Regular Session, 2013

HOUSE BILL NO. 620

BY REPRESENTATIVES GEYMANN, REYNOLDS, ARNOLD, BARRAS, BERTHELOT, STUART BISHOP, BURFORD, CARMODY, CHAMPAGNE, CONNICK, DANAHAY, GAROFALO, GREENE, HARRIS, HARRISON, HAVARD, HENRY, HODGES, HOLLIS, HOWARD, KATRINA JACKSON, JAMES, LAMBERT, NANCY LANDRY, LEOPOLD, MILLER, JAY MORRIS, JIM MORRIS, POPE, PYLANT, ROBIDEAUX, SCHEXNAYDER, SCHRODER, SEABAUGH, TALBOT, THIERRY, AND THOMPSON

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

BUDGETARY CONTROLS: Requires spending due to constitutional or other mandates to be considered in a separate appropriation bill from spending that is not required to be funded if health care or higher education funding is reduced

1	AN ACT
2	To amend and reenact R.S. $39:36(A)(3)(b)$ and $51(A)$ and to enact R.S. $24:513(D)(7)$ and
3	R.S. 39:36(A)(6), relative to budgetary controls and priorities; to require certain
4	items be included in the executive budget; to require the General Appropriation Bill
5	include separate recommendations for discretionary and nondiscretionary spending
6	in certain circumstances; to provide for the powers and duties of the legislative
7	auditor; to provide for effectiveness; to provide for definitions; and to provide for
8	related matters.
9	Be it enacted by the Legislature of Louisiana:
10	Section 1. R.S. 24:513(D)(7) is hereby enacted to read as follows:
11	§513. Powers and duties of legislative auditor; audit reports as public records;
12	assistance and opinions of attorney general; frequency of audits; subpoena
13	power
14	* * *
15	D. In addition, the legislative auditor shall perform the following duties and
16	functions:
17	* * *

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1	(7) He shall review the executive budget and determine whether the budget
2	recommends appropriations out of the state general fund and dedicated funds for the
3	next fiscal year for health care and for higher education in amounts less than the
4	appropriations enacted for each purpose for the current fiscal year. Within seven
5	days of the governor's submission of the executive budget to the Joint Legislative
6	Committee on the Budget pursuant to R.S 39:37, the legislative auditor shall prepare
7	and submit to the governor and the legislature such determination.
8	Section 2. R.S. 39:36(A)(3)(b) and 51(A) are hereby amended and reenacted and
9	R.S. 39:36(A)(6) is hereby enacted to read as follows:
10	§36. Contents and format of executive budget; supporting document
11	A. The executive budget shall present a complete financial and
12	programmatic plan for the ensuing year, and it shall be configured in a format so as
13	to clearly present and highlight the functions and operations of state government and
14	the financial requirements associated with those functions and operations. The
15	executive budget shall be a performance-based budget. It shall include at a minimum
16	the following:
17	* * *
18	(3) Comparative statements for each department and budget unit by the
19	means of financing of the existing operating budget for a date certain to be
20	established by the budget office for the current fiscal year and recommended
21	expenditures for the ensuing fiscal year. All such comparative statements shall
22	include the following:
23	* * *
24	(b) Reports of all discretionary and nondiscretionary expenditures, or
25	estimates of discretionary or nondiscretionary expenditures, itemized by means of
26	finance, department and functional area. As used in this Part, "nondiscretionary
27	expenditures" means expenditures which must be funded because of the following
28	constitutional and other mandates:
29	(i) Expenditures required by the Constitution of Louisiana:

1	(aa) The salaries of statewide elected officials.
2	(bb) Cost of elections and ballot printing.
3	(cc) Nonpublic school textbooks and the Minimum Foundation Program.
4	(dd) Parish transportation.
5	(ee) Interim Emergency Board.
6	(ff) State revenue sharing.
7	(gg) Debt service for net state tax-supported debt.
8	(hh) Severance tax dedications to parishes.
9	(ii) Parish royalty fund dedications to parishes.
10	(jj) Highway Fund #2 dedications to Mississippi River Bridge Authority and
11	Causeway Commission.
12	(kk) State supplemental pay.
13	(ii) Expenditures due to a court order:
14	(aa) Representation for mental health patients.
15	(bb) Medical care for some state prisoners.
16	(iii) Expenditures to avoid a court order:
17	(aa) Litigation involving community-based waiver options.
18	(bb) Elderly and disabled adult waiver litigation.
19	(cc) Instruction for Special School Districts #1 and #2-Juvenile Justice
20	Settlement.
21	(iv) Debt service:
22	(aa) The Debt Management Program.
23	(bb) Debt service of state-owned buildings paid by the Office Facilities
24	Corporation.
25	(cc) Rent in state-owned buildings-paid by state agencies to the Office
26	Facilities Corporation.
27	(dd) Corrections debt service-Louisiana Correctional Facilities Corporation.
28	(ee) Higher education debt service and maintenance.
29	(v) Expenditures due to federal mandates:

