2023 Regular Session

HOUSE BILL NO. 558

BY REPRESENTATIVE BEAULLIEU

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

REVENUE DEPARTMENT: Provides for the collection and remittance of state and local sales and use taxes

1	AN ACT
2	To amend and reenact R.S. 47:337.5, 337.23, 337.102(C) and (I)(1) and (2)(a), and
3	340(E)(2) and to enact R.S. 47:337.102(I)(4), relative to the collection and
4	remittance of sales and use taxes; to provide with respect to the duties of the
5	Louisiana Uniform Local Sales Tax Board; to authorize the Louisiana Uniform Local
6	Sales Tax Board to impose a fee on certain collectors; to provide for notice
7	requirements for certain changes in tax, interest, and penalty rates; to require certain
8	collectors to submit certain information to the Louisiana Uniform Local Sales Tax
9	Board; to authorize the Louisiana Sales and Use Tax Commission for Remote Sellers
10	to deduct the amount of unpaid fees from a collector's monthly distribution under
11	certain circumstances; to provide for the responsibilities of the Department of
12	Revenue with respect to the collection and remittance of sales and use taxes; to
13	provide relative to the Uniform Electronic Local Return and Remittance Advisory
14	Committee; to require the board to manage and maintain a uniform electronic local
15	return and remittance system; to require the board to design and implement a single
16	remittance system for state and local sales and use taxes; to provide for the operation
17	of the single remittance system; to provide for requirements and limitations; to
18	provide for the funding of certain technology and programs; to provide for an
19	effective date; and to provide for related matters.

Page 1 of 19

1	Be it enacted by the Legislature of Louisiana:		
2	Section 1. R.S. 47:337.5, 337.23, 337.102(C) and (I)(1) and (2)(a), and 340(E)(2)		
3	are hereby amended and reenacted and R.S. 47:337.102(I)(4) is hereby enacted to read as		
4	follows:		
5	§337.5. Local sales and use taxes effective date		
6	<u>A.(1)</u> No political subdivision shall impose or increase a sale and use tax		
7	unless that tax or increase The tax, interest, or penalty rates in a taxing jurisdiction,		
8	as established pursuant to R.S. 47:337.4, shall not be changed unless the change has		
9	an effective date of the first of January, the first of April, the first of July, or the first		
10	of October, and the secretary Louisiana Uniform Local Sales Tax Board and the		
11	Uniform Electronic Local Return and Remittance Advisory Committee have been		
12	notified in advance as provided for in R.S. 47:337.23. For purposes of this Section,		
13	a tax rate change shall include any of the following:		
14	(a) A rate change due to the levy of a new tax.		
15	(b) The change in a rate for an existing tax.		
16	(c) A rate change due to an annexation or other boundary modification by		
17	the taxing authority.		
18	(d) A rate change caused by the execution or expiration of a cooperative		
19	endeavor agreement to which the taxing authority is a party.		
20	(e) Implementation, amendment, or repeal of an optional sales tax exemption		
21	or exclusion.		
22	(2) Except for the notice to the secretary Louisiana Uniform Local Sales Tax		
23	Board and the advisory committee, the provisions of this Section shall not apply to		
24	the renewal of an existing sales tax.		
25	B. A taxing authority shall notify the appropriate single collector for the		
26	parish no less than sixty days prior to the date a change in a tax, interest, or penalty		
27	rate becomes effective. However, the single collector for the parish may authorize		
28	a shorter time for a taxing authority to provide the notice required pursuant to the		
29	provisions of this Subsection. Failure or refusal of a taxing authority to provide		

1	timely notice to the single collector for a parish in accordance with the requirements
2	of this Subsection shall be an absolute defense against any claim by a taxing
3	authority against the single tax collector for the parish relating to a change in tax,
4	interest, or penalty rate.
5	§337.23. Uniform electronic local return and remittance system; official record of
6	tax rates and exemptions; filing and remittance of local sales and use taxes;
7	penalties for violations
8	A.(1) The legislature recognizes both the need to make Louisiana a better
9	environment in which to do business and the complexities of the existing sales and
10	use tax system. It is the intention of this Section to provide taxpayers with a simple,
11	efficient, and cost-effective means of transmitting accurate sales and use tax returns
12	and remittances to political subdivisions of the state from a central site in the
13	quickest manner possible.
14	(2) Notwithstanding any other law to the contrary, beginning on the date
15	provided for in Subsection II of this Section, but no later than January 1, 2005, a A
16	taxpayer may file a sales and use tax return of a taxing authority and remit any tax,
17	interest, penalty, or other charge due by means of the uniform electronic local return
18	and remittance system provided for in this Section unless insufficient funds are
19	appropriated to fund the system as provided for in Subsection J of this Section.
20	B.(1) The system by which such taxpayers file electronically and pay their
21	taxes and by which the information provided for in Subsection $\frac{1}{1}$ H of this Section is
22	to be posted on the internet shall be established, managed, maintained, and
23	supervised by the secretary of the Department of Revenue Louisiana Uniform Local
24	Sales Tax Board, hereinafter referred to in this Section as the "board". The Uniform
25	Electronic Local Return and Remittance Advisory Committee shall provide advice
26	and may make enforceable recommendations to the secretary board for his
27	consideration with regard to the design, implementation, and operation, and
28	maintenance of the system in the manner provided for by this Section. The advisory

