HLS 25RS-649 REENGROSSED

2025 Regular Session

HOUSE BILL NO. 556

1

BY REPRESENTATIVES BOURRIAQUE, AMEDEE, BAYHAM, BERAULT, BILLINGS, BOYER, BRAUD, BUTLER, CARLSON, CARRIER, CARVER, CHENEVERT, COATES, CREWS, DESHOTEL, DEVILLIER, DICKERSON, DOMANGUE, EDMONSTON, EGAN, EMERSON, FARNUM, FONTENOT, FREIBERG, GLORIOSO, HEBERT, HORTON, JACKSON, MIKE JOHNSON, JACOB LANDRY, MCMAHEN, MCMAKIN, MELERINE, OWEN, ROMERO, SCHAMERHORN, SCHLEGEL, TAYLOR, THOMPSON, TURNER, VILLIO, WILDER, WILEY, WRIGHT, AND WYBLE

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

AN ACT

2 To amend and reenact R.S. 48:1(1) and (2), 23, 53, 76, 78(C), 92, 94, 105(B)(2), 105.1(C), 3 203(B), 207(A), 229.1(A), (B), and (D) through (G), 231(Section heading), (A)(1), (5), and (6), 250.3(E)(1)(introductory paragraph) and (2) and (G), 250.3.1(F), 4 5 251(C), 255(B)(6), 259, 261(A)(1), (B) and (C), 286, 292(B)(introductory 6 paragraph), 292.1(E)(1)(f) and (2), 295.1(3), 381(D) and (E)(1)(a)(introductory 7 paragraph) and (2), 381.1(D), and 381.4(introductory paragraph), to enact R.S. 8 48:78(D) and (E), 105(B)(5), 196(D) and (E), 224.1(E), 229.1(H), and 381(C)(6), 9 and to repeal R.S. 48:79, relative to the various reform operations within the 10 Louisiana Department of Transportation and Development; to define assistant 11 secretary for project delivery; to improve project oversight and ensure better 12 coordination across all stages of project development and implementation; and to 13 provide for related matters. 14 Be it enacted by the Legislature of Louisiana: 15 Section 1. R.S. 48:1(1) and (2), 23, 53, 76, 78(C), 92, 94, 105(B)(2), 105.1(C), 16 203(B), 207(A), 229.1(A), (B), and (D) through (G), 231(Section heading), (A)(1), (5), and 17 (6), 250.3(E)(1)(introductory paragraph) and (2) and (G), 250.3.1(F), 251(C), 255(B)(6),

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	11D 110. 330
1	259, 261(A)(1), (B), and (C), 286, 292(B)(introductory paragraph), 292.1(E)(1)(f) and (2),
2	295.1(3), 381(D) and (E)(1)(a)(introductory paragraph) and (2), 381.1(D), and
3	381.4(introductory paragraph) are hereby amended and reenacted and R.S. 48:78(D) and (E),
4	105(B)(5), 196(D) and (E), 224.1(E), 229.1(H), and 381(C)(6) are hereby enacted to read
5	as follows:
6	§1. Terms defined
7	For purposes of this Chapter, the following terms have the meanings ascribed
8	to them by this Section, except where the context clearly indicates otherwise:
9	(1) "Assistant secretary for project delivery" means the appointing authority
10	for the office of project delivery within the Department of Transportation and
11	Development.
12	(1) (2) "Bicycle facility" means any physical facility provided for the
13	exclusive or semi-exclusive use of bicycles. This includes but is not limited to
14	unmarked shared roadways, marked shared roadways, bicycle lanes, shared use
15	trails, and end of trip facilities.
16	* * *
17	§23. Engineering and other services
18	A. In order to properly discharge its functions, the department may employ
19	engineering, drafting, accounting, legal, and other help and labor, subject to any
20	applicable civil service laws and regulations to the fullest extent permitted by
21	applicable law, and with the obligation to execute by January 1, 2026.
22	B. Notwithstanding any provision of law, or any provision of the department,
23	or any provision of Civil Service to the contrary, the department, at its discretion,
24	may hire persons with disabilities in the position of Bridge Tender I.
25	* * *
26	§53. Personnel authority
27	The secretary, subject only to the limitations of appropriations thereto and all
28	of the applicable provisions of Title 36 of the Louisiana Revised Statutes of 1950,
29	may abolish positions; transfer duties between positions; and assign duties to, direct
30	and control the work of, and transfer, promote, demote, remove, and otherwise

change the status of employees of the department and fix the compensation thereof.

