

Regular Session, 2010

HOUSE BILL NO. 1171

BY REPRESENTATIVES TUCKER, ARNOLD, AUSTIN BADON, HENRY BURNS, TIM BURNS, CARMODY, CARTER, CHAMPAGNE, CONNICK, DOVE, GISCLAIR, HARDY, HINES, HOFFMANN, KATZ, LABRUZZO, LIGI, ROBIDEAUX, SIMON, SMILEY, WILLIAMS, AND WOOTON AND SENATORS APPEL, DONAHUE, DUPLESSIS, MARTINY, AND QUINN

COLLEGES/UNIVERSITIES: Provides for a Board of Regents program under which postsecondary institutions agree to achieve certain standards in exchange for authority to increase tuition and for exemption from certain limitations

1 AN ACT

2 To amend and reenact R.S. 17:3386(A) and (D) and to enact R.S. 17:3139 and 3386(E),
3 relative to public postsecondary education; to provide for the Louisiana Granting
4 Resources and Autonomy for Diplomas Act; to provide for performance agreements
5 between the Board of Regents and public postsecondary education institutions; to
6 provide for the effectiveness, review, revocation, and renewal of such agreements;
7 to provide for autonomies granted to institutions that enter into such agreements; to
8 require specified performance objectives to be met as part of such agreements; to
9 provide for monitoring and reporting by the Board of Regents; to exempt certain
10 institutions from requirements relative to the use of surplus funds and the carrying
11 forward of certain state general funds; and to provide for related matters.

12 Be it enacted by the Legislature of Louisiana:

13 Section 1. R.S. 17:3386(A) and (D) are hereby amended and reenacted and
14 R.S. 17:3139 and 3386(E) are hereby enacted to read as follows:

1 §3139. Louisiana Granting Resources and Autonomy for Diplomas Act; purpose;
2 agreements; monitoring and renewal; reporting

3 A. Title. This Act shall be known and may be cited as the "Louisiana
4 Granting Resources and Autonomy for Diplomas Act".

5 B. Purpose. The purpose of this Section is to support the state's public
6 postsecondary education institutions in remaining competitive and increasing their
7 overall effectiveness and efficiency by providing that the institutions achieve
8 specific, measurable performance objectives aimed at improving college completion
9 and at meeting the state's current and future workforce and economic development
10 needs and by granting the institutions limited operational autonomy and flexibility
11 in exchange for achieving such objectives.

12 C. Performance agreements; objectives. Effective beginning with the 2011
13 Fiscal Year, any public postsecondary education institution may enter into an initial
14 performance agreement with the Board of Regents in order to be granted limited
15 operational autonomy and flexibility as provided in Subsection E of this Section in
16 exchange for committing to meet all of the following performance objectives as
17 applicable to the institution as determined by the Board of Regents:

18 (1) Student success. (a) Implement policies established by the institution's
19 management board to achieve cohort graduation rate and graduation productivity
20 goals that are consistent with institutional peers. For purposes of this Section, peer
21 institutions shall mean those institutions as defined by the Board of Regents in
22 accordance with R.S. 17:3351(A)(5)(e)(i).

23 (b) Increase the number of program completers at all levels each year.

24 (c) Develop partnerships with high schools to prepare students for
25 postsecondary education.

26 (d) Increase passage rates on licensure and certification exams and
27 workforce foundational skills.

1 (2) Articulation and transfer. (a) Phase-in increased admission standards
2 and other necessary policies by the end of the 2012 Fiscal Year in order to increase
3 student retention and graduation rates.

4 (b) Provide feedback to community colleges and technical college campuses
5 on the performance of associate degree recipients enrolled at the institution.

6 (c) Develop partnerships with community colleges and technical college
7 campuses to admit students who initially fail to qualify for admission into the
8 institution after they have earned an associate degree from a community college or
9 technical college campus.

10 (d) Demonstrate collaboration in implementing the articulation and transfer
11 requirements as provided in R.S. 17:3161 through 3169.

12 (3) Workforce and economic development. (a) Eliminate academic program
13 offerings that have low student completion rates and are not aligned with current or
14 strategic workforce needs of the state, region, or both as identified by the Louisiana
15 Workforce Commission.

16 (b) Increase the use of technology for distance learning to expand
17 educational offerings.

18 (c) Increase research productivity especially in key economic development
19 industries and technology transfer at research institutions to levels consistent with
20 the institution's peers.

21 (d) Demonstrate progress in increasing the number of students placed in
22 jobs, and the performance of associate degree recipients who transfer to institutions
23 that offer academic undergraduate degrees at the baccalaureate level or higher.

