2025 Regular Session

HOUSE BILL NO. 556

BY REPRESENTATIVE BOURRIAQUE

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

TRANSPORTATION: Reforms operations for the Louisiana Department of Transportation and Development

1	AN ACT
2	To amend and reenact R.S. 48:1(1) and (2), 23, 35(B) and (E)(1)(b), 53, 76, 78(C), 91(A)
3	and (B), 92, 94, 105(B)(2), and (G)(1) and (6) through (8), 105.1(C), 141, 142, 143,
4	203(B), 207(A), 220(A), 223(C), 229.1(A), (B), and (D) through (G), 231(A)(1), (5),
5	and (6), 233, 250.3(E)(1)(introductory paragraph) and (2) and (G), 250.3.1(F),
6	251(C), 255(B)(6), 259, 260, 261(A)(1), (B) and (C), 263, 265, 269(B), 286, 292(B),
7	292.1(E)(1)(f) and (2), 295.1(3), 342, 343, 344, 346(introductory paragraph),
8	381(A)(introductory paragraph), (C)(1) and (3)(a), (D), (E)(1)(a)(introductory
9	paragraph) and (2), and (I), 381.1(A) and (D), 381.2(A)(1) and (B)(1),
10	381.4(introductory paragraph), 382(A), 383, 385, 386, 390.1(A)(4), 442(3)(b) and
11	(c), and 442.1(3)(b), to enact R.S. 48:78(D) and (E), 78.1, 105(B)(5), 196(D) and (E),
12	224.1(E), and 229.1(H), and to repeal R.S. 48:79, 163.1, and 230, relative to the
13	various reform operations within the Louisiana Department of Transportation and
14	Development; to define assistant secretary for project management; to improve
15	project oversight and ensure better coordination across all stages of project
16	development and implementation; and to provide for related matters.
17	Be it enacted by the Legislature of Louisiana:

Section 1.R.S. 48:1(1) and (2), 23, 35(B) and (E)(1)(b), 53, 76, 78(C), 91(A) and (B),
92, 94, 105(B)(2), and (G)(1) and (6) through (8), 105.1(C), 141, 142, 143, 203(B), 207(A),

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1	220(A), 223(C), 229.1(A), (B), and (D) through (G), 231(A)(1), (5), and (6), 233,
2	250.3(E)(1)(introductory paragraph) and (2) and (G), 250.3.1(F), 251(C), 255(B)(6), 259,
3	260, 261(A)(1), (B), and (C), 263, 265, 269(B), 286, 292(B), 292.1(E)(1)(f) and (2),
4	295.1(3), 342, 343, 344, 346(introductory paragraph), 381(A)(introductory paragraph),
5	(C)(1) and (3)(a), (D), (E)(1)(a)(introductory paragraph) and (2), and (I), 381.1(A) and (D),
6	381.2(A)(1) and (B)(1), 381.4(introductory paragraph), 382(A), 383, 385, 386, 390.1(A)(4),
7	442(3)(b) and (c), and 442.1(3)(b) are hereby amended and reenacted and R.S. 48:78(D) and
8	(E), 78.1, 105(B)(5), 196(D) and (E), 224.1(E), and 229.1(H) are hereby enacted to read as
9	follows:
10	§1. Terms defined
11	For purposes of this Chapter, the following terms have the meanings ascribed
12	to them by this Section, except where the context clearly indicates otherwise:
13	(1) "Assistant secretary for project management" means the appointing
14	authority and lead engineer for the office of project management within the
15	Department of Transportation and Development.
16	(1) (2) "Bicycle facility" means any physical facility provided for the
17	exclusive or semi-exclusive use of bicycles. This includes but is not limited to
18	unmarked shared roadways, marked shared roadways, bicycle lanes, shared use
19	trails, and end of trip facilities.
20	(2) "Chief engineer" means the chief engineer of the Department of
21	Transportation and Development.
22	* * *
23	§23. Engineering and other services
24	A. In order to properly discharge its functions, the department may employ
25	shall immediately and annually thereafter petition the Federal Highway
26	Administration for full authority to contract services for engineering, drafting,
27	accounting, legal, and other help and labor, subject to any applicable civil service
28	laws and regulations to the fullest extent permitted by applicable law, and with the
29	obligation to execute these contracts by January 1, 2026.

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1	B. Notwithstanding any provision of law, or any provision of the department,
2	or any provision of Civil Service to the contrary, the department, at its discretion,
3	may hire persons with disabilities in the position of Bridge Tender I.
4	* * *
5	§35. Minimum safety guidelines of highway design, maintenance, and construction;
6	exemptions
7	* * *
8	B. The chief engineer assistant secretary for project management may
9	designate highways within the state highway system for reconstruction or repair at
10	guidelines which are less than those as approved by the American Association of
11	State Highway and Transportation Officials; however, no reconstruction or repair
12	shall be done on any highway under this Part which results in a pavement width of
13	less than eighteen feet, and all reconstruction or repair done under this Part shall be
14	accomplished within the existing right-of-way.
15	* * *
16	E.(1)
17	* * *
18	(b) When any public road, highway, bridge, or street, or any portion thereof,
19	is maintained, repaired, constructed, or reconstructed in accordance with the
20	regulations or guidelines in effect on the date of approval by the chief engineer
21	assistant secretary for project management, or equivalent official in the case of a
22	political subdivision of the state, of the original or amended design for the
23	construction or major reconstruction, whichever is later, of such public road,
24	highway, bridge, or street, or any portion thereof, there shall be a presumption that
25	any such public road, highway, bridge, or street, or any portion thereof, is
26	maintained, repaired, constructed, or reconstructed in a reasonably safe condition.
27	* * *

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§53. Personnel authority

2 The secretary, subject only to the limitations of appropriations thereto and all 3 of the applicable provisions of Title 36 of the Louisiana Revised Statutes of 1950, 4 may abolish positions; transfer duties between positions; to transfer duties to provide 5 to parties on a contractual basis in accordance with public bid laws, and assign duties 6 to, direct and control the work of, and transfer, promote, demote, remove, and 7 otherwise change the status of employees of the department and fix the compensation 8 thereof. Notwithstanding any provision of law to the contrary, the secretary shall 9 have the authority to eliminate any position within the department he deems 10 necessary in fulfilling the goals of the office of transformation and in transitioning 11 any departmental function to the Louisiana Highway Construction Authority.

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§76. Regulation and control of annual budget

14B: A.The budgetary and fiscal operations of the Department of15Transportation and Development shall be under the control and supervision of and16subject to review by the legislative budget committee and the commissioner of17administration to the same extent and in the same manner and under the same18conditions as now or hereafter may be provided by law for the control, supervision,19and review of the fiscal and budgetary operations of the other budget units of the20state.

21 <u>E. B.</u> The accounting procedures or system of accounting to be used by the
22 Department of Transportation and Development, except as otherwise may be
23 required by the Bureau of Public Roads of the United States Department of
24 Transportation, insofar as practical shall conform to and comply with the uniform
25 accounting system prescribed and installed by the commissioner of administration,
26 under the authority of the governor, as authorized to be prescribed and installed by
27 the provisions of R.S. 39:91.

28 D: C. It is the intent and purpose of the provisions of this Section to require
 29 that the annual budget of the Department of Transportation and Development and the
 30 financial and budgetary functions and operations thereof shall be governed by and

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1	be subject to the same conditions and provisions of law that are now or hereafter may
2	be applicable to the budgets and the budgetary and fiscal functions and operations
3	of the other budget units of the state. It therefore is hereby specifically provided and
4	declared that the Department of Transportation and Development is classified as a
5	budget unit, as the term is defined and referred to in Paragraph 7 of Section 2 of Title
6	39 of the Louisiana Revised Statutes of 1950 and, as such, shall be subject to all of
7	the provisions of Title 39 and any and all other laws, relating or applicable to such
8	budget units.
9	D. The department is hereby prohibited from financing, or proposing to
10	finance, any of its direct and indirect employees through the Transportation Trust
11	Fund or the Construction Subfund.
12	\underline{E} . The department is hereby prohibited from including in the capital budget
13	any costs that are not directly associated with third-party contracts for
14	preconstruction and construction services.
15	F. The prohibitions in Subsections D and E of this Section shall prohibit the
16	department from including any overhead percentage project costs in the capital
17	budget.
18	* * *
19	§78. Transportation Trust Fund; limitations on appropriations; limitations on
20	utilization
21	* * *
22	C.(1) For Fiscal Year 2015-2016, no more than forty-five million dollars of
23	Transportation Trust Fund monies may be utilized by the Department of Public
24	Safety and Corrections, office of state police.
25	(2) For Fiscal Year 2016-2017, no more than twenty million dollars of
26	Transportation Trust Fund monies may be utilized by the Department of Public
27	Safety and Corrections, office of state police.
28	(3) For Fiscal Year 2017-2018 and thereafter, no more than ten million
29	dollars of Transportation Trust Fund monies may be utilized by the Department of
30	Public Safety and Corrections, office of state police. The Transportation Trust Fund
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1	and the Construction Subfund shall be a prohibited means of financing for any direct
2	or indirect cost associated with any employee of the department.
3	D. Notwithstanding any provision of law to the contrary, nothing shall be
4	construed to prohibit or limit the use of monies in the Transportation Trust Fund and
5	the Construction Subfund for the outsourcing of any aspects of the departments
6	functions and services.
7	E. Notwithstanding any provision of law to the contrary, monies in the
8	Transportation Trust Fund and the Construction Subfund shall not be appropriated,
9	dedicated, or otherwise used, directly or indirectly, for the payment of state sales and
10	use taxes.
11	* * *
12	§78.1. Departmental reform; directive and authority to restructure and organize
13	A. The department is hereby directed to fully leverage the office of
14	transformation to hold each office of the department accountable to optimize the
15	respective functions under the direction of the undersecretary.
16	B. The office of transformation shall be charged with implementing
17	comprehensive reforms enacted by the Legislature during the 2025 Regular Session
18	and shall be obligated to notify the legislature of any conflicting laws or other issues
19	that impede the department's ability to comply with the reform measures.
20	C. By fiscal year 2026-2027, it shall be the charge of the office of
21	transformation, to have established and empowered a central Department of
22	Transportation and Development data management role and program, for
23	implementation of a data asset management process, documented and formalized for
24	key products, implemented modern standard data architecture, tools, and practices;
25	for centralized data management and analytics, and enabled collaboration by default.
26	D. The department shall have enacted comprehensive, department wide
27	reforms of the access permit process to include the policy, administrative code,
28	engineering directives and standards manual, and online application processes by
29	June 30, 2026.