Page 3 of 19

1	committee is hereby created within the Department of Revenue under the jurisdiction	
2	of the board and shall be composed of the following members:	
3	(a) The secretary of the Department of Revenue or his designee.	
4	(b) The chairman of the Louisiana Uniform Local Sales Tax Board board,	
5	or in the absence of the chairman, the vice chairman of the board, who shall serve as	
6	chair of the advisory committee.	
7	(c) A member appointed by the governor from a list of three names provided	
8	to him by the Louisiana Society of Certified Public Accountants, to serve at the	
9	pleasure of the governor.	
10	(d) The <u>Two members who shall each be the</u> head of a collector's office,	
11	appointed by the Louisiana Uniform Local Sales Tax Board <u>board</u> from a list of three	
12	\underline{six} names provided by the board of directors of the Louisiana Association of Tax	
13	Administrators, to serve for a three-year term.	
14	(e) A representative of a business that is required to file sales and use tax	
15	returns for multiple collectors in the state, who shall be appointed by the governor	
16	from a list of three names provided to him jointly by the Louisiana Retailers	
17	Association and the Louisiana Association of Business and Industry. The member	
18	shall serve at the pleasure of the governor.	
19	(f) A representative of a business that is required to file sales and use tax	
20	returns for multiple collectors in the state, who shall be appointed by the governor	
21	from a list of three names provided by the Louisiana Association of Business and	
22	Industry. The member shall serve at the pleasure of the governor.	
23	(2) Each appointment by the governor shall be submitted to the Senate for	
24	confirmation. All vacancies shall be filled in the same manner that is provided for	
25	the original member.	
26	(3) The members of the advisory committee shall serve without additional	
27	compensation except for their reasonable and necessary expenses related to the	
28	performance of their duties as members of the committee, and then only in such	
29	amounts as is provided by law for state employees.	

Page 4 of 19

(4) Meetings shall be called by the chair at a time and place to be selected
 by the chair, or at a time and place provided for upon the written request of three
 members. Four members of the advisory committee shall be considered a quorum
 and the committee may make official recommendations and take other official action
 upon the affirmative vote of four members.

6 (5)(a) If at any time the advisory committee believes the secretary board has 7 taken action contrary to the advice or recommendation of the committee, it may 8 make a written request to the secretary board specifying the advice or 9 recommendation, the action which the committee believes the secretary board has 10 taken, and asking him the board to provide written reasons for such the action. The 11 secretary the chairman of the board shall provide a written answer to the chairman 12 of the committee within fifteen days or such a longer time as the committee shall 13 allow allows.

(b) If, after receiving and considering the written answer of the secretary
<u>board</u>, the committee believes it unsatisfactory, the committee may make a written
request to the Senate Committee on Revenue and Fiscal Affairs and the House
Committee on Ways and Means specifying the recommendation and asking the
committees to make it an enforceable recommendation.

19 (c)(i) The request of the advisory committee shall be considered as a
20 proposed rule or regulation of the Department of Revenue board and shall be
21 subjected to the same oversight procedure as is set forth provided for in the
22 Administrative Procedure Act for such rules and regulations, except for the need for
23 publication.

(ii) Notwithstanding any other law to the contrary, if the oversight procedure
under the Administrative Procedure Act results in approval of the advisory
committee's request to make its recommendation an enforceable recommendation,
then the advisory committee's recommendation shall be followed by the secretary
<u>board</u>.

