

2015 Regular Session

HOUSE BILL NO. 669

BY REPRESENTATIVES REYNOLDS, BROADWATER, CARMODY, CARTER,  
PRICE, AND SMITH AND SENATOR APPEL

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

STUDENT/ASSESSMENT: Provides relative to required state assessments for public school students

1 AN ACT

2 To enact R.S. 17:24.4(F)(2) and (5), relative to assessments used by the Department of  
3 Education as part of the Louisiana Educational Assessment Program; to require  
4 inclusion of certain elements in such assessments; to provide relative to  
5 administering and scoring of such assessments and the results thereof; to provide  
6 relative to the procurement of such assessments; and to provide for related matters.

7 Be it enacted by the Legislature of Louisiana:

8 Section 1. R.S. 17:24.4(F)(2) and (5) are hereby enacted to read as follows:

9 §24.4. Louisiana Competency-Based Education Program; statewide standards for  
10 required subjects; Louisiana Educational Assessment Program; parish or city  
11 school board comprehensive pupil progression plans; waivers

12 \* \* \*

13 F.

14 \* \* \*

15 (2) The assessments required by this Subsection shall be in compliance with  
16 the following requirements:

17 (a) Assessments shall include questions or test items that:

18 (i) Require students to write and demonstrate their work.



1 procurement laws of this state. No officer or official of the division of  
2 administration or any other state agency shall use such a review to interfere with or  
3 circumvent the powers, duties, and authority that the legislature has granted to the  
4 State Board of Elementary and Secondary Education to supervise and control public  
5 elementary and secondary schools.

6 (b) Any meeting of a procurement advisory council or procurement support  
7 team to review a proposed request for proposals shall be open to the public and held  
8 in compliance with the Open Meetings Law.

9 (c) The commissioner of administration or his designee shall acknowledge  
10 receipt of a proposed request for proposals or contract within three business days and  
11 shall render his determination within thirty calendar days after receipt.

12 \* \* \*

13 Section 2. The Department of Education shall refer to assessments given to students  
14 pursuant to R.S. 17:24.4 as "Louisiana Educational Assessment Program 2025" or "LEAP  
15 2025" tests or some other appropriate designation.

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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)]

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HB 669 Original

2015 Regular Session

Reynolds

**Abstract:** Provides content and other requirements regarding student assessments; provides relative to procurement of such assessments.

Present law provides for the La. Competency-Based Education Program, including the implementation of statewide standards for required subjects and the La. Educational Assessment Program (LEAP). Requires standards-based assessments for required subjects (English language arts, math, science, and social studies) to be implemented by the State Board of Elementary and Secondary Education (BESE) and administered in at least grades 3 through 11. Provides that such assessments be based on state content standards and rigorous student achievement standards comparable to national student achievement levels. Further requires that the rigor of such assessments shall at least compare to that of national achievement tests. Specifies that beginning with the 2014-2015 school year, the standards-based assessments in English language arts and math shall be based on nationally recognized content standards. Requires BESE to establish the adequate test scores for determining successful student performance on the tests.

Proposed law retains present law and provides further with respect to the assessments required by present law.

Proposed law requires that the assessments include questions or test items that:

- (1) Require students to write and demonstrate their work.
- (2) Allow for direct comparability of student achievement in other states.
- (3) Have been reviewed by La. educators to verify alignment to state content standards and to determine their validity, reliability, and overall quality.
- (4) Include test questions or items that were developed by La. educators and used for the 2014-2015 state assessments, or that are identical to such questions and items, and questions or items to measure college and career readiness.

Proposed law also requires the following regarding such assessments:

- (1) They shall include annual full sample tests and aligned diagnostic and benchmarking tools to assist parents and educators in supporting student achievement.
- (2) Testing shall be streamlined to eliminate duplicative or unnecessary state testing, particularly in the high school grades.
- (3) They shall be administered and scored in time to allow receipt and public reporting of results from one school year in advance of the start of the following school year.
- (4) The department shall provide for reporting of final results disaggregated by student subgroups.

Proposed law, relative to procurement of assessments, authorizes the Dept. of Education to enter into a contract with a vendor or vendors to procure assessments. Requires such procurement to comply with present law relative to procurement subject to the following stipulations:

- (1) Any review or audit of a request for proposals or contract shall be conducted for the sole purpose of determining whether it complies with La. procurement laws. Prohibits interference with or circumvention of BESE authority.
- (2) Any meeting of a procurement advisory council or procurement support team shall be held in compliance with the Open Meetings Law.
- (3) The commissioner of administration or his designee shall acknowledge receipt of a proposed request for proposals or contract within three business days and shall render his determination within 30 calendar days after receipt.

(Adds R.S. 17:24.4(F)(2) and (5))