HLS 18RS-696 REENGROSSED

2018 Regular Session

HOUSE BILL NO. 650

21

BY REPRESENTATIVES FOIL, STEVE CARTER, EDMONDS, AND HAZEL

STUDENT/TUITION: Creates a program for education savings accounts for tuition expenses for elementary and secondary schools

1 AN ACT 2 To amend and reenact R.S. 9:154(A)(15), R.S. 17:3129.4(C), and R.S. 44:4.1(B)(9) and to 3 enact Chapter 22-B of Title 17 of the Louisiana Revised Statutes of 1950, to be 4 comprised of R.S. 17:3100.1 through 3100.10, and R.S. 42:456.2, relative to the 5 Louisiana Student Tuition Assistance and Revenue Trust Kindergarten Through 6 Grade Twelve Program; to create the program and provide for program purpose and 7 definitions; to provide relative to program administration by the Louisiana Tuition 8 Trust Authority and for powers and duties of the authority; to provide for adoption 9 by the authority of certain rules pursuant to the Administrative Procedure Act; to 10 provide relative to education savings accounts; to provide relative to the Louisiana 11 Education and Tuition Savings Fund; to provide for the powers and duties of the 12 office of the state treasurer with regard to the program; to apply laws pertaining to 13 abandoned property to certain program account funds; to provide a public records 14 exception for certain records of the authority pertaining to program accounts; to 15 provide relative to payroll withholdings; and to provide for related matters. 16 Be it enacted by the Legislature of Louisiana: 17 Section 1. R.S. 9:154(A)(15) is hereby amended and reenacted to read as follows: 18 §154. Presumptions of abandonment 19 A. Property is presumed abandoned if it is unclaimed by the apparent owner 20 during the time set forth below for the particular property for the following:

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

1	(15)(a) Funds in an education savings account established in accordance with
2	the Louisiana Student Tuition Assistance and Revenue Trust Program as provided
3	in Chapter 22-A of Title 17 of the Louisiana Revised Statutes of 1950, during any
4	five-year period subsequent to the beneficiary's thirty-fifth birthday.
5	(b) Funds in an education savings account established in accordance with the
6	Louisiana Student Tuition Assistance and Revenue Trust Kindergarten Through
7	Grade Twelve Program as provided in Chapter 22-B of Title 17 of the Louisiana
8	Revised Statutes of 1950 during any five-year period subsequent to the beneficiary's
9	twentieth birthday.
10	* * *
11	Section 2. R.S. 17:3129.4(C) is hereby amended and reenacted and Chapter 22-B of
12	Title 17 of the Louisiana Revised Statutes of 1950, comprised of R.S. 17:3100.1 through
13	3100.10, is hereby enacted to read as follows:
14	CHAPTER 22-B. LOUISIANA STUDENT TUITION
15	ASSISTANCE AND REVENUE TRUST KINDERGARTEN
16	THROUGH GRADE TWELVE PROGRAM
17	§3100.1. Louisiana Student Tuition Assistance and Revenue Trust Kindergarten
18	Through Grade Twelve Program; creation; purpose; legislative intent
19	A. In order to provide the citizens of Louisiana with financing assistance for
20	education, there is hereby created the Louisiana Student Tuition Assistance and
21	Revenue Trust Kindergarten Through Grade Twelve Program, referred to in this
22	Chapter as the "START K12 Program" or the "program". The program shall consist
23	of the establishment of education savings accounts by individuals, groups, or
24	organizations and provisions for the routine deposit of funds to cover elementary and
25	secondary education costs of a designated beneficiary.
26	B. The legislature hereby finds that the program created by this Chapter is
27	an official state function, offered through an agency of the state that receives state
28	appropriations.