1	E. The department shall modernize and reform project development and
2	execution across the entire department to stabilize letting and to remit payments to
3	vendors and contractors on a bi-monthly basis, consistent with the terms of its
4	contracts no later than June 30, 2026.
5	* * *
6	§91. Qualifications; compensation; oath; bond
7	A. A chief engineer An assistant secretary for project management, a
8	maintenance and operations engineer, and such other engineers as are found
9	necessary by the secretary shall be appointed. The chief engineer assistant secretary
10	for project management shall may be a competent engineer of recognized ability and
11	standing, experienced in highway construction and maintenance, and shall may be
12	licensed to practice civil engineering in Louisiana. Both the chief engineer assistant
13	secretary for project management and the maintenance and operations engineer shall
14	give their whole time to the duties of their offices.
15	B. The chief engineer assistant secretary for project management and the
16	maintenance and operations engineer shall receive annual salaries fixed by the
17	secretary, payable monthly out of the funds as shall be appropriated therefor, and
18	shall be allowed their actual and necessary traveling expenses incurred in the
19	discharge of their official duties.
20	* * *
21	§92. Powers and duties
22	The chief engineer assistant secretary for project management or his
23	designated representative shall approve all plans, specifications, and estimates for
24	the construction of all highways under the provisions of this Chapter. He also has
25	such other duties as may be assigned to him by the secretary or by the provisions of
26	this Chapter. He shall report the proceedings of his office annually to the secretary
27	of the department. Subject to and pursuant to the provisions of R.S. 48:259, the chief
28	engineer assistant secretary for project management has direct supervision of the
29	maintenance of the highways and other facilities of the department.
30	* * *

1	§94. District office transparency; publication of district work
2	\underline{A} . Each department district office shall publish weekly on the department's
3	internet website information by parish regarding the construction and maintenance
4	work performed, including but not limited to a description and location of the
5	construction project or maintenance work performed.
6	B. The department shall, through the examination of best practices, develop
7	and publish a state-of-the-art, interactive online system to conveniently and
8	accurately monitor the status of the department's projects statewide.
9	* * *
10	§105. Louisiana Transportation Research Center
11	* * *
12	B. The purposes of the LTRC are as follows:
13	* * *
14	(2) Introduce Promote new technology.
15	* * *
16	(5) Serve the private sector in a timely and efficient manner that encourages
17	the advancement of innovation through incentives.
18	* * *
19	G.(1) A LTRC policy committee shall be established and charged with
20	advising and making recommendations to the LTRC as well as reviewing and
21	recommending research and technology transfer programs to be pursued by the
22	center, reviewing and recommending fiscal year budgets, and reviewing the activities
23	and progress of the center. The committee shall meet at least twice a year. It shall
24	be composed of eleven members, one of whom shall be the <u>unclassified</u> director of
25	LTRC, three who shall be appointed by the secretary, one from each of the six public
26	universities that have a college of engineering with a civil engineering department
27	appointed by the president or chancellor of the respective university and one member
28	who shall be a dean of a college of engineering of a nonpublic institution of higher
29	education selected by the committee from a list submitted by the Louisiana
30	Association of Independent Colleges and Universities. The Federal Highway
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LTRC shall be an ex officio member of the committee.

Administration shall be invited to appoint an observer. The unclassified director of

* *

(6) The director of LTRC shall be <u>an unclassified role</u> chosen by the secretary of the department and the LTRC policy committee from a slate of nominees submitted by a search committee, which search committee shall be selected by the LTRC policy committee.

8 (7) The unclassified director shall annually develop fiscal year programs 9 designed to implement the functions of LTRC described above, and to meet the 10 funding commitments to the university, also specified above. The unclassified 11 director shall administer the day-to-day activities of the LTRC. The unclassified director shall submit an annual written report on the activities of the center to the 12 13 policy committee, to the dean of the college of engineering at the university, and to 14 the secretary of the department by March fifteenth of each year. The annual reports shall address the activities and achievements of the center and provide an assessment 15 16 of the extent to which the center is fulfilling its functions.

17 The personnel of the LTRC shall consist of full-time classified (8) 18 unclassified employees of the department and faculty, staff, and students of the 19 university. University employees will be participating in specific projects, but their 20 activities shall not be limited to those being funded by or under the administration 21 of LTRC. Short-term appointments may also be made to provide assistance on 22 specific problems or to work on short-term research projects. The university's 23 personnel policies and benefits shall apply only to its personnel. Likewise, the 24 personnel policies and benefits of the department shall apply to the department 25 personnel. In accordance with its academic personnel policies and regulations, the 26 university may utilize and recognize the department's professional personnel as 27 active members of its academic community.

28 29

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1	§105.1. Transportation Training and Education Center Dedicated Fund Account;
2	creation
3	* * *
4	C. The rules and regulations may authorize the chief engineer assistant
5	secretary for project management or his duly authorized representative to assess
6	reduced fees for governmental personnel and faculty and staff of colleges and
7	universities, provided those entities meet all state and federal requirements for a fee
8	reduction.
9	* * *
10	§141. Financial Unclassified financial services administrator to be appointed
11	The secretary shall appoint a certified public accountant, duly qualified in this
12	state, or an experienced cost accountant, to serve as the <u>unclassified</u> financial
13	administrator, comptroller and disbursing officer for the department. He shall give
14	bond in favor of the governor in the amount of ten thousand dollars, conditioned on
15	the faithful performance of his duties.
16	§142. Financial Unclassified financial services administrator has general charge of
17	accounting, disbursing and cost accounting of the department
18	The <u>unclassified</u> financial services administrator has general charge of the
19	accounting, disbursing and cost accounting of the department.
20	§143. Financial Unclassified financial services administrator is disbursing officer;
21	checks, vouchers, and warrants
22	The <u>unclassified</u> financial services administrator is the disbursing officer of
23	the department. All checks, vouchers, or warrants in payment of the accounts of the
24	department and the salaries of the employees thereof shall be signed by the
25	unclassified financial services administrator and countersigned by another officer or
26	employee designated by the secretary, under such rules and regulations as are
27	prescribed by the secretary.
28	* * *
29	§196. State Highway Improvement Fund
30	* * *

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1	D. Effective July 1, 2025, the State Highways Improvement Fund, its
2	indebtedness, and all non-federal aid routes within Louisiana shall fall under the
3	exclusive purview of the Louisiana Highway Construction Authority.
4	E. Notwithstanding any provision of the law to the contrary, the Louisiana
5	Highway Construction Authority is hereby authorized to redeem any bonds of the
6	State Highway Improvement Fund prior to their maturity date.
7	* * *
8	§203. Annual highway budget
9	* * *
10	B. Allotments unexpended during the fiscal year shall be carried over to the
11	next fiscal year and remain allotted to the same project until completion of the
12	project and liquidation of the costs thereof. The department shall report to and
13	appear before the Joint Legislative Committee on the Budget annually providing
14	explanations for all unexpended allotments including but not limited to specific state
15	laws that contributed to delays for such projects.
16	* * *
17	§207. Emergency purchases; no bids necessary
18	A. When recommended by the chief engineer assistant secretary for project
19	management, the assistant secretaries, or the executive directors of the various
20	offices and divisions of the department and when in the opinion of the secretary the
21	best interest of the state will be served, emergency purchases of commodities,
22	materials, supplies, equipment and miscellany, or purchases or leases of
23	noncompetitive or patented articles, devices, equipment, or commodities may be
24	negotiated and made without requesting bids. However, the essential documents
25	authorizing these purchases or leases shall have written on their face the explicit
26	reasons supporting the necessity for these leases or purchases.
27	* * *
28	§220. Width of right-of-way
29	A. The width of rights-of-way for highway construction shall be fixed by the
30	chief engineer of assistant secretary for project management within the Department

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1	of Transportation and Development. Generally, the width may be fixed in a manner
2	sufficient, in the judgment of the chief engineer assistant secretary for project
3	management, to provide presently and in the future for the public interest, safety, and
4	convenience. Specifically, the width may be fixed in a manner sufficient to
5	adequately accommodate the future improvement of the highway by the construction
6	of additional lanes of pavement, service roads, intersections, traffic distribution
7	devices, and grade separations. It may be fixed to provide sight distances and insure
8	stability and lateral support for the embankments, structures, and appurtenances to
9	the highway and to provide for proper drainage.
10	* * *
11	§223. Drainage for highways
12	* * *
13	C. The agents and employees of the department, under the direction of the
14	chief engineer assistant secretary for project management, may enter and clean or
15	improve by widening and deepening, if necessary in the opinion of the chief engineer
16	assistant secretary of project management, such natural and public drainage channels,
17	ditches, or canals that are adjacent to and form part of the drainage system of any
18	state highway.
19	* * *
20	§224.1. Transfer and exchange of state and local roads
21	* * *
22	E. Effective July 1, 2025, the Louisiana Highway Construction Authority
23	shall have exclusive authority to enter into agreements with local governments for
24	non-federal-aid eligible routes from the states' highway system.
25	* * *
26	§229.1. Statewide prioritization process for the Highway Priority Program
27	A. The legislature declares it to be in the public interest that a prioritization
28	process for construction be utilized to develop a Highway Priority Program that
29	accomplishes the following:

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1	(1) Prioritizes above all else, transparency to the public and the accuracy of (1)
2	project delivery timelines, financial means, and the nature and scope of projects.
3	(1) (2) Brings the state highway system into a good state of repair and
4	optimizes the usage and efficiency of existing transportation facilities.
5	(2) (3) Improves safety for motorized and nonmotorized highway users and
6	communities.
7	(3) (4) Supports resiliency in the transportation system, including safe
8	evacuation of populations when necessitated by catastrophic events such as
9	hurricanes and floods.
10	(4) (5) Increases accessibility for people, goods, and services.
11	(5) (6) Fosters diverse economic development and job growth, international
12	and domestic commerce, and tourism.
13	(6) (7) Fosters multimodalism, promotes a variety of transportation and travel
14	options, and encourages intermodal connectivity.
15	(7) (8) Encourages innovation and the use of technology.
16	(8) (9) Protects the environment, reduces emissions, and improves public
17	health and quality of life.
18	B. Beginning with the Highway Priority Program for Fiscal Year 2017-2018,
19	the The department shall provide the legislature and public with this program which
20	shall list projects to be constructed in the ensuing fiscal year in an order of priority
21	that is determined after projects selected pursuant to Subsection C of this Section are
22	analyzed and prioritized based upon the factors set forth in Subsection A of this
23	Section.
24	* * *
25	D. Prior to selecting a project for inclusion in the program based on the
26	factors set forth in Subsection C of this Section, the department shall screen all
27	projects submitted for inclusion in the program to determine whether they are
28	consistent with the most recent Statewide Transportation Plan and warrant inclusion
29	in the program. The results shall be published on the department's website in a
30	format that identifies non-prioritized projects.

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E. No later than October first of each year, the department shall make public, in an accessible <u>and accurate</u> format, the results of the screening and analysis of projects pursuant to this Section.

4 F. The department shall initially identify prospective outcomes of each 5 program and report these prospective outcomes to the legislature and make them 6 available to the public on or before June 6, 2016. The department shall evaluate the 7 actual outcomes of each program and establish revised prospective outcomes of each 8 program on a biennial basis. Beginning in 2018, the department shall report the 9 results of these biennial evaluations to the legislature and make them available to the 10 public on the department website on a biennial basis when the department presents 11 a proposed program of construction to the Joint Highway Priority Construction 12 Committee in accordance with R.S. 48:231(A)(1) include in its annual submission 13 of the highway priority program a detailed list of any and all information from the 14 previous year's submission that proved to be inaccurate along with detailed and 15 comprehensive explanations as to why the department failed to adhere to the 16 previous year's attestation. It shall be the goal of the department to ensure that at 17 least ninety percent of its projects in the program progress as provided for in the 18 previous year's program submission. The legislative auditor shall monitor the 19 program and make an annual determination of the percentage of accuracy.

