Regular Session, 2011

HOUSE BILL NO. 549

BY REPRESENTATIVES TUCKER, ANDERS, ARNOLD, BOBBY BADON, BURFORD, HENRY BURNS, CARMODY, CARTER, CHANDLER, CHANEY, CONNICK, DOVE, DOWNS, EDWARDS, FOIL, GREENE, GUILLORY, HARDY, HARRISON, HOFFMANN, HUTTER, KATZ, LIGI, LITTLE, LOPINTO, LORUSSO, NOWLIN, PEARSON, PONTI, PUGH, RICHARD, RICHARDSON, SCHRODER, SEABAUGH, SMILEY, GARY SMITH, JANE SMITH, ST. GERMAIN, TALBOT, TEMPLET, THIBAUT, AND WILLIAMS AND SENATORS NEVERS AND THOMPSON

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1	AN ACT
2	To amend and reenact R.S. 17:3139(B), (C)(3)(a) and (5)(introductory paragraph) and (i),
3	(D), (F)(introductory paragraph), (4), (5), and (6), and (G)(1), (2)(introductory
4	paragraph) and (iii), and (3)(introductory paragraph), and 3386(E), and to enact R.S.
5	17:3139(C)(1)(e) and (5)(j) and (k), and (G)(4), relative to the Louisiana Granting
6	Resources and Autonomy for Diplomas Act; to provide for additional operational
7	autonomies to be granted to public postsecondary education institutions, including
8	but not limited to authority and exemptions relative to budgetary management,
9	capital outlay, risk management, and procurement; to provide relative to legislative
10	review and approval of the granting of certain autonomies; to provide relative to
11	required reporting by public postsecondary education institutions and certain cost
12	data to be included in such reports; to provide relative to renewal periods of
13	institutions' performance agreements by the Board of Regents; to provide relative to
14	the termination of autonomies in certain circumstances; to require achievement of
15	certain standards for retention of first-year students; to require the Board of Regents
16	to report on the standardization of student tracking and records systems and the
17	performance of institutions relative thereto; to provide relative to the retention of
18	certain unused funds by certain institutions; to direct the Louisiana State Law

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2	
-	provide for an effective date; and to provide for related matters.
3	Be it enacted by the Legislature of Louisiana:
4	Section 1. R.S. 17:3139(B), (C)(3)(a) and (5)(introductory paragraph) and (i), (D),
5	(F)(introductory paragraph), (4), (5), and (6), and (G)(1), (2)(introductory paragraph) and
6	(iii), and (3)(introductory paragraph), and 3386(E) are hereby amended and reenacted and
7	R.S. 17:3139(C)(1)(e) and (5)(j) and (k), and (G)(4) are hereby enacted to read as follows:
8	§3139. Louisiana Granting Resources and Autonomy for Diplomas Act; purpose;
9	agreements; monitoring and renewal; reporting
10	* * *
11	B. Purpose. The purpose of this Section is to support the state's public
12	postsecondary education institutions in remaining competitive and increasing their
13	overall effectiveness and efficiency by providing requiring that the institutions
14	achieve specific, measurable performance objectives aimed at improving college
15	completion and at meeting the state's current and future workforce and economic
16	development needs, by improving the quality and type of data available on these
17	objectives and institutions' respective progress towards them, and by granting the
18	institutions limited operational autonomy and flexibility in exchange for achieving
19	such objectives.
20	C. Performance agreements; objectives. Effective beginning with the 2011
21	Fiscal Year, any public postsecondary education institution, including professional
22	schools, may enter into an initial performance agreement with the Board of Regents
23	in order to be granted limited operational autonomy and flexibility as provided in
24	Subsection F of this Section in exchange for committing to meet established targets
25	for the following performance objectives as applicable to the institution as
26	determined by the Board of Regents:
27	(1)
28	* * *
29	(e) For the purposes of this Section, successful attainment of the student
30	success objectives shall be required for determination by the Board of Regents that