<u>C</u>	.(1) It is the intention of the legislature that the program shall be a qualified
tuition pr	rogram as defined in Section 529 of the federal Internal Revenue Code, as
amended	. Any provision of this Chapter determined to be in conflict with any
requirem	ent of the code as applicable to a qualified tuition program shall be
supersed	ed by such code provision to the extent necessary to assure that the program
continues	s to meet the code's definition of a qualified tuition program.
<u>(2</u>	2) Any requirement of this Chapter determined to be more restrictive than
the requi	rements of the federal Internal Revenue Code as applicable to a qualified
tuition pr	ogram may be modified to conform with code requirement by the Louisiana
Tuition T	rust Authority in accordance with the Administrative Procedure Act.
<u>§3100.2.</u>	Definitions
<u>F</u>	or the purposes of this Chapter, the following words, terms, and phrases
shall hav	e the following meanings unless the context clearly requires otherwise:
<u>(1</u>) "Authority" means the Louisiana Tuition Trust Authority.
<u>(2</u>	2) "Beneficiary" means a person designated in an education savings account
owner's	agreement, or by the authority when authorized by an account owner
meeting t	he classification requirements of R.S. 17:3100.6(A)(1)(e), as the individual
entitled to	o apply the savings accrued in an education savings account to the payment
of his qu	alified education expenses.
<u>(3</u>	3) "Education savings account" is a savings account established by an
individua	ıl, a group of individuals, or an organization pursuant to the program created
by this C	hapter for a beneficiary.
<u>(</u> 2	1) "Elementary or secondary school" means a public or approved nonpublic
<u>elementa</u>	ry or secondary school in Louisiana that contains any of the grades
kinderga	rten through twelve.
<u>(5</u>	5) "Fixed earnings" means the placement of all the deposits in an education
savings a	ccount and the interest earned thereon in investments with fixed earnings.
<u>(6</u>	6) "Member of the family" means, with respect to any designated
beneficia	ry:

1	(a) An individual who bears one of the following relationships to such
2	beneficiary:
3	(i) Brother, sister, stepbrother, or stepsister.
4	(ii) Father or mother, or an ancestor of either.
5	(iii) Stepfather or stepmother.
6	(iv) Son or daughter of a brother or sister.
7	(v) Brother or sister of the father or mother.
8	(vi) Brother-in-law or sister-in-law.
9	(b) The spouse of any individual described in Subparagraph (a) of this
10	Paragraph.
11	(7) "Other persons" means, with respect to any designated beneficiary, any
12	person, whether natural or juridical, who is not a member of the family, including but
13	not limited to individuals, groups, trusts, estates, associations, organizations,
14	partnerships, and corporations.
15	(8) "Qualified education expenses" are expenses for tuition in connection
16	with enrollment or attendance at an elementary or secondary school in grades
17	kindergarten through twelve.
18	(9) "Redemption value" means the cash value of the education savings
19	account attributable to the sum of the principal invested and the interest earned on
20	principal and authorized to be credited to the account by the authority less any fees
21	due and imposed by rule of the authority.
22	(10) "Trade date" means the date that a deposit to an investment option that
23	includes variable earnings is assigned a value in units, the date a disbursement or
24	refund from an investment option that includes variable earnings is assigned a value,
25	or the date a change in investment options that includes variable earnings is assigned
26	a value, whichever is applicable.
27	(11) "Tuition" means the expenses for tuition in connection with enrollment
28	or attendance at an elementary or secondary school, as delineated by the authority.

1	(12) "Variable earnings" means that portion of funds in an education savings
2	account invested in equities.
3	(13) "Variable Earnings Transaction Fund" means the subaccount established
4	by the state treasurer within the Tuition and Savings Fund to receive earnings funds
5	as described in R.S. 17:3100.5(F).
6	§3100.3. Louisiana Tuition Trust Authority; administration; powers
7	A. The START K12 Program shall be administered by the authority.
8	B. In addition to any other powers conferred by this Chapter or any other
9	provision of law, the authority may do any of the following:
10	(1) Purchase insurance from insurers licensed to do business in this state
11	providing for coverage against any loss in connection with the authority's property,
12	assets, or activities or to further ensure the value of education savings accounts.
13	(2) Indemnify or purchase policies on behalf of members, officers, and
14	employees of the authority from insurers licensed to do business in this state
15	providing for coverage for any liability incurred in connection with any civil action,
16	demand, or claim against a director, officer, or employee by reason of an act or
17	omission by the director, officer, or employee that was not manifestly outside the
18	scope of his employment or official duties or with malicious purpose, in bad faith,
19	or in a wanton or reckless manner.
20	(3) Make, execute, and deliver contracts, conveyances, and other instruments
21	necessary to the exercise and discharge of the powers and duties of the authority.
22	(4) Promote, advertise, and publicize the program.
23	(5) Enter into agreements with any agency of the state or its political
24	subdivisions or with private employers under which an employee may agree to have
25	a designated amount deducted in each payroll period from the wages or salary due
26	him for the purpose of depositing said funds in the education savings account
27	established by the employee.
28	(6) Solicit, accept, and expend gifts or grants.