Notwithstanding any provision of law to the contrary, the secretary shall have the authority to eliminate any position within the department he deems necessary in fulfilling the goals of the office of transformation and in transitioning any departmental function to the office of Louisiana Highway Construction.

7. 7.

# §76. Regulation and control of annual budget

B: A. The budgetary and fiscal operations of the Department of Transportation and Development shall be under the control and supervision of and subject to review by the legislative budget committee and the commissioner of administration to the same extent and in the same manner and under the same conditions as now or hereafter may be provided by law for the control, supervision, and review of the fiscal and budgetary operations of the other budget units of the state.

C: B. The accounting procedures or system of accounting to be used by the Department of Transportation and Development, except as otherwise may be required by the Bureau of Public Roads Federal Highway Administration of the United States Department of Transportation, insofar as practical shall conform to and comply with the uniform accounting system prescribed and installed by the commissioner of administration, under the authority of the governor, as authorized to be prescribed and installed by the provisions of R.S. 39:91.

D: C. It is the intent and purpose of the provisions of this Section to require that the annual budget of the Department of Transportation and Development and the financial and budgetary functions and operations thereof shall be governed by and be subject to the same conditions and provisions of law that are now or hereafter may be applicable to the budgets and the budgetary and fiscal functions and operations of the other budget units of the state. It therefore is hereby specifically provided and declared that the Department of Transportation and Development is classified as a budget unit, as the term is defined and referred to in Paragraph 7 of Section 2 of Title 39 of the Louisiana Revised Statutes of 1950 and, as such, shall be subject to all of

1	the provisions of Title 39 and any and all other laws, relating or applicable to such
2	budget units.
3	D. The department is hereby prohibited from financing, or proposing to
4	finance, any of its direct and indirect employees through the Transportation Trust
5	Fund or the Construction Subfund.
6	E. The department is hereby prohibited from including in the capital budget
7	any costs that are not directly associated with third-party contracts for
8	preconstruction and construction services.
9	F. The prohibitions in Subsections D and E of this Section shall prohibit the
10	department from including any overhead percentage project costs in the capital
11	budget.
12	* * *
13	§78. Transportation Trust Fund; limitations on appropriations; limitations on
14	utilization
15	* * *
16	C.(1) For Fiscal Year 2015-2016, no more than forty-five million dollars of
17	Transportation Trust Fund monies may be utilized by the Department of Public
18	Safety and Corrections, office of state police.
19	(2) For Fiscal Year 2016-2017, no more than twenty million dollars of
20	Transportation Trust Fund monies may be utilized by the Department of Public
21	Safety and Corrections, office of state police.
22	(3) For Fiscal Year 2017-2018 and thereafter, no more than ten million
23	dollars of Transportation Trust Fund monies may be utilized by the Department of
24	Public Safety and Corrections, office of state police.
25	C. Notwithstanding any provision of law to the contrary, nothing shall be
26	construed to prohibit or limit the use of monies in the Transportation Trust Fund and
27	the Construction Subfund for the outsourcing of any aspects of the departments
28	functions and services.
29	D. Notwithstanding any provision of law to the contrary, monies in the
30	Transportation Trust Fund, the Construction Subfund, or state allocated one-time

1	monies shall not be appropriated, dedicated, or otherwise used, directly or indirectly,
2	for the payment of state sales and use taxes.
3	* * *
4	§92. Powers and duties
5	The chief engineer or his designated representative shall approve all plans,
6	specifications, and estimates for the construction of all highways under the
7	provisions of this Chapter. He also has such other duties as may be assigned to him
8	by the secretary or the assistant secretary for project delivery by the provisions of
9	this Chapter. He shall report the proceedings of his office annually to the secretary
10	of the department. to the assistant secretary for project delivery. Subject to and
11	pursuant to the provisions of R.S. 48:259, the chief engineer has direct supervision
12	of the maintenance of the highways and other facilities of the department.
13	* * *
14	§94. District office transparency; publication of district work
15	A. Each department district office shall publish weekly on the department's
16	internet website information by parish regarding the construction and maintenance
17	work performed, including but not limited to a description and location of the
18	construction project or maintenance work performed.
19	B. The department shall make available to the public an interactive online
20	system to conveniently and accurately monitor the status of the department's projects
21	statewide.
22	* * *
23	§105. Louisiana Transportation Research Center
24	* * *
25	B. The purposes of the LTRC are as follows:
26	* * *
27	(2) Introduce Promote new technology.
28	* * *