1	C. The uniform electronic local return and remittance system and the posting	
2	of the information required by Subsection $\frac{1}{4}$ H of this Section shall be established,	
3	managed, maintained, and supervised by the secretary board with the advice of the	
4	advisory committee and the secretary and the system shall include the following:	
5	(1)(a) The system shall allow the taxpayer to file a sales and use tax return	
6	that is uniform for each taxing authority except for the following:	
7	(i) The rate of the taxing authority's tax.	
8	(ii) The vendor's compensation allowed.	
9	(iii) Optional exclusions or exemptions allowed by state sales and use tax	
10	law, adopted by the <u>a</u> local ordinance pursuant to <u>such</u> state law.	
11	(iv) Exclusions and exemptions in the local ordinance which were adopted	
12	prior to July 1, 2003, pursuant to state law authorizing such its adoption, but not	
13	allowed as an exclusion or exemption from state sales and use tax.	
14	(v) Exclusions and exemptions adopted by local ordinance pursuant to	
15	legislation enacted under Article VI, Section 29(D)(1) of the Constitution of	
16	Louisiana, but not allowed as an exclusion or exemption from state sales and use tax.	
17	(vi) Penalty, Penalties and interest, or attorney fees due on the sales and use	
18	tax. The amount of such penalty, penalties and interest, and attorney fees, shall be	
19	limited as provided by law, including relevant jurisprudence, until such the statute	
20	or jurisprudence is changed.	
21	(b) The filing and remittance shall be done at no charge to the taxpayer by	
22	the state, the collector, or any taxing authority levying a tax.	
23	(2) A web page through which a secured electronic local sales and use tax	
24	return may be filed, which return shall be established by the Department of Revenue.	
25	The board shall maintain the secured electronic local sales and use tax return as well	
26	as the web page in which the return shall be accessed by taxpayers and collectors.	
27	(3) A system to allow for the remittance of any tax, penalty, interest, or other	
28	amounts due.	

- 1
- 2

(4) A system for the transmission and retrieval of the appropriate <u>a</u> collector's data and funds to him.

3 D.(1) Each collector shall provide to the secretary board and the advisory 4 committee within ninety days of its written request, or such other time as may be allowed by the advisory committee, the information necessary to design and 5 6 implement maintain the system provided for in this Section. Each collector shall 7 follow the data validation procedures established recommended by the advisory 8 committee and adopted by the board. If the collector fails or refuses to timely 9 provide such the required information, the secretary board and the advisory 10 committee shall design and implement the system from the best information 11 available to them. A collector's failure or refusal to provide the requested 12 information as required in this Paragraph shall be an absolute defense against any 13 claim by a taxing authority or collector against the board or advisory committee 14 relating to the data utilized in the system provided for in this Section.

(2) Each collector shall provide written notification to the secretary board
and the advisory committee by certified mail, return receipt requested, of any change
in the information provided to it pursuant to Subparagraph (C)(1)(a) thirty days prior
to such changes becoming effective, or such other shorter time as may be allowed
by the advisory committee. Each collector shall follow the data validation
procedures established recommended by the advisory committee and adopted by the
board.

E. A taxpayer may rely on the information on the uniform electronic local return and remittance system and such the reliance shall be an absolute defense against any claim for a taxing authority's sales and use tax.

F.(1) It shall be the duty of the state through the Department of Revenue board, with the advice of the advisory committee, to design, implement, <u>maintain</u> and operate the system required by this Section and to provide the staff and equipment necessary to receive and transmit to the collectors the electronic returns and funds.

1	(2)(a) It shall be the duty of the collector of each parish to provide and make	
2	available the appropriate staff, equipment, and information necessary for the receip	
3	and transmission of electronic returns and funds. The Department of Revenue boar	
4	shall not be responsible for any loss of revenue attributable to the failure of a	
5	collector to comply with the provisions of this Paragraph.	
6	(b) The advisory committee may determine alternate distribution methods	
7	and the appropriate fees to be charged for such these methods when a collector fails	
8	to comply with the provisions of this Paragraph. The amount of the fee shall not	
9	exceed the cost of the alternate distribution method.	
10	G.(1) It is the intention of this Section only to provide to taxpayers a simple,	
11	efficient, and cost-effective means of transmitting accurate tax returns and taxes to	
12	taxing authorities of the state from a central site in the quickest manner possible	
13	This Section shall not be construed to grant to the advisory committee or the	
14	Department of Revenue board any authority to collect or administer such taxes. In	
15	addition, any funds transmitted through the system as provided for in this Section	
16	shall be considered the funds of the taxing authorities to be distributed by the	
17	collector in the manner provided by local ordinances and shall not in any way be	
18	considered state funds of the board.	
19	(2) The advisory committee shall provide a method for all questions related	
20	to the application and interpretation of the sales and use tax law of a particular taxing	
21	authority received by the committee, the board, or the Department of Revenue to be	
22	forwarded to the appropriate collector for response.	
23	H.(1) The uniform electronic local return and remittance system provided in	
24	this Section shall become operative on a date that the advisory committee determines	
25	such system is ready, but no later than January 1, 2005.	
26	(2) However, the system shall not become operative until all of the following	
27	occurs:	