1	C.(1) The authority shall, by adoption of rules pursuant to the Administrative
2	Procedure Act, provide for the following:
3	(a) Reasonable residency requirements for beneficiaries of those applying
4	to establish an education savings account.
5	(b) Reasonable limits on the number of education savings account
6	participants.
7	(c) Limits on the amount which may accrue in an account on behalf of any
8	beneficiary.
9	(d) Restrictions on the substitution of one beneficiary for another.
10	(e) Restrictions on the transfer of ownership of education savings accounts.
1	(f) The rate of interest to be paid on education savings accounts of record at
12	the close of a calendar year. Such rate shall not be a negative rate and shall be
13	approved by the state treasurer.
14	(g) The disposition of abandoned accounts in compliance with state law.
15	(h) Restrictions on investment of deposits in an education savings account
16	and the interest earned thereon.
17	(i) A procedure for the authority to identify qualified students for designation
18	as beneficiary when authorized to make such a designation by an account owner
19	meeting the classification requirements of R.S. 17:3100.6(A)(1)(e).
20	(2) The authority may, but only by adoption of rules pursuant to the
21	Administrative Procedure Act, provide for any of the following:
22	(a) Necessary and proper fees in connection with service provided or cost
23	incurred in the implementation or administration of this Chapter.
24	(b) Such other rules as are necessary and proper for the implementation and
25	administration of this Chapter.
26	§3100.4. Cooperation of state agencies
27	The authority shall develop a plan for the establishment of education savings
28	accounts. The Board of Regents, and any other state agency requested to do so, shall
29	cooperate with the authority and provide technical assistance upon request. To

1	facilitate participation in the START K12 Program, such plan shall allow for the
2	deposit of small sums of money on a regular, incremental basis.
3	§3100.5. Education savings accounts; types, use, limitations, and disclosures
4	A.(1) The authority may enter into an account owner's agreement with any
5	person who qualifies pursuant to R.S. 17:3100.6(A) for the creation of an education
6	savings account on behalf of a beneficiary. When the number of available
7	agreements is limited, preference shall be given to the establishment of account
8	owner agreements with resident account owners who are establishing accounts for
9	resident beneficiaries.
10	(2) Disbursements from an education savings account shall be made from the
11	account to the account owner, beneficiary, or elementary or secondary school, as
12	directed by the account owner, for the qualified education expenses of the
13	beneficiary not to exceed the redemption value of the account. The amount of all
14	disbursements from all education savings accounts with respect to a beneficiary
15	during any taxable year shall, in the aggregate, include not more than ten thousand
16	dollars in qualified education expenses incurred during the taxable year.
17	(3) Nothing in this Chapter or in any education savings account owner's
18	agreement entered into pursuant to this Chapter shall be construed as a guarantee by
19	the state, the authority, or any elementary or secondary school that a beneficiary of
20	such an account will be admitted to such a school, or, upon admission to a such a
21	school, will be permitted to continue to attend or will receive a diploma or any other
22	affirmation of program completion from the school. Nothing in this Chapter or in
23	any education savings account owner's agreement entered into pursuant to this
24	Chapter shall be considered a guarantee that the beneficiary's cost of tuition at an
25	elementary or secondary school will be covered in full by the proceeds of the
26	beneficiary's education savings account.
27	(4) Subject to the limitation imposed by R.S. 17:3100.7(B), the authority
28	shall guarantee payment of the redemption value of an education savings account in
29	which the deposits and interest are invested in fixed earnings.