1	(5) Serve the private sector in a timely and efficient manner that encourages
2	the advancement of innovation to encourage collaboration.
3	* * *
4	§105.1. Transportation Training and Education Center Dedicated Fund Account;
5	creation
6	* * *
7	C. The rules and regulations may authorize the chief engineer assistant
8	secretary for project delivery or his duly authorized representative to assess reduced
9	fees for governmental personnel and faculty and staff of colleges and universities,
10	provided those entities meet all state and federal requirements for a fee reduction.
11	* * *
12	§196. State Highway Improvement Fund
13	* * *
14	D. Effective July 1, 2025, the State Highways Improvement Fund, its
15	indebtedness, and all non-federal aid routes within Louisiana shall fall under the
16	exclusive purview of the office of Louisiana Highway Construction.
17	E. Notwithstanding any provision of the law to the contrary, the office of
18	Louisiana Highway Construction is hereby authorized to redeem any bonds of the
19	State Highway Improvement Fund prior to their maturity date.
20	* * *
21	§203. Annual highway budget
22	* * *
23	B. Allotments unexpended during the fiscal year shall be carried over to the
24	next fiscal year and remain allotted to the same project until completion of the
25	project and liquidation of the costs thereof. The department shall report to the Joint
26	Legislative Committee on the Budget annually describing the reasons for such
27	unexpended allotments and identifying any delays experienced in the associated
28	projects.
29	* * *

1	§207. Emergency purchases; no bids necessary
2	A. When recommended by the chief engineer assistant secretary for project
3	delivery, the assistant secretaries, or the executive directors of the various offices and
4	divisions of the department and when in the opinion of the secretary the best interest
5	of the state will be served, emergency purchases of commodities, materials, supplies,
6	equipment and miscellany, or purchases or leases of noncompetitive or patented
7	articles, devices, equipment, or commodities may be negotiated and made without
8	requesting bids. However, the essential documents authorizing these purchases or
9	leases shall have written on their face the explicit reasons supporting the necessity
10	for these leases or purchases.
11	* * *
12	§224.1. Transfer and exchange of state and local roads
13	* * *
14	E. Effective July 1, 2025, the office of Louisiana Highway Construction
15	shall have exclusive authority to enter into agreements provided in this Section for
16	non-federal-aid eligible routes in the states' highway system.
17	* * *
18	§229.1. Statewide prioritization process for the Highway Priority Program
19	A. The legislature declares it to be in the public interest that a prioritization
20	process for construction be utilized to develop a Highway Priority Program that
21	accomplishes the following:
22	(1) Prioritizes above all else, transparency to the public and the accuracy of
23	project delivery timelines, financial means, and the nature and scope of projects.
24	(1) (2) Brings the state highway system into a good state of repair and
25	optimizes the usage and efficiency of existing transportation facilities.
26	(2) (3) Improves safety for motorized and nonmotorized highway users and
27	communities.
28	(3) (4) Supports resiliency in the transportation system, including safe
29	evacuation of populations when necessitated by catastrophic events such as
30	hurricanes and floods.

1	(4) (5) Increases accessibility for people, goods, and services.
2	(5) (6) Fosters diverse economic development and job growth, international
3	and domestic commerce, and tourism.
4	(6) (7) Fosters multimodalism, promotes a variety of transportation and travel
5	options, and encourages intermodal connectivity.
6	(7) (8) Encourages innovation and the use of technology.
7	(8) (9) Protects the environment, reduces emissions, and improves public
8	health and quality of life.
9	B. Beginning with the Highway Priority Program for Fiscal Year 2017-2018,
10	the The department shall provide the legislature and public with this program which
11	shall list projects to be constructed in the ensuing fiscal year in an order of priority
12	that is determined after projects selected pursuant to Subsection C of this Section are
13	analyzed and prioritized based upon the factors set forth in Subsection A of this
14	Section.
15	* * *
16	D. Prior to selecting a project for inclusion in the program based on the
17	factors set forth in Subsection C of this Section, the department shall screen all
18	projects submitted for inclusion in the program to determine whether they are
19	consistent with the most recent Statewide Transportation Plan and warrant inclusion
20	in the program. The results shall be published on the department's website in a
21	format that identifies submitted projects that were not included in the program.
22	E. No later than October first of each year, the department shall make public,
23	in an accessible and accurate format, the results of the screening and analysis of
24	projects pursuant to this Section.
25	F. The department shall initially identify prospective outcomes of each
26	program and report these prospective outcomes to the legislature and make them
27	available to the public on or before June 6, 2016. The department shall evaluate the
28	actual outcomes of each program and establish revised prospective outcomes of each
29	program on a biennial basis. Beginning in 2018, the department shall report the
30	results of these biennial evaluations to the legislature and make them available to the