1	(a) Notice is provided to each collector of the date upon which the system
2	is to be operative and the date of the public meeting provided for in Subparagraph
3	(2)(b).
4	(b) After the notice is provided as required by Subparagraph (2)(a), but in
5	no case less than thirty days before the date the system becomes operative, the
6	advisory committee shall hold a public hearing to receive comments on the system.
7	$\frac{1}{1}(1)(a)$ In addition to the uniform electronic local return and remittance
8	system provided for in this Section, a link shall be created on the Department of
9	Revenue's board's web site to a web page where the following information provided
10	by the collectors shall be posted:
11	(i) A list of <u>Applicable</u> tax rates.
12	(ii) A list of the <u>Applicable</u> optional exemptions enacted by a tax authority
13	as provided for in R.S. 47:337.10.
14	(b) The secretary board and the advisory committee shall be notified of any
15	changes in such the information as provided for in Subsection D of this Section. and
16	R.S. 47:337.5. Each collector shall follow the data validation procedures established
17	by the advisory committee and adopted by the board. A collector's failure or refusal
18	to provide the information as required in this Paragraph shall be an absolute defense
19	against any claim by a taxing authority or collector against the board or advisory
20	committee relating to the data utilized in the system provided for in this Section.
21	(2) The tax rates and optional exemptions posted on the web page $\frac{1}{2}$
22	provided for in this Section shall be considered an official record of such the tax
23	rates and optional exemptions and any court, whether requested to do so or not, shall
24	take judicial notice thereof. A taxpayer may rely on the optional exemptions and tax
25	rates posted on the web page and such this reliance shall be an absolute defense
26	against any claim for a taxing authority's sales and use tax.
27	J. If the secretary of the Department of Revenue and the commissioner of
28	administration certify to the advisory committee that there was not a separate line
29	item in the general appropriations bill appropriating funds to the Department of

Revenue for the design, implementation, and operation of the system provided for in this Section for the fiscal year, or that insufficient funds were appropriated in such line item, then such electronic filing and remittance shall not be available to taxpayers from the first of the month following such certification and the secretary may take such steps as he deems necessary to prevent access to the system until the secretary and the commissioner certify that such funds have been appropriated in a separate line item.

8 K. I.(1) Beginning January 1, 2015, the The collector for each taxing 9 authority may require the electronic filing and remittance of local sales and use tax 10 by any taxpayer required to electronically file or electronically remit state sales and 11 use tax by the Department of Revenue. If the local collector for a taxing authority 12 chooses the option of requiring the electronic filing and remittance of local sales and 13 use tax returns in accordance with the provisions of this Subsection, then all 14 taxpayers required to collect and remit sales or use tax on taxable events occurring 15 within the jurisdiction of the taxing authority who are required by the Department 16 of Revenue to electronically file and remit such taxes shall file all applicable sales 17 and use tax returns and remittances through the electronic filing options available for 18 such those purposes; however, in cases where the taxpayer can show cause that the 19 electronic filing of a return and remittance would create an undue hardship on the 20 taxpayer, the collector for the taxing authority may exempt the taxpayer from the 21 requirements of this Subsection.

(2) Failure of a taxpayer to comply with the electronic filing requirements
set forth in this Subsection shall result in the collector for the taxing authority
assessing a penalty of one hundred dollars or five percent of the tax owed on the
return, whichever is greater; however, the total penalty per return shall not exceed
five thousand dollars. The local collector for the taxing authority may waive
remittance and payment of the penalty in whole or in part if the local collector
determines that the failure to comply by the taxpayer was reasonable and was

