SLS 17RS-379 ORIGINAL

2017 Regular Session

SENATE BILL NO. 166

BY SENATOR MORRELL

TAX/TAXATION. Terminates certain tax exemptions, exclusions, or deductions in 2021. (8/1/17)

1	AN ACT
2	To amend and reenact R.S. 3:84 and 147, R.S. 12:425, R.S. 22:2065, R.S. 26:345, R.S.
3	47:48, 51, 121, 713 and 716.1, and to enact R.S. 3:4684(C), R.S. 26:354(L), 366(C)
4	and 421(F), R.S. 45:1177(D), R.S. 47:158(I), 246(H), 287.71(C), 287.73(D)
5	287.86(F), 287.501(C), 287.521(C), 287.732(D), 287.738(H), 287.745(C), 602(I)
6	605(D), 606(G), 632(C), 633.1, 818.13(I) and 823(F) and to repeal certain other
7	exclusions and exemptions against sales tax, relative to taxation; to provide for the
8	elimination of certain tax exemptions, exclusions and deductions; to provide for
9	applicability unless required under certain circumstances; to provide for an effective
10	date; and to provide for related matters.
11	Be it enacted by the Legislature of Louisiana:
12	Section 1. R.S. 3:84 and 147 are hereby amended and reenacted and R.S. 3:4684 (C)
13	are hereby enacted to read as follows:
14	* * *
15	§84. License fee and tax liability
16	A. Each association organized under this Part shall pay an annual license fee
17	of ten dollars to the secretary of state, and shall be exempt from all franchise or other

1	license taxes, but not from ad valorem property taxes. The provisions of this Section
2	shall likewise apply to associations and corporations organized under the laws of the
3	United States for the sole purpose of extension of credit to farmers and farmers'
4	co-operative associations.
5	B. The exemption provided for pursuant to the provisions of this Section
6	shall terminate and shall have no effect beginning January 1, 2021.
7	* * *
8	§147. Annual license fees
9	A. Each association organized hereunder shall pay an annual license fee of
10	ten dollars, but shall be exempt from all franchise or other license taxes, except upon
11	its real estate, furniture, and fixtures.
12	B. The exemption provided for pursuant to the provisions of this Section
13	shall terminate and shall have no effect beginning January 1, 2021.
14	* * *
15	§4684. Fee to be collected for testing, etc.
16	* * *
17	C. The exemption provided for pursuant to the provisions of this Section
18	shall terminate and shall have no effect beginning January 1, 2021.
19	Section 2. R.S. 12:425 is hereby amended and reenacted and to read as follows:
20	§425. Taxation
21	A. Each cooperative shall pay annually, on or before the first day of July, to
22	the department of revenue, a fee of ten dollars for each one hundred persons or
23	fraction thereof to whom electricity is supplied within the state by it, but shall be
24	exempt from all other excise and income taxes whatsoever.
25	B. The exemption provided for pursuant to the provisions of this Section
26	shall terminate and shall have no effect beginning January 1, 2021.
27	Section 3. R.S. 22:2065 is hereby amended and reenacted to read as follows:
28	§2065. Tax exemption
29	A. The association shall be exempt from payment of all fees and all taxes

1	levied by this state or any of its subdivisions except taxes levied on real or personal
2	property.
3	B. The exemption provided for pursuant to the provisions of this Section
4	shall terminate and shall have no effect beginning January 1, 2021.
5	* * *
6	Section 4. R.S. 26:345 is hereby amended and reenacted and R.S. 26:354(L), 366(C),
7	421(F) are hereby enacted to read as follows:
8	§345. Discount on taxes on beverages of low alcoholic content
9	$\underline{\mathbf{A}}$. For accurately reporting and timely remitting the taxes due under the
10	provisions of R.S. 26:342, all taxpayers shall be allowed a discount of one and one-
11	half percent of the amount of the tax otherwise due.
12	B. The deduction provided for pursuant to the provisions of this Section
13	shall terminate and shall have no effect beginning January 1, 2021.
14	* * *
15	§354. Payment and reporting of taxes; discounts; rules and regulations; enforcement;
16	forfeitures and penalties; redemption of tax stamps
17	* * *
18	L. The discount provided for pursuant to the provisions of this Section
19	shall terminate and shall have no effect beginning January 1, 2021.
20	* * *
21	§366. Exported beverages not subject to tax
22	* * *
23	C. The exemption provided for pursuant to the provisions of this Section
24	shall terminate and shall have no effect beginning January 1, 2021.
25	* * *
26	§421. Exempt products
27	* * *
28	F. The exemption provided for pursuant to the provisions of this Section
29	shall terminate and shall have no effect beginning January 1, 2021.