24 (4) Institutional efficiency and accountability. (a) Eliminate remedial
25 education course offerings and developmental study programs unless such courses
26 or programs cannot be offered at a community college in the same geographic area.

27 (b) Eliminate associate degree program offerings unless such programs
28 cannot be offered at a community college in the same geographic area.

1 (c) Upon entering the initial performance agreement, adhere to a schedule
2 established by the institution's management board to increase nonresident tuition
3 amounts that are not less than the average tuition amount charged to Louisiana
4 residents attending peer institutions in other Southern Regional Education Board
5 states and monitor the impact of such increases on the institution.

6 (d) Designate centers of excellence as defined by the Board of Regents
7 which have received a favorable academic assessment from the Board of Regents
8 and have demonstrated substantial progress toward meeting the following goals:

9 (i) Offer a specialized program that involves partnerships between the
10 institution and business and industry, national laboratories, research centers, and
11 other institutions.

12 (ii) Are aligned with current and strategic statewide and regional workforce
13 needs as identified by the Louisiana Workforce Commission and Louisiana
14 Economic Development.

15 (iii) Have a high number of graduates or completers each year as compared
16 to the state average number of graduates and that of the institution's peers.

17 (iv) Have a high number of graduates or completers who enter productive
18 careers or continue their education in advanced degree programs.

19 (v) Have a high level of research productivity and technology transfer.

20 (5) Any additional performance objectives as determined by the Board of
21 Regents.

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

27 E. Autonomies granted. Upon meeting the performance objectives as
28 specified in Subsection C of this Section, each institution that enters into an
29 agreement as provided in this Section shall be granted all of the following:

1 (1) The authority to:

2 (a) Increase tuition and fee amounts by up to ten percent annually, without
3 legislative approval, until the institution reaches the average tuition and fee amounts
4 of its peer institutions.

5 (b) Upon reaching the average tuition and fee amounts as specified in
6 Subparagraph (a) of this Paragraph, increase tuition and fee amounts by up to five
7 percent annually or by an amount equal to the increase in the Higher Education Price
8 Index in the previous year, whichever is greater.

9 (2) A base level of operational autonomy as determined by the Board of
10 Regents subject to the approval by the division of administration which, at a
11 minimum, shall include greater flexibility in:

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

14 (b) Procurement of information technology products and services.

15 (c) State travel regulations.

16 (3) The Board of Regents, in collaboration with the division of
17 administration, shall identify additional operational autonomies, including but not
18 limited to procurement and construction, and may grant such autonomies to an
19 institution during the initial agreement period if all of the following are met:

20 (a) After three years, the institution has achieved a sufficient number of the
21 performance objectives provided in Subsection C of this Section as determined by
22 the Board of Regents.

23 (b) The institution has demonstrated the ability to successfully operate with
24 the base levels of autonomies granted by this Section as determined by the Board of
25 Regents.

26 F. Monitoring; reporting; renewal. (1) The Board of Regents annually shall
27 monitor and report to the legislature and the governor on each participating
28 institution's progress in meeting the performance objectives as specified in
29 Subsection C of this Section. At the end of the initial agreement period and each

1 subsequent agreement period, the Board of Regents shall determine whether to renew
2 an institution's performance agreement. Such determination shall be based on the
3 recommendations of a review panel established by the Board of Regents to conduct
4 a comprehensive review and evaluation of the institution's progress in meeting the
5 performance objectives. The composition of the review panel shall be the same as
6 is provided in R.S. 17:3138(C).

7 (2) If an institution's initial performance agreement is renewed for a second
8 six-year period, the institution in exchange shall:

9 (a) Further increase cohort graduation rate goals as specified in
10 Subparagraph (C)(1)(a) of this Section including the following, as applicable:

11 (i) A graduation rate of at least seventy-five percent for any institution
12 classified as a "Four-Year 1" institution by the Southern Regional Education Board.

13 (ii) A graduation rate of at least sixty percent for any institution classified
14 as a "Four-Year 2" institution by the Southern Regional Education Board.

15 (iii) A graduation rate of at least fifty percent for any institution classified
16 as a "Four-Year 3", "Four-Year 4", or "Four-Year 5", institution by the Southern
17 Regional Education Board.

18 (iv) For any community college and technical college campus, a graduation
19 rate that is at least equal to the Southern Regional Education Board average for peer
20 institutions.

21 (b) Continue to make progress in meeting all other performance objectives
22 as contained in the initial agreement.

23 (c) Meet any additional performance objectives as determined by the Board
24 of Regents.

25 (3) If an institution's performance agreement is renewed for subsequent
26 periods following the first renewal period, the institution in exchange shall:

27 (a) Maintain the same graduation rates as specified in Paragraph (2) of this
28 Subsection.