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1	an institution has met the short-term targets of the performance agreement as
2	provided in this Subsection. An institution which has failed to meet its
3	same-institution graduation rate, program completer, and retention rate targets, as
4	appropriate for the mission of the institution, shall not be deemed by the Board of
5	Regents to have met the requirements of its performance agreement for the year.
6	* * *
7	(3) Workforce and economic development. (a) Eliminate academic program
8	offerings that have low student completer rates as identified by the Board of Regents
9	or are not aligned with current or strategic workforce needs of the state, region, or
10	both as identified by the Louisiana Workforce Commission and Louisiana Economic
11	Development.
12	* * *
13	(5) Submit a report to the Board of Regents, the legislative auditor, and the
14	legislature containing certain organizational data, including but not limited to the
15	following: Each institution annually shall submit a report to the Board of Regents,
16	which shall publish the report on its website, the legislative auditor, the legislature,
17	and the division of administration containing certain organizational data, including
18	but not limited to the following:
19	* * *
20	(i) <u>A cost performance analysis to include by institution:</u>
21	(i) Total operating budget by function, amount, and percent of total, reported
22	in a manner consistent with the National Association of College and University
23	Business Officers guidelines.
24	(ii) Average yearly cost of attendance as reported to the United States
25	Department of Education.
26	(iii) Average time to degree for completion of academic programs at all
27	levels.
28	(iv) Average cost per degree awarded by degree level.
29	(v) Average cost per non-completer by degree program entered.
30	(j) All expenditures of the institution for that year.

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(k) Any additional data requested by the speaker of the House of Representatives or the president of the Senate.

* * *

D. Annual review; revocation; modifications. (1) The initial performance agreement and each subsequent agreement shall be a six-year agreement and shall be reviewed annually by the Board of Regents. The Board of Regents may revoke an agreement at any time if it determines that an institution has failed to abide by the terms of the agreement.

9 (2) The Board of Regents may modify lower the established targets for 10 performance objectives contained in an institution's performance agreement only in 11 the event extraordinary circumstances prevent the institution from meeting such 12 targets. Such modifications shall be subject to approval by the Joint Legislative Committee on the Budget. The Board of Regents, in consultation with the institution 13 14 and its management board, may raise, at the time of the annual review, the 15 established targets for performance objectives contained in an institution's 16 performance agreement to continue institutional progress and shall notify the House 17 Committee on Education and the Senate Committee on Education, in writing, of any 18 such increases.

* * :

F. Autonomies granted. Each Notwithstanding any other provision of law to the contrary, each institution that enters into a performance agreement as provided in this Section shall be granted the following: shall be granted the authorities and autonomies as provided in this Subsection. However, nothing herein shall suspend the requirements of R.S. 39:1593.1.

26 (4) A base level of operational autonomy as determined by the Board of
 27 Regents subject to the approval by the division of administration which, at a
 28 minimum, shall include greater flexibility in:

*

29 (a) Carrying forward unexpended and unobligated funds from one fiscal year
 30 to the next.

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1	(b) Procuring information technology products and services.
2	(c) Adhering to state travel regulations.
3	(5) The Board of Regents, in collaboration with the division of
4	administration, shall identify additional operational autonomies, including but not
5	limited to exceptions from procurement and construction regulations. However, no
6	exception from any provision of the Louisiana Procurement Code or from Chapter
7	10 of Title 38 of the Louisiana Revised Statutes of 1950 shall be granted, and, unless
8	specifically authorized by the legislature, no design-build contract shall be
9	authorized pursuant to this Paragraph. The Board of Regents may grant such
10	autonomies to an institution during the initial agreement period if all of the following
11	are met:
12	(a) After three years, the institution has achieved a sufficient number of the
13	performance objectives provided in Subsection C of this Section as determined by
14	the Board of Regents.
15	(b) The institution has demonstrated the ability to successfully operate with
16	the base levels of autonomies granted by this Section as determined by the Board of
17	Regents.
18	(6) (4) Each postsecondary education management board shall establish
19	criteria for waiving any tuition or mandatory fee increase as authorized in this
20	Subsection in cases of financial hardship. Information relative to such waivers and
21	the criteria and procedures for obtaining a waiver shall be made available to all
22	prospective students in a timely manner such that each student is informed of the
23	availability of a waiver prior to the student making a final decision concerning
24	attendance at any public institution of postsecondary education.
25	(5) Operational autonomies. (a) Base level. Notwithstanding any provision
26	of law to the contrary, any institution that is determined by the Board of Regents to
27	have met the short-term targets established in the performance agreement may be
28	granted the autonomies as provided in this Subparagraph; however, no institution
29	shall be granted such an autonomy until after the division of administration
<i></i>	shall be Standed such an automotify antif after the artiston of administration