20G. The department may shall consult with Louisiana Economic Development21to understand and achieve site development goals when fixing the priorities of22projects as required by this Section.

<u>H. The department shall provide a report on the status of items funded in the</u>
 <u>prior Highway Priority Program</u>

25

§231. Final construction program for current fiscal year; public hearings; Joint
Highway Priority Construction Committee; reports; review by legislature;
restrictions on legislature

A.(1) Beginning on October 1, 2010, and not Not later than October first of
 each year thereafter, the department shall provide a proposed program of
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construction for the coming fiscal year to the Joint Highway Priority Construction Committee.

* * *

4 (5) A report based on the testimony received at the hearings shall be sent to 5 the department and the House and Senate committees on Transportation, Highways 6 and Public Works. The department shall then create the final construction program 7 for the coming fiscal year for submission to the legislature. Any project discussed 8 at the hearing that is not included in the final construction program for the upcoming 9 fiscal year shall be given a numerical identification and the department shall provide 10 the aforementioned committees with a list of the projects along with written 11 justification for the exclusion of each individual project.

12 (6)(a) When this final construction program is communicated to the 13 legislature for funding for the coming fiscal year, any project which the legislature 14 determines is not in the proper order of priority in accordance with the factors stated 15 in R.S. 48:229.1 may be deleted by the legislature. However, the legislature shall not 16 add any projects to this final construction program, nor shall the legislature make 17 substitutions for projects which have been removed. Any project discussed at the 18 public hearing that is excluded from the final construction program by the 19 department for more than one consecutive fiscal year shall become eligible to be 20 added to the program, in accordance with Subparagraph (6)(b) of this Subsection.

(b) Only one member from the House or Senate committees on
 Transportation, Highways and Public Works may petition the Joint Committee on
 Transportation, Highways and Public Works to include an eligible project in the
 program by a favorable two-thirds vote.

25

26 §233. Delays in construction; public statement; substitution of another project;
27 allocated funds

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The projects planned for the year for which appropriations have been made shall be commenced in that year; however, if a project cannot be commenced within the year for which it is planned, the secretary shall file with the project records a

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1	public statement as to the factors causing the delay, and the next priority project
2	meeting all necessary needed requirements for the same highway classification shall
3	be substituted therefor. When the delaying factors have been overcome, the delayed
4	project shall be placed in the highest priority for the next ensuing fiscal year. Funds
5	allocated for each construction project shall remain so allocated until the project is
6	completed and the project costs are liquidated. Any employee of the department
7	charged with managing projects that fails to deliver eighty percent of the project
8	timely shall be ineligible for a merit increase or any other pay raise for the next fiscal
9	year.
10	* * *
11	§250.3. Design-build contracts; qualifications of design-build entities; public
12	announcement procedures; letters of interest; selection of short list; bid
13	proposals by competitors; qualifications evaluation committee; proposal
14	review committee; selection and process of award
15	* * *
16	E.(1) The chief engineer assistant secretary for project management, with
17	concurrence of the secretary, shall establish a design-build qualifications evaluation
18	committee for evaluation of the responses to the request for qualifications received
19	by the department. The following general criteria used by the committee in
20	evaluating responses shall apply to both the design and construction components of
21	any responding entity:
22	* * *
23	(2) The qualifications evaluation committee shall evaluate the qualifications
24	of responding design-builders on the basis of the criteria identified in the request for
25	qualifications and set forth in this Subsection and shall select a short list of the
26	highest rated entities in a number to be determined by the department. If fewer than
27	three responses are received, the secretary or designated representative may approve
28	proceeding with the design-build process. The qualifications evaluation committee
29	may, at its discretion, be assisted by other department personnel in its evaluation of

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an entity's qualifications. The design-build qualifications evaluation committee shall
 present its short list to the chief engineer assistant secretary for project management
 for recommendation to the secretary. The shortlisted entities shall be invited by the
 secretary or designated representative to submit a detailed technical and cost
 proposal for the design-build project. The invitation to the shortlisted entities shall
 specify a deadline for submission of proposals.

7

8 G. The chief engineer assistant secretary for project management, with 9 concurrence of the secretary, shall establish a proposal review committee for 10 evaluation of design-build proposals. The proposal review committee shall be 11 identified in the request for proposals (RFP). The chief engineer assistant secretary 12 for project management, with concurrence of the secretary, shall assign a project 13 manager, who shall become the chairman of the proposal review committee for the 14 project. The request for proposals (RFP) RFP shall identify technical elements of the 15 project, depending on the characteristics of the project, to be included in the technical score. Additionally, the chief engineer assistant secretary for project 16 17 management, with concurrence of the secretary, may select additional department 18 engineering and technical experts, and nationally recognized design-build experts to 19 serve as committee members to score each technical element of the project. 20 Members of the proposal review committee shall not have served as members of the 21 qualifications evaluation committee. Each member of the proposal review 22 committee shall make his scoring of assigned elements available for public review. 23 Such scores shall be considered public record.

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§250.3.1. Progressive design-build contracts

F. The chief engineer assistant secretary for project management, with the concurrence of the secretary, shall establish a design-build qualifications evaluation committee for evaluation of the responses to the RFQ received by the department.

1	The chief engineer assistant secretary for project management, with the concurrence
2	of the secretary, shall assign a project manager who shall become the chairman of
3	the qualifications evaluation committee for the project. The qualifications evaluation
4	committee may, at its discretion, be assisted by other department personnel in its
5	evaluation of a design-builder's SOQ.
6	* * *
7	§251. Contracts for projects
8	* * *
9	C. Every contract for the construction of or improvements to highways shall
10	include a warranty by the contractor as to the quality of materials and workmanship
11	for a duration of three years one year. The Department of Transportation and
12	Development shall implement the purposes of this Subsection and shall submit a
13	report on its implementation of the warranty requirements to the Joint Legislative
14	Committee on Transportation, Highways and Public Works no later than July 1,
15	1998.
16	* * *
17	§255. Award of contract; time limitations and exceptions; bond of successful bidder;
18	rejection of certain bidders
19	* * *
20	В.
21	* * *
22	(6) If two or more responsive bids from responsible bidders are received for
23	exactly the same price and no preference or other method exists to determine the
24	lowest bidder, the chief engineer assistant secretary for project management shall
25	notify the tied bidders of a time and place where the lowest bidder on the project will
26	be chosen by flipping a coin or by lots, as appropriate in the determination of the
27	chief engineer assistant secretary for project management. The department may
28	readvertise the projects in its discretion.
29	* * *

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1

§259. Maintenance; selection of work

2 The department shall maintain the highways forming the state highway 3 system, together with the other facilities of the department to the extent that the 4 revenues of the department will permit. The selection of the highways, facilities, or 5 parts thereof to be maintained and the order of that selection shall be made by the 6 secretary upon the recommendation of the chief engineer unclassified district 7 administrator and may be changed from time to time as the case demands. In this 8 selection, these officials shall be guided by volume and character of traffic and the 9 convenience, safety, and necessity of the traveling public.

10 §260. Scope and extent of maintenance operations; emergency work

11 The scope and extent of maintenance operations may include any operation 12 involving employment of labor, purchase of materials, supplies, and equipment, and 13 the severance, processing, and application of materials necessary to maintain the 14 highway system together with the other facilities of the Department of Transportation and Development at the maximum level of efficiency for its type. In 15 16 case of damage to the state highway system caused by flood or other disaster, 17 requiring immediate attention, or for construction urgently needed, or for 18 construction that may be undertaken more efficiently, the secretary may execute such 19 work of improvement with department maintenance forces, with the approval of the 20 chief engineer assistant secretary for project management or the assistant secretary 21 of operations.

22 §261. Maintenance work by department employees; exceptions

A.(1) Except as otherwise provided in this Section, all maintenance operations shall be performed by the employees of the department. However, the The department may, by contract or other means, arrange for shall maximize, by third-party contracts, the maintenance of any every section or sections of highways or any of the facilities of the department, in lieu of having department employees attempt to conduct such work in a timely manner. Department of Transportation and Development when, in the sole discretion of the secretary, there are not adequate

1	employees to perform the maintenance work required by either federal or state law
2	or sound engineering practices. The secretary shall give due consideration to
3	budgetary constraints and employment restrictions prior to entering into any contract
4	to perform maintenance work. All such contracts to individuals or private concerns,
5	except individuals with disabilities or organizations serving individuals with
6	disabilities, shall be in accordance with the public bid provisions of this Title.
7	* * *
8	B. The department may arrange by contract with the Department of Public
9	Safety and Corrections for the use of prison labor, and with the sheriff of each parish
10	for the use of labor of its prisoners, to perform any maintenance functions, on the
11	highways in the state system or any of the department's facilities located in parishes
12	in which the department is unable, because of the inability to attract applicants, or
13	due to budgetary or financial consideration is unable to employ sufficient labor to
14	perform its maintenance functions. No contract may relieve the Department of
15	Public Safety and Corrections or the sheriff of the duty to supervise and to maintain
16	security of the prisoners at all times.
17	C. The use of prison labor shall <u>may</u> in no way reduce the work force of any
18	highway maintenance gang or <u>and</u> cause the layoff of any classified employee.
19	* * *
20	§263. Department owns repair shops; standby equipment
21	The No later than June 30, 2026, the department shall establish and maintain
22	minimize and phase out its own shops for the servicing, repair, and upkeep of its
23	equipment and shall provide, at these shops and elsewhere, adequate standby units
24	for emergency use and replacement of units under repair instead privatize such
25	functions.
26	* * *
27	§265. Laboratory
28	A. By June 30, 2026 The the department shall establish, operate, and
29	maintain out source the functions of a laboratory for such research activities as are

1 of interest to the functions of the department and for the routine sampling, 2 inspection, examination, analysis, and testing of: 3 (1) The quality of materials, commodities, and supplies, in place or severed, 4 employed or involved in any operation of the department; and 5 (2) The accuracy, efficiency, and appropriateness of processes, equipment, 6 and devices related to the business and duties of the department. 7 B. This laboratory may undertake work of a like nature for other departments 8 of the state at cost when that work is not of such a volume as to interfere with the 9 work of the Department of Transportation and Development when the other 10 departments have not employed consulting engineers or architects whose 11 employment contracts require them to make the tests. <u>C.</u> The making of a ruling or opinion in connection with any work other than 12 13 the work of the Department of Transportation and Development or the undertaking 14 of any work in competition with engineers in private practice or with commercial

15 laboratories is expressly prohibited.