1	public on the department website on a biennial basis when the department presents
2	a proposed program of construction to the Joint Highway Priority Construction
3	Committee in accordance with R.S. 48:231(A)(1) include in its annual submission
4	of the highway priority program a detailed list of any changes to the previous year's
5	program, along with an explanation of the reasons such changes were made. It shall
6	be the goal of the department to ensure that at least ninety percent of its projects in
7	the program progress as provided for in the previous year's program submission.
8	The legislative auditor shall monitor the program and make an annual determination
9	of the percentage of accuracy.
10	G. The department may shall consult with Louisiana Economic Development
11	to understand and achieve site development goals when fixing the priorities of
12	projects as required by this Section.
13	H. The department shall provide a report on the status of projects included
14	in the Highway Priority Program to the House and Senate committees on
15	Transportation, Highways and Public Works annually.
16	* * *
17	§231. Final construction program for current fiscal year; public hearings; Joint
18	Highway Priority Construction Committee Committee on Transportation,
19	Highways and Public Works; reports; review by legislature; restrictions on
20	legislature
21	A.(1) Beginning on October 1, 2010, and not Not later than October first of
22	each year thereafter, the department shall provide a proposed program of
23	construction for the coming fiscal year to the Joint Highway Priority Construction
24	Committee. Committee on Transportation, Highways and Public Works.
25	* * *
26	(5) A report based on the testimony received at the hearings shall be sent to
27	the department and the House and Senate committees on Transportation, Highways
28	and Public Works. The department shall then create the final construction program
29	for the coming fiscal year for submission to the legislature. Any project discussed
30	at the hearing that is not included in the final construction program for the upcoming

2	the aforementioned committees with a list of the projects along with written
3	justification for the exclusion of each individual project.
4	(6)(a) When this final construction program is communicated to the
5	legislature for funding for the coming fiscal year, any project which the legislature
6	determines is not in the proper order of priority in accordance with the factors stated
7	in R.S. 48:229.1 may be deleted by the legislature. However, the legislature shall not
8	add any projects to this final construction program, nor shall the legislature make
9	substitutions for projects which have been removed. Any project discussed at the
10	public hearing that is excluded from the final construction program by the
11	department for more than one consecutive fiscal year shall become eligible to be
12	added to the program, in accordance with Subparagraph (6)(b) of this Subsection.
13	(b) Any one member from the House or Senate committees on
14	Transportation, Highways and Public Works may petition the House and Senate
15	committees on Transportation, Highways and Public Works, meeting jointly, to
16	include an eligible project in the program by a favorable two-thirds vote.
17	* * *
18	§250.3. Design-build contracts; qualifications of design-build entities; public
19	announcement procedures; letters of interest; selection of short list; bid
20	proposals by competitors; qualifications evaluation committee; proposal
21	review committee; selection and process of award
22	* * *
23	E.(1) The chief engineer and assistant secretary for project delivery, with
24	concurrence of the secretary, shall establish a design-build qualifications evaluation
25	committee for evaluation of the responses to the request for qualifications received
26	by the department. The following general criteria used by the committee in
27	evaluating responses shall apply to both the design and construction components of
28	any responding entity:
29	* * *

fiscal year shall be given numerical identification and the department shall provide

(2) The qualifications evaluation committee shall evaluate the qualifications of responding design-builders on the basis of the criteria identified in the request for qualifications and set forth in this Subsection and shall select a short list of the highest rated entities in a number to be determined by the department. If fewer than three responses are received, the secretary or designated representative may approve proceeding with the design-build process. The qualifications evaluation committee may, at its discretion, be assisted by other department personnel in its evaluation of an entity's qualifications. The design-build qualifications evaluation committee shall present its short list to the chief engineer and the assistant secretary for project delivery 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.

\* \* \*

G. The chief engineer and the assistant secretary for project delivery, with concurrence of the secretary, shall establish a proposal review committee for evaluation of design-build proposals. The proposal review committee shall be identified in the request for proposals (RFP). The chief engineer and the assistant secretary for project delivery, with concurrence of the secretary, shall assign a project manager, who shall become the chairman of the proposal review committee for the project. The request for proposals (RFP) RFP shall identify technical elements of the project, depending on the characteristics of the project, to be included in the technical score. Additionally, the chief engineer and the assistant secretary for project delivery, with concurrence of the secretary, may select additional department engineering and technical experts, and nationally recognized design-build experts to serve as committee members to score each technical element of the project. Members of the proposal review committee shall not have served as members of the qualifications evaluation committee. Each member of the proposal