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1	to the autonomy including, at a minimum, a review of the most recent fiscal audit by
2	the legislative auditor.
3	(i) Authority to retain any funds which remain unexpended and unobligated
4	at the end of the fiscal year for use at the institution's discretion pursuant to R.S.
5	17:3386, and subject to the prior review and approval of the Joint Legislative
6	Committee on the Budget.
7	(ii) Authority to execute contracts up to a value of forty-nine thousand nine
8	hundred ninety-nine dollars within a twelve-month period in accordance with the
9	delegation of authority by the office of contractual review pursuant to R.S. 39:1488.
10	(iii) Authority to identify and dispose of obsolete equipment, excluding
11	vehicles and items deemed by federal law to be of a dangerous nature, up to an
12	original acquisition value of five thousand dollars.
13	(iv) Authority to be excluded from oversight or review by the office of
14	information technology, as provided in R.S. 39:15.3, for purchases with an academic
15	research or classroom instructional purpose.
16	(v) Authority to exclude from its table of organization any position that is
16 17	(v) Authority to exclude from its table of organization any position that is fully funded by nonappropriated funds.
17	fully funded by nonappropriated funds.
17 18	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary
17 18 19	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a)
17 18 19 20	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have
17 18 19 20 21	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted
17 18 19 20 21 22	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be
17 18 19 20 21 22 23	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of administration determines that
 17 18 19 20 21 22 23 24 	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy
17 18 19 20 21 22 23 24 25	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative
 17 18 19 20 21 22 23 24 25 26 	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor, and the institution has met the Board of Regents' requirements for
17 18 19 20 21 22 23 24 25 26 27	fully funded by nonappropriated funds. (b) Intermediate level. Notwithstanding any provision of law to the contrary and in addition to the base level autonomies granted pursuant to Subparagraph (a) of this Paragraph, any institution that is determined by the Board of Regents to have met the short-term targets established in the performance agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor, and the institution has met the Board of Regents' requirements for significantly streamlining its academic service delivery to students to meet regional

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1	(i) Notwithstanding the provisions of R.S. 39:1702, authority to procure
2	materials, supplies, equipment, and services through any purchasing agreements
3	established by a not-for-profit cooperative buying organization located in the United
4	States, if such purchasing agreements have been established pursuant to a
5	competitive bid proposal process. Prior to joining a not-for-profit cooperative
6	buying organization, the institution shall publish a notice of intent to join such not-
7	for-profit cooperative buying organization in the official journal of the state and of
8	the parish in which the institution is located. Prior to entering any purchasing
9	agreement with a not-for-profit cooperative buying organization, the institution shall
10	publish a notice of intent to enter such purchasing agreement through a centralized,
11	electronic, interactive environment administered by the division of administration
12	as provided in R.S. 39:1593 and on the institution's website and shall allow fifteen
13	days for interested vendors to submit proposals for the materials, supplies,
14	equipment, or services. The proposals submitted by interested vendors shall adhere
15	to the request for proposal or solicitation issued by the cooperative buying
16	organization. The institution shall review the proposals submitted by interested
17	vendors and compare the proposals to the cooperative buying organization agreement
18	to determine the lowest responsive and responsible vendor. The institution shall
19	utilize the lowest responsive and responsible vendor for the procurement. For
20	purposes of this Item, lowest responsive and responsible bidder shall be defined as
21	set forth in R.S. 39:1591.
22	(ii) Authority to directly administer minor facility capital outlay projects
23	without oversight or control by the office of facility planning and control. For
24	purposes of this Item, minor facilities projects shall mean, in addition to the authority
25	provided in R.S. 39:128, those that do not require the use of and coordination
26	between more than two trades or that do not require the use of the professional
27	services of an architect or engineer pursuant to the provisions of R.S. 39:1482 and
28	<u>1484.</u>
29	(iii) Authority to join an existing cooperative purchasing agreement in
30	accordance with R.S. 39:1702 and Item (i) of this Subparagraph. Prior to joining a