1 purposes and prohibiting more than two percent of certain state general fund
 2 appropriations or allocations from being carried forward shall not apply to any public
 3 postsecondary education institution entering into a performance agreement pursuant
 4 to R.S. 17:3139 if the agreement so provides.

5 Section 2. This Act shall become effective upon signature by the governor or, if not
 6 signed by the governor, upon expiration of the time for bills to become law without signature
 7 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
 8 vetoed by the governor and subsequently approved by the legislature, this Act shall become
 9 effective on the day following such approval.

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)]

Tucker

HB No. 1171

Abstract: Provides for the La. GRAD Act. Provides for a Board of Regents program under which postsecondary institutions agree to achieve certain standards in exchange for authority to increase tuition and for exemption from certain limitations.

Proposed law provides for the La. Granting Resources and Autonomy for Diplomas Act as follows:

Performance agreements and objectives. Authorizes public postsecondary education institutions to enter into initial performance agreements with the Board of Regents in order to be granted limited operational autonomy and flexibility in exchange for committing to meet performance objectives as applicable to the institution. Such objectives are categorized relative to student success, articulation and transfer, workforce and economic development, and institutional efficiency and accountability and generally include graduation rate and graduation productivity goals, increasing admission standards, eliminating academic program offerings that have low student completion rates, increasing research productivity and technology, eliminating remedial education course offerings, demonstrating progress in placing students in jobs, increasing nonresident tuition amounts, and designating centers of excellence.

Annual review and revocation. Provides that the initial performance agreement and each subsequent agreement shall be a six-year agreement and shall be reviewed annually by the Board of Regents. Authorizes the board to revoke an agreement at any time if it determines that an institution has failed to abide by the terms of the agreement.

Autonomies granted. Provides that upon meeting the performance objectives, each institution that enters into an agreement shall be granted specified autonomies and flexibilities relative to increasing tuition and fee amounts without legislative approval, carrying forward unexpended and unobligated funds, procurement of information technology products and services, and state travel regulations. Provides that the Board of Regents, in collaboration with the division of administration, shall identify additional operational autonomies, including but not limited to procurement and construction, to be granted to an

institution during the initial agreement period if certain conditions are met as specified in proposed law.

Monitoring, reporting, and renewal. Provides that the Board of Regents annually shall monitor and report to the legislature and the governor on each participating institution's progress in meeting the performance objectives. Provides for a determination by the board as to whether to renew an institution's performance agreement based on the recommendations of a review panel established by the board to be composed of the same membership as the Postsecondary Education Review Commission (present law, R.S. 17:3138). Specifies further objectives to be met by an institution if its agreement is renewed including further increasing cohort graduation rate goals.

Present law, relative to the use of surplus funds by public postsecondary education institutions, allows such institutions to retain any state general funds appropriated or allocated which remain unexpended and unobligated at the end of the fiscal year, provided that not less than 50% of such retained funds be maintained in a preventative maintenance reserve fund. Provides that such monies shall be used solely for preventative maintenance purposes and shall only be spent on nonrecurring projects. Prohibits an institution from carrying forward more than 2% of its prior fiscal year's state general fund appropriation or allocation.

Proposed law retains present law but exempts institutions entering into a performance agreement pursuant to proposed law from the requirement that at least 50% of retained funds to be maintained in a reserve fund and used only for preventative maintenance purposes and the prohibition on more than 2% of certain state general fund appropriations or allocations being carried forward.

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

(Amends R.S. 17:3386(A) and (D); Adds R.S. 17:3139 and 3386(E))

Summary of Amendments Adopted by House

Committee Amendments Proposed by House Committee on Education to the original bill.

1. Required that the admission standards and other policies to increase retention and graduation rates be phased in by the end of the 2012 Fiscal Year.
2. Deleted authority to impose tuition and fee charges on a student credit hour basis.
3. Changed the requirement that institutions achieve cohort graduation rate goals consistent with institutional peers to a requirement that they implement policies to achieve graduation rate and graduation productivity goals that are consistent with institutional peers.
4. Relative to eliminating academic programs with low completion rates that are not aligned with workforce needs, changed "academic programs" to "academic program offerings" and specified that the workforce needs shall be as identified by the La. Workforce Commission.
5. Relative to remedial education course offerings, developmental study programs, and associate degree programs, required elimination rather than phase out.
6. Relative to adhering to an established nonresident tuition schedule, added that such adherence shall be required upon entering the initial performance agreement.

7. Specified that institutions shall be granted proposed law autonomies upon meeting the performance objectives.