1	Section 5. R.S. 45:1177(D) is hereby enacted to read as follows:
2	§1177. Inspection and supervision fees; Utility and Carrier Inspection and
3	Supervision Fund
4	* * *
5	D. The exclusion provided for pursuant to the provisions of this Section
6	shall terminate and shall have no effect beginning January 1, 2021.
7	* * *
8	Section 6. R.S. 47:48, 51, 121, 713 and 716.1 are hereby amended and reenacted and
9	R.S. 158(I), 246(H), 287.71(C), 287.73(D), 287.86(F), 287.501(C), 287.521(C), 287.732(D),
10	287.738(H) 287.745(C), 602(I), 605(D), 606(G), 632(C), 633.1, 818.13(I) and 823(F) are
11	hereby enacted to read as follows:
12	§48. Exclusion from gross income; interest on Louisiana state or local government
13	obligations
14	$\underline{\mathbf{A.}}$ The amount of interest received upon obligations of the State of Louisiana,
15	or any political or municipal subdivision thereof, to such extent as is now exempt by
16	law shall not be included in gross income.
17	B. The exclusion provided for pursuant to the provisions of this Section
18	shall terminate and shall have no effect beginning January 1, 2021.
19	* * *
20	§51. Exclusions from gross income; governmental subsidies
21	A. Seventy-two percent of funds accrued by a corporation engaged in
22	operating a public transportation system from any federal, state or municipal
23	governmental entity to subsidize the operation and maintenance of such a
24	transportation system shall not be included in gross income and shall be exempt from
25	taxation under this Chapter. All expenses of operating the transit system incurred by
26	the corporation shall be deductible in arriving at net income.
27	B. The exclusion provided for pursuant to the provisions of this Section
28	shall terminate and shall have no effect beginning January 1, 2021.
29	* * *

§121. Exemptions from tax on corporations

 $\underline{\mathbf{A}}$. The following organizations shall be exempt from taxation under this Chapter:

- (1) Labor, agricultural, or horticultural organizations;
- (2) Mutual savings banks, national banking corporations and banking corporations organized under the laws of the State of Louisiana who pay a tax for their shareholders or whose shareholders pay a tax on their shares of stock under other laws of this state, and building and loan associations;
- (3) Fraternal beneficiary societies, orders, or associations operating under the lodge system or for the exclusive benefit of the members of a fraternity itself operating under the lodge system, and providing for the payment of life, sick, accident, or other benefits to members of such society, order or association or their dependents;
- (4) Cemetery companies owned and operated exclusively for the benefit of their members or which are not operated for profit; and any corporation chartered solely for burial purposes as a cemetery corporation and not permitted by its charter to engage in any business not necessarily incident to that purpose, no part of the net earnings of which inures to the benefit of any private shareholder or individual;
- (5) Corporations and any community chest, fund, or foundation, organized and operated exclusively for religious, charitable, scientific, literary, or educational purposes or for the prevention of cruelty to children or animals, no part of the net earnings of which inures to the benefit of any private shareholder or individual, and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting to influence legislation. Any corporation, community chest, fund or foundation which annually or more frequently contributes all of its current net earnings, less a reasonable reserve not to exceed \$1,000 for anticipated expenses and future contributions, to organizations which are organized and operated exclusively for religious, charitable, scientific, literary or educational purposes, or for the prevention of cruelty to children or animals, shall itself be deemed organized and

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operated exclusively for religious, charitable, scientific, literary or educational purposes, or for the prevention of cruelty to children or animals, provided that said corporation, community chest, fund or foundation is not engaged in the active conduct of a trade or business, no part of its net earnings inures to the benefit of any private shareholder or individual and no substantial part of its activities is carrying on propaganda or otherwise attempting to influence legislation;

- (6) Business leagues, chambers of commerce, real estate boards, or boards of trade, not organized for profit and no part of the net earnings of which inures to the benefit of any private shareholder or individual;
- (7) Civic leagues or organizations not organized for profit but operated exclusively for the promotion of social welfare, or local associations of employees, the membership of which is limited to the employees of a designated person or persons in a particular municipality, and the net earnings of which are devoted exclusively to charitable, educational, or recreational purposes, and no substantial part of the activities of which is carrying on propaganda, or otherwise attempting to influence legislation;
- (8) Clubs organized and operated exclusively for pleasure, recreation, and other nonprofitable purposes, no part of the net earnings of which inures to the benefit of any private shareholder;
- (9) Benevolent life insurance associations of a purely local character, mutual ditch or irrigation companies, mutual or cooperative telephone companies, or like organizations, but only if eighty-five per centum (85%) or more of the income consists of amounts collected from members for the sole purpose of meeting losses and expenses;
- (10) Farmers' or other mutual hail, cyclone, casualty, or fire insurance companies or associations (including interinsurers and reciprocal underwriters) the income of which is used or held for the purpose of paying losses or expenses;
- (11) Farmers', fruitgrowers', or like associations organized and operated on a cooperative basis for the purpose of marketing the products of members or other