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1	not-for-profit cooperative buying organization, the institution shall publish a notice
2	of intent to join such not-for-profit cooperative buying organization in the official
3	journal of the state and of the parish in which the institution is located. Prior to
4	entering any purchasing agreement with a not-for-profit cooperative buying
5	organization, the institution shall publish a notice of intent to enter such purchasing
6	agreement through a centralized, electronic, interactive environment administered
7	by the division of administration as provided in R.S. 39:1593 and on the institution's
8	website and shall allow fifteen days for interested vendors to submit proposals for
9	the materials, supplies, equipment, or services. The proposals submitted by
10	interested vendors shall adhere to the request for proposal or solicitation issued by
11	the cooperative buying organization. The institution shall review the proposals
12	submitted by interested vendors and compare the proposals to the cooperative buying
13	organization agreement to determine the lowest responsive and responsible vendor.
14	The institution shall utilize the lowest responsive and responsible vendor for the
15	procurement. For purposes of this Item, lowest responsive and responsible bidder
16	shall be defined as set forth in R.S. 39:1591.
16 17	<u>shall be defined as set forth in R.S. 39:1591.</u>(iv) Authority to use reverse auctions. For purposes of this Item, reverse
17	(iv) Authority to use reverse auctions. For purposes of this Item, reverse
17 18	(iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products,
17 18 19	(iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other
17 18 19 20	(iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment.
17 18 19 20 21	 (iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make
 17 18 19 20 21 22 	 (iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S.
 17 18 19 20 21 22 23 	(iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S. 39:1593(C) without the approval of the commissioner of administration or the
 17 18 19 20 21 22 23 24 	(iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S. 39:1593(C) without the approval of the commissioner of administration or the director of state purchasing.
 17 18 19 20 21 22 23 24 25 	 (iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S. 39:1593(C) without the approval of the commissioner of administration or the director of state purchasing. (vi) For purposes of this Subparagraph, for an institution to meet the
 17 18 19 20 21 22 23 24 25 26 	 (iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S. 39:1593(C) without the approval of the commissioner of administration or the director of state purchasing. (vi) For purposes of this Subparagraph, for an institution to meet the requirement of significantly streamlining academic service delivery, the institution
 17 18 19 20 21 22 23 24 25 26 27 	 (iv) Authority to use reverse auctions. For purposes of this Item, reverse auction means a competitive online solicitation process on the Internet for products, supplies, services, and other materials in which vendors compete against each other in real time in an open and interactive environment. (v) Authority for the director of purchasing at a college or university to make a determination to use a competitive request for proposal process as provided in R.S. 39:1593(C) without the approval of the commissioner of administration or the director of state purchasing. (vi) For purposes of this Subparagraph, for an institution to meet the requirement of significantly streamlining academic service delivery, the institution shall have acted on at least two items from a list approved by the Board of Regents,

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1	modification, consolidation, or elimination, including consideration of online
2	delivery of academic offerings to meet workforce needs and maximize resources.
3	(bb) The review and streamlining of all course offerings to align with
4	program requirements and facilitate on-time graduation.
5	(cc) If a two-year institution, the review of nonacademic programs and
6	degrees and appropriate action to improve such programs and degrees through
7	modification, consolidation, or elimination, including consideration of online
8	delivery of academic offerings.
9	(dd) If a four-year institution, raised the minimum composite score on the
10	American College Test required for admission to at least two points higher than the
11	Board of Regents baseline appropriate for its type of institution. This requirement
12	shall be notwithstanding a student's grade point average. Opting not to participate
13	in this requirement shall not preclude an institution from implementing minimum
14	admission standards in accordance with Board of Regents policy.
15	(c) High level. Notwithstanding any provision of law to the contrary and in
16	addition to the base level and intermediate level autonomies granted pursuant to
17	Subparagraphs (a) and (b) of this Paragraph, any institution that is determined by the
18	Board of Regents to have met the short-term targets established in the performance
10	
19	agreement may be granted the autonomies as provided in this Subparagraph;
19 20	agreement may be granted the autonomies as provided in this Subparagraph; however, no institution shall be granted such an autonomy until after the division of
20	however, no institution shall be granted such an autonomy until after the division of
20 21	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the
20 21 22	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most
20 21 22 23	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor and has a one hundred fifty percent of
20 21 22 23 24	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor and has a one hundred fifty percent of normal-time Integrated Postsecondary Education Data System graduation rate within
20 21 22 23 24 25	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor and has a one hundred fifty percent of normal-time Integrated Postsecondary Education Data System graduation rate within five percent of the average graduation rate for its classification according to the
20 21 22 23 24 25 26	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor and has a one hundred fifty percent of normal-time Integrated Postsecondary Education Data System graduation rate within five percent of the average graduation rate for its classification according to the Southern Regional Education Board.
20 21 22 23 24 25 26 27	however, no institution shall be granted such an autonomy until after the division of administration determines that for the following year the institution possesses the capacity relevant to the autonomy including, at a minimum, a review of the most recent fiscal audit by the legislative auditor and has a one hundred fifty percent of normal-time Integrated Postsecondary Education Data System graduation rate within five percent of the average graduation rate for its classification according to the Southern Regional Education Board. (i) Authority to participate in a pilot procurement code as established by the