- 16D.The methods and procedures in the laboratory and the equipment,17machinery, and devices employed in its operations shall be patterned upon and as18consistently as possible conform to the standards as established by the American19Society of Testing Materials, the American Association of State Highway Officials,20and the Bureau of Public Roads as approved by the chief engineers of assistant21secretary for project management within22Transportation and Development.
- 23 * *
- 24 §269. Rest areas; roadside development areas; procedure

25

* *

B. The procedure in expropriation proceedings filed for these purposes shall
be in accordance with the provisions of R.S. 48:441 et seq. but, whether an entire
tract of land or only a portion thereof is expropriated, the provisions of R.S. 48:450

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1	instead of R.S. 48:451 shall apply and the certificate of the chief engineer assistant
2	secretary for project management required by R.S. 48:442(3), may be eliminated.
3	* * *
4	§286. Retaining Retention of consultants warranted; authorization
5	A. There are three no conditions which shall warrant limit or prohibit the
6	retention of the services of consultants by the department: .
7	(1) The magnitude of the work involved in a project is determined to be so
8	taxing to the department's available manpower that it will be necessary to defer other
9	essential work if the work is performed by the department staff.
10	(2) The work required by a project is determined to be of such a specialized
11	nature that the department will be required to go outside its own staff for experts in
12	the appropriate fields to accomplish the work.
13	(3) The time frame within which the work must be completed is determined
14	to be such that the department cannot undertake the work and maintain its
	to be such that the department cannot undertake the work and maintain its
15	program on schedule.
15 16	-
	program on schedule.
16	program on schedule. B.(1) When it is determined by any department section that consulting
16 17	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief
16 17 18	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and
16 17 18 19	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and
16 17 18 19 20	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and
16 17 18 19 20 21	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and the supportive reasons for the services, including a description of the project and the
16 17 18 19 20 21 22	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and the supportive reasons for the services, including a description of the project and the estimated cost of the work to be performed.
 16 17 18 19 20 21 22 23 	program on schedule. B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and the supportive reasons for the services, including a description of the project and the estimated cost of the work to be performed. (2) The chief engineer, assistant secretary for operations, assistant secretary
 16 17 18 19 20 21 22 23 24 	program on schedule: B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and the supportive reasons for the services, including a description of the project and the estimated cost of the work to be performed. (2) The chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane
 16 17 18 19 20 21 22 23 24 25 	program on schedule: B.(1) When it is determined by any department section that consulting services are warranted, the section head shall submit a recommendation to the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, stating the need and the supportive reasons for the services, including a description of the project and the estimated cost of the work to be performed. (2) The chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the

1	(3) Approval, when granted, shall be considered as being of a general nature,
2	including not only the obvious components of the project which are immediately
3	identifiable, but also ancillary components identified at any time during the life of
4	the project. An additional selection process shall be used for ancillary components
5	when the total of such ancillary components amounts to more than seventy-five
6	percent of the original contract.
7	(4) When it is determined by the chief engineer, assistant secretary for
8	operations, assistant secretary for planning and programming, or assistant secretary
9	of public works, hurricane flood protection, and intermodal transportation, whichever
10	is applicable to the project, that there is a need for an outside consultant, the selection
11	shall be made in accordance with the provisions of this Part.
12	* * *
13	§292. Noncompetitive negotiation selections
14	* * *
15	B. The section head, after ascertaining the need for a noncompetitive
16	selection, shall request approval from the secretary or his authorized designee
17	through the chief engineer assistant secretary for project management, assistant
18	secretary for operations, assistant secretary for planning and programming, or
19	assistant secretary of public works, hurricane flood protection, and intermodal
20	transportation, whichever is applicable to the project, to engage a specific firm to
21	perform the required services. The request shall be in written form containing the
22	following information:
23	* * *
24	§292.1. Small Engineering Consultant Program
25	* * *
26	E.(1) The department shall not prequalify or shall remove a prequalified
27	consultant firm under the following circumstances:
28	* * *

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1	(f) A prequalified consultant firm requests removal from the program in
2	writing. Written requests for removal shall be addressed to the department's chief
3	engineer assistant secretary for project management or his designee.
4	* * *
5	(2) A prequalified consultant removed from the program may not requalify
6	for the program for a period of three years from the date of removal unless a written
7	corrective action plan is submitted by the consultant to the department's project
8	manager and the plan is approved by the chief engineer assistant secretary for project
9	management or his designee.
10	* * *
11	§295.1. Definitions
12	When used in this Part, the following words and phrases have the meaning
13	ascribed to them in this Section, unless the context clearly indicates a different
14	meaning:
15	* * *
16	(3) "Debarment committee" means the committee consisting of the following
17	persons acting upon a unanimous vote: the chief engineer of the department assistant
18	secretary of project management or his designee; the deputy secretary of the
19	department or his designee; and the general counsel of the department or his
20	designee.
21	* * *
22	§342. Parking or loading on highway
23	The chief engineer assistant secretary for project management may regulate,
24	and, when the safety or convenience of the traveling public requires it, prohibit the
25	parking or loading and unloading of any type of vehicle on any highway within the
26	state highway system. Parking on the traveled surfaces and storing of articles or
27	commodities of any kind within the right-of-way area is prohibited.
28	

1	§343. Moving property across highways
2	The chief engineer of assistant secretary for project management within the
3	Department of Transportation and Development may regulate, as to method, the
4	moving of tangible movable property across the highways.
5	§344. Entrances and exits adjacent to highways
6	Entrances to and exits from private properties adjacent to the rights-of-way of
7	state highways may be regulated, prohibited, or abolished in the interest of the safety
8	of the traveling public. The chief engineer of assistant secretary for project
9	management within the Department of Transportation and Development, from time to
10	time, shall prepare and promulgate descriptions and illustrations of various types and
11	styles of entrances and exits consistent with this purpose and shall issue permits of
12	necessity and convenience for the installation of entrances and exits in accordance with
13	its promulgated regulations and standards. The department may apply to the courts for
14	such process as may be necessary to make the provisions of this Section effective.
15	* * *
16	§346. Closing or restricting use of highways
17	The assistant secretary of the office of operations or the chief engineer
18	assistant secretary for project management may close any section of highway to all
19	or any class or part of traffic or restrict the use thereof to the extent he thinks
20	expedient for any length of time that, in his judgment, is appropriate for any of the
21	following reasons:
22	(1) To permit construction or maintenance operations to proceed without
23	interruption.
24	(2) To protect the property of the state or the persons and property of the
25	traveling public.
26	(3) In his opinion, there is an emergency requiring the closing or restriction.
27	(4) In his opinion, the closing or restriction is in the best interest of the state
28	or the state highway system.
29	* * *

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28

29

1	§381. Use and occupancy of highways
2	A. When not inconsistent with the purposes of state highways, the chief
3	engineer assistant secretary for project management may issue permits for the use
4	and occupancy of the rights-of-way of state highways as follows:
5	* * *
6	C.(1) No installation may be made except upon the explicit condition that the
7	owner thereof shall, at no cost to the department, remove or relocate the facility
8	when that is necessary to permit the widening, relocation, or other improvement of
9	the highway, when so ordered by the chief engineer of assistant secretary for project
10	management within the department or his duly authorized representative; however,
11	this condition shall not apply to the removal or relocation of municipally owned
12	utility installations located within the limits of the municipality in cases where the
13	necessity of such removal or relocation is created by the construction, repair, or
14	improvement of an interstate highway. In such instances the cost of removal or
15	relocation shall be paid for by the department, and such payment shall be deemed a
16	valid use of funds appropriated or otherwise made available to the department for
17	highway purposes. Payment for such relocation or removal of municipally owned
18	utility installations shall be made only as to projects in the process of construction
19	on July 1, 1992, and projects begun thereafter. The making of such payments shall
20	be conditioned upon the availability of federal aid funds to reimburse the department
21	for such expenditures.
22	* * *
23	(3)(a) The chief engineer assistant secretary for project management, or his
24	duly authorized representative, is hereby authorized to negotiate utility relocation
25	agreements containing liquidated damages clauses, equal to .05 percent per day of
26	the estimated utility's relocation costs, regarding delays caused solely by the
27	unjustifiable delinquency of a utility in the completion of relocation work. The chief

representative, may decline the issuance of a permit to any utility company that is

engineer assistant secretary for project management, or his duly authorized

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1	unjustifiably delinquent in	completing a relocation pr	roject and shall continue to so	
2	decline until such a project	is completed.		
3		* * *		
4	D. The chief engine	er assistant secretary for pr	roject management, or his duly	
5	authorized representative,	may require a deposit in th	ne form of a certified check or	
6	other guaranty in a form a	nd in an amount deemed b	by him to be necessary for the	
7	proper protection of the sta	te prior to the issuing of a	permit when the installations	
8	require excavations, or at	other times when he beli	eves a deposit or guaranty is	
9	necessary to protect the dep	partment's interests.		
10	E.(1)(a) Except for	rural water districts, the ch	ief engineer assistant secretary	
11	for project management	or his duly authorized rep	presentative may also assess	
12	reasonable utility operator	s annual permit fees in co	nnection with the issuance of	•
13	permits. Such fees as deter	mined by the department s	shall not exceed the maximum	
14	fees as set in the following	schedule:		
15	Utility Operato	ors' Maximum Annual Fee	Schedule	
16			Maximum Annual	
17	Operator Type	Customers	Fee	
18	Class 1	0 - 100	\$ 20.00	
19	Class 2	101 - 500	\$ 50.00	
20	Class 3	501 - 6000	\$ 200.00	
21	Class 4	more than 6000	\$ 700.00	
22	Operator of Transmission			
23	Pipelines and Natural Gas			
24	Gathering Systems		\$100.00/Parish	
25			\$1,500.00/Maximum	
26	(2) The chief engin	eer assistant secretary of p	roject management or his duly	
27	authorized representative r	nay also assess reasonable	operator's fees for rural water	

authorized representative may also assess reasonable operator's fees for rural water

1	districts in connection with the issuance of permits to defray the expense of
2	inspections by the department's employees.
3	* * *
4	I. The chief engineer assistant secretary for project management, or his duly
5	authorized representative, within the limitations stipulated in R.S. 48:381 through
6	386, may issue such other regulations and impose such other limitations as he
7	believes are necessary and desirable.
8	* * *
9	§381.1. Rights-of-way; joint use agreements; fees
10	A. The chief engineer assistant secretary for project management, or his duly
11	authorized representative, may enter into joint use agreements affecting those
12	highway rights-of-way which consist of elevated sections and other highway rights-
13	of-way which may be deemed suitable and available by the chief engineer assistant
14	secretary for project management. The provisions of this Section shall in no way be
15	interpreted to apply to any entity governed by the Public Service Commission.
16	* * *
17	D. The chief engineer assistant secretary for project management may waive
18	fees for governmental entities, political subdivisions, colleges and universities,
19	provided that said entities derive no income directly from the use of highway rights-
20	of-way, and provided that said entities meet any and all state and federal
21	requirements for a fee waiver.
22	* * *
23	§381.2. Rights-of-way; telecommunication installations, including wireless
24	telephone hardware, fiber-optic lines, and telecommunications towers; annual
25	report to the legislature
26	A.(1) The chief engineer assistant secretary for project management or his
27	duly authorized representative may issue nonexclusive permits, on a competitively
28	neutral and nondiscriminatory basis for use of public rights-of-way, to utility