1	review committee shall make his scoring of assigned elements available for public
2	review. Such scores shall be considered public record.
3	* * *
4	§250.3.1. Progressive design-build contracts
5	* * *
6	F. The chief engineer and the assistant secretary for project delivery, with
7	the concurrence of the secretary, shall establish a design-build qualifications
8	evaluation committee for evaluation of the responses to the RFQ received by the
9	department. The chief engineer and the assistant secretary for project delivery, with
10	the concurrence of the secretary, shall assign a project manager who shall become
11	the chairman of the qualifications evaluation committee for the project. The
12	qualifications evaluation committee may, at its discretion, be assisted by other
13	department personnel in its evaluation of a design-builder's SOQ.
14	* * *
15	§251. Contracts for projects
16	* * *
17	C. Every contract for the construction of or improvements to highways shall
18	include a warranty by the contractor as to the quality of materials and workmanship
19	for a duration of three years one year. The Department of Transportation and
20	Development shall implement the purposes of this Subsection and shall submit a
21	report on its implementation of the warranty requirements to the Joint Legislative
22	Committee on Transportation, Highways and Public Works no later than July 1,
23	<del>1998.</del>
24	* * *
25	§255. Award of contract; time limitations and exceptions; bond of successful
26	bidder; rejection of certain bidders
27	* * *
28	В.
29	* * *
30	(6) If two or more responsive bids from responsible bidders are received for
31	exactly the same price and no preference or other method exists to determine the
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lowest bidder, the chief engineer and the assistant secretary for project delivery shall 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 and the assistant secretary for project delivery. The department may readvertise the projects in its discretion.

\* \* \*

#### §259. Maintenance; selection of work

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

16 \* \* \*

## §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 department may, by contract or other means, arrange for the maintenance of any section or sections of highways or any of the facilities of the The department shall maximize third-party contracts for maintenance of the state highway system. Department of Transportation and Development 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. The secretary shall give due consideration to budgetary constraints and employment restrictions prior to entering into any contract to perform maintenance work. All such contracts to individuals or private concerns, except individuals with disabilities or organizations serving individuals with disabilities, shall be in accordance with the public bid provisions of this Title.

31 \* \* \*

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l	B. The department may arrange by contract with the Department of Public
2	Safety and Corrections for the use of prison labor, and with the sheriff of each parish
3	for the use of labor of its prisoners, to perform any maintenance functions, on the
4	highways in the state system or any of the department's facilities located in parishes
5	in which the department is unable, because of the inability to attract applicants, or
6	due to budgetary or financial consideration is unable to employ sufficient labor to
7	perform its maintenance functions. No contract may relieve the Department of
8	Public Safety and Corrections or the sheriff of the duty to supervise and to maintain
9	security of the prisoners at all times.
10	C. The use of prison labor shall in no way reduce the work force of any
11	highway maintenance gang or cause the layoff of any classified employee.
12	* * *
13	§286. Retaining Retention of consultants warranted; authorization
14	A. There are three no conditions which shall warrant limit or prohibit the
15	retention of the services of consultants by the department:
16	(1) The magnitude of the work involved in a project is determined to be so
17	taxing to the department's available manpower that it will be necessary to defer other
18	essential work if the work is performed by the department staff.
19	(2) The work required by a project is determined to be of such a specialized
20	nature that the department will be required to go outside its own staff for experts in
21	the appropriate fields to accomplish the work.
22	(3) The time frame within which the work must be completed is determined
23	to be such that the department cannot undertake the work and maintain its program
24	on schedule.
25	B.(1) When it is determined by any department section that consulting
26	services are warranted, the section head shall submit a recommendation to the chief
27	engineer, assistant secretary for operations, assistant secretary for planning and
28	programming, or assistant secretary of public works, hurricane flood protection, and

intermodal transportation, whichever is applicable to the project, stating the need and

2	estimated cost of the work to be performed.
3	(2) The chief engineer, assistant secretary for operations, assistant secretary
4	for planning and programming, or assistant secretary of public works, hurricane
5	flood protection, and intermodal transportation, whichever is applicable to the
6	project, shall decide if the need to use consultants for professional services for a
7	project is warranted based upon information provided by the section head and the
8	criteria established by Subsection A of this Section.
9	(3) Approval, when granted, shall be considered as being of a general nature,
10	including not only the obvious components of the project which are immediately
11	identifiable, but also ancillary components identified at any time during the life of
12	the project. An additional selection process shall be used for ancillary components
13	when the total of such ancillary components amounts to more than seventy-five
14	percent of the original contract.
15	(4) When it is determined by the chief engineer, assistant secretary for
16	operations, assistant secretary for planning and programming, or assistant secretary
17	of public works, hurricane flood protection, and intermodal transportation, whichever
18	is applicable to the project, that there is a need for an outside consultant, the selection
19	shall be made in accordance with the provisions of this Part.
20	* * *
21	§292. Noncompetitive negotiation selections
22	* * *
23	B. The section head, after ascertaining the need for a noncompetitive
24	selection, shall request approval from the secretary or his authorized designee
25	through the chief engineer assistant secretary for project delivery in consultation with
26	the chief engineer, assistant secretary for operations, assistant secretary for planning
27	and programming, or assistant secretary of public works, hurricane flood protection,
28	and intermodal transportation or commissioner of the office of multimodal
29	commerce, whichever is applicable to the project, to engage a specific firm to

the supportive reasons for the services, including a description of the project and the