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1	(aa) Mandatory Medicaid services.
2	(bb) Federal Safe Drinking Water Act for inspections.
3	(vi) Expenditures for certain statutory obligations:
4	(aa) Salaries of district attorneys and assistant district attorneys.
5	(bb) Local housing of state adult offenders.
6	(cc) Peace Officer Standards and Training reimbursement for local law
7	enforcement agencies.
8	(dd) Parole board and pardon board.
9	(ee) Medical care for prisoners.
10	(ff) Salaries and related benefits for the registrars of voters and their
11	employees.
12	(vii) Legislative expenses.
13	(viii) Judicial expenses.
14	(ix) Expenditures for unavoidable obligations:
15	(aa) Group benefits for retirees.
16	(bb) Maintenance of state buildings from state agencies to the division of
17	administration.
18	(cc) Adult Probation and Parole-Field Services Program.
19	(dd) Family preservation and children services provided by the Department
20	of Children and Family Services.
21	(ee) Department of Health and Hospitals-Eastern Louisiana Mental Health
22	System-Forensic Facility.
23	(ff) Corrections services-incarceration of adult inmates.
24	(gg) Legislative auditor fees.
25	* * *
26	(6) Comparative statements for higher education and for health care by
27	expenditures out of the state general fund and dedicated funds for the current fiscal

1	year and recommended expenditures out of the state general fund and dedicated
2	funds for the ensuing fiscal year.
3	* * *
4	§51. General Appropriation Bill; other appropriation bills
5	A.(1) The governor shall cause a General Appropriation Bill for the ordinary
6	operating expenses of government to be introduced which shall be in conformity
7	with the recommendations for appropriations contained in the budget estimate as
8	provided by Article VII, Section 11(B) of the Constitution of Louisiana. In the event
9	that the legislative auditor determines that the budget estimate as provided by Article
10	VII, Section 11(A) of the Constitution of Louisiana recommends appropriations out
11	of the state general fund and dedicated funds for the next fiscal year for health care
12	and for higher education in amounts less than the appropriations enacted for each
13	purpose for the current fiscal year, the governor shall cause a General Appropriation
14	Bill to be introduced as provided by Article VII, Section 11(B) of the Constitution
15	of Louisiana which shall provide separate recommendations for discretionary and
16	nondiscretionary expenditures and the means of financing such expenditures which
17	are subject to appropriation, excluding recommendations for legislative expenses and
18	judicial expenses.
19	(2) The General Appropriation Bill and the bill appropriating funds for
20	ancillary expenses of state government shall each be submitted for introduction-at
21	the same time required for no later than seven days after submission of the executive
22	budget to the Joint Legislative Committee on the Budget as required by R.S. 39:37.
23	* * *
24	Section 2. This Act shall take effect and become operative only if the proposed
25	amendments of the Constitution of Louisiana contained in the Joint Resolutions which
26	originated as House Bill Nos. 434, 435, and 436 of this 2013 Regular Session of the
27	Legislature are concurred in by both houses of the legislature and House Bill Nos. 1, 437,
28	456, 474, 571, 653, and 696 of this 2013 Regular Session of the Legislature are enacted into
29	law.

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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)]

Geymann

HB No. 620

Abstract: Requires a separate Nondiscretionary Appropriation Bill be caused to be introduced if the legislative auditor determines that the executive budget proposes to reduce funding from the state general fund and dedicated funds for health care or higher education.

<u>Present law</u> provides for the powers and duties of the legislative auditor.

<u>Proposed law</u> expands the powers and duties in <u>present law</u> to include determining whether the budget recommends appropriations out of the state general fund and dedicated funds for the next fiscal year for health care and for higher education in amounts less than the appropriations enacted for each purpose for the current fiscal year. Requires such determination to be submitted to the governor and the legislature within seven days of the governor's submission of the executive budget to the Joint Legislative Committee on the Budget.

Present law provides for the contents of the executive budget.

<u>Present law</u> requires that the executive budget shall include reports of all discretionary and nondiscretionary expenditures, or estimates of discretionary or nondiscretionary expenditures, itemized by department and functional area.