Page 10 of 19

1	attributable, not to any negligence on the part of the taxpayer, but for a cause which
2	is submitted to the local collector in writing.
3	* * *
4	§337.102. Louisiana Uniform Local Sales Tax Board; creation; membership;
5	powers and duties
6	* * *
7	C. Powers and duties of the board. (1) The board may:
8	(1) (a) Support and advise local sales and use tax collectors concerning the
9	imposition, collection, and administration of local sales and use taxes authorized
10	under the constitution and laws of this state.
11	(2) (b) Promulgate rules and regulations in accordance with Part H of
12	Chapter 2-D of Subtitle II of Title 47 of the Louisiana Revised Statutes of 1950.
13	(3) (c) Enter into agreements with local tax collectors.
14	(4) (d) Enter into contracts for the services of legal counsel, analysts,
15	auditors, appraisers, and witnesses, as well as any agency or department of the state
16	or any state or local political subdivision.
17	(5) (e) Issue policy advice on matters concerning the imposition, collection,
18	and administration of local sales and use tax.
19	(6) (f) Prescribe uniform forms and model procedures to be used by local
20	sales and use tax collectors.
21	(7) (g) Procure the development of computer software and equipment for the
22	collection and administration of local sales and use taxes.
23	(8) (h) Employ an executive director, and any necessary agents, assistants,
24	auditors, clerks, inspectors, investigators, or other experts and employees.
25	(9) (i) Issue private letter rulings when requested pursuant to this Section as
26	to the imposition, collection, and administration of local sales and use tax.
27	(10) (j) Hold an executive session pursuant to R.S. 42:16 for any of the
28	reasons contained in R.S. 42:17 and for the discussion of matters involving
29	confidential taxpayer information including policy advice, private letter rulings,

Page 11 of 19

20

1	multi-parish audits, or other matters. The records and files of the board held for the
2	purpose of enforcement of the tax laws of this state and its political subdivisions
3	shall be considered to be the files and records of a political subdivision of the state
4	subject to the provisions of R.S. 47:1508 in the same manner as any other political
5	subdivision enforcing tax laws related to sales and use taxes.

6 (k) Impose a fee on any local collector that does not have an executed 7 agreement as provided for in Subparagraph (c) of this Paragraph in an amount equal 8 to the pro-rata share of the total actual costs incurred by the board for the creation, 9 implementation, and on-going maintenance and operation of the uniform local return 10 and remittance system. The pro-rata fee owed by each local collector shall be based 11 on the parish's share of the state's total population according to the most recent 12 federal decennial census. The fee authorized in this Subparagraph shall be billed by 13 the board to each collector not having an agreement as provided for in Subparagraph 14 (c) of this Paragraph. If a collector does not pay the fee authorized pursuant to the 15 provisions of this Subparagraph within thirty calendar days after imposition of the 16 fee by the board, the board shall notify the Louisiana Sales and Use Tax Commission 17 for Remote Sellers of the delinquency, and the Louisiana Sales and Use Tax 18 Commission for Remote Sellers shall deduct the amount of the unpaid fee from the 19 collector's next monthly distribution and remit the funds directly to the board.

(2) The board shall do all of the following:

(a) Manage, maintain, and supervise a uniform electronic local return and
 remittance system pursuant to the provisions of R.S. 47:337.23 by which taxpayers
 can electronically file and remit state and local sales and use taxes.

(b) Design, implement, manage, maintain, and supervise a single remittance
 system whereby each taxpayer can remit state and local sales and use taxes through
 a single transaction. Any contract for the selection of a vendor or service provider
 to design the single remittance system, including the procurement of software,
 hardware, or any other technology or electronic platform, or service shall be

1	procured through the office of technology services and shall be in compliance with		
2	the provisions of R.S. 39:196 et seq.		
3	(c) Design, manage, and maintain a link on the board's web page for the		
4	posting of information required to be posted pursuant to the provisions of R.S.		
5	<u>47:337.23(H).</u>		
6	* * *		
7	I. Funding. (1) Except as provided for in Paragraph (4) of this Subsection,		
8	the The board shall be funded through a dedication of a percentage of the total		
9	statewide collections of local sales and use tax on motor vehicles, as provided for in		
10	an agreement with local collectors and in accordance with the limitations provided		
11	in this Paragraph and the budgetary policy as provided in Paragraph (2) of this		
12	Subsection. Monies shall be payable monthly from the current collections of the tax.		
13	The dedication shall be considered a cost of collection and shall be deducted by the		
14	state office of motor vehicles and disbursed to the board prior to distribution of tax		
15	collections to local taxing authorities. The dedication shall be in addition to any fee		
16	imposed by the office of motor vehicles for the collection of the local sales and use		
17	tax on motor vehicles. The amount to be disbursed to the board in any fiscal year		
18	after Fiscal Year 2018-2019 shall not, under any circumstances and notwithstanding		
19	any budget adopted by the board, exceed three-tenths of one percent of the		
20	collections.		
21	(2)(a) The actual amount to be disbursed to the board by the office of motor		
22	vehicles in any fiscal year shall be determined by the requirements of the annual		
23	budget adopted by the board for that year, subject to the limitations established in		
24	Subparagraphs (1) (a) through (c) of Paragraph (1) of this Subsection. To accomplish		
25	this, by the first day of June each year the chairman of the board shall notify the		
26	commissioner of the office of motor vehicles regarding the amount to be disbursed		
27	to the board for the ensuing fiscal year, with the exception of Fiscal Year 2018, when		
28	the date for such notification shall be determined by agreement of the chairman and		
29	the commissioner.		