1	perform the required services. The request shall be in written form containing the
2	following information:
3	* * *
4	§292.1. Small Engineering Consultant Program
5	* * *
6	E.(1) The department shall not prequalify or shall remove a prequalified
7	consultant firm under the following circumstances:
8	* * *
9	(f) A prequalified consultant firm requests removal from the program in
10	writing. Written requests for removal shall be addressed to the department's chief
11	engineer and the assistant secretary for project delivery or his designee.
12	* * *
13	(2) A prequalified consultant removed from the program may not requalify
14	for the program for a period of three years from the date of removal unless a written
15	corrective action plan is submitted by the consultant to the department's project
16	manager and the plan is approved by the chief engineer and the assistant secretary
17	for project delivery or his designee.
18	* * *
19	§295.1. Definitions
20	When used in this Part, the following words and phrases have the meaning
21	ascribed to them in this Section, unless the context clearly indicates a different
22	meaning:
23	* * *
24	(3) "Debarment committee" means the committee consisting of the following
25	persons acting upon a unanimous vote: the chief engineer of the department chief
26	engineer or his designee, assistant secretary of project delivery or his designee; the
27	deputy secretary of the department or his designee; and the general counsel of the
28	department or his designee.
29	* * *

HB NO. 556 1 §381. Use and occupancy of highways 2 A. 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 3 4 highways as follows: 5 6 C.(1)7 8 (6) The department shall use all practical means in consultation with utility 9 operators during the planning, design, and execution of highway projects to avoid the 10 need for utility relocation. The timeframe for operator response prior to the accrual 11 of penalties shall be determined through this consultation. 12 13 D. The chief engineer assistant secretary for project delivery, or his duly 14 authorized representative, may require a deposit in the form of a certified check or 15 other guaranty in a form and in an amount deemed by him to be necessary for the 16 proper protection of the state prior to the issuing of a permit when the installations 17 require excavations, or at other times when he believes a deposit or guaranty is 18 necessary to protect the department's interests. 19 E.(1)(a) Except for rural water districts, the chief engineer assistant secretary 20 for project delivery or his duly authorized representative may also assess reasonable 21 utility operator's annual permit fees in connection with the issuance of permits. Such 22 fees as determined by the department shall not exceed the maximum fees as set in 23 the following schedule: 24 Utility Operators' Maximum Annual Fee Schedule al

25			Maximum Annual
26	Operator Type	Customers	Fee
27	Class 1	0 - 100	\$ 20.00
28	Class 2	101 - 500	\$ 50.00
29	Class 3	501 - 6000	\$ 200.00
30	Class 4	more than 6000	\$ 700.00
		7 47 220	

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1 Operator of Transmission 2 Pipelines and Natural Gas \$100.00/Parish 3 **Gathering Systems** 4 \$1,500.00/Maximum 5 (2) The chief engineer assistant secretary of project delivery or his duly 6 authorized representative may also assess reasonable operator's fees for rural water 7 districts in connection with the issuance of permits to defray the expense of 8 inspections by the department's employees. 9 10 §381.1. Rights-of-way; joint use agreements; fees 11 12 D. The chief engineer assistant secretary for project delivery may waive fees 13 for governmental entities, political subdivisions, colleges and universities, provided 14 that said entities derive no income directly from the use of highway rights-of-way, 15 and provided that said entities meet any and all state and federal requirements for a 16 fee waiver. 17 18 §381.4. Rights-of-way; wireless telecommunications tower managers 19 The chief engineer assistant secretary for project delivery or his duly 20 authorized representative may enter into agreements with a wireless 21 telecommunications tower manager to manage such towers for specified periods as 22 follows: 23 (1) One or more telecommunication towers owned and operated soley solely 24 by the department may be managed for a period less than set forth in Article 3473 of the Civil Code. 25 26 (2) Telecommunication towers in either of the following categories may be 27 managed for a period less than that set forth in Article 3486 of the Civil Code: 28 (a) One or more telecommunication towers owned or operated by the 29 department which have been strengthened by the wireless telecommunications tower

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manager.