(5) Nothing in this Chapter or in any education savings account owner's
agreement entered into pursuant to this Chapter shall be construed as a guarantee or
payment of the redemption value of an education savings account by the state, the
authority, or any elementary or secondary school for deposits and interest invested
in variable earnings.
B. The following information shall be disclosed in writing to each person
completing an account owner's agreement:
(1) The terms and conditions for opening, maintaining, terminating, or
redeeming an education savings account.
(2) Any restrictions on the substitution of another individual for the original
beneficiary.
(3) The person entitled to terminate the account owner's agreement.
(4) The terms and conditions under which the agreement may be terminated
and the amount of the refund, if any, to which the person terminating the agreement
or that person's designee, is entitled upon termination.
(5) The obligation of the authority to make payments to a beneficiary, or ar
elementary or secondary school on behalf of a beneficiary pursuant to Subsection A
of this Section, based upon the redemption value accrued on behalf of the
beneficiary.
(6) The method by which withdrawals from the education savings accoun
shall be applied toward payment of qualified education expenses.
(7) The period of time during which the beneficiary may receive benefits
under the agreement.
(8) The terms and conditions under which money may be wholly or partially
withdrawn from the program.
(9) A clear statement that the act of establishing an education savings
account pursuant to this Chapter does not guarantee full payment of tuition on behalf
of the beneficiary

1	(10) A clear statement of fees that may be imposed and collected and an
2	estimate of the amount of such fees for the two years following the establishment of
3	an agreement.
4	(11) All other rights and obligations of the purchaser and the authority and
5	any other terms, conditions, and provisions the authority considers necessary and
6	appropriate.
7	C. An education savings account owner's agreement may provide that the
8	authority shall pay directly to the elementary or secondary school in which the
9	beneficiary is enrolled the amount represented by the qualified education expenses
10	incurred that term, subject to the limitations provided in Paragraph (A)(2) of this
11	Section.
12	D. Prior to the close of the calendar year in which the program is
13	implemented and each year thereafter on a date specified by the authority, the state
14	treasurer shall determine and report to the authority the total earnings and the rate of
15	return achieved on deposits in the Louisiana Education Tuition and Savings Fund.
16	Based upon the fund's reported earnings, the authority shall establish the rate of
17	interest to be applied to the accumulated principal and interest in education savings
18	accounts of record, subject to approval by the state treasurer. The authority shall
19	calculate and credit the appropriate amount of interest earnings to each such account
20	prior to the close of the calendar year.
21	E. If the redemption value of an education savings account is in excess of the
22	maximum allowed to be saved pursuant to the provisions of R.S. 17:3100.6(C), the
23	excess value shall be treated in accordance with R.S. 17:3100.7.
24	F.(1) Checks and electronic funds transfers through the Automated Clearing
25	House Network, or its successor, received for deposit in a variable earnings option
26	shall be invested by the state treasurer in fixed earnings prior to the trade date. All
27	earnings from such investments from the beginning of the program shall be the
28	property of the state and shall be deposited in the Variable Earnings Transaction
29	Fund.

1	(2) Any increase in the value of an account over the amount deposited shall
2	be forfeited by the account owner and deposited in the Variable Earnings Transaction
3	Fund if the deposit was used to purchase units in a variable earnings option and made
4	by check or Automated Clearing House Network a transfer that, subsequent to the
5	trade date, was not honored by the financial institution on which it was drawn.
6	(3) Any increase in the value of an account over the amount deposited shall
7	be forfeited by the account owner and deposited in the Variable Earnings Transaction
8	Fund if the account was invested in a variable earnings option and terminated within
9	twelve months of the date the account was opened.
10	(4) The monies in the Variable Earnings Transaction Fund shall be used by
11	the authority to pay a financial institution's charges and any loss in value between the
12	purchase and redemption of units in a variable earnings option resulting from a check
13	deposit or Automated Clearing House Network transfer that, subsequent to the trade
14	date, is not honored by the financial institution on which it was drawn.
15	§3100.6. Education savings accounts; creation, terms, and conditions
16	A.(1) An education savings account shall be established for a person who is
17	determined by the authority to qualify under one of the following classifications:
18	(a) A person determined by the authority to be the parent, grandparent, or
19	court-ordered custodian of the person being designated as beneficiary of the account
20	or who claim the person being designated as beneficiary as a dependent on his
21	federal income tax return, and at the time of the initiation of the agreement, the
22	person or beneficiary is a resident of the state.
23	(b) A person determined by the authority to be a member of the family of the
24	beneficiary, and at the time of the initiation of the agreement, the person or the
25	beneficiary is a resident of the state.
26	(c) Any other person, and at the time of the initiation of the agreement, the
27	beneficiary is a resident of the state.
28	(d) Any other person who, at the time of the initiation of the agreement, is
29	a resident of the state and the beneficiary is not a resident of the state.

