HOUSE SUMMARY OF SENATE AMENDMENTS

HB 306 2018 Regular Session

Thomas

SCHOOLS: Provides relative to foreign language immersion programs in public schools

Synopsis of Senate Amendments

- 1. Relative to <u>present law</u> criteria to be met for establishment of a foreign language immersion program, change criteria to specify that there is no existing foreign language immersion program *in the same language* as that of the program being proposed.
- 2. Add requirement that the local school board inform parents of all students enrolled in the school system of any newly established foreign language immersion program and permit all eligible students to apply.
- 3. Add requirement that the local school board make reasonable attempts to place the foreign language immersion program in schools located near the majority of the students who applied.
- 4. Change <u>present law</u> to prohibit school boards from denying enrollment to students if the student applies for enrollment by May 15 instead of by March 1.
- 5. Repeal <u>present law</u> that provides that school boards are not required to provide transportation to students enrolled in foreign language programs under certain circumstances.

Digest of Bill as Finally Passed by Senate

<u>Present law</u> authorizes a local public school board to establish a foreign language immersion program in any school. Requires a school board to establish a foreign language immersion program if requested in writing by the parents of at least 25 students seeking enrollment in kindergarten or 25 students seeking enrollment in first grade and if other specified criteria are met including that there is no existing, certified foreign language immersion program offered by the school board. Provides that school boards are not required to provide transportation to a student enrolled in a foreign language program that is outside of the attendance zone of the school the student would otherwise attend if doing so would be a cost to the school system.

<u>Present law</u> requires the State Bd. of Elementary and Secondary Education (BESE) to designate a foreign language immersion program that meets specified criteria as a certified program and to promulgate rules to implement such certification process. Requires a school board to ensure that any program established is designated as a certified program in accordance with present law within three years of being established.

<u>Present law</u> requires BESE to include a component in the school and district accountability system for a school that establishes, maintains, or expands a foreign language immersion program or proceeds to earn or maintain certification of a foreign language immersion program. Requires BESE to promulgate rules to implement <u>present law</u>.

<u>Present law</u> prohibits school boards from denying enrollment in such programs to students if specified conditions are met, including that the student applies for enrollment by March 1 of the school year prior to such enrollment. <u>Proposed law</u> changes March 1 to May 15.

<u>Proposed law</u> clarifies that for purposes of <u>present law</u>, "foreign language immersion program" means any type of dual language immersion program. Adds requirements that

school boards:

- (1) Notify parents by March 15 as to whether or not the required number of written requests was submitted to establish a program.
- (2) Inform parents of all students enrolled in the school system of any newly established foreign language immersion program and permit all eligible students to apply during the designated enrollment period.
- (3) Consider the location of all students applying for a foreign language immersion program and make reasonable attempts to place the program in schools located near the majority of the students who applied.

<u>Proposed law</u> changes <u>present law</u> criteria to be met for establishment of a foreign language immersion program to specify that there is no existing foreign language immersion program *in the same language* as that of the program being proposed.

<u>Proposed law</u> repeals <u>present law</u> that provides that school boards are not required to provide transportation to students enrolled in foreign language programs under certain circumstances.

Otherwise retains present law.

(Amends R.S. 17:273.3(C)(2) and (E)(4); Adds R.S. 17:10.1(G)(4), 273.2(D), and 273.3(H); Repeals R.S. 17:273.3(D))