1	operators for the purpose of installation of fiber-optic cable facilities within
2	controlled-access highway rights-of-way.
3	* * *
4	B.(1) The chief engineer assistant secretary for project management or his
5	duly authorized representative may issue nonexclusive permits, on a competitively
6	neutral and nondiscriminatory basis for use of public rights-of-way, to utility
7	operators for the purpose of installation of wireless telecommunications equipment
8	and facilities within highway rights-of-way.
9	* * *
10	§381.4. Rights-of-way; wireless telecommunications tower managers
11	The chief engineer assistant secretary for project management or his duly
12	authorized representative may enter into agreements with a wireless
13	telecommunications tower manager to manage such towers for specified periods as
14	follows:
15	(1) One or more telecommunication towers owned and operated soley by the
16	department may be managed for a period less than set forth in Article 3473 of the
17	Civil Code.
18	(2) Telecommunication towers in either of the following categories may be
19	managed for a period less than that set forth in Article 3486 of the Civil Code:
20	(a) One or more telecommunication towers owned or operated by the
21	department which have been strengthened by the wireless telecommunications tower
22	manager.
23	(b) One or more telecommunication towers erected by the wireless
24	telecommunications tower manager on public or highway rights-of -way.
25	§382. Intersection of highways by utilities and facilities
26	A. When an existing highway is intersected or proposed to be intersected by
27	a facility or utility used or to be used for the transportation of persons or
28	commodities, as a railway or canal, or when an existing highway is intersected by an
29	artificial waterway for drainage, irrigation, or other purposes, the owner of the

1	facility or utility shall provide a means of crossing the highway which in the opinion
2	of the chief engineer assistant secretary for project management or his duly
3	authorized representative is appropriate and adequate and shall provide for the
4	subsequent maintenance and replacement of the crossing in accordance with current
5	maintenance standards.
6	* * *
7	§383. Removable bridges over certain canals
8	Where a highway is built across a drainage or irrigation canal which was dug
9	by a floating dredge or which may be subject to cleaning or recleaning by a floating
10	dredge, a bridge shall be built at the crossing of a design approved by the chief
11	engineer assistant secretary for project management which shall permit a quick, easy,
12	and efficient removal and replacing to facilitate the cleaning of the canal.
13	* * *
14	§385. Sewage disposal in highway ditches
15	No industrial wastes, sewage, septic tanks effluent, nor any noxious or
16	harmful matter, solid, liquid, or gaseous, shall be discharged into the side or cross
17	ditches or placed upon the rights-of-way of state highways, without the prior written
18	consent of the chief engineer assistant secretary for project management, or his duly
19	authorized representative, and of the secretary of the Louisiana Department of
20	Health.
21	§386. Repairs to railway grade crossings and crossing warning devices;
22	responsibility on railroads
23	A. Whenever a highway crosses a railroad track at grade, and the grade
24	crossing needs repair and should, in the judgment of the chief engineer assistant
25	secretary for project management or his duly authorized representative, be repaired,
26	and if, after fifteen days' notice in writing, the railroad company whose tracks are
27	crossed thereby fails to repair it, the department may make the repairs and maintain
28	the crossing and charge the expenses thereof to the railroad company.

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1	B. Whenever a warning device located at a railroad crossing needs repair or
2	is not being maintained in compliance with federal guidelines and should, in the
3	judgment of the chief engineer assistant secretary for project management or his duly
4	authorized representative, be repaired or receive maintenance, written notice of the
5	necessity of such repair or maintenance shall be given to the railroad company
6	owning the track at which the device is located. If the railroad does not proceed with
7	the repair or maintenance within thirty days after receipt of the notice, the
8	department may initiate the performance of the repair or maintenance of the warning
9	device and charge the expenses thereof to the railroad company.
10	* * *
11	§390.1. Railroad grade crossing elimination; parish and municipal roads
12	А.
13	* * *
14	(4) The department shall mail a copy of the notice of intent and
15	determination pursuant to Paragraph (3) of this Subsection to the local governing
16	authority with jurisdiction over the non-state maintained highway and the railroad.
17	The local governing authority may submit a written request to the chief engineer
18	assistant secretary for project management for reconsideration of the department's
19	determination. A reconsideration request shall be postmarked within fifteen calendar
20	days, excluding weekends and holidays, from the date of mailing of the notice. A
21	rail safety reconsideration board composed of the secretary, the chief engineer
22	assistant secretary for project management, and the executive director of the
23	Louisiana Highway Safety Commission shall consider the request and issue a final
24	determination not later than fifteen calendar days, excluding weekends and holidays,
25	of the date of receipt of the local governing authority's reconsideration request. The
26	determination of the rail safety reconsideration board shall be final.
27	* * *

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1	§442. Contents of petition for expropriation; place of filing
2	The rights of expropriation granted by this Part shall be exercised in the
3	following manner:
4	* * *
5	(3) The petition shall have annexed thereto the following:
6	* * *
7	(b) A certificate signed by the chief engineer assistant secretary for project
8	management or, in his absence, his principal assistant, declaring that he has fixed the
9	right-of-way in a manner sufficient in his judgment to provide presently and in the
10	future for the public interest, safety, and convenience.
11	(c) A certificate signed by the chief engineer assistant secretary for project
12	management, by the road design engineer, and, if appropriate, by the bridge design
13	engineer, declaring that the location and design of the proposed improvements are
14	in accordance with the best modern practices adopted in the interest of the safety and
15	convenience of the traveling public. In the absence of any of them, his chief
16	assistant may sign for him.
17	* * *
18	§442.1. Contents of petition for expropriation; property needed for design-build
19	projects; place of filing
20	* * *
21	(3) The petition shall have annexed thereto the following:
22	* * *
23	(b) A certificate signed by the chief engineer assistant secretary for project
24	management or, in his absence, his chief assistant, declaring that he has fixed the
25	right-of-way in a manner sufficient in his judgment to provide presently and in the
26	future for the public interest, safety, and convenience of the traveling public and has
27	made a determination of the amount and location of the property required for the
28	purposes set forth in the petition and that in his opinion the property is neither
29	excessive or inadequate for such purposes.
30	* * *

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1

Section 2. R.S. 48:79, 163.1, and 230 are hereby repealed in their entirety.

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 556 Original

2025 Regular Session

Bourriaque

Abstract: Reforms operations for the Louisiana Department of Transportation and Development.

<u>Present law</u> (R.S. 48:1(1)) defines "bicycle facility" as any physical facility provided for the exclusive or semi-exclusive use of bicycles including but not limited to unmarked shared roadways, marked shared roadways, bicycle lanes, shared use trails, and end of trip facilities

Proposed law relocates the definition of "bicycle facility".

<u>Proposed law</u> defines "assistant secretary for project management" as the appointing authority and lead engineer for the office of project management within the Department of Transportation and Development (DOTD).

Present law (R.S. 48:1(2)) defines "chief engineer" as the chief engineer of the DOTD.

Proposed law modifies present law by removing the definition of "chief engineer".

<u>Present law</u> (R.S. 48:23) specifies that in order to properly discharge its functions, the department may employ engineering, drafting, accounting, legal, and other help and labor, subject to any applicable civil service laws and regulations. Further, specifies that the department, at its discretion, may hire persons with disabilities in the position of Bridge Tender I.

<u>Proposed law</u> modifies <u>present law</u> by specifying that the department must immediately and annually petition the Federal Highway Administration for full authority to contract services listed in <u>present law</u> to the fullest extent, and execute the contract by Jan. 1, 2026, and removes the remainder of <u>present law</u>.

<u>Present law</u> (R.S. 48:35(B)) authorizes the chief engineer may designate highways within the state highway system for reconstruction or repair at guidelines which are less than those as approved by the American Association of State Highway and Transportation Officials; however, no reconstruction or repair can be done on any highway under <u>present law</u> which results in a pavement width of less than 18 feet, and all reconstruction or repair done under <u>present law</u> must be accomplished within the existing right-of-way.

<u>Proposed law</u> authorizes the assistant secretary for project management instead of the chief engineer, but otherwise retains present law.

<u>Present law</u> (R.S. 48:35(E)(1)(b)) specifies that when any public road, highway, bridge, or street, or any portion, is maintained, repaired, constructed, or reconstructed in accordance with the regulations or guidelines in effect on the date of approval by the chief engineer, or equivalent official in the case of a political subdivision of the state, of the original or amended design for the construction or major reconstruction, whichever is later, of such public road, highway, bridge, or street, or any portion thereof, there must be a presumption that any public road, highway, bridge, or street, or any portion, is maintained, repaired, constructed, or reconstructed in a reasonably safe condition.

<u>Proposed law</u> modifies <u>present law</u> by requiring the approval of the assistant secretary for project management instead of the chief engineer, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:53) authorizes the secretary to abolish positions; transfer duties between positions; and assign duties to, direct and control the work of, and transfer, promote, demote, remove, and otherwise change the status of employees of the dept. and fix their compensation.

<u>Proposed law</u> modifies <u>present law</u> by authorizing the secretary to transfer duties to private parties on a contractual basis in accordance with public bid law. Additionally, authorizes the secretary to eliminate any position within the dept. if he deems it necessary in fulfilling the goals of the office of transformation and in transitioning any departmental function to the 'La. Highway Construction Authority' (LHCA).

<u>Present law</u> (R.S. 48:76(B), (C), and (D)) authorizes the regulation and control of the annual budget for the Dept. of Transportation and Development.

<u>Proposed law</u> (R.S.48:76(D)) prohibits the dept. from financing, or proposing to finance, any of its direct and indirect employees through the Transportation Trust Fund or the Construction Subfund.

<u>Proposed law</u> (R.S.48:76(E) and (F)) prohibits the department from including in the capital budget any costs that are not directly associated with third-party contracts for preconstruction and construction services. Also prohibits the dept. from including any overhead percentage project costs in the capital budget.

<u>Present law</u> (R.S. 48:78(C)) specifies that for fiscal years 2015-2018, no more than a certain amount of Transportation Trust Fund (TTF) monies may be utilized by the Dept. of Public Safety and Corrections, office of state police.

Proposed law removes present law.

<u>Proposed law</u> (R.S. 48:78(C)) specifies that the TTF and the Construction Subfund must be a prohibited means of financing for any direct or indirect cost associated with any employee of the department.

<u>Proposed law</u> (R.S. 48:78(D)) specifies that nothing can be construed to prohibit or limit the use of monies in the TTF and the Construction Subfund for the outsourcing of any aspects of the departments functions and services.

<u>Proposed law</u> (R.S. 48:78(E)) specifies that monies in the TTF and the Construction Subfund cannot be appropriated, dedicated, or otherwise used, directly or indirectly, for the payment of state sales and use taxes.

<u>Proposed law</u> (R.S. 78.1) authorizes departmental reform and directives and authority to restructure and organize.

<u>Present law</u> (R.S. 48:91(A)) specifies that a chief engineer, a maintenance and operations engineer, and such other engineers as are found necessary by the secretary must be appointed. Additionally, specifies that chief engineer must be a competent engineer of recognized ability and standing, experienced in highway construction and maintenance, and shall be licensed to practice civil engineering in La. Further, specifies that the chief engineer and the maintenance and operations engineer must give their whole time to the duties of their offices.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management, and makes it optional for the chief engineer to be licensed.

<u>Present law</u> (R.S. 48:91(B)) requires that the chief engineer and the maintenance and operations engineer receive annual salaries fixed by the secretary, payable monthly out of the funds, and must be allowed their actual and necessary traveling expenses incurred in the discharge of their official duties.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management.

