audit a gift or gift agreement.

D. An institution that knowingly, willfully, or negligently fails to disclose
the information required in this Section shall be subject to a civil penalty of one
hundred five percent of the amount of the undisclosed gift, payable only from
non-state funds of the institution or the affiliate organization that received the
gift. The recovered funds shall be deposited into the State General Fund.

§1818.2. Screening foreign researchers

A.(1) Every person seeking employment with a post-secondary education
institution as defined in R.S. 17:1818.1 in a research or research-related support
position, or applying as a graduate or undergraduate student for a research or
research-related support position, or for a position as a visiting researcher shall, prior to being interviewed or offered a position of employment, be screened by the institution to determine if any of the following apply to the person:

(a) The person is a citizen of a foreign country and not a permanent resident of the United States.

(b) The person is a citizen or permanent resident of the United States who has any affiliation with an institution or program in a foreign country of concern as defined in R.S. 17:1818.1.

(c) The person has at least one year of prior employment or training in a foreign country of concern as defined in R.S. 17:1818.1, except for employment or training by an agency of the United States government.

(2) The provisions of this Subsection shall apply only to institutions that receive state appropriations and have annual research budgets of ten million dollars or more.

B. Each foreign applicant for a position listed in Subsection A of this Section shall submit a copy of the applicant’s current passport and the most recently submitted Online Nonimmigrant Visa Application, DS-160. After extraction of all information relevant to the requirements of this Section, the institution may destroy or return the copy of the DS-160 submitted by an applicant.

C. Each applicant for a position listed in Subsection A of this Section shall submit a complete resume and curriculum vitae, including every institution of higher education attended; all previous employment since the applicant’s eighteenth birthday; a list of all published material for which the applicant received credit as an author, a researcher, or otherwise or to which the applicant contributed significant research, writing, or editorial support; a list of the applicant’s current and pending research funding, and its amount, from any source, including the applicant’s role on the project, and a brief description of the research; and a full disclosure of nonuniversity professional
activities, including any affiliation with an institution or program in a foreign
country of concern. If an applicant has been continually employed or enrolled
in a postsecondary education institution in the United States for twenty years
or more, the resume may, but is not required to, include employment history
before the most recent twenty year period.

D. The president or chief administrative officer of the institution shall
designate a research integrity officer to review all materials required by this
Section and shall take necessary and reasonable steps to verify all attendance,
employment, publications, and contributions listed in the application prior to
any interview for or offer of a position to the applicant. Necessary and
reasonable steps shall include the following:

(1) Searching public databases for research publications and
presentations.

(2) Searching public conflict of interest records to identify any research
publication or presentation that may have been omitted from the application.

(3) Contacting all employers from the previous ten years to verify
employment.

(4) Contacting all institutions of higher education attended to verify
enrollment and educational progress.

(5) Searching public listings of persons subject to sanctions or
restrictions under federal or state law.

(6) Submission of the applicant’s name and other identifying information
to the Federal Bureau of Investigation or other federal agency to review the
applicant for purposes of national security.

E. Each institution may direct the research integrity officer to approve
an applicant for hire based on a risk-based determination considering the
nature of the research and the background and ongoing affiliations of the
applicant.

F. The requirements of this Section shall be completed before
interviewing or offering any position to an applicant for a position listed in
Subsection A of this Section.

G. Prior to July 1, 2025, the office of the legislative auditor shall perform
an operational audit regarding implementation of the provisions of this Section.

§1818.3. Foreign travel; research institutions

A. By January 1, 2023, each post-secondary education institution as
defined in R.S. 17:1818.1 that receives state appropriations and has a research
budget of ten million dollars or more shall establish an international travel
approval and monitoring program. The program shall require preapproval and
screening by a research integrity officer designated by the president or chief
administrative officer of the institution for any employment-related foreign
travel and employment-related foreign activities engaged in by any faculty
member, researcher, or any other research department staff. This requirement
is in addition to any other travel approval process applicable to the institution.

B.(1) Preapproval by the research integrity officer shall be based on the
applicant’s review and acknowledgment of guidance published by the institution
which relates to countries under sanctions or other restrictions imposed by the
state or federal government, including any federal license requirement; customs
rules; export controls; restrictions on taking institution property, including
intellectual property, abroad; restrictions on presentations, teaching, and
interactions with foreign colleagues; and other subjects important to the
research and academic integrity of the institution.

(2) Preapproval shall be based on the binding commitment of the
individual traveler not to violate the institution’s limitations on travel and
activities abroad and to obey all applicable federal laws.