30

Page 13 of 19

* *

*

1	(4) The board shall fund the initial costs incurred for designing and			
2	implementing a single remittance system from the percentage of funding it currently			
3	receives pursuant to the provisions of Paragraph (1) of this Subsection. The state and			
4	local collectors shall share the initial costs equally; however, funding for initial costs			
5	shall not extend for more than twenty-four months. Thereafter, the board shall fund			
6	the costs associated with the management, maintenance, and supervision of the			
7	single remittance system from the funding it currently receives pursuant to the			
8	provisions of Paragraph (1) of this Subsection, subject to the state providing funding			
9	for any maintenance or modifications to the single remittance system requested by			
10	the state. The Department of Revenue shall continue to operate the electronic local			
11	return and remittance system used and administered by the department as of January			
12	1, 2024, until the board certifies to the Department of Revenue that the uniform			
13	electronic local return and remittance system required in this Section is fully			
14	designed, implemented, and available for use by taxpayers. The uniform electronic			
15	local return and remittance system required in this Section shall be fully designed,			
16	implemented, and available for use by taxpayers no later than January 1, 2026.			
17	* * *			
18	§340. Louisiana Sales and Use Tax Commission for Remote Sellers; members;			
19	powers			
20	* * *			
21	E.			
22	* * *			
23	(2) The commission shall monthly remit monies, less any refunds, fees owed			
24	to the board pursuant to the provisions of R.S. 47:337.102(C)(1)(k), and amounts			
25	retained for expenses as defined in Paragraph (3) of this Subsection, to the			
26	appropriate state or local collector by electronic funds to the designated bank account			
27	of that state or local collector on or before the tenth business day of the month			
28	following the month of collection. Records of gross collections, refunds, and			

Page 14 of 19

- 1 amounts retained for expenses shall be made accessible to the respective state or
- 2 local collector on a monthly basis.
- 3 * * *
- 4 Section 2. This Act shall become effective on January 1, 2024.

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 558 Reengrossed	2023 Regular Session	Beaullieu
	2025 Regular Session	Deudilleu

Abstract: Moves responsibility for the management and supervision of the uniform electronic local return and remittance system <u>from</u> the Dept. of Revenue to the La. Uniform Local Sales Tax Board and requires the board to design and implement a single remittance system whereby each taxpayer can remit state and local sales and use taxes through a single transaction.

<u>Present law</u> provides for the establishment of a uniform electronic local return and remittance system whereby a taxpayer may file a sales and use tax return of a taxing authority and remit any tax, interest, penalty, or other charge due by means of the uniform electronic local return and remittance system. The uniform electronic local returns and remittance system shall be established, managed, and supervised by the Dept. of Revenue (DOR) and shall be done at no charge to the taxpayer by the state, the collector, or any taxing authority levying a tax.

<u>Present law</u> establishes the Uniform Electronic Local Return and Remittance Advisory Committee (committee) which is under the jurisdiction of DOR and which is charged with advising DOR concerning the design, implementation, and operation of the uniform electronic local returns and remittance system. <u>Present law</u> authorizes the committee to make enforceable recommendations to DOR concerning the design, implementation, and operation of the uniform electronic local returns and remittance system.

<u>Proposed law</u> changes <u>present law</u> by transferring management and supervision of the uniform electronic local returns and remittance system, including the posting of certain information and links on a web page and providing for the staffing and equipment necessary to operate the system, from DOR to the La. Uniform Local Sales Tax Board (board) and moving jurisdiction over the committee from DOR to the board. Proposed law further requires the board to *maintain* the uniform electronic local returns and remittance system and authorizes the committee to make recommendations concerning the *maintenance* of the uniform electronic local returns and remittance system.

<u>Present law</u> provides for the membership, appointment, terms, duties, and responsibilities of the committee.

<u>Proposed law</u> retains <u>present law</u> but requires the committee to work in conjunction with the board *rather* than the secretary of DOR and removes the requirement that the chair of the board also serve as chair of the committee.