1	(e) Any other person or any government entity, and at the time of the
2	initiation of the agreement:
3	(i) The beneficiary is a resident of the state.
4	(ii) The federal adjusted income of the beneficiary's family is less than thirty
5	thousand dollars or the beneficiary must be eligible for a free lunch under the
6	Richard B. Russell National School Act (42 U.S.C. 1751 et seq.).
7	(iii) The beneficiary is not a member of the account owner's family nor a
8	member of the family of any member or employee of the authority or the office of
9	student financial assistance.
10	(iv) The deposits to the account are an irrevocable donation by the owner.
1	(2) The person completing the account owner's agreement for an education
12	savings account shall be the "owner" of the account.
13	B.(1)(a) An education savings account may have only one designated
14	beneficiary. The account owner shall designate the beneficiary; however, an account
15	owner meeting the classification requirements of R.S. 17:3100.6(A)(1)(e) may
16	authorize the authority to designate the beneficiary.
17	(b) The beneficiary designated by the authority shall meet the following
18	minimum qualifications:
19	(i) Be a resident of the state.
20	(ii) The federal adjusted gross income of the beneficiary's family must be
21	less than thirty thousand dollars or the beneficiary must be eligible for a free lunch
22	under the Richard B. Russell National School Act (42 USC 1751 et seq.).
23	(iii) Not a member of the account owner's family nor a member of the family
24	of any member or employee of the authority and the office of student financial
25	assistance.
26	(2) Persons who are eligible to establish an education savings account for
27	more than one beneficiary shall establish a separate account for each beneficiary.
28	The account shall be subject to all other terms, conditions, and fees applicable to an
29	education savings account.

C. The right of a beneficiary to the assets of an education savings account
shall not be subject to and is expressly dispensed from collation, execution,
garnishment, attachment, the operation of bankruptcy or the insolvency laws or other
process of law. Monies paid into or out of the assets and the income of any validly
existing qualified tuition program authorized by Section 529 of the Internal Revenue
Code of 1986 as amended, including but not limited to an education savings account
as defined in R.S. 17:3100.2, shall not be liable to attachment, levy, garnishment, or
legal process in the state in favor of any creditor of or claimant against any program
participant, owner, contributor, or program.
§3100.7. Termination of depositor's agreements; refund; conversion of the account
to money; transfers
A.(1) Unless otherwise provided for in the agreement, an education savings
account owner's agreement may be terminated by the person entering into the
agreement, the beneficiary, or by any person or combination of persons designated
in the agreement as provided in this Section.
(2) An education savings account owner's agreement may be terminated
under any of the following circumstances:
(a) Upon the death of the beneficiary.
(b) Upon notification to the authority in writing that the beneficiary has
decided not to attend an elementary or secondary school that charges tuition and
requests that the education savings account be terminated.
(c) Upon completion of the requirements for a diploma or other affirmation
of program completion at an elementary or secondary school.
(d) Upon the occurrence of other circumstances determined by the authority
to be grounds for termination.
B.(1) The authority shall determine the method and schedule for payment of
refunds upon termination of an education savings account.
(2) The amount of the refund to which the person designated in the account
owner's agreement is entitled shall be equal to the following:

1	(a) The actual amount of the deposits or the current value of the deposits,
2	whichever is less, if the account has been open for less than twelve months.
3	(b) The redemption value of the education savings account invested in fixed
4	earnings at the time of the refund and interest earned thereon, previously credited but
5	not expended from the account, if the account has been open for twelve or more
6	months.
7	(c) The value of the education savings account invested in variable earnings
8	at the time of the refund and interest earned thereon previously credited but not
9	expended from the account, if the account has been open for twelve or more months.
10	(3) Monies in accounts opened by juridical persons or classified under R.S.
11	17:3100.6(A)(1)(e) may not be refunded; however, the account owner or the
12	authority, if the account owner has authorized the authority to designate the
13	beneficiary, may designate a new beneficiary:
14	(a) Upon the death of the beneficiary.
15	(b) If the beneficiary has decided not to attend an elementary or secondary
16	school that charges tuition.
17	(c) Upon the beneficiary's completion of the requirements for a diploma or
18	other affirmation of program completion at an elementary or secondary school.
19	C. If the beneficiary is the recipient of a scholarship, waiver of tuition, or
20	similar subvention that the authority determines cannot be converted into money by
21	the beneficiary, the authority shall, during each academic term that the beneficiary
22	furnishes the authority such information about the scholarship, waiver, or similar
23	subvention as the authority requires, refund to the person designated in the owner's
24	agreement an amount from the owner's education savings account equal to the value
25	of the scholarship, waiver, or similar subvention awarded to the beneficiary. The
26	authority may, at its sole option, designate the school at which the beneficiary is
27	enrolled as the agent of the authority for purposes of refunds pursuant to this
28	Subsection.