<u>Present law</u> (R.S. 48:92) requires that chief engineer or his designated representative approve all plans, specifications, and estimates for the construction of all highways under the provisions of <u>present law</u>. Additionally, specifies that he also has such other duties as may be assigned to him by the secretary or by the provisions of <u>present law</u> and he must report the proceedings of his office annually to the secretary of the department. Further, requires that the chief engineer have direct supervision of the maintenance of the highways and other facilities of the department.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management.

<u>Present law</u> (R.S. 48:94) requires each dept. district office publish weekly on the department's internet website information by parish regarding the construction and maintenance work performed, including but not limited to a description and location of the construction project or maintenance work performed.

<u>Proposed law</u> (R.S. 48:94(B)) requires the dept., through the through the examination of best national practices, develop and publish a state- of- the- art, interactive online system to enable the public to conveniently monitor the status of the dept. projects statewide.

<u>Present law</u> (R.S. 48:105(B)(2)) specifies that the purpose of the Louisiana Transportation Research Center (LTRC) is to introduce new technology.

<u>Proposed law</u> modifies <u>present law</u> by specifying that the purpose of the LTRC is to promote new technology.

<u>Proposed law</u> (R.S. 48:105(B)(5)) specifies that the purpose of the LTRC is to serve the private sector in a timely and efficient manner that encourages the advancement of innovation through incentives.

<u>Present law</u> (R.S. 48:105(G)(1)) requires the LTRC policy committee be established and charged with advising and making recommendations to the LTRC as well as reviewing and recommending research and technology transfer programs to be pursued by the center, reviewing and recommending fiscal year budgets, and reviewing the activities and progress of the center. Additionally, requires the committee to meet at least twice a year. Further, requires it be composed of 11 members, one must be the director of LTRC, three appointed by the secretary, one from each of the six public universities that have a college of engineering with a civil engineering department appointed by the president or chancellor of the respective university and one member be a dean of a college of engineering of a nonpublic institution of higher education selected by the committee from a list submitted by the La. Assoc. of Independent Colleges and Universities. The Federal Highway Administration shall be invited to appoint an observer. Requires, the director of LTRC be an ex officio member of the committee.

<u>Proposed law</u> modifies <u>present law</u> by requiring one of the members be the unclassified director of LTRC plus an ex officio member of the committee, and otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:105(G)(6)) requires the director of LTRC be chosen by the secretary of the department and the LTRC policy committee from a slate of nominees submitted by a search committee, the search committee must be selected by the LTRC policy committee.

<u>Proposed law</u> modifies <u>present law</u> by specifying that the director of LTRC is an unclassified role.

<u>Present law</u> (R.S. 48:105(G)(7)) specifies that director must annually develop fiscal year programs designed to implement the functions of LTRC described in <u>present law</u>, and to meet the funding commitments to the university. Additionally, specifies the director must administer the day-to-day activities of the LTRC. Further, requites the director submit an annual written report on the activities of the center to the policy committee, to the dean of the college of engineering at the university, and to the secretary of the department by March 15th of each year. Requires the annual reports address the activities and achievements of the center and provide an assessment of the extent to which the center is fulfilling its functions.

<u>Proposed law</u> modifies <u>present law</u> by changing the director <u>to</u> an unclassified position, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:105(G)(8)) requires the personnel of the LTRC consist of full-time classified employees of the department and faculty, staff, and students of the university. University employees will participate in specific projects, but their activities must not be limited to those being funded by or under the administration of LTRC. Additionally, specifies that short-term appointments may also be made to provide assistance on specific problems or to work on short-term research projects. Further, requires that the university's personnel policies and benefits apply only to its personnel and the personnel policies and benefits of the department personnel. Specifies, that accordance with its academic personnel policies and regulations, the university may utilize and recognize the department's professional personnel as active members of its academic community.

<u>Proposed law</u> specifies that the LTRC must consist of full-time unclassified employees, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:105.1(C)) specifies that the rules and regulations may authorize the chief engineer or his duly authorized representative to assess reduced fees for governmental personnel and faculty and staff of colleges and universities, provided those entities meet all state and federal requirements for a fee reduction.

<u>Proposed law</u> modifies <u>present law</u> by authorizing the assistant secretary for project management instead of the chief engineer, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:141) requires the secretary appoint a certified public accountant, duly qualified in this state, or an experienced cost accountant, to serve as the financial administrator, comptroller and disbursing officer for the department. Additionally, specifies he must give bond in favor of the governor in the amount of ten thousand dollars, conditioned on the faithful performance of his duties.

<u>Proposed law</u> modifies <u>present law</u> by authorizing the secretary to appoint an unclassified certified accountant unclassified financial services.

<u>Present law</u> (R.S. 48:142) specifies that the financial services administrator has general charge of the accounting, disbursing and cost accounting of the department.

<u>Proposed law</u> modifies <u>present law</u> by changing financial services <u>to</u> unclassified financial services.

<u>Present law</u> (R.S. 48:143) specifies that the financial services administrator is the disbursing officer of the department and all checks, vouchers, or warrants in payment of the accounts of the department and the salaries of the employees must be signed by the financial services administrator and countersigned by another officer or employee designated by the secretary, under such rules and regulations as are prescribed by the secretary.

<u>Proposed law</u> modifies <u>present law</u> by changing financial services <u>to</u> unclassified financial services and the salaries of the employees thereof must be signed by unclassified financial services administrator.

<u>Present law</u> (R.S. 48:163.1) establishes rules and regulations for the use of highways funds for bicycle facilities.

Proposed law removes present law in its entirety.

<u>Proposed law</u> (R.S. 48:196(D)) specifies that effective July 1, 2025, the State Highways Improvement Fund, its indebtedness, and all non-federal aid routes within La. must fall under the exclusive purview of the La. Highway Construction Authority (LHCA).

<u>Proposed law</u> (R.S. 48:196(E) authorizes the LHCA to redeem any bonds of the State Highway Improvement Fund prior to their maturity date.

<u>Present law</u> (R.S. 48:203(B)) requires allotments unexpended during the fiscal year be carried over to the next fiscal year and remain allotted to the same project until completion of the project and liquidation of the costs.

<u>Proposed law</u> requires the dept. report to and appear before the Joint Legislative Committee on the Budget annually providing explanations for all unexpended allotments including but not limited to specific state laws that contributed to delays for such projects.

<u>Present law</u> (R.S. 48:207(A)) specifies that when recommended by the chief engineer, the assistant secretaries, or the executive directors of the various offices and divisions of the department and when in the opinion of the secretary the best interest of the state will be served, emergency purchases of commodities, materials, supplies, equipment and miscellany, or purchases or leases of noncompetitive or patented articles, devices, equipment, or commodities may be negotiated and made without requesting bids. Additionally, specifies that the essential documents authorizing these purchases or leases or purchases or purchases.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:220(A)) requires the width of rights-of-way for highway construction be fixed by the chief engineer of the dept. Additionally, specifies the width may be fixed in a manner sufficient, in the judgment of the chief engineer, to provide presently and in the future for the public interest, safety, and convenience. Further, specifies that the width may be fixed in a manner sufficient to adequately accommodate the future improvement of the highway by the construction of additional lanes of pavement, service roads, intersections, traffic distribution devices, and grade separations. Specifies, that it may be fixed to provide sight distances and insure stability and lateral support for the embankments, structures, and appurtenances to the highway and to provide for proper drainage.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:223(C)) specifies that the agents and employees of the department, under the direction of the chief engineer, may enter and clean or improve by widening and

deepening, if necessary in the opinion of the chief engineer, such natural and public drainage channels, ditches, or canals that are adjacent to and form part of the drainage system of any state highway.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management, and otherwise retains <u>present law</u>.

<u>Proposed law</u> (R.S. 48:224.1(E)) specifies that effective July 1, 2025, the LHCA have exclusive authority to enter into agreements with local governments for the transfer of non-federal- aid eligible routes from the state highway system.

<u>Present law</u> (R.S. 48:229.1(A)) specifies that the legislature declares it to be in the public interest that a prioritization process for construction be utilized to develop a Highway Priority Program that accomplishes the following:

- (1) Brings the state highway system into a good state of repair and optimizes the usage and efficiency of existing transportation facilities.
- (2) Improves safety for motorized and nonmotorized highway users and communities.
- (3) Supports resiliency in the transportation system, including safe evacuation of populations when necessitated by catastrophic events such as hurricanes and floods.
- (4) Increases accessibility for people, goods, and services.
- (5) Fosters diverse economic development and job growth, international and domestic commerce, and tourism.
- (6) Fosters multimodalism, promotes a variety of transportation and travel options, and encourages intermodal connectivity.
- (7) Encourages innovation and the use of technology.
- (8) Protects the environment, reduces emissions, and improves public health and quality of life

<u>Proposed law</u> modifies <u>present law</u> by adding prioritizing above all else, transparency to the public and the accuracy of project delivery timelines, financial means, and the nature and scope of projects to be number one on the list.

<u>Present law</u> (R.S. 48:229.1(B)) specifies that beginning with the Highway Priority Program for Fiscal Year 2017-2018, the dept. must provide the legislature and public with this program which list projects to be constructed in the ensuing fiscal year in an order of priority that is determined after projects selected pursuant <u>present law</u> are analyzed and prioritized based upon the factors set forth in <u>present law</u>.

<u>Proposed law</u> modifies <u>present law</u> by removing the initial project list phase for Fiscal Year 2017-2018, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:229.1(D)) specifies that prior to selecting a project for inclusion in the program based on the factors set forth in <u>present law</u>, the dept. must screen all projects submitted for inclusion in the program to determine whether they are consistent with the most recent Statewide Transportation Plan and warrant inclusion in the program.

<u>Proposed law</u> modifies <u>present law</u> by specifying that the results must be published on the dept.'s website in a format that identifies non-prioritized projects, but otherwise retains <u>present law</u>.

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<u>Present law</u> (R.S. 48:229.1(E)) requires that no later than Oct. 1st of each year, the dept. make public, in an accessible format, the results of the screening and analysis of projects pursuant to <u>present law</u>.

Proposed law modifies <u>present law</u> by requiring the format, in addition to being accessible, be accurate.

<u>Present law</u> (R.S. 48:229.1(F)) requires the dept. to initially identify prospective outcomes of each program and report these prospective outcomes to the legislature and make them available to the public on or before June 6, 2016. Additionally, requires the dept. evaluate the actual outcomes of each program and establish revised prospective outcomes of each program on a biennial basis. Further, specifies beginning in 2018, the dept. must report the results of these biennial evaluations to the legislature and make them available to the public on the dept. website on a biennial basis when the dept. presents a proposed program of construction to the Joint Highway Priority Construction Committee in accordance with present law.

<u>Proposed law</u> in addition to <u>present law</u>, requires the dept. include in its annual submission of the highway priority program a detailed list of any and all information from the previous years submission that proved to be inaccurate along with detailed and comprehensive explanations as to why the dept. failed to adhere to the previous years attestation. Requires the goal of the dept. to ensure at least 90% of its projects progress as provided for in the previous years program submission. Additionally, requires the legislative auditor monitor the program and make an annual determination of the percentage of accuracy.