<u>Proposed law</u> expands membership of the committee $\underline{\text{from}}$ five members $\underline{\text{to}}$ seven members as follows:

- (1) An additional member who must be the head of a collector's office. This member shall be appointed by the board from a list of six names provided by the board of directors of the La. Association of Tax Administrators.
- (2) A representative of a business that is required to file sales and use tax returns for multiple collectors in the state, who shall be appointed by the governor from a list of three names provided by the La. Association of Business and Industry.

<u>Present law</u> provides for the board as a political subdivision of the state, for the purpose of promoting uniform procedures and policies concerning the collection and administration of local sales and use taxes, and to provide policy advice and support to local sales and use tax collectors. <u>Present law</u> provides for membership of the board, member appointments, and other aspects of membership on the board.

Present law provides for the authority of the board, including the following activities:

- (1) Support and advise local tax collectors concerning collection and administration of local sales and use taxes, including the prescription of uniform forms and model procedures, and the provision of educational and training programs for tax collectors.
- (2) Promulgate rules and regulations pursuant to present law (Administrative Procedure Act) relating to local sales and use tax, specifically including rules for a voluntary disclosure program and a uniform refund request and approval process.
- (3) Procure the development of computer software and equipment for the collection and administration of local sales and use taxes.
- (4) Implement and coordinate a multi-parish audit program.

<u>Proposed law</u> retains <u>present law</u> but adds authority for the board to impose a fee on any local collector that does not have an executed agreement with the board to provide for the costs incurred by the board for the creation, implementation, and on-going maintenance and operation of the uniform local return and remittance system. The amount of the fee shall be equal to the local collector's pro-rata share of the total actual costs incurred by the board for cost to implement and maintain the system based on the parish's share of the state's total population according to the most recent federal decennial census.

<u>Proposed law</u> provides that if the local collector does not pay the fee within 30 calendar days after imposition by the board, the board shall notify the La. Sales and Use Tax Commission for Remote Sellers of the delinquency, and the La. Sales and Use Tax Commission for Remote Sellers shall deduct the amount of the unpaid fee from the collector's next monthly distribution and remit the funds directly to the board.

<u>Proposed law</u> requires the board to do all of the following:

- (1) Manage, maintain, and supervise the uniform electronic local return and remittance system by which taxpayers can electronically file and remit sales and use taxes.
- (2) Design, implement, manage, maintain, and supervise a single remittance system whereby each taxpayer can remit state and local sales and use taxes through a single transaction. <u>Proposed law</u> requires any contract or the selection of a provider by the board to design a single remittance system, including the procurement of software, hardware, or any other technology or electronic platform, or service to be procured through the office of technology services and in compliance with <u>present law</u>.
- (3) Design, manage, maintain, and supervise a link on the board's web page for the posting of information required to be posted pursuant to present law (R.S. 47:337.23(I)).

<u>Present law</u> prohibits a political subdivision from imposing or increasing a sales and use tax unless that tax or increase is effective on the first of Jan., April, July, or Oct. and the secretary of DOR and the committee have been notified 30 days prior to the change becoming effective.

<u>Proposed law</u> changes <u>present law</u> by prohibiting tax, interest, or penalty rates in a taxing jurisdiction from being changed unless that tax or increase is effective on the first of Jan., April, July, or Oct. and the *board* and the committee have been notified 60 days prior to the change becoming effective. <u>Proposed law</u> defines a tax rate change as any of the following:

- (1) A rate change due to the levy of a new tax.
- (2) The change in a rate for an existing tax.
- (3) A rate change due to an annexation or other boundary modification by the taxing authority.
- (4) A rate change caused by the execution or expiration of a cooperative endeavor agreement to which the taxing authority is a party.
- (5) Implementation, amendment, or repeal of an optional sales tax exemption or exclusion.

<u>Proposed law</u> provides that failure or refusal of a taxing authority to provide timely notice to the single collector for a parish of a change in a tax, interest, or penalty rate shall be an absolute defense against any claim by a taxing authority against the single tax collector for the parish relating to such a change.

<u>Present law</u> requires each collector to provide information necessary to design and implement the uniform electronic local return and remittance system to the secretary of DOR and the committee within 90 days of receiving a written request by the secretary. Further requires each collector to follow data validation procedures established by the committee.

<u>Proposed law</u> retains <u>present law</u> but requires each collector to provide the requested information to the board and the committee *rather* than the secretary of DOR and extends the requirement for submission of information to information necessary to *maintain* the uniform electronic local return and remittance system.

