TANF/FITAP: Provides for drug testing requirements for recipients of cash assistance in the Family Independence Temporary Assistance Program

AN ACT

To amend and reenact R.S. 46:460.10(A), (B), (C), and (E) and to enact R.S. 46:460.10(F), relative to drug testing of adult recipients of cash assistance; to require participants to consent to possible random drug testing prior to receipt of cash benefits; to require random drug testing for twenty percent of recipients of cash assistance; to authorize the drug testing of more than twenty percent of all participants of the Family Independence Temporary Assistance Program under certain circumstances; to establish a cost savings program for drug testing; to provide for a determination of sufficiency of funding; to provide certain penalties for participants with positive test results for illegal drug use; to provide for an effective date; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 46:460.10(A), (B), (C), and (E) are hereby amended and reenacted and R.S. 46:460.10(F) is hereby enacted to read as follows:

§460.10. Drug testing for certain adult recipients of public assistance; legislative policy; procedures

A. The legislature hereby reaffirms the legitimate government function of promoting the safety and welfare of children and adults. The legislature declares that the best interests of a significant portion of the state's population are served by ensuring that they are free of the physical and mental impairments associated with illegal drug use.
drug dependence. The legislature also affirms the importance of ensuring that Louisiana's citizens are ready to work, and in order for Louisiana's citizens to be work-ready, they must be free of drug dependence. The legislature further reaffirms its compelling interest in providing safeguards to eliminate the misappropriation of entitlement cash assistance benefits. The legislature hereby directs the secretary of the Department of Children and Family Services in consultation with the secretary of the Louisiana Department of Health and the commissioner of administration to establish a mandatory drug testing program for certain twenty percent of adults in the Temporary Assistance for Needy Families Block Grant Program Family Independence Temporary Assistance Program (FITAP). The drug testing shall comply with standards utilized by the office of behavioral health of the Louisiana Department of Health; however, in the event that it is determined that the Family Independence Temporary Assistance Program Drug Testing and Treatment Fund (the fund), as provided for in R.S. 46:460.11, has deposits in the fund sufficient to conduct testing of more than twenty percent of adults in FITAP, then the percentage of all adult FITAP participants tested shall be based on the adequacy of the fund; however, prior to drug testing more than twenty percent of adults in FITAP, the state shall be reimbursed twenty thousand dollars from the fund to be deposited into the state general fund to offset any state deficits. The determination of sufficient funding for the purposes of this Section shall be made by the secretaries of the Department of Children and Family Services, the Louisiana Department of Health, and the commissioner of administration.

B.(1) Each participant in FITAP shall be asked to sign a written consent form which informs the participant that, in order to receive or to continue receiving cash assistance benefits, the participant shall consent to random drug testing to be administered by the Department of Children and Family Services according to the provisions of this Section. The form shall inform the participant that, with his signature, he agrees to be drug tested at any time as determined by the department while the participant is receiving cash assistance benefits. A participant who does
not sign the form granting consent to a drug test shall not be eligible to receive or
continue receiving cash assistance benefits.

(2) The secretary of the Department of Children and Family Services shall
cause to be instituted a mandatory drug testing program for certain twenty percent
of adult participants, to be determined by the secretary in consultation with the
secretary of the Louisiana Department of Health and the commissioner of
administration, in the Temporary Assistance for Needy Families Block Grant
Program: FITAP or its successor. The Department of Children and Family Services
shall randomly select the participants to be drug tested according to a procedure
established through rules and regulations promulgated according to the
Administrative Procedure Act. No participant shall be tested if such testing is
prohibited by federal law. No sanction shall be imposed on an adult participant if
such sanction is prohibited by federal law. Such testing program shall provide
procedural safeguards to ensure the protection of the constitutional rights of the
program participants and provide that testing shall be done by state certified
laboratories; however, in the event that it is determined that the Family Independence
Temporary Assistance Program Drug Testing and Treatment Fund (the fund), as
provided for in R.S. 46:460.11, has deposits in the fund sufficient to conduct testing
of more than twenty percent of adults in FITAP, then the percentage of all adult
FITAP participants tested shall be based on the adequacy of the fund; however, prior
to drug testing more than twenty percent of adults in FITAP, the state shall be
reimbursed twenty thousand dollars from the fund to be deposited into the state
general fund to offset any state deficits. The determination of sufficient funding for
the purposes of this Section shall be made by the secretaries of the Department of
Children and Family Services, the Louisiana Department of Health, and the
commissioner of administration.