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producers, and turning back to them the proceeds of sales, less the necessary marketing expenses, on the basis of either the quantity or the value of the product furnished by them, or for the purpose of purchasing supplies and equipment for the use of members or other persons, and turning over such supplies and equipment to them at actual cost, plus necessary expenses. Exemption shall not be denied any such association because it has capital stock, if the dividend rate of such stock is fixed at not to exceed the legal interest rate per annum on the value of the consideration for which the stock was issued, and if substantially all of such stock (other than nonvoting preferred stock, the owners of which are not entitled or permitted to participate, directly or indirectly, in the profits of the association, upon dissolution or otherwise, beyond the fixed dividends) is owned by producers who market their products or purchase their supplies and equipment through the association; nor shall exemption be denied any such association because there is accumulated and maintained by it a reserve required by state law or a reasonable reserve for any necessary purpose. Such an association may market the products of nonmembers in an amount the value of which does not exceed the value of the products marketed for members, and may purchase supplies and equipment for nonmembers in an amount the value of which does not exceed the value of the supplies and equipment purchased for members, provided the value of the purchases made for persons who are neither members nor producers does not exceed fifteen per cent of the value of all its purchases;

(12) Corporations organized by an association exempt under the provisions of Paragraph (11) of this Section or members thereof, for the purpose of financing the ordinary crop operations of such members or other producers, and operated in conjunction with such association. Exemption shall not be denied any such corporation because it has capital stock, if the dividend rate of such stock is fixed at not to exceed the legal interest rate per annum on the value of the consideration for which the stock was issued, and if substantially all such stock (other than nonvoting preferred stock, the owners of which are not entitled or permitted to participate,

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1	directly or indirectly, in the profits of the corporation, upon dissolution, or otherwise,
2	beyond the fixed dividends) is owned by such association, or members thereof; nor
3	shall exemption be denied any such corporation because there is accumulated and
4	maintained by it a reserve required by state law or a reasonable reserve for any
5	necessary purpose;
6	(13) Corporations organized for the exclusive purpose of holding title to
7	property, collecting income therefrom, and turning over the entire amount thereof,
8	less expenses, to organizations which are organized and operated exclusively for
9	religious, charitable, scientific, literary, and educational purposes, no part of the net
10	earnings of which inures to the benefit of any private stockholder;
11	(14) Voluntary employees' beneficiary association providing for the payment
12	of life, sick, accident, or other benefits to the members of such association or their
13	dependents, if no part of their net earnings inures (other than through such payments)
14	to the benefit of any private shareholder or individual, and if eighty-five per centum
15	(85%) or more of the income consists of amounts collected from members for the
16	sole purpose of making such payments and meeting expenses;
17	(15) Teachers' retirement fund associations of a purely local character, if no
18	part of their net earnings inures (other than through payment of retirement benefits)
19	to the benefit of any private shareholder or individual, and if the income consists
20	solely of amounts received from public taxation, amounts received from assessments
21	upon the teaching salaries of members, and income in respect of investments.
22	B. The deduction provided for pursuant to the provisions of this Section
23	shall terminate and shall have no effect beginning January 1, 2021.
24	* * *
25	§158. Basis for depletion
26	* * *
27	I. The deduction provided for pursuant to the provisions of this Section
28	shall terminate and shall have no effect beginning January 1, 2021.

1	§246. Corporations; deduction from net income from Louisiana sources
2	* * *
3	H. The deduction provided for pursuant to the provisions of this Section
4	shall terminate and shall have no effect beginning January 1, 2021.
5	* * *
6	§287.71. Modifications to federal gross income
7	* * *
8	C. The deduction provided for pursuant to the provisions of this Section
9	shall terminate and shall have no effect beginning January 1, 2021.
10	* * *
11	§287.73. Modifications to deductions from gross income allowed by federal law
12	* * *
13	D. The deduction provided for pursuant to the provisions of this Section
14	shall terminate and shall have no effect beginning January 1, 2021.
15	* * *
16	§287.86. Net operating loss deduction
17	* * *
18	F. The deduction provided for pursuant to the provisions of this Section
19	shall terminate and shall have no effect beginning January 1, 2021.
20	* * *
21	§287.501. Exemption from tax on corporations
22	* * *
23	C. The exemption provided for pursuant to the provisions of this Section
24	shall terminate and shall have no effect beginning January 1, 2021.
25	§287.521. Farmers' cooperatives; all cooperatives
26	* * *
27	C. The deduction provided for pursuant to the provisions of this Section
28	shall terminate and shall have no effect beginning January 1, 2021.
29	* * *