<u>Proposed law</u> changes <u>present law</u> to require each collector to follow data validation procedures recommended by the committee and adopted by the board *rather* than procedures established by the committee.

<u>Proposed law</u> provides that a collector's failure or refusal to provide the requested information necessary for design and maintenance of the uniform electronic local return and remittance system shall be an absolute defense against any claim by a taxing authority or collector against the board or committee relating to the data utilized in the system.

<u>Present law</u> provides for funding of the board through a dedication of a percentage of the total statewide collections of local sales and use taxes on motor vehicles, not to exceed three-tenths of 1% of the collections.

<u>Proposed law</u> retains <u>present law</u> with respect to the funding of the board and the maximum amount of monies the board may deduct from collections; however, <u>proposed law</u> requires the board to fund the initial costs incurred for designing and implementing a single remittance system from the percentage of funding it currently receives.

<u>Proposed law</u> requires the state and local collectors to share the initial costs of designing and implementing a single remittance system; however, funding for initial costs shall not extend

Page 17 of 19

for more than 24 months. Thereafter, the board shall fund the costs associated with the management, maintenance, and supervision of the single remittance system from the funding it currently receives pursuant to <u>present law</u> subject to the state providing funding for any maintenance or modifications to the single remittance system requested by the state.

<u>Proposed law</u> requires DOR to continue operating the electronic local return and remittance system used and administered by the department as of Jan. 1, 2024, until the board certifies that the uniform electronic local return and remittance system is available for use by taxpayers. Further requires the uniform electronic local return and remittance system required to be available for use by taxpayers no later than Jan. 1, 2026.

Effective Jan. 1, 2024.

(Amends R.S. 47:337.5, 337.23, 337.102(C) and (I)(1) and (2)(a) and 340(E)(2); Adds R.S. 47:337.102(I)(4))

Summary of Amendments Adopted by House

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

- 1. Prohibit the tax, interest, or penalty rates in a taxing jurisdiction, from being changed unless the change is effective on the first day of Jan., April, July, or Oct., and the board and advisory committee have been notified in advance. Requires a taxing authority to notify the single collector for the parish of the date a change in a tax, interest, or penalty rate becomes effective.
- 2. Authorize the failure or refusal of a taxing authority to provide timely notice of a rate change to the single collector for a parish to be an absolute defense against a claim by a taxing authority against the single tax collector for the parish.
- 3. Define a "tax rate change" for purposes of <u>proposed law</u>.
- 4. Remove <u>present law</u> requirement that the chair of the board also serve as chair of the committee.
- 5. Remove attorney fees from the list of information excepted in <u>present law</u> from information that must be uniform on sales tax returns for all taxing authorities.
- 6. Require each collector to provide certain requested information to the board and the committee *rather* than the secretary of DOR and the committee and extend the requirement for submission of information to information necessary to *maintain* the uniform electronic local return and remittance system.
- 7. Authorize failure or refusal of a collector to provide requested information to the board or the advisory committee within the time frame required in <u>present law</u> to design and maintain the uniform electronic local return and remittance system to be an absolute defense against any claim by a taxing authority or collector against the board or advisory committee related to the data utilization system.
- 8. Add requirement that collectors follow the data validation procedures recommended by the advisory committee and adopted by the board.
- 9. Authorize the board to impose a fee on any local collector that does not have an executed agreement with the board for the creation, implementation, and ongoing maintenance and operation of the uniform local return and remittance system and provide for the amount of the fee and a collection procedure if a collector does not pay the fee within 30 calendar days after imposition.

Page 18 of 19

- 10. Require the Dept. of Revenue to continue to operate the electronic local return and remittance system used and administered by the department as of Jan. 1, 2024, until the board certifies that the uniform electronic local return and remittance system is available for use by taxpayers.
- 11. Require the board to implement the uniform electronic local return and remittance system to be available for use by taxpayers no later than Jan. 1, 2026.

The House Floor Amendments to the engrossed bill:

- 1. Increase the members of the committee who shall be the head of a collector's office <u>from</u> one to two. These members shall be appointed by the board from a list of six, *rather than* three, names provided by the board of directors of the La. Association of Tax Administrators.
- 2. Add a member to the committee who is a representative of a business that is required to file sales and use tax returns for multiple collectors in the state, who shall be appointed by the governor from a list of three names provided by the La. Association of Business and Industry.
- 3. Specify that the notice of a change in a sales tax rate shall be submitted to the board rather than the secretary of DOR.
- 4. Make technical changes.