

SENATE SUMMARY OF HOUSE AMENDMENTS

SB 145

2026 Regular Session

Womack

KEYWORD AND SUMMARY AS RETURNED TO THE SENATE

HEALTH SERVICES: Provides relative to adult residential care providers. (gov sig)

SUMMARY OF HOUSE AMENDMENTS TO THE SENATE BILL

1. Makes a technical change.

DIGEST OF THE SENATE BILL AS RETURNED TO THE SENATE

SB 145 Reengrossed

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Present law requires all adult residential care providers to be licensed by the La. Dept. of Health (LDH).

Proposed law requires all licensed adult residential care providers to have a generator or other electrical power source.

Proposed law provides capability requirements for the generator or alternative electrical power source.

Proposed law requires the generator or alternative electrical power source to be permanently onsite at the facility or provided through an alternative method such as mobile, shared, or temporary systems.

Proposed law requires each provider that does not have a permanently installed onsite generator or alternative power source to have a rapid connect system for any contracted or mobile generators and electrical power and to update its emergency operations plan annually to include provisions for the health and safety of the provider's residents in the event of a power loss.

Proposed law requires adult residential care providers to meet the requirements of proposed law no later than July 1, 2027, and authorizes LDH to grant providers a one-time extension, not to exceed 12 months.

Proposed law authorizes LDH to utilize emergency rulemaking to implement the provisions of proposed law.

Proposed law requires the office of the state fire marshal to determine the adult residential care provider's compliance with the generator or alternative power source capability, installation, and fuel requirements as provided in proposed law and report noncompliance to LDH.

Proposed law requires LDH to convene a stakeholder workgroup to discuss implementation, compliance progress, potential barriers, and rulemaking.

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

(Adds R.S. 40:2166.11)