Regular Session, 2013

HOUSE BILL NO. 519

BY REPRESENTATIVE HENRY

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana. PRIVATIZATION: Establishes the Privatization Review Act

AN ACT
To amend and reenact R.S. 44:4.1(B)(34) and to enact Chapter 6 of Title 49 of the Louisiana
Revised Statutes of 1950, to be comprised of R.S. 49:351 through 357, relative to
privatization contracts; to create and provide for the Privatization Review Act to
provide for certain requirements and procedures for certain privatization contracts;
to provide for duties of executive branch agencies and agency heads relative to
privatization contracts; to provide for the duties of the legislative auditor relative to
certain privatization contracts; to provide procedures for legislative review and
approval of privatization contracts; to provide for definitions; to provide for certain
prohibitions; to provide for the voidability of privatization contracts; to provide
relative to certain records related to privatization contracts; and to provide for related
matters.
Be it enacted by the Legislature of Louisiana:
Section 1. Chapter 6 of Title 49 of the Louisiana Revised Statutes of 1950, comprised
of R.S. 49:351 through 357, is hereby enacted to read as follows:
CHAPTER 6. PRIVATIZATION REVIEW ACT
<u>§351. Legislative findings</u>
The legislature hereby finds and declares that using private contractors to
provide public services formerly provided by state employees needs to be
extensively reviewed to ensure that it promotes best practices, ensures that citizens

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

1	of the state receive high-quality public services at low cost, and is in the overall best
2	interest of the state and its citizens.
3	<u>§352. Definitions</u>
4	For purposes of this Chapter only, the following words and phrases shall have
5	the following meanings:
6	(1) "Agency" shall mean an office, department, division, board, commission,
7	officer, system, or other organizational unit of the executive branch of state
8	government.
9	(2) "Appropriate standing committees of the legislature" shall mean the
10	standing committees of the legislature to which an agency is required to submit a
11	report pursuant to R.S. 49:968(B).
12	(3) "Nongovernmental entity" shall mean a legal entity other than an agency.
13	(4) "Nongovernmental person" shall mean an individual other than an
14	employee of an agency.
15	(5)(a) "Privatization contract" shall mean an agreement or combination or
16	series of agreements by which a nongovernmental person or entity agrees with an
17	agency to provide services that are valued at one million dollars or more per year and
18	that are substantially similar to and in lieu of services previously provided in whole
19	or in part by state employees of an agency.
20	(b) "Privatization contract" shall also mean any agreement or combination or
21	series of agreements by which a nongovernmental person or entity agrees to lease or
22	rent any state building or facility for five hundred thousand dollars or more.
23	(c) An agreement solely to provide engineering or design services shall not
24	be considered a privatization contract.
25	§353. Privatization of services; requirements
26	A. No agency shall enter into a privatization contract as defined in R.S.
27	49:352(5)(a) and no such contract shall be valid unless the agency, in consultation
28	with the division of administration, first complies with each of the following
29	requirements:

1	(1)(a) The agency shall prepare a specific written statement of the services
2	proposed to be the subject of the privatization contract, including the specific
3	quantity and standard of quality of the subject services.
4	(b) The agency shall solicit competitive bids or proposals for the privatization
5	contract based upon this statement.
6	(c) The statement shall be a public record, shall be filed in the agency and in
7	the division of administration, and shall be transmitted to the legislative auditor and
8	the appropriate standing committees of the legislature upon its completion.
9	(2) Every privatization contract as defined in R.S. 49:352(5)(a) shall contain
10	provisions requiring the contractor to consider offering available employee positions
11	pursuant to the contract to qualified classified state employees whose state
12	employment is terminated because of the privatization contract and who satisfy the
13	hiring criteria of the contractor.
14	(3)(a)The agency shall prepare a comprehensive written estimate of the costs
15	of state employees providing the subject services in the most cost-efficient manner.
16	The estimate shall include all direct and indirect costs of state employees providing
17	the subject services, including but not limited to retirement, insurance, and other
18	employee benefit costs.
19	(b) Such estimate shall remain confidential until after the final day for the
20	agency to receive bids or proposals for the privatization contract pursuant to
21	Paragraph (1) of this Subsection, at which time the estimate shall become a public
22	record, shall be filed in the agency and in the division of administration, and shall be
23	transmitted to the legislative auditor and the appropriate standing committees of the
24	legislature for review pursuant to R.S. 49:354.
25	(4) After soliciting and receiving bids or proposals, the agency shall publicly
26	designate the nongovernmental person or entity to which it proposes to award the
27	contract. The agency shall prepare a comprehensive written analysis of the contract
28	cost based upon the designated bid or proposal, specifically including the costs of
29	transition from public to private operation, of additional unemployment and