<u>Present law</u> (R.S. 48:229.1(G)) authorizes the dept. to consult with the La. Economic Development when fixing the priorities of projects as required by <u>present law</u>.

<u>Proposed law</u> modifies <u>present law</u> by requiring the dept. to consult with the La. Economic Development to understand and achieve site development goals.

<u>Proposed law</u> (R.S. 48:229.1(H)) requires the dept. provide a report on the status of items funded in the prior Highway Priority Program.

<u>Present law</u> (R.S. 48:230) requires the dept. provide to the legislature annually an additional list of projects proposed to be commenced within the ensuing four years which are in various stages of planning and preparation. Additional, requires this list be subject to change by the department until the dept. finally approves each project for construction.

Proposed law removes present law.

<u>Present law</u> (R.S. 48:231(A)(1)) requires that beginning on Oct. 1, 2010, and not later than Oct. 1st of each year thereafter, the dept. provide a proposed program of construction for the coming fiscal year to the Joint Highway Priority Construction Committee.

Proposed law modifies present law by removing the Oct. 1, 2010 date.

<u>Present law</u> (R.S. 48:231(A)(5)) requires a report based on the testimony received at the hearings be sent to the dept. Additionally, requires the dept. to then create the final construction program for the coming fiscal year for submission to the legislature.

<u>Proposed law</u> modifies <u>present law</u> by requiring the report be sent to House and Senate Committees on Transportation, Highways and Public Works and any projects discussed at the hearing that is not included in the final construction program for the upcoming fiscal year be given a numerical identification and the dept. provide the aforementioned committees with a list of the projects along with written justification for the exclusion of each individual project.

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<u>Present law</u> (R.S. 48:231(A)(6)) specifies that when this final construction program is communicated to the legislature for funding for the coming fiscal year, any project which the legislature determines is not in the proper order of priority in accordance with the factors stated in <u>present law</u> may be deleted by the legislature. Further, specifies that the legislature can not add any projects to this final construction program, nor can the legislature make substitutions for projects which have been removed.

<u>Proposed law</u> modifies <u>present law</u> by removing the provision that specifies that the legislature cannot add any projects to this final construction program, nor can the legislature make substitutions for projects which have been removed and adds any project discussed at the public hearing that is excluded from the final construction program by the dept. for more than one consecutive fiscal year will become eligible to be added to the program, in accordance with <u>present law</u>.

<u>Proposed law</u> (R.S. 48:231(A)(6)(b)) specifies that only one member from the House and Senate Committees on Transportation, Highways and Public Works may petition the Joint Committee on Transportation, Highways and Public Works to include an eligible project in the program by a favorable 2/3 vote.

<u>Present law</u> (R.S. 48:233) requires that the projects planned for the year for which appropriations have been made be commenced in that year; however, if a project cannot be commenced within the year for which it is planned, the secretary must file with the project records a public statement as to the factors causing the delay, and the next priority project meeting all necessary needed requirements for the same highway classification be substituted therefor. Further, requires when the delaying factors have been overcome, the delayed project be placed in the highest priority for the next ensuing fiscal year. Additionally, requires funds allocated for each construction project remain allocated until the project is completed and the project costs are liquidated.

<u>Proposed law</u> specifies that any employee of the dept. charged with managing projects who fails to deliver 80% of his projects timely must be ineligible for a merit increase or any other pay raise for the next fiscal year.

<u>Present law</u> (R.S. 48:250.3(E)(1)) specifies that the chief engineer, with concurrence of the secretary, must establish a design-build qualifications evaluation committee for evaluation of the responses to the request for qualifications received by the dept. Further, specifies the following general criteria used by the committee in evaluating responses must apply to both the design and construction components of any responding entity.

<u>Present law</u> (R.S. 48:250.3(E)(2)) requires the qualifications evaluation committee evaluate the qualifications of responding design-builders on the basis of the criteria identified in the request for qualifications and set forth in <u>present law</u>, and select a short list of the highest rated entities in a number to be determined by the dept. Additionally, specifies that if fewer than three responses are received, the secretary or designated representative may approve proceeding with the design-build process. Specifies, the qualifications evaluation committee may, at its discretion, be assisted by other dept. personnel in its evaluation of an entity's qualifications. Requires, that the design-build qualifications evaluation committee present its short list to the chief engineer for recommendation to the secretary. Additionally, requires the shortlisted entities be invited by the secretary or designated representative to submit a detailed technical and cost proposal for the design-build project and invitation to the shortlisted entities specify a deadline for submission of proposals.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 250.3(G)) requires the chief engineer, with concurrence of the secretary, establish a proposal review committee for evaluation of design-build proposals. Additionally, requires the proposal review committee be identified in the request for

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proposals (RFP). Further, requires the chief engineer, with concurrence of the secretary, assign a project manager, who becomes the chairman of the proposal review committee for the project. Specifies, that an RFP must identify technical elements of the project, depending on the characteristics of the project, to be included in the technical score. Additionally, the chief engineer, with concurrence of the secretary, may select additional dept. engineering and technical experts, and nationally recognized design-build experts to serve as committee members to score each technical element of the project and members of the proposal review committee. Specifies, that each member of the proposal review committee must make his scoring of assigned elements available for public review. Such scores must be considered public record.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, and otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:250.3.1(F)) specifies that the chief engineer, with the concurrence of the secretary, must establish a design-build qualifications evaluation committee for evaluation of the responses to the RFQ received by the dept. Further, requires the chief engineer, with the concurrence of the secretary, assign a project manager who becomes the chairman of the qualifications evaluation committee for the project. Additionally, the qualifications evaluation committee may, at its discretion, be assisted by other dept. personnel in its evaluation of a design-builder's SOQ.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:251(C)) requires every contract for the construction of or improvements to highways include a warranty by the contractor as to the quality of materials and workmanship for a duration of three years. Additionally, requires the dept. implement the submit a report on its implementation of the warranty requirements to the Joint Legislative Committee on Transportation, Highways and Public Works no later than July 1, 1998.

<u>Proposed law</u> modifies <u>present law</u> by changing the duration <u>from</u> three years <u>to</u> one year, and removes the remainder of <u>present law</u>.

<u>Present law</u> (R.S. 48:255(B)(6)) specifies that if two or more responsive bids from responsible bidders are received for exactly the same price and no preference or other method exists to determine the lowest bidder, the chief engineer must notify the tied bidders of a time and place where the lowest bidder on the project will be chosen by flipping a coin or by lots, as appropriate in the determination of the chief engineer. Additionally, specifies that the dept. may readvertise the projects in its discretion.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:259) requires the dept. maintain the highways forming the state highway system, together with the other facilities of the dept. to the extent that the revenues of the dept. will permit. Additionally, requires the selection of the highways, facilities, or parts thereof to be maintained and the order of that selection be made by the secretary upon the recommendation of the chief engineer and may be changed from time to time as the case demands. Further, requires in this selection, these officials be guided by volume and character of traffic and the convenience, safety, and necessity of the traveling public.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the unclassified district administrator.

<u>Present law</u> (R.S. 48:260) specifies that the scope and extent of maintenance operations may include any operation involving employment of labor, purchase of materials, supplies, and

equipment, and the severance, processing, and application of materials necessary to maintain the highway system together with the other facilities of the dept. at the maximum level of efficiency for its type. Further, specifies in case of damage to the state highway system caused by flood or other disaster, requiring immediate attention, or for construction urgently needed, or for construction that may be undertaken more efficiently, the secretary may execute such work of improvement with dept. maintenance forces, with the approval of the chief engineer or the assistant secretary of operations

<u>Proposed law</u> modifies <u>present law</u> by changing the approval of the chief engineer to the approval of the assistant secretary for project management.

<u>Present law</u> (R.S. 48:261(A)(1)) requires that all maintenance operations be performed by the employees of the dept. Additionally, specifies the dept. may, by contract or other means, arrange for the maintenance of any section or sections of highways or any of the facilities of the DOTD when, in the sole discretion of the secretary, there are not adequate employees to perform the maintenance work required by either federal or state law or sound engineering practices. Further, requires the secretary give due consideration to budgetary constraints and employment restrictions prior to entering into any contract to perform maintenance work. Requires, all such contracts to individuals or private concerns, except individuals with disabilities or organizations serving individuals with disabilities, be in accordance with the public bid provisions of present law.

<u>Proposed law</u> modifies <u>present law</u> by requiring the dept. maximize third-party contracts for the maintenance of every section or sections of highways or any of the facilities of the department, in lieu of having department employees attempt to conduct work in a timely and effective manner, and removes the remainder of <u>present law</u>.

<u>Present law</u> (R.S. 48:261(B)) authorizes the dept. to contract with the Dept. of Public Safety and Corrections, for use of prison labor to perform maintenance in parishes that the dept. is unable to employ sufficient labor to perform the duties.

Proposed law removes present law.

<u>Present law</u> (R.S. 48:261(C)) specifies that the use of prison labor must in no way reduce the work force of any highway maintenance gang or cause the layoff of any classified employee.

<u>Proposed law</u> modifies <u>present law</u> by clarifying that the use of prison labor may not reduce the workforce of any highway maintenance gang or result in the layoff of any classified employee.

<u>Present law</u> (R.S. 48:263) requires that the dept. establish and maintain its own shops for the servicing, repair, and upkeep of its equipment and must provide, at these shops and elsewhere, adequate standby units for emergency use and replacement of units under repair.

<u>Proposed law</u> modifies <u>present law</u> by requiring the dept. minimize and phase out and instead privatize such functions by June 30, 2026.

<u>Present law</u> (R.S. 48:265) requires that the dept. establish, operate, and maintain a laboratory for such research activities as are of interest to the functions of the dept. and for the routine sampling, inspection, examination, analysis, and testing.

<u>Proposed law</u> modifies <u>present law</u> by setting a date by June 30, 2026 to outsource the functions of the laboratory activities in <u>present law</u>.

<u>Present law</u> requires the methods and procedures in the laboratory and the equipment, machinery, and devices employed in its operations be patterned upon and as consistently as possible conform to the standards as established by the American Society of Testing

Materials, the American Association of State Highway Officials, and the Bureau of Public Roads as approved by the chief engineers of the offices of the dept.

<u>Present law</u> (R.S. 265(D)) modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management.

<u>Present law</u> (R.S. 48:269(B)) specifies that the procedure in expropriation proceedings filed for these purposes must be in accordance with the provisions <u>present law</u> but, whether an entire tract of land or only a portion thereof is expropriated, must apply and the certificate of the chief engineer required by <u>present law</u>, may be eliminated.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management.

<u>Present law</u> (R.S. 48:286) specifies the conditions of retaining consultants warranted authorization.

<u>Proposed law</u> modifies <u>present law</u> specifying that there are no conditions that limit or prohibit the retention of services of consultants by the dept.

<u>Present law</u> (R.S. 48:292(B)) requires that the section head, after ascertaining the need for a noncompetitive selection, request approval from the secretary or his authorized designee through the chief engineer, assistant secretary for operations, assistant secretary for planning and programming, or assistant secretary of public works, hurricane flood protection, and intermodal transportation, whichever is applicable to the project, to engage a specific firm to perform the required services.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management.

