

---

## 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 332 Original

2019 Regular Session

Stokes

**Abstract:** Repeals the limitation that the tax credit for taxes paid to other states can only be allowed if the other state provides a similar credit and extends the deduction for certain entity-level taxes paid to other states to include franchise taxes that have been interpreted to be income taxes.

Present law authorizes an individual income tax credit in an amount equal to income taxes paid for the same taxable period to another state on income that is subject to La. tax. Present law conditions the credit upon whether the other state in which the taxpayer paid the income taxes authorizes a similar credit.

Proposed law repeals the limitation that the credit can only be allowed if the other state provides a similar credit.

Present law limits application of the credit to the same taxable period as that for which the tax liability to the other state arose and prohibits a deduction shall be allowed for any net income taxes paid to another state if any portion of the tax has been claimed as a credit pursuant to present law.

Proposed law retains present law but adds a specification that for taxes paid on or after Jan. 1, 2019, no deduction shall be allowed for any net income taxes paid to another state if any portion of the tax has been claimed as a credit in accordance with the provisions of present law.

Present law provides for termination (sunset) on June 30, 2023, of those provisions of present law that limit the credit to the lesser of the actual amount of tax paid to the other state or the amount of La. income tax that would have been imposed if the income had been earned in La., the requirement that the state to which income taxes were paid authorize a similar credit, and the requirement that the credit amount be the lesser of the actual amount of tax paid to the other state or the amount of La. income tax that would have been imposed if the income had been earned in La.

Present law additionally provides for the termination on June 30, 2023, of those provisions that prohibit the credit for tax paid on income that is not subject to tax in this state. Further provides that the amount of the credit shall not exceed the ratio of La. income tax liability before consideration of certain credits authorized in present law by a fraction, the numerator of which is the taxpayer's La. tax table income attributable to other states to which net income taxes were paid by a resident individual, and the denominator of which is total La. tax table income.

Proposed law repeals the sunset in present law thereby making the provisions of present law permanent.

Present law provides that for taxes paid on or after Jan. 1, 2018, an individual partner, member, or shareholder who pays another state's entity-level tax that does not have a capital component shall be allowed a deduction of their proportionate share of the entity-level tax paid.

Proposed law retains present law but adds that a franchise tax that has been interpreted to be an income tax shall be considered an "entity-level tax".

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

(Amends R.S. 47:33(A)(3) and (7)(a) and §4 of Act No. 109 of the 2015 R.S. as amended by §2 of Act No. 6 of the 2018 2 E.S.; Repeals R.S. 47:33(4) and §2 of Act No. 109 of the 2015 R.S.)