1	retirement benefits, if any, of additional retirement costs, if any, and of monitoring
2	and otherwise administering contract performance. If the designated
3	nongovernmental person or entity proposes to perform any or all of the contract
4	outside the boundaries of the state or if the designated nongovernmental person or
5	entity is domiciled outside the boundaries of the state, said analysis of the contract
6	cost shall indicate the amount of income tax revenue, if any, which will be lost to the
7	state by the corresponding elimination of state employees and any additional loss of
8	revenue to the state due to the domicile of the nongovernmental person or entity, as
9	determined by the Department of Revenue to the extent practicable.
10	(5) The head of the agency shall certify in writing to the legislative auditor
11	and the appropriate standing committees of the legislature that:
12	(a) He has complied with all provisions of this Section and of all other
13	applicable laws.
14	(b) The quality of the services to be provided by the designated
15	nongovernmental person or entity is likely to satisfy the quality requirements of the
16	statement prepared pursuant to Paragraph (1) of this Subsection, and to equal or
17	exceed the quality of services which could be provided by state employees pursuant
18	to Paragraph (3) of this Subsection.
19	(c) The contract cost according to the analysis in Paragraph (4) of this
20	Subsection will be less than the estimated cost estimated pursuant to Paragraph (3)
21	of this Subsection, taking into account all comparable types of cost and analysis of
22	lost tax income, if any.
23	(d) The designated nongovernmental person or entity and its supervisory
24	employees, while in the employ of said designated nongovernmental person or
25	entity, have no adjudicated record of substantial or repeated noncompliance with any
26	relevant federal or state regulatory provision, including but not limited to provisions
27	concerning occupational safety and health, nondiscrimination, environmental
28	protection, and the Code of Governmental Ethics and other conflicts of interest

1	provisions and have no record of substantial or repeated failure to meet performance
2	measures or goals in any prior or current contract with the state.
3	(e) The proposed privatization contract is in the public interest in that it meets
4	the applicable quality and fiscal standards set forth in this Section.
5	B.(1) A copy of the proposed privatization contract as defined in R.S.
6	49:352(5)(a) shall accompany the certificate transmitted to the legislative auditor and
7	appropriate standing committees of the legislature for review pursuant to R.S.
8	<u>49:354.</u>
9	(2) The agency head shall send each member of the legislature a copy of the
10	proposed privatization contract and the certificate via electronic mail on the same
11	day he transmits those documents to the legislative auditor and appropriate standing
12	committees of the legislature.
13	§353.1. Lease and rental agreements
14	A. No agency shall enter into a privatization contract as defined in R.S.
15	49:352(5)(b) and no such contract shall be valid unless the agency, in consultation
16	with the division of administration, first complies with each of the following
17	requirements:
18	(1) The agency shall prepare a specific written statement of the fair market
19	rental of lease value of the state building or facility based upon documentable
20	comparables.
21	(2) The statement shall be a public record, shall be filed in the agency and in
22	the division of administration, and shall be transmitted to the legislative auditor and
23	the appropriate standing committees of the legislature upon its completion.
24	(3) The agency shall publicly announce the availability of the building or
25	facility for lease or rent. If more than one nongovernmental entity or person
26	expresses documented interest in the lease or rental, the agency shall engage in a
27	competitive process to designate the nongovernmental entity or person with whom
28	it intends to negotiate.

1	B. The head of the agency shall certify in writing to the legislative auditor
2	and the appropriate standing committees of the legislature that:
3	(1) He has complied with all provisions of this Section and of all other
4	applicable laws.
5	(2) The designated nongovernmental person or entity and its supervisory
6	employees, while in the employ of said designated nongovernmental person or
7	entity, have no adjudicated record of substantial or repeated noncompliance with any
8	relevant federal or state regulatory provision, including but not limited to provisions
9	concerning occupational safety and health, nondiscrimination, environmental
10	protection, and the Code of Governmental Ethics and other conflicts of interest
11	provisions.
12	(3) The proposed privatization contract is in the public interest and the
13	reasons therefore.
14	C.(1) A copy of the proposed privatization contract as defined in R.S.
15	49:352(5)(b) shall accompany the certificate transmitted to the legislative auditor and
16	appropriate standing committees of the legislature for review pursuant to R.S.
17	<u>49:354.</u>
18	(2) The agency head shall send each member of the legislature a copy of the
19	proposed privatization contract and the certificate via electronic mail on the same
20	day he transmits those documents to the legislative auditor and appropriate standing
21	committees of the legislature.
22	<u>§354. Legislative review</u>
23	A.(1) The legislative auditor shall review each contract and certificate no
24	later than thirty days after receipt. After completion of the review, the legislative
25	auditor shall submit his findings to the appropriate legislative standing committees.
26	Such findings shall be in writing and shall state the legislative auditor's findings
27	regarding the agency's compliance with the requirements of R.S. 49:353 or 353.1, as
28	the case may be, and shall specifically include the legislative auditor's independent