D. If, in any academic term for which withdrawals from the education
savings account have been used to pay all or part of a beneficiary's qualified
education expenses, the beneficiary withdraws from the school at which the
beneficiary is enrolled prior to the end of the academic term, a pro rata share of any
refund of the qualified education expenses resulting from the beneficiary's
withdrawal from the school, equal to that portion of the qualified education expenses
paid by disbursements from the education savings account, shall be made to the
authority, unless the authority designates a different procedure. The authority shall
credit any refund to the appropriate education savings account.
E. An account owner may not transfer or roll over any amount from an
education savings account created pursuant to Chapter 22-A of this Title to an
education savings account created pursuant to this Chapter.
§3100.8. Louisiana Education and Tuition Savings Fund; use
A. The assets of the authority reserved for payment of the obligations of the
authority pursuant to its agreements with account owners shall be placed in the
Louisiana Education Tuition and Savings Fund created pursuant to R.S.
17:3129.4(C). Funds received by the authority from persons making deposits in their
education savings accounts, all interest and investment income earned by the fund,
and all other receipts of the authority from any other source which the authority
determines appropriate shall be deposited in the fund. Any claim for redemption or
withdrawal pursuant to an education savings account owner's agreement shall be
solely against the assets of the fund. No account owner or beneficiary of an
education savings account shall have any claim against the state general fund or
other funds or revenue sources of the state, or against the funds of any elementary
or secondary school.
B. Unless otherwise provided by the authority, the assets of the START K12
Program in the Tuition and Savings Fund shall be expended in the following order:
(1) To make payments to beneficiaries or elementary or secondary schools
on behalf of beneficiaries.

(2) To make refund	ls.
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C. Notwithstanding the provisions of any other law, if at any time the amount in the Tuition and Savings Fund is insufficient to meet the payment demands made upon the fund which represent obligations listed in Subsection B of this Section, then the funds necessary to meet these payment obligations in full shall be appropriated.

D. All disbursements from the program shall be made by the treasurer on order of the authority.

E. The treasurer shall cause the investment of the assets of the program in the fund and, notwithstanding R.S. 17:3129.4(C), may cause investment in any investments in which public retirement boards are authorized by law to invest, provided that up to one hundred percent of deposits to an education savings account may be invested in equity securities when an account owner has selected an equity investment option and that such investments in equity securities shall not be included in any limitation on investment in equity securities. The instruments of title of all investments shall be delivered to the state treasurer or to a qualified trustee designated by him. Assets of the program in the fund shall be administered by the treasurer so that the assets will achieve the highest possible investment return to education savings accounts consistent with the security of principal, and be sufficient to satisfy the obligations of the authority.

F. The authority shall maintain an individual account for each account owner's agreement showing the beneficiary of that agreement and the accumulated value of the principal deposited and interest earned on deposits pursuant to that agreement. Upon request of any beneficiary or person who has entered into an account owner's agreement, the authority shall provide a statement indicating, in the case of a beneficiary or in the case of a person who has entered into an account owner's agreement, the accumulated value of the principal deposited, interest earned on deposits, and the amounts used or refunded, pursuant to the agreement. A beneficiary and an account owner may request a statement under this Subsection at