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1	accordance with the Administrative Procedure Act. An institution granted this
2	autonomy may use this pilot procurement code in lieu of the Louisiana Procurement
3	Code as provided in R.S. 39:15.3, 196 through 200, 1481 through 1526, and 1551
4	through 1755, subject to the prior review and approval of the Joint Legislative
5	Committee on the Budget.
6	(ii)(aa) Exemption from participation in the state's risk management program
7	established by R.S. 39:1527 et seq. and administered by the office of risk
8	management, pursuant to a phased-in plan of implementation as determined by the
9	institution in collaboration with the attorney general and the division of
10	administration, subject to the prior review and approval of the Joint Legislative
11	Committee on the Budget. This exemption shall not include the coverage provided
12	by the state's risk management program pursuant to R.S. 40:1299.39.
13	(bb) Nothing in this exemption shall abrogate, amend, or alter the authority
14	of the attorney general or the Department of Justice under Article IV, Sections 1 and
15	8 of the Constitution of Louisiana or any other provision of law to represent the state
16	and all departments and agencies of state government in all litigation arising out of
17	or involving tort or contract. Any institution that is granted an exemption under this
18	Item shall enter into an interagency agreement with the attorney general and pay the
19	attorney general reasonable attorney fees and expenses incurred in representing the
20	institution.
21	(cc) Nothing in this Item shall be construed as creating any independent or
22	separate cause of action against the state. The state shall continue to be sued only
23	through the exempt institution's management board and cannot be sued in addition
24	to or separately from the exempt institution's management board in any cause of
25	action asserted against the exempt institution. Neither the state nor the office of risk
26	management shall be responsible for payment of any judgment against the exempt
27	institution's management board. The state's obligation to indemnify a covered
28	individual as provided in R.S. 13:5108.1 shall not be performed by the office of risk
29	management.

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1	(dd) Any contract between the exempt institution's management board and
2	its insurer shall name the state as an additional insured. Any provision in any
3	contract between the exempt institution's management board and its insurer that
4	conflicts with the provisions of this Section shall be deemed null and void.
5	(ee) Nothing in this Item shall be construed to adversely affect any of the
6	substantive and procedural provisions and limitations applicable to actions against
7	the state, including but not limited to the provisions of R.S. 13:5106, 5107, 5108.1,
8	and 5112, and R.S. 9:2800 which would continue to apply equally to any exempted
9	institution. Those provisions that will not apply are those that are specifically
10	excluded in this Section. Upon transfer of each line of coverage to the exempted
11	institution under this Section, the provisions of R.S. 39:1527 et seq., as well as the
12	provisions of R.S. 13:5106(B)(3)(c), shall not apply to the line of coverage so
13	transferred, nor to any claims asserted against the exempted institution within the
14	transferred line of coverage.
15	(iii) Notwithstanding the provisions of R.S. 39:113, authority to administer
16	all facilities projects funded with self-generated revenue, federal funds, donations,
17	grants, or revenue bonds, including all projects falling under R.S. 39:128; however,
18	excluding those projects falling under R.S. 39:128, these projects shall not be
19	exempted from the capital outlay budget or any requirements as pertains thereto.
20	(iv) Authority to invest funds as defined by R.S. 49:327(C), in addition to
21	those instruments laid out in R.S. 49:327(B)(1), in tax exempt bonds and other
22	taxable governmental bonds issued by any state or a political subdivision or public
23	corporation of any state, provided that such bonds are rated by a nationally
24	recognized rating agency as investment grade. The investment policy governing
25	such investment as defined by R.S. 49:327(C)(1)(b) shall define the allocation of
26	funds among instruments and the term of maturity of the instruments, subject to the
27	prior review and approval of the investment advisory committee. If an institution
28	pursuant to the Board of Regents' annual review is either no longer meeting its
29	short-term targets or is determined by the division of administration to no longer
30	possess the capacity relevant to this autonomy, or both, authority to invest additional