1	review of all relevant facts regarding any of the agency's findings required by R.S.
2	49:353(A)(5) or 353.1, as the case may be.
3	(2) The legislative auditor shall send each member of the legislature a copy
4	of his findings via electronic mail on the same day he transmits his findings to the
5	appropriate standing committees of the legislature.
6	(3) Each agency shall cooperate and assist the legislative auditor in his
7	review and, notwithstanding any law or privilege to the contrary, shall provide all
8	documents and other records to the legislative auditor that he deems necessary to
9	complete his review.
10	B. The appropriate standing committees of the legislature shall review the
11	proposed certificate and contract and comment as necessary on any such contract
12	within a reasonable time not to exceed forty-five days after receipt of the findings
13	of the legislative auditor. If either standing committee disapproves the contract, the
14	agency shall not enter into the contract.
15	C. If neither standing committee disapproves the contract, then the agency
16	may seek the approval of the legislature to enter into the contract at next regular
17	session of the legislature. The approval of the legislature shall be granted by means
18	of adoption of concurrent resolution, approved by a majority of the elected members
19	of each house and, except for gubernatorial veto and time limitations for
20	introduction, according to the same procedures and formalities required for the
21	enactment of a law.
22	D. If the legislature fails to adopt the concurrent resolution granting approval
23	to the agency to enter into the privatization contract, the agency shall not enter into
24	the contract.
25	<u>§355. Prohibitions; voidability</u>
26	A. No amendment to a privatization contract shall be valid if it has the
27	purpose or effect of avoiding any requirement of this Chapter.

1	B. No agency shall transfer or grant to another person or entity the authority
2	to negotiate any privatization agreement in any manner to subvert the provisions of
3	this Chapter or the Public Records Law.
4	C. Any contract entered into by the state or any of its agencies in violation
5	of this Chapter shall be void ab initio.
6	<u>§356. Post privatization review</u>
7	A. After each complete year of a privatization contract as defined in R.S.
8	49:352(5)(a), the agency shall report to the appropriate standing committees of the
9	legislature the following information:
10	(1) The number of privatization contractor employees and consultants,
11	reflected as full-time equivalent positions, and the amount of compensation received
12	by each privatization contractor employee and consultant during the previous year,
13	and their hourly wage rates for the current and previous fiscal year.
14	(2) An analysis of the nongovernmental person's or entity's performance
15	under the privatization contract, specifically including performance measures.
16	(3) All complaints received and the agency's and contractor's response to
17	each complaint.
18	B. After each complete year of a privatization contract as defined in R.S.
19	49:352(5)(b), the agency shall report to the appropriate standing committees of the
20	legislature the following information:
21	(1) An analysis of the nongovernmental person's or entity's compliance with
22	the terms of the privatization contract.
23	(2) All complaints received and the agency's and contractor's response to
24	each complaint.
25	(3) A current analysis of the fair market rental of lease value of the state
26	building or facility based upon documentable comparables.
27	<u>§357. Records</u>
28	Notwithstanding any other provision to the contrary and except as otherwise
29	specifically provided by this Chapter, all records related to a privatization contract

1	shall be available for examination, inspection, reproduction, and copying in the same
2	manner as provided by the Public Records Law regardless of the agency, official,
3	person, or legal entity in possession of the record.
4	Section 2. R.S. 44:4.1(B)(34) is hereby amended and reenacted to read as follows:
5	§4.1. Exceptions
6	* * *
7	B. The legislature further recognizes that there exist exceptions, exemptions,
8	and limitations to the laws pertaining to public records throughout the revised
9	statutes and codes of this state. Therefore, the following exceptions, exemptions, and
10	limitations are hereby continued in effect by incorporation into this Chapter by
11	citation:
12	* * *
13	(34) R.S. 49:220.25, <u>353(A)(3)(b)</u> , 956, 997, 1055
14	* * *

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)]

Henry

HB No. 519

Abstract: Establishes the Privatization Review Act to provide certain requirements for specified privatization contracts and for legislative oversight and approval of such privatization contracts.