<u>Proposed law</u> defines nondiscretionary expenditures as those which must be funded because of constitutional and other mandates, including but not limited to the following:

- (1) Expenditures required by the Constitution of Louisiana. (The salaries of statewide elected officials; the cost of elections and ballot printing; Nonpublic school textbooks and the Minimum Foundation Program; parish transportation; Interim Emergency Board; State revenue sharing; Debt service for net state tax-supported debt; severance tax dedications to parishes; Parish royalty fund dedications to parishes; Highway Fund #2 dedications to Mississippi River Bridge Authority and Causeway Commission; state supplemental pay.)
- (2) Expenditures due to a court order. (Representation for mental health patient; medical care for some state prisoners.)
- (3) Expenditures to avoid a court order (Litigation involving community-based waiver options; elderly and disabled adult waiver litigation; instruction for Special School Districts #1 and #2-Juvenile Justice Settlement.)
- (4) Debt service. (The Debt Management Program; debt service of state-owned buildings paid by the Office Facilities Corporation; rent in state-owned buildingspaid by state agencies to the Office Facilities Corporation; corrections debt service-Louisiana Correctional Facilities Corporation; higher education debt service and maintenance.)
- (5) Expenditures due to federal mandates. (Mandatory Medicaid services; Federal Safe Drinking Water Act for inspections.)

- (6) Expenditures for certain statutory obligations. (Salaries of district attorneys and assistant district attorneys; local housing of state adult offenders; Peace Officer Standards and Training reimbursement for local law enforcement agencies; parole board; pardon board; medical care for prisoners; salaries and related benefits for the registrars of voters and their employees.)
- (7) Legislative expenses.
- (8) Judicial expenses.
- (9) Expenditures for unavoidable obligations. (Group benefits for retirees; maintenance of state buildings from state agencies to the division of administration; Adult Probation and Parole-Field Services Program; Family preservation and children services provided by the Department of Children and Family Services; Department of Health and Hospitals-Eastern La. Mental Health System-Forensic Facility; corrections services-incarceration of adult inmates; legislative auditor fees.)

<u>Proposed law</u> additionally requires the executive budget contain comparative statements for higher education and for health care by expenditures out of the state general fund and dedicated funds for the current fiscal year and recommended expenditures out of the state general fund and dedicated funds for the ensuing fiscal year.

<u>Present law</u> requires the governor to cause a General Appropriation Bill to be introduced which shall be in conformity with the recommendations contained in the budget estimate. The General Appropriation Bill and the bill appropriating funds for ancillary expenses of state government shall include for each program, department, and budget unit, comparative statements of the number of authorized positions and of the existing operating budget for a date certain to be established by the budget office for the current fiscal year and the appropriations for the ensuing fiscal year.

<u>Proposed law</u> requires that, in the event that the legislative auditor determines that the budget estimate recommends appropriations out of the state general fund and dedicated funds for the next fiscal year for health care and higher education in an amount less than the appropriations enacted for each purpose in the current fiscal year, the governor shall cause a General Appropriation Bill to be introduced which shall provide separate recommendations for discretionary and nondiscretionary expenditures and the means of financing such expenditures, excluding legislative and judicial expenses.

<u>Present law</u> requires that the General Appropriation Bill and the bill appropriating funds for ancillary expenses of state government shall each be submitted for introduction at the same time as the executive budget.

<u>Proposed law</u> requires that the General Appropriation Bill and the ancillary appropriations bill be submitted for introduction no later than seven days after submission of the executive budget to the Joint Legislative Committee on the Budget.

Effective and operative only if proposed constitutional amendments which originated as HB Nos. 434, 435 and 436 of the 2013 R.S. are not concurred in by both houses and HB Nos. 1, 437, 456, 474, 571, 653, and 696 of the 2013 R.S. are not enacted into law.

(Amends R.S. 39:36(A)(3)(b) and 51(A); Adds R.S. 24:513(D)(7) and R.S. 39:36(A)(6))

Summary of Amendments Adopted by House

- Committee Amendments Proposed by <u>House Committee on Appropriations</u> to the <u>original</u> bill.
- 1. Deleted provisions relative to the powers, duties, and functions of the Revenue Estimating Conference.
- 2. Deleted provisions prohibiting recommendations for appropriations in excess of the official forecast.
- 3. Deleted requirement that the House clerk cause an unofficial enrollment and summary of the General Appropriation Bill to be prepared within 24 hours of final passage by the Senate.
- 4. Deleted effective date.
- 5. Added requirement that the legislative auditor's determination be submitted within seven days of the submission of the executive budget to the Joint Legislative Committee on the Budget.
- 6. Defined "nondiscretionary expenditures".
- 7. Added requirement that the executive budget include comparative statements for health care and higher education.
- 8. Added requirement for a separate Nondiscretionary Appropriation Bill under certain circumstances.

House Floor Amendments to the reengrossed bill.

- 1. Deleted provisions requiring separate appropriation bills and instead provided that the general appropriation bill include separate recommendations for discretionary and nondiscretionary spending under certain circumstances.
- 2. Added registrars of voters and their employees to nondiscretionary expenditures.
- 3. Added requirement that the bill shall take effect and become operative only if certain constitutional amendments are concurred in by both houses and certain bills are enacted into law.