- 1 (b) One or more telecommunication towers erected by the wireless
- 2 telecommunications tower manager on public or highway rights-of -way.
- 3 Section 2. R.S. 48:79 is hereby repealed in its entirety.
- 4 Section 3. The Louisiana State Law Institute is hereby authorized and directed to
- 5 arrange in alphabetical order and renumber the definitions in R.S. 48:1.

#### **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 Reengrossed

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 delivery" as the appointing authority for the office of project delivery 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.

<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 may employ professional assistance to the fullest extent permitted by law, and execute by Jan. 1, 2026, and removes the remainder of <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> 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 office of La. Highway Construction.

<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. Additionally, specifies that the accounting procedures or system of accounting to be used by the DOTD, except as otherwise may be required by the Bureau of Public Roads of the U.S. Dept. of Transportation, must conform to and comply with the uniform accounting system prescribed and installed by the

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commissioner of administration, under the authority of the governor, as authorized to be prescribed and installed by the provisions of <u>present law</u>.

<u>Proposed law</u> (R.S. 48:76(A), (B), and (C)) authorizes the regulation and control of the annual budget for the Dept. of Transportation and Development changes the Bureau of Public Roads to the Federal Highway Administration, but otherwise retains <u>present law</u>.

<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) establishes the Transportation Trust Fund (TTF) and limitations on appropriations and utilization.

Proposed law removes present law.

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

<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. 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 requiring the chief engineer to report the proceedings of his office annually to the secretary of project delivery.

<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. make available to the public an interactive online system to conveniently and accurately monitor the status of the 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 to encourage collaboration.

<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

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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 delivery instead of the chief engineer, but otherwise retains present law.

<u>Proposed law</u> (R.S. 48:196(D)) specifies that effective July 1, 2025, the State Hwys. Improvement Fund, its indebtedness, and all nonfederal aid routes within La. must fall under the exclusive purview of the office of La. Hwy. Construction.

<u>Proposed law</u> (R.S. 48:196(E) authorizes the office of La. Hwy. Construction to redeem any bonds of the State Hwy. 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 the Joint Legislative Committee on the Budget annually describing reasons for unexpended allotments and identifying delays experienced in the associated 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 must have written on their face the explicit reasons supporting the necessity for these leases or purchases.

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

<u>Proposed law</u> (R.S. 48:224.1(E)) specifies that effective July 1, 2025, the office of La. Hwy. Construction have exclusive authority to enter into agreements provided for in <u>proposed law</u> for non-federal- aid eligible routes in the states' 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 Hwy. 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.

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(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.

<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 present law.

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

<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 modifies present law</u> by specifying that the results must be published on the dept.'s website in a format that identifies submitted projects that were not included in the program, but otherwise retains <u>present law</u>.

<u>Present law</u> (R.S. 48:229.1(E)) requires that no later than Oct. first 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> modifies <u>present law</u> by requiring the dept. include in its annual submission of the highway priority program a detailed list of changes to the previous year's program, along with an explanation of the reasons such changes were made. 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 present law.

<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 projects included in the Hwy. Priority Program to the House and Senate committees on Transportation, Highways and Public Works annually.

<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.

<u>Proposed law modifies present law</u> by removing the Oct. 1, 2010, date and requires the department to provide a proposed program of construction to the Joint Committees on Transportation, Highways and Public Works.

<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 modifies 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 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.

<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 any one member from the House and Senate Committees on Transportation, Highways and Public Works may petition the House and Senate committees Transportation, Highways and Public Works, meeting jointly to include an eligible project in the program by a favorable 2/3rds 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>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>Proposed law</u> modifies <u>present law</u> by requiring the assistant secretary of project management in conjunction with the chief engineer to carry out provisions in <u>present law</u>.

<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

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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 requiring the assistant secretary of project management in conjunction with the chief engineer to carry out provisions in present law.

Present law (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 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 must not have served as members of the qualifications evaluation 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 requiring the assistant secretary of project management in conjunction with the chief engineer to carry out provisions in present law.

<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 requiring the assistant secretary of project management in conjunction with the chief engineer to carry out provisions in <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 present law.

<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.

REENGROSSED HB NO. 556

<u>Proposed law</u> modifies <u>present law</u> by requiring the assistant secretary of project management in conjunction with the chief engineer to carry out provisions in <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 designating the district administrator to select the highways, facilities, or parts thereof.

<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. to maximize third-party contracts for the maintenance of the state hwy. system.

<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.