<u>Proposed law</u> defines for its purposes (1) "appropriate standing committees of the legislature" as the standing committees of the legislature to which an agency is required to submit a report pursuant to <u>present law</u> (Administrative Procedure Act–APA); (2) "agency" as an office, department, division, board, commission, officer, system, or other organizational unit of the executive branch of state government; (3) "nongovernmental entity" as a legal entity other than an agency; (4) "nongovernmental person" as an individual other than an employee of an agency; and (5) "privatization contract" as an agreement or combination or series of agreements by which a nongovernmental person or entity agrees with an agency to provide services valued at \$1 million or more per year and which are substantially similar to and in lieu of services previously provided in whole or in part by state employees of an agency; or any agreement or combination or series of agreements by which a nongovernmental person or series of agreements by which a nongovernmental person or series of agreements by state employees of an agency; or any agreement or combination or series of agreements by which a nongovernmental person or entity agrees to lease or rent any state building or facility for \$500,000 or more. Specifies that an agreement solely to provide engineering or design services shall not be considered a privatization contract.

<u>Proposed law</u> creates and provides for the Privatization Review Act by prohibiting an agency from entering into a privatization contract for services, unless the agency (or agency head) complies with each of the following:

- (1) (a) Prepare a specific statement of services proposed to be privatized, including the quantity and standard of quality of such services; (b) solicit competitive bids or proposals based upon the statement; and (c) transmit the statement to the legislative auditor and appropriate legislative standing committees.
- (2) Require every privatization contract to contain provisions requiring the contractor to consider offering available employee positions pursuant to the contract to qualified classified state employees whose state employment is terminated because of the privatization contract and who satisfy the hiring criteria of the contractor.
- (3) Prepare a comprehensive written estimate of the costs of state employees providing the subject services in the most cost-efficient manner, including all direct and indirect costs of state employees providing the subject services, including but not limited to retirement, insurance, and other employee benefit costs. Provides that such estimate remains confidential until after the final day for the agency to receive bids or proposals for the privatization contract at which time the estimate shall become a public record, shall be filed in the agency and in the division of administration, and shall be transmitted to the legislative auditor and the appropriate standing committees of the legislature.
- (4) After solicitation of the competitive bids or proposals, publicly designate the nongovernmental person or entity to which it proposes to award the contract and prepare a comprehensive written analysis of the contract cost based upon the designated bid, specifically including the costs of transition from public to private operation, of additional unemployment and retirement benefits, if any, of additional retirement costs, if any, and of monitoring and otherwise administering contract performance and if the designated nongovernmental person or entity proposes to perform any or all of the contract outside the boundaries of the state or if the designated nongovernmental person or entity is domiciled outside the boundaries of the state, include in the analysis the amount of income tax revenue, if any, which will be lost to the state by the corresponding elimination of state employees and any additional loss of revenue to the state due to the domicile of the nongovernmental person or entity, as determined by the Dept. of Revenue to the extent practicable.
- (5) Certify to the legislative auditor and appropriate legislative standing committees that (a) he has complied with all provisions of proposed law and of all other applicable laws; (b) the quality of the services to be provided by the contractor is likely to satisfy the quality requirements of the statement and to equal or exceed the quality of services which could be provided by state employees; (c) the contract cost will be less than the estimated cost, taking into account all comparable types of cost and analysis of lost tax income, if any; (d) the designated contractor and its supervisory employees, while in the employ of the contractor, have no adjudicated record of substantial or repeated noncompliance with any relevant federal or state regulatory provision, including but not limited to provisions concerning occupational safety and health, nondiscrimination, environmental protection, and Code of Governmental Ethics and other conflicts of interest provisions and have no record of substantial or repeated failure to meet performance measures or goals in any prior or current contract with the state; and (e) the proposed privatization contract is in the public interest in that it meets the applicable quality and fiscal standards set forth in proposed law.