1	§287.732. S Corporations
2	* * *
3	D. The deduction provided for pursuant to the provisions of this Section
4	shall terminate and shall have no effect beginning January 1, 2021.
5	* * *
6	§287.738. Other inclusions and exclusions from gross income
7	* * *
8	H. The deduction provided for pursuant to the provisions of this Section
9	shall terminate and shall have no effect beginning January 1, 2021.
10	* * *
11	§287.745. Deductions from gross income; depletion
12	* * *
13	C. The deduction provided for pursuant to the provisions of this Section
14	shall terminate and shall have no effect beginning January 1, 2021.
15	* * *
16	§602. Determination of taxable capital
17	* * *
18	I. The deduction provided for pursuant to the provisions of this Section
19	shall terminate and shall have no effect beginning January 1, 2021.
20	* * *
21	§605. Surplus and undivided profits
22	* * *
23	D. The deduction provided for pursuant to the provisions of this Section
24	shall terminate and shall have no effect beginning January 1, 2021.
25	* * *
26	§606. Allocation of taxable capital
27	* * *
28	G. The deduction provided for pursuant to the provisions of this Section
29	shall terminate and shall have no effect beginning January 1, 2021.

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2	§632. Taxes payable by owners; lien and privilege created
3	* * *
4	C. The exemption provided for pursuant to the provisions of this Section
5	shall terminate and shall have no effect beginning January 1, 2021.
6	* * *
7	§633.1. Tax deduction on natural resources severed on oil severed from the soil
8	<u>or water</u>
9	The deductions provided for in R.S. 47:633 shall terminate and shall
10	have no effect beginning January 1, 2021.
11	* * *
12	§713. Exclusions and exemptions; casinghead gasoline sold for commercial blending
13	$\underline{\mathbf{A}}$. For the purposes of this Part, the product commonly known as casinghead
14	and absorption gasoline shall be excepted from the operation of the tax levied, when
15	sold to be blended or compounded with other less volatile liquids in the manufacture
16	of commercial gasoline or motor fuel. When, however, such casinghead and
17	absorption gasoline is used without blending as a motor fuel or is sold for use in
18	motors direct, or sold to those who blend for their own use, the taxes levied in R.S.
19	47:711 shall be paid. Reports of all such sales shall be furnished to the secretary with
20	the report required in R.S. 47:712, and shall show whether the sales were made for
21	blending purposes or for use in motors.
22	B. The exemption provided for pursuant to the provisions of this Section
23	shall terminate and shall have no effect beginning January 1, 2021.
24	* * *
25	§716.1. Exclusions and exemptions; aviation gasoline
26	A. Aviation gasoline commonly used for propelling aircraft shall be exempt
27	from the tax levied by this Part. For the purpose of this Section, aviation gasoline
28	shall be defined as set forth in specification Number D 910 of the American Society
29	for Testing and Materials.

1	B. The exemption provided for pursuant to the provisions of this Section
2	shall terminate and shall have no effect beginning January 1, 2021.
3	* * *
4	§818.13. Point of imposition of the tax
5	* * *
6	I. The exemption provided for pursuant to the provisions of this Section
7	shall terminate and shall have no effect beginning January 1, 2021.
8	* * *
9	§823. Rate of tax
10	* * *
11	F. The deduction provided for pursuant to the provisions of this Section
12	shall terminate and shall have no effect beginning January 1, 2021.
13	Section 7. Notwithstanding any other law to the contrary, any exclusion or
14	exemption provided in state law shall not apply to any sales and use tax levied under the
15	provisions of R.S. 47:302, 321, 321.1, 331, or R.S. 51:1286 except as follows:
16	(A) Any exclusion or exemption which causes the tax to be levied upon a sale
17	which is not a retail sale of, not a use, consumption, distribution, or storage for use
18	or consumption of, or not the lease or rental of, an item or article of tangible personal
19	property.
20	(B) The exclusion or exemption is required by federal law or the Constitution
21	of the United States.
22	(C) The exclusion or exemption is required pursuant to an agreement by the
23	state of Louisiana for the operation of a public facility.
24	Section 8. The provisions of this Act concerning exclusions and exemptions