C. The required drug testing program shall require a participant to complete
an education and rehabilitation program within ninety days, depending on
availability and length of treatment, of upon the initial identification of such
participant as an illegal drug user verified by a positive test result as a prerequisite
to continued receipt of benefits. A participant who fails to complete the required
education and rehabilitation program in the allotted time shall be suspended from
participation in the cash assistance program for a period of one year from the date
of the positive drug screen or until satisfactory completion of the program. Further,
the drug testing program shall provide for the suspension of participation in such
entitlement cash assistance program for a period of one year from the date of the
positive drug screen for a participant subsequently identified by a verified positive
test result as an illegal drug user. The suspended participant shall be prohibited from
reapplying for cash assistance until the entire suspension period has elapsed and the
suspended participant has completed the reentry program required by this Section.
However, in no event shall participation in such entitlement cash assistance program be suspended while the participant is taking part in the education and rehabilitation program required to be completed within ninety days of the initial positive test result, or when the participant is actively engaged in treatment that exceeds ninety days, or until when an education and rehabilitation program is available to the participant. The secretary of the Department of Children and Family Services in conjunction with the secretary of the Louisiana Department of Health and the commissioner of administration shall provide a program of education and rehabilitation for participants so identified as illegal drug users. Such program shall include regulations governing the reentry of a suspended recipient into the entitlement cash assistance program based on subsequent testing results and completion of education and rehabilitation programs. Such program shall also include the provision of inpatient services for any participant identified as an illegal drug user if it is determined that such inpatient services are necessary for successful rehabilitation.

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E. The secretary of the Department of Children and Family Services shall promulgate rules and adopt regulations, in accordance with the Administrative
Procedure Act, to implement the provisions of this Section. The implementation of
the random drug testing of adult recipients of cash assistance shall be conducted in
the most efficient and cost-effective manner possible.

The secretary shall prepare a written statistical report on the program
and submit the report to the legislature on or before January 1, 1999, and annually
thereafter.

Section 2. This Act shall become effective on January 1, 2025.

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 481 Original 2024 Regular Session Schamerhorn

Abstract: Expands drug testing to 20% of adult recipients of public cash assistance.
Establishes a cost savings program for a drug testing program.

Present law (R.S. 46:460.10(A)) provides for drug testing of certain adult recipients
participating in the Temporary Assistance for Needy Families Block Grant (TANF). Allows
the secretary of the Dept. of Children and Family Services (DCFS), in consultation with the
secretary of the La. Dept. of Health (LDH), and the commissioner of administration, to
define which adult participants are subject to testing.

Proposed law retains present law but requires that 20% of adult recipients of the Family
Independence Temporary Assistance Program (FITAP) be drug tested. Proposed law
requires that drug testing comply with standards utilized by the office of behavioral health.

Proposed law requires reimbursement of $20,000 to the state, from the fund, to be deposited
into the state general fund prior to any additional drug testing above 20% of adult
participants of FITAP.

Proposed law (R.S. 46:460.10(B)(1)) requires each participant of the FITAP program to sign
a written consent form that informs the participant that, in order to receive or to continue
receiving cash assistance benefits, the participant shall consent to random drug testing
administered by DCFS. A participant who does not sign the form granting consent to a drug
test shall not be eligible to receive or to continue receiving cash assistance.

Proposed law (R.S. 46:460.10(B)(2)) specifies that DCFS shall randomly select the
participants to be drug tested according to a procedure established through the rules and
regulations promulgated according to the Administrative Procedure Act.

Proposed law provides that if it is determined that the Family Independence Temporary
Assistance Program Drug Testing and Treatment Fund (the fund), as provided for in present
law (R.S. 46:460.11), has deposits sufficient to conduct testing of more than 20% of adults
in FITAP, then the percentage of all adult FITAP participants tested will be based on the
adequacy of the fund.
Proposed law provides that the determination of sufficient funding for the implementation of proposed law shall be made by the secretaries of DCFS, LDH, and the commissioner of administration.

Present law (R.S. 46:460.10(C)) requires a participant to complete an education and rehabilitation program upon the initial identification of such participant as an illegal drug user verified by a positive test result as a prerequisite to continued receipt of benefits. Also, requires the drug testing program to provide for the suspension of a participant from the entitlement program when he is subsequently identified by a verified positive test result as an illegal drug user. Further, prohibits the suspension of a participant from an entitlement program while he is taking part in the education and rehabilitation program or an education and rehabilitation program is unavailable to the participant.

Proposed law modifies present law by specifying that the required education and rehabilitation program must be completed within 90 days, pending availability, of a positive drug screen. Also, provides that a participant who fails to complete the required education and rehabilitation program in the allotted time will be suspended from participation in the cash assistance program for a period of one year from the date of the positive drug screen or until the satisfactory completion of the program. Proposed law provides that a participant who is subsequently identified by a verified positive test result as an illegal drug user will be suspended from participation in the cash assistance program for one year from the date of the positive drug screen. Also, requires the suspended participant to reapply for assistance after the suspension period and completion of the reentry program required by law. Proposed law also prohibits the suspension of a participant from the cash assistance program while the participant is taking part in the education and rehabilitation program required to be completed within 90 days of the initial positive test result, or when the participant is actively engaged in treatment that exceeds 90 days, or when an education and rehabilitation program is unavailable to the participant.

Proposed law (R.S. 46:460.10(E)) requires the secretary of DCFS to create rules and regulations that comply with the Administrative Procedure Act, to implement proposed law. Also, requires that the implementation of the random drug testing program be conducted in the most efficient and cost-effective manner possible.

Effective Jan. 1, 2025.

(Amends R.S. 46:460.10(A), (B), (C), and (E); Adds R.S. 46:460.10(F))