<u>Proposed law</u> further provides for the Privatization Review Act by prohibiting an agency from entering into a privatization contract for lease or rental of state buildings or facilities, unless the agency (or agency head) complies with each of the following:

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- (1) Prepare a specific written statement of the fair market rental of lease value of the state building or facility based upon documentable comparables. Specifies that the statement is a public record and requires it to be filed in the agency and in the division of administration, and transmitted to the legislative auditor and the appropriate legislative committees upon completion.
- (2) Publicly announce the availability of the building or facility for lease or rent and if more than one nongovernmental entity or person expresses documented interest in the lease or rental, engage in a competitive process to designate the nongovernmental entity or person with whom it intends to negotiate.
- (3) Certify in writing to the legislative auditor and the appropriate standing committees of the legislature that: (a) he has complied with all provisions of <u>proposed law</u> and of all other applicable laws; (b) the designated nongovernmental person or entity and its supervisory employees, while in the employ of said designated nongovernmental person or entity, have no adjudicated record of substantial or repeated noncompliance with any relevant federal or state regulatory provision, including but not limited to provisions concerning occupational safety and health, nondiscrimination, environmental protection, and the Code of Governmental Ethics and other conflicts of interest provisions; and (c) the proposed privatization contract is in the public interest and the reasons therefore.

<u>Proposed law</u> provides for legislative review as follows:

- (1) Requires a copy of the proposed privatization contract to accompany the certificate transmitted to the legislative auditor and appropriate standing committees of the legislature.
- (2) Requires the agency head to further send each legislator a copy of the proposed privatization contract and the certificate via e-mail on the same day he transmits those documents to the legislative auditor and appropriate standing committees of the legislature.
- (3) Requires the legislative auditor to review each contract and certificate no later than 30 days after receipt and to submit his findings to the appropriate legislative standing committees and to each legislator via e-mail. Requires the findings to be in writing and to include findings regarding the agency's compliance with the requirements of proposed law and to include the legislative auditor's independent review of all relevant facts regarding any of the agency's and division of administration's findings. Requires each agency to cooperate and assist the legislative auditor in his review and notwithstanding any law or privilege to the contrary, to provide all documents and other records to the legislative auditor that he deems necessary to complete his review.
- (4) Requires the appropriate legislative standing committees to review the proposed certificate and contract and comment as necessary on any such contract within a reasonable time not to exceed 45 days after receipt of the findings of the legislative auditor. Prohibits the agency from entering into the contract if either standing committee disapproves the contract. Provides that if neither standing committee disapproves of a contract then the agency may seek the approval of the legislature to enter into the contract at next regular session of the legislature.
- (5) Provides that legislative approval shall be granted by means of adoption of concurrent resolution approved by a majority of the elected members of each house and, except for gubernatorial veto and time limitations for introduction, according to the same procedures and formalities required for the enactment of a law. Specifies that if the legislature fails to adopt the concurrent resolution granting approval to the

agency to enter into the privatization contract, the agency shall not enter into the contract.

<u>Proposed law</u> further provides that (1) no amendment to a privatization contract shall be valid if it has the purpose or effect of avoiding any requirement of <u>proposed law</u> and (2) no agency shall transfer or grant to another person or entity the authority to negotiate any privatization agreement in any manner to subvert the provisions of <u>proposed law</u> or the Public Records Law. <u>Proposed law</u> specifies that any contract entered into by the state or any of its agencies in violation of <u>proposed law</u> shall be void ab initio.

<u>Proposed law</u> provides that after each complete year of a privatization contract for services, the agency shall report to the appropriate legislative standing committees: (1) the number of privatization contractor employees and consultants, reflected as full-time equivalent positions and the amount of compensation received by each privatization contractor employee and consultant during the previous year, and their hourly wage rates for the current and previous fiscal year; (2) an analysis of the performance on the privatization contract, specifically including performance measures; and (3) all complaints received and the agency's and contractor's response to each complaint.

<u>Proposed law</u> provides that after each complete year of a privatization contract for rental or lease of state buildings or facilites, the agency shall report to the appropriate legislative standing committees: (1) an analysis of the nongovernmental person's or entity's compliance with the terms of the privatization contract; (2) all complaints received and the agency's and contractor's response to each complaint; and (3) a current analysis of the fair market rental of lease value of the state building or facility based upon documentable comparables.

<u>Proposed law</u> specifies that notwithstanding any other provision to the contrary and except as otherwise specifically provided by <u>proposed law</u>, all records related to a privatization contract shall be available for examination, inspection, reproduction, and copying in the same manner as provided by the Public Records Law regardless of the agency, official, person, or legal entity in possession of the record.

(Amends R.S. 44:4.1(34); Adds R.S. 49:351-357)