1	anytime, subject to any fee that the authority may impose for requests in excess of
2	one per year.
3	G. In January of each year, the authority shall report to each person who
4	received any payment or refund from the authority during the preceding year
5	information relative to the value of such payment or refund.
6	H. All records of the authority indicating the identity of owners and
7	beneficiaries of education savings accounts and the amounts used or refunded under
8	an account owner's agreement are not public records.
9	§3100.9. Annual financial report; audits
10	The authority shall be audited in accordance with the provisions of R.S.
11	24:513. The audit shall be conducted in conjunction with the audit conducted
12	pursuant to R.S. 17:3099.1. A copy of the audit report shall be provided to the
13	governor and the legislature pursuant to R.S. 24:772. Copies of the audited financial
14	report also shall be made available, upon request, to persons entering into contracts
15	with the authority and to prospective account owners in education savings accounts.
16	§3100.10. Effectiveness
17	The authority shall undertake operation of the program created by this
18	Chapter upon receipt of an appropriation or an award or donation from any other
19	source sufficient to fund the authority's initial start-up and operational expenses.
20	Funds appropriated, awarded, or donated to the authority for this purpose shall be
21	carried forward from year to year and may be expended by the authority as
22	appropriated. Appropriations to the authority from the Tuition and Savings Fund
23	which remain at the end of each fiscal year shall not be returned to the general fund
24	but shall be deposited in the Tuition and Savings Fund.
25	* * *
26	§3129.4. Louisiana Education Tuition and Savings Plan and Fund
27	* * *
28	C.(1) There shall be established in the state treasury as a special permanent
29	fund the Louisiana Education Tuition and Savings Fund, hereinafter referred to as

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the "Tuition and Savings Fund". The fund shall be comprised of separate accounts one account for both the Louisiana Student Tuition Assistance and Revenue Trust Program established in Chapter 22-A of this Title and the Louisiana Student Tuition Assistance and Revenue Trust Kindergarten through Grade Twelve Program established in Chapter 22-B of this Title and a separate account for the educational savings program authorized by this Section. A "Savings Enhancement Fund" shall be established as a special permanent sub-account within the Louisiana Student Tuition Assistance and Revenue Trust Program and Louisiana Student Tuition Assistance and Revenue Trust Kindergarten through Grade Twelve Program Account. As budgeted by the Louisiana Tuition Trust Authority, the legislature shall annually appropriate state general funds to be deposited by the state treasurer in the Savings Enhancement Fund. Monies in the Savings Enhancement Fund shall be used, as appropriated, to make earnings enhancements to the beneficiaries of eligible education savings accounts established under the Louisiana Student Tuition Assistance and Revenue Trust Program by Chapter 22-A of this Title. All revenues and interest earnings generated pursuant to programs of the Louisiana Education Tuition and Savings Plan, and the Louisiana Student Tuition Assistance and Revenue Trust Program, and the Louisiana Student Tuition Assistance and Revenue Trust Kindergarten through Grade Twelve Program shall be credited to their respective fund accounts or sub-accounts. The monies in this fund shall be used solely to finance the permitted educational benefits provided by the respective programs. All unexpended and unencumbered monies in fund accounts and their respective subaccounts at the end of a fiscal year shall remain in such fund accounts or subaccounts and be available for appropriation in the next fiscal year. The monies in the fund shall be invested by the state treasurer in accordance with state law and as provided for by program rules, regulations, and guidelines, and interest earned on the investment of these monies shall be credited to the respective fund accounts or subaccounts, following compliance with the requirement of Article VII, Section 9(B) of the constitution relative to the Bond Security and Redemption Fund. However,

2	money and therefore is not subject to the requirements of Article VII, Section 9(B)
3	of the constitution.
4	(2) The legislature shall make yearly appropriations from the respective
5	account and sub-account, if applicable, to the Board of Regents for the purposes
6	established in this Section and to the Louisiana Tuition Trust Authority for the
7	purposes established in Chapter 22-A and Chapter 22-B of this Title.
8	* * *
9	Section 3. R.S. 42:456.2 is hereby enacted to read as follows:
10	§456.2. Permitted withholding; Louisiana Student Tuition Assistance and Revenue
11	Trust Kindergarten Through Grade Twelve Program
12	A. Notwithstanding any law, rule, or regulation to the contrary, any
13	employee of the state or of a political subdivision in the state may authorize his
14	employing department, office, or agency to withhold from his salary a specific
15	amount for such pay periods as may be designated, for deposit into an education
16	savings account as provided for by R.S. 17:3100.1 et seq., relative to the Louisiana
17	Student Tuition Assistance and Revenue Trust Kindergarten Through Grade Twelve
18	Program, referred to in this Section as the "START K12 Program".
19	B. Distribution of funds to a START K12 Program education savings
20	account shall be made based upon the payroll deduction collection record of the
21	department, office, or agency.
22	C. No withholding may be made from the earnings of any employee for the
23	purposes permitted by this Section unless the withholding is specifically and
24	voluntarily authorized by the employee in writing. Any amount withheld in
25	accordance with the provisions of this Section shall be remitted to the START K12
26	Program on a regularly scheduled basis as prescribed by rules adopted in accordance
27	with the Administrative Procedure Act by the Louisiana Tuition Trust Authority.
28	Section 4. R.S. 44:4.1(B)(9) is hereby amended and reenacted to read as follows:

principal deposited by account owners and interest earned thereon is not public

I	§4.1. Exceptions
2	* * *
3	B. The legislature further recognizes that there exist exceptions, exemptions,
4	and limitations to the laws pertaining to public records throughout the revised
5	statutes and codes of this state. Therefore, the following exceptions, exemptions, and
6	limitations are hereby continued in effect by incorporation into this Chapter by
7	citation:
8	* * *
9	(9) R.S. 17:7.2, 46, 47, 81.9, 334, 391.4, 500.2, 1175, 1202, 1237, 1252,
10	1952, 1989.7, 2047, 2048.31, 3099, <u>3100.8</u> , 3136, 3390, 3773, 3884
11	* * *

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 650 Reengrossed

2018 Regular Session

Foil

Abstract: Creates the START K12 Program for education savings accounts for tuition expenses at elementary and secondary schools.

START and START K12 Programs, generally

Present law creates the La. Student Tuition Assistance and Revenue Trust (START) Program, an education savings program for certain expenses associated with enrolling in an institution of postsecondary education. Provides for earnings enhancements (a "state match") on deposits between 2% and 14% annually; such rate depends on the account category and the account owner's income. Also exempts a portion of annual deposits from an account owner's state tax table income (up to \$2,400 for single filers and \$4,800 for joint filers, per account). Provides for administration by the La. Tuition Trust Authority (LATTA). Proposed law retains present law.

Proposed law creates the La. Student Tuition Assistance and Revenue Trust Kindergarten Through Grade Twelve (START K12) Program, an education savings program that is similar to the START program except that it is for certain expenses associated with enrolling in grades kindergarten through 12. Defines such expenses as tuition in connection with enrollment or attendance at a public or approved nonpublic elementary or secondary school in La., limited to grades kindergarten through 12. Limits disbursements of such expenses to a maximum of \$10,000 per tax year, per beneficiary. Provides for administration by LATTA. Does not provide a state match or for exemption of a portion of annual deposits from an account owner's state tax table income. (Legislation regarding tax exemptions during a Regular Session during an even-numbered year is prohibited by present constitution.) Prohibits a transfer or rollover from a START account to a START K12 account.

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

Louisiana Education Tuition and Savings Plan and Fund

<u>Present law</u> establishes in the state treasury as a special permanent fund the La. Education Tuition and Savings Fund, known as the "Tuition and Savings Fund". Provides for separate accounts for the START Program and for another education savings program authorized by <u>present law</u>. Provides that the legislature shall make yearly appropriations from the respective account to the LATTA for <u>present law</u> purposes.

<u>Proposed law</u> provides that the START Program account shall also be for the START K12 program and that appropriations to LATTA shall also be made for purposes of the START K12 program.

Abandoned property

<u>Present law</u> provides that property is presumed abandoned if it is unclaimed by the apparent owner during the time set forth in <u>present law</u> for the particular property. <u>Proposed law</u> adds that unclaimed funds in a START K12 account during any five-year period subsequent to the beneficiary's 20th birthday shall be presumed abandoned.

Payroll withholdings

<u>Present law</u> authorizes any employee of the state or a political subdivision in the state to authorize his employer to withhold from his salary amounts for deposit into a START account. <u>Proposed law</u> also grants such employees this authority relative to salary withholdings for deposits to START K12 accounts.

Public records

<u>Present law</u> provides a public records exception for all LATTA records indicating the identity of owners and beneficiaries of START education savings accounts and the amounts used or refunded under an account owner's agreement. <u>Proposed law</u> provides an additional public records exception for all such records relative to START K12 accounts.

(Amends R.S. 9:154(A)(15), R.S. 17:3129.4(C), and R.S. 44:4.1(B)(9); Adds R.S. 17:3100.1-3100.10 and R.S. 42:456.2)

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Education</u> to the <u>original</u> bill:

1. Remove <u>proposed law providing</u> for a "state match" (earnings enhancements) for START K12 program accounts.