<u>Present law</u> (R.S. 48:292.1(E)(1)(f)) specifies that a prequalified consultant firm requests removal from the program in writing. Further, specifies that written requests for removal be addressed to the dept's chief engineer or his designee.

<u>Present law</u> (R.S. 48:292.1(E)(2)) specifies that a prequalified consultant removed from the program may not requalify for the program for a period of three years from the date of removal unless a written corrective action plan is submitted by the consultant to the department's project manager and the plan is approved by the chief engineer or his designee

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer to the assistant secretary for project management.

<u>Present law</u> (R.S. 48:295.1(3)) defines "debarment committee" as the committee consisting of the following persons acting upon a unanimous vote: the chief engineer of the dept. or his designee; the deputy secretary of the department or his designee; and the general counsel of the dept. or his designee.

<u>Proposed law</u> modifies the definition in <u>present law</u> by changing the chief engineer of the department to the assistant secretary for project management.

<u>Present law</u> (R.S. 48:342) specifies that the chief engineer may regulate, and, when the safety or convenience of the traveling public requires it, prohibit the parking or loading and unloading of any type of vehicle on any highway within the state highway system. Additionally, specifies that parking on the traveled surfaces and storing of articles or commodities of any kind within the right-of-way area is prohibited.

<u>Present law</u> (R.S. 48:343) specifies that the chief engineer of the dept. may regulate, the moving of tangible movable property across the highways.

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<u>Present law</u> (R.S. 48:344) specifies that entrances to and exits from private properties adjacent to the rights-of-way of state highways may be regulated, prohibited, or abolished in the interest of the safety of the traveling public. Additionally, specifies that the chief engineer of the DOTD, from time to time, may prepare and promulgate descriptions and illustrations of various types and styles of entrances and exits consistent with this purpose and must issue permits of necessity and convenience for the installation of entrances and exits in accordance with its promulgated regulations and standards. Further, specifies that the department may apply to the courts for such process as may be necessary to make the provisions <u>present law</u> effective.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer of <u>to</u> the assistant secretary for project management within the DOTD.

<u>Present law</u> (R.S. 48:346) authorizes the assistant secretary of the office of operations or the chief engineer to close any section of highway to all or any class or part of traffic or restrict the use thereof to the extent he thinks expedient for any length of time that, in his judgment.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381(A)) specifies that when not inconsistent with the purposes of state highways, the chief engineer may issue permits for the use and occupancy of the rights-of-way of state highways.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381(C)(1)) specifies that no installation may be made except upon the explicit condition that the owner thereof must, at no cost to the dept., remove or relocate the facility when that is necessary to permit the widening, relocation, or other improvement of the highway, when so ordered by the chief engineer of the dept. or his duly authorized representative; however, this condition must not apply to the removal or relocation of municipally owned utility installations located within the limits of the municipality in cases where the necessity of such removal or relocation is created by the construction, repair, or improvement of an interstate highway. Further, specifies that in such instances the cost of removal or relocation must be paid for by the dept., and such payment must be deemed a valid use of funds appropriated or otherwise made available to the dept. for highway purposes. Additionally, specifies that payment for such relocation or removal of municipally owned utility installations must be made only as to projects in the process of construction on July 1, 1992, and projects begun thereafter and the making of such payments must be conditioned upon the availability of federal aid funds to reimburse the dept. for such expenditures.

<u>Present law</u> (R.S. 48:381(C)(3)(a)) specifies that the chief engineer, or his duly authorized representative, is authorized to negotiate utility relocation agreements containing liquidated damages clauses, equal to .05 percent per day of the estimated utility's relocation costs, regarding delays caused solely by the unjustifiable delinquency of a utility in the completion of relocation work. Further, specifies the chief engineer, or his duly authorized representative, may decline the issuance of a permit to any utility company that is unjustifiably delinquent in completing a relocation project and must continue to so decline until such a project is completed.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381(D)) authorizes the chief engineer, or his duly authorized representative, may require a deposit in the form of a certified check or other guaranty in a form and in an amount deemed by him to be necessary for the proper protection of the state prior to the issuing of a permit when the installations require excavations, or at other times when he believes a deposit or guaranty is necessary to protect the dept's interests.

<u>Present law</u> (R.S. 48:381(E)(1)(a)) specifies that except for rural water districts, the chief engineer or his duly authorized representative may assess reasonable utility operator's annual permit fees in connection with the issuance of permits. Additionally, requires that fees as determined by the dept. not exceed the maximum fees as set.

<u>Present law</u> (R.S. 48:381(E)(2)) authorizes the chief engineer or his duly authorized representative assess reasonable operator's fees for rural water districts in connection with the issuance of permits to defray the expense of inspections by the dept's employees.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381(A)) authorizes the chief engineer, or his duly authorized representative, to enter into joint use agreements affecting those highway rights-of-way which consist of elevated sections and other highway rights-of-way which may be deemed suitable and available by the chief engineer. Further, requires the provisions of <u>present law</u> in no way be interpreted to apply to any entity governed by the Public Service Commission.

<u>Present law</u> (R.S. 48:381(D)) specifies that the chief engineer may waive fees for governmental entities, political subdivisions, colleges and universities, provided that said entities derive no income directly from the use of highway rights-of-way, and provided that said entities meet any and all state and federal requirements for a fee waiver.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381.2(A)(1)) authorizes the chief engineer or his duly authorized representative issue nonexclusive permits, on a competitively neutral and nondiscriminatory basis for use of public rights-of-way, to utility operators for the purpose of installation of fiber-optic cable facilities within controlled-access highway rights-of-way.

<u>Present law</u> (R.S. 48:381.2(B)(1)) specifies that the chief engineer or his duly authorized representative may issue nonexclusive permits, on a competitively neutral and nondiscriminatory basis for use of public rights-of-way, to utility operators for the purpose of installation of wireless telecommunications equipment and facilities within highway rights-of-way.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:381.4) authorizes the chief engineer or his duly authorized representative to enter into agreements with a wireless telecommunications tower manager to manage such towers for specified periods.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:382(A)) specifies that when an existing highway is intersected or proposed to be intersected by a facility or utility used or to be used for the transportation of persons or commodities, as a railway or canal, or when an existing highway is intersected by an artificial waterway for drainage, irrigation, or other purposes, the owner of the facility or utility must provide a means of crossing the highway which in the opinion of the chief engineer or his duly authorized representative is appropriate and adequate and shall provide for the subsequent maintenance and replacement of the crossing in accordance with current maintenance standards.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:383) specifies that where a highway is built across a drainage or irrigation canal dug by a floating dredge or which may be subject to cleaning or recleaning by a floating dredge, a bridge be built at the crossing of a design approved by the chief

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engineer which permit a quick, easy, and efficient removal and replacing to facilitate the cleaning of the canal.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:385) specifies that no industrial wastes, sewage, septic tanks effluent, nor any noxious or harmful matter, solid, liquid, or gaseous, can be discharged into the side or cross ditches or placed upon the rights-of-way of state highways, without the prior written consent of the chief engineer, or his duly authorized representative, and of the secretary of the La. Dept. of Health.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:386(A)) specifies that whenever a highway crosses a railroad track at grade, and the grade crossing needs repair and should, in the judgment of the chief engineer or his duly authorized representative, be repaired, and if, after 15 days notice in writing, the railroad company whose tracks are crossed thereby fails to repair it, the department may make the repairs and maintain the crossing and charge the expenses thereof to the railroad company.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:386(B)) specifies that whenever a warning device located at a railroad crossing needs repair or is not being maintained in compliance with federal guidelines and should, in the judgment of the chief engineer or his duly authorized representative, be repaired or receive maintenance, written notice of the necessity of such repair or maintenance must be given to the railroad company owning the track at which the device is located. Further, specifies that if the railroad does not proceed with the repair or maintenance within 30 days after receipt of the notice, the dept. may initiate the performance of the repair or maintenance of the warning device and charge the expenses thereof to the railroad company.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

<u>Present law</u> (R.S. 48:390.1(A)(4)) requires the department mail a copy of the notice of intent and determination pursuant to <u>present law</u> to the local governing authority with jurisdiction over the non-state maintained highway and the railroad. Additionally, specifies that the local governing authority may submit a written request to the chief engineer for reconsideration of the dept.'s determination. Further, specifies that a reconsideration request must be postmarked within 15 calendar days, excluding weekends and holidays, from the date of mailing of the notice. Requires a rail safety reconsideration board composed of the secretary, the chief engineer, and the executive director of the La. Highway Safety Commission must consider the request and issue a final determination not later than 15 calendar days, excluding weekends and holidays, of the date of receipt of the local governing authority's reconsideration request the determination of the rail safety reconsideration board must be final.

<u>Proposed law</u> changes the chief engineer to the assistant secretary of project management.

Present law (R.S. 48:442(3)(b) and (c)) requires the petition have annexed the following:

- (1) A certificate signed by the chief engineer or, in his absence, his principal assistant, declaring that he has fixed the right-of-way in a manner sufficient in his judgment to provide presently and in the future for the public interest, safety, and convenience.
- (2) A certificate signed by the chief engineer, by the road design engineer, and, if appropriate, by the bridge design engineer, declaring that the location and design of the proposed improvements are in accordance with the best modern practices

adopted in the interest of the safety and convenience of the traveling public. In the absence of any of them, his chief assistant may sign for him.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, and otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 442.1(3)(b)) requires the petition be accompanied by a certificate signed by the chief engineer or, in his absence, his chief assistant, declaring that he has fixed the right-of-way in a manner sufficient in his judgment to provide presently and in the future for the public interest, safety, and convenience of the traveling public and has made a determination of the amount and location of the property required for the purposes set forth in the petition and that in his opinion the property is neither excessive or inadequate for such purposes.

<u>Proposed law</u> modifies <u>present law</u> by changing the chief engineer <u>to</u> the assistant secretary for project management, and otherwise retains <u>present law</u>.

(Amends 48:1(1) and (2), 23, 35(B), and (E)(1)(b), 53, 76, 78(C), 91(A) and (B), 92, 94, 105(B)(2) and (G)(1) and (6) through (8), 105.1(C), 141, 142, 143, 203(B), 207(A), 220(A), 223(C), 229.1(A), (B), and (D) through (G), 231(A)(1), (5), and (6), 233, 250.3(E)(1)(intro. para.) and (2) and (G), 250.3.1(F), 251(C), 255(B)(6), 259, 260, 261(A)(1), (B) and (C), 263, 265, 269(B), 286, 292(B), 292.1(E)(1)(f) and (2), 295.1(3), 342, 343, 344, 346(intro. para.), 381(A)(intro. para.), (C)(1) and (3)(a), (D), (E)(1)(a)(intro. para.) and (2), and (I), 381.1(A) and (D), 381.2(A)(1) and (B)(1), 381.4(intro. para.), 382(A), 383, 385, 386, 390.1(A)(4), 442(3)(b) and (c), 442.1(3)(b); Adds R.S. 48:78(D) and (E), 78.1, 105(B)(5), 196 (D) and (E), 224.1(E) and 229.1(H); Repeals R.S. 48:79, 163.1, and 230)