<u>Proposed law</u> removes the provision referencing parishes in which the dept is unable to employ sufficient labor.

<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.

Proposed law removes present law.

<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 delivery in consultation with the chief engineer, assistant secretary for operations or the commissioner of the office of multimodal commerce.

REENGROSSED HB NO. 556

<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 department's chief engineer or his designee.

<u>Proposed law</u> modifies <u>present law</u> by requiring the written request be addressed to the departments assistant secretary for project delivery in addition to the chief engineer.

<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 requiring the assistant secretary for project delivery in addition to the chief engineer to approve the corrective action plan.

<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 adding or designee to the chief engineer and adding the assistant secretary for project delivery.

<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.

Proposed law retains present law.

<u>Proposed law</u> requires the dept. use all practical meas in consultation with utility operators during the planning, design, and execution of highway projects to avoid the need for utility relocation. Additionally, requires the timeframe for operator response prior to the accrual of penalties not be determined through this consultation.

<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.

Proposed law changes the chief engineer to the assistant secretary of project delivery.

<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 delivery.

<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.

Proposed law changes the chief engineer to the assistant secretary of project delivery.

(Amends R.S. 48:1(1) and (2), 23, 53, 76, 78(C), 92, 94, 105(B)(2), 105.1(C), 203(B), 207(A), 229.1(A), (B), and (D) through (G), 231(Section heading), (A)(1), 250.3.1(F). 251(C), 255(B)(6), 259, 261(A)(1), (B), and (C), 286, 292(B)(intro.para.), 292.1(E)(1)(f) and (2), 295.1(3), 381(D), and (E)(1)(a)(intro.para.) and (2), 381.1(D), and 381.4(intro.para); Adds R.S. 48:78(D) and (E), 105(B)(5), 196 (D) and (E), 224.1(E), 229.1(H), and 381(C)(6); Repeals R.S. 48:79)

### Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Transportation</u>, <u>Highways and Public Works</u> to the <u>original bill</u>:

- 1. Make technical changes.
- 2. Prohibit monies in the Transportation Trust Fund, the Construction Subfund, or state allocated one-time monies from being appropriated, dedicated, or otherwise used, directly or indirectly, for the payment of state sales and use taxes
- 3. Specify the departmental reforms under the direction of the deputy secretary.
- 4. Designate certain powers and duties to the assistant secretary for project management.
- 5. Authorize any one member from the House or Senate committees on Transportation, Highways and Public Works to petition the House and Senate committees on Transportation, Highways and Public Works to meet jointly to include eligible projects in the program by a favorable 2/3rds vote.
- 6. Require that no later than June 30, 2026, the department 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.
- 7. Requires the chief engineer to work in collaboration with the assistant secretary for project management for noncompetitive negotiation selections.

### The House Floor Amendments to the engrossed bill:

- 1. Make technical changes.
- 2. Require the accounting procedures or system of accounting used by the Dept. of Transportation and Development to conform to the uniform accounting system requirements, except as otherwise provided by the Federal Highway Administration of the United States Dept. of Transportation.
- 3. Remove a proposed provision that the Transportation Trust Fund and the Construction Subfund be a prohibited means of financing for certain employee related costs.
- 4. Remove certain departmental reform provisions related to the Dept. of Transportation and Development and the office of transformation.

- 5. Require the Dept. of Transportation and Development to make available to the public an interactive online system for conveniently and accurately monitoring the department's statewide status.
- 6. Specify that one of the purposes of the Louisiana Transportation Research Center is to serve the private sector in a timely and efficient manner that promotes innovation and encourages collaboration.
- 7. Require the department to report to the Joint Legislative Committee on the Budget annually describing the reasons for unexpended allotments and identifying any delays experienced in the associated projects.
- 8. Require results be published on the department's website in a format that identifies submitted projects that were not included in the program.
- 9. Require the department include in its annual submission of the highway priority program a detailed list of any changes to the previous years program, along with an explanation of the reasons such changes were made.
- 10. Require the department provide a report on the status of projects included in the Highway Priority Program to the House and Senate transportation committees.
- 11. Require the department to maximize third party contracts for maintenance.
- 12. Remove the prohibition against the use of prison labor reducing the workforce assigned to highway maintenance.
- 13. Remove provisions related to department owned repair shops, laboratories, and rest areas.
- 14. Remove a provision that would have required the chief engineer or his representative to decline the issuance of a permit to a utility company that is unjustifiably delinquent in completing a relocation project.
- 15. Remove a provision that would have changed the authorization to issue certain regulations and impose limitations he deems necessary <u>from</u> the chief engineer <u>to</u> the assistant secretary for project delivery.