

CONFERENCE COMMITTEE REPORT
Senate Bill No. 447 By Senator Morrell

June 2, 2014

To the Honorable President and Members of the Senate and to the Honorable Speaker and Members of the House of Representatives.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning Senate Bill No. 447 by Senator Morrell, recommend the following concerning the Reengrossed bill:

1. That the House Committee Amendments Nos. 1, 2, 3, and 4 proposed by the House Committee on Commerce and adopted by the House of Representatives on May 22, 2014 be adopted.

Respectfully submitted,

Senators:

Representatives:

Senator Jean-Paul J. Morrell

Representative Erich E. Ponti

Senator Daniel "Danny" Martiny

Representative Helena N. Moreno

Senator Conrad Appel

Representative Stuart Bishop

The legislative instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Cathy Wells.

CONFERENCE COMMITTEE REPORT DIGEST

Senate Bill No. 447 by Senator Morrell

Keyword and summary of the bill as proposed by the Conference Committee

CONTRACTORS. Requires the State Licensing Board for Contractors to provide testing specifically for solar installers. (8/1/14)

Report adopts House amendments to:

1. Add that a contractor licensed in the state of La. as of August 1, 2014, holding the major classification of Building Construction, Electrical Work (Statewide), or Mechanical Work (Statewide), is deemed to have met the proposed examination requirements.

Digest of the bill as proposed by the Conference Committee

Morrell (SB 447)

Proposed law provides that no licensed contractor shall install solar energy equipment or solar energy systems on or after February 1, 2015, unless he is in compliance with the provisions of proposed law and any rules adopted by the board.

Proposed law provides that notwithstanding any provision of law to the contrary, no later than January 1, 2015, the board shall adopt rules in accordance with the Administrative Procedure Act regulating the installation of solar energy equipment or solar energy systems by licensed contractors. Such rules shall, at a minimum, include the requirement of passage of a separate written examination that evidences the contractor's knowledge and understanding of best practices as related to the installation and maintenance of solar energy equipment or solar energy systems by any contractor who does not hold a current Solar PV Installer certification for solar electric systems, or a current Solar Heating Installer certification for solar thermal hot water systems as issued by the North American Board of Certified Energy Practitioners.

Proposed law provides that a contractor licensed in this state as of August 1, 2014, holding the major classification of Building Construction, Electrical Work (Statewide), or Mechanical Work (Statewide), is deemed to have met the examination requirement of proposed law.

Proposed law further provides that contractors applying for the classification of Solar Energy Equipment, shall, in addition to all other application or licensing requirements, meet the following requirements prior to issuance of this classification:

- (1) Hold one or more of the following major classifications:
 - (a) Building Construction.
 - (b) Electrical Work.
 - (c) Mechanical Work.
 - (d) Residential Building Contractor.
- (2) Complete training in the design of solar energy systems by an entity and course approved by the board.

Proposed law provides that any work performed to connect wiring or hookups for any photovoltaic panel or system wherein the panel or system is of a value, including labor, materials, rentals, and all direct and indirect project expenses, of \$10,000 or more shall be

performed only by a contractor or subcontractor who holds the classification of Electrical Work or who may perform electrical work under certain provisions of law.

Proposed law provides that any work performed to connect piping or equipment for any solar thermal system wherein the system is of a value, including labor, materials, rentals, and all direct and indirect project expenses, of \$10,000 or more shall be performed only by a contractor or subcontractor who holds the classification of Mechanical Work or who may perform mechanical work under certain provision of law.

Proposed law shall be applicable to entities engaging in the business of selling, leasing, installing, servicing, or monitoring solar energy equipment.

Proposed law shall not be construed to impose civil or criminal liability on homeowners or on any third party whose involvement is financing to the homeowner, financing for installation, or purchasing the tax credits described from any homeowner or contractor.

Proposed law also provides that entities engaged in the business of arranging agreements for the lease or sale of solar energy systems or acquiring customers for financing entities shall not be exempt from the provisions of proposed law.

Effective August 1, 2014.

(Adds R.S. 37:2156.3)