C. The state college or university shall maintain records of all foreign
travel requests and approvals; expenses reimbursed by the institution during
travel, including for transportation, food, and lodging; and payments and
honoraria received during the travel and activities, including for transportation,
food, and lodging. The institution shall keep records of the purpose of the travel
and any records related to the foreign activity review. These records shall be
retained for at least three years or any longer period of time required by any
other applicable state or federal law.

D. The institution shall provide an annual report of travel to foreign
countries of concern as defined in R.S. 17:1818.1 listing individual travelers,
foreign locations visited, and foreign institutions visited to the board of
supervisors of the applicable institution.

E. By July 1, 2025, the office of the legislative auditor shall perform an
operational audit regarding the implementation of this Section.

Section 2. This Act shall become effective on January 1, 2023.
amount of undisclosed gifts if it knowingly, willfully, or negligently fails to disclose the information required in proposed law.

Proposed law requires that every person seeking employment in an institution of higher education that receives state appropriations and has an annual research budget of $10 million or more, in a research or research-related support position, or applying as a graduate or undergraduate student for a research or research-related support position, or for a position as a visiting researcher be screened prior to being interviewed or offered a position of employment to determine the following:

1. Whether the person is a citizen of a foreign country and not a permanent resident of the United States.
2. Whether the person is a citizen or permanent resident of the United States who has any affiliation with an institution or program in a foreign country of concern.
3. Whether the person has at least one year of prior employment or training in a foreign country of concern, except for employment or training by an agency of the United States government.

Proposed law requires foreign applicants to provide a copy of their current passport and the most recently submitted Online Nonimmigrant Visa Application, DS-160.

Proposed law requires every applicant to submit a complete resume and curriculum vitae, including every institution of higher education attended; all previous employment since the applicant's eighteenth birthday; a list of all published material for which the applicant received credit as an author, a researcher, or otherwise or to which the applicant contributed significant research, writing, or editorial support; a list of the applicant's current and pending research funding, and its amount, from any source, including the applicant's role on the project, and a brief description of the research; and a full disclosure of non-university professional activities, including any affiliation with an institution or program in a foreign country of concern. If an applicant has been continually employed or enrolled in a postsecondary education institution in the United States for 20 years or more, the resume may but does not have to, include employment history before the most recent twenty year period.

Proposed law requires review and verification of all materials submitted as well as attendance, employment, publications, and contributions listed in the application prior to any interview for or offer of a position to the applicant. Provides that verification steps include the following:

1. Searching public databases for research publications and presentations.
2. Searching public conflict of interest records to identify any research publication or presentation that may have been omitted from the application.
3. Contacting all employers from the previous 10 years to verify employment.
4. Contacting all institutions of higher education attended to verify enrollment and educational progress.
5. Searching public listings of persons subject to sanctions or restrictions under federal law.
6. Submission of the applicant's name and other identifying information to the Federal Bureau of Investigation or other federal agency to review the applicant for purposes of national security.
Proposed law authorizes each institution to direct the approval of an applicant for hire based on a risk-based determination considering the nature of the research and the background and ongoing affiliations of the applicant.

Proposed law requires, by July 1, 2023, each institution receiving state appropriations and with a research budget of $10 million dollars or more to establish an international travel approval and monitoring program. Requires preapproval and screening by a research integrity officer for any employment-related foreign travel and employment-related foreign activities engaged in by all faculty, researchers, and research department staff. Provides that preapproval be based on the applicant’s review and acknowledgment of guidance from the institution which relates to countries under sanctions or other restrictions imposed by the state or federal government, including any federal license requirement; customs rules; export controls; restrictions on taking institution property, including intellectual property, abroad; restrictions on presentations, teaching, and interactions with foreign colleagues; and other subjects important to the research and academic integrity of the institution.

Proposed law requires each institution to maintain records of all foreign travel requests and approvals; expenses reimbursed by the institution during travel, including for transportation, food, and lodging; and payments and honoraria received during the travel and activities, including for transportation, food, and lodging; keep records of the purpose of the travel and any records related to the foreign activity review. Requires retention of records for at least three years or any longer period of time required by any law.

Proposed law requires an annual report of foreign travel to countries of concern listing individual travelers, foreign locations visited, and foreign institutions visited to the college or university’s board of supervisors.

Proposed law requires office of legislative auditor to perform an operational audit on implementation of proposed law by July 1, 2025.

Effective January 1, 2023.

(Adds R.S. 17:1818.1 - 1818.3)