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funds shall be limited to those instruments defined by R.S. 49:327(B)(1) and (C), and
shall exclude further investments in tax exempt bonds and other taxable government
bonds issued by any state or a political subdivision or public corporation of any state.
(6)(a) Any operational autonomies granted to an institution pursuant to this
Subsection shall terminate immediately upon revocation of the institution's six-year
performance agreement by the Board of Regents. The Board of Regents shall notify
the Joint Legislative Committee on the Budget of any such revocation of a
performance agreement.
(b) Any operational autonomy granted to an institution pursuant to this
Subsection shall terminate immediately upon determination by the division of
administration that an institution has failed to maintain the operational capacity
relevant to that autonomy. The division of administration shall notify the Joint
Legislative Committee on the Budget of any institution's failure to maintain the
operational capacity relevant to any previously granted operational autonomy.
G. Monitoring; reporting; renewal. (1) The Board of Regents annually shall
monitor and report to the legislature and the governor on each participating
institution's progress in meeting the established targets for performance objectives
as specified in Subsection C of this Section. At the end of the initial agreement
period first six years and each subsequent agreement six-year period, the Board of
Regents shall determine whether to recommend renewal of an institution's
performance agreement subject to the approval of the Joint Legislative Committee
on the Budget. Such determination shall be based on the recommendations of a
review panel established by the Board of Regents to conduct a comprehensive review
and evaluation of the institution's progress in meeting the performance objectives.
The composition of the review panel shall be the same as is provided in R.S.
17:3138(C) with the addition of two representatives from the business community,
who each possess a postsecondary degree, one recommended by the speaker of the
House of Representatives and one recommended by the president of the Senate.

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1	(2) If an institution's initial performance agreement is renewed for a second
2	six-year period, after six years, the institution in exchange shall:
3	* * *
4	(iii) A graduation rate of at least fifty percent for any institution classified
5	as a "Four-Year 3", "Four-Year 4", or "Four-Year 5", or "Four-Year 6" institution by
6	the Southern Regional Education Board.
7	* * *
8	(3) If an institution's performance agreement is renewed for subsequent
9	periods following the first renewal period, after six years, the institution in exchange
10	shall:
11	* * *
12	(4) The Board of Regents shall inventory all institutional student records
13	systems and recommend a plan to standardize and integrate such systems to include
14	student transcript analysis and degree auditing components. This system shall
15	include all undergraduate students and at a minimum and by student, the number of
16	course credits earned, the number of course credits needed for degree completion,
17	a time line for successful degree completion that shows if the student is behind, on
18	track, or ahead, and course credits needed as determined by the student's declared
19	area of concentration. The Board of Regents shall report on the progress of such
20	standardization to the legislature and the division of administration sixty days prior
21	to the 2012 Regular Session of the Legislature of Louisiana and annually thereafter
22	on the performance of qualifying institutions at achieving on-time graduation based
23	on the student tracking and records system. The report shall be posted on the Board
24	of Regents' website and shall be made easily accessible to the public.
25	* * *
26	§3386. Surplus funds; retention; use; exceptions
27	* * *
28	E. The provisions of this Section requiring at least fifty percent of retained
29	funds to be maintained in a reserve fund and used only for preventative maintenance
30	purposes and prohibiting more than two percent of certain state general fund

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1	appropriations or allocations from being carried forward shall not apply to any public
2	postsecondary education institution entering into a Notwithstanding any provision
3	of law to the contrary, an institution that is determined by the Board of Regents to
4	have met the short-term targets established in the performance agreement entered
5	into pursuant to R.S. 17:3139 if the agreement so provides. may retain any funds
6	appropriated or allocated to such college, university, or consortium thereof,
7	excluding those as specified in Subsection C of this Section, which remain
8	unexpended and unobligated at the end of the fiscal year, in accordance with R.S.
9	17:3139(F)(5)(a)(i) and such funds shall be used at the institution's discretion.
10	Section 2. The Louisiana State Law Institute is hereby directed to designate Sections
11	3121 through 3138 of Chapter 24 of Title 17 of the Louisiana Revised Statutes of 1950 as
12	"Part I. General Provisions" and Section 3139 of Chapter 24 of Title 17 of the Louisiana
13	Revised Statutes of 1950 as "Part II. Louisiana Granting Resources and Autonomy for
14	Diplomas Act". The institute generally shall designate each Subsection in R.S. 17:3139 as
15	a Section in Part II of Chapter 24 and make appropriate adjustments to designations and
16	citations throughout.

Section 3. 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 by 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.

SPEAKER OF THE HOUSE OF REPRESENTATIVES

PRESIDENT OF THE SENATE

GOVERNOR OF THE STATE OF LOUISIANA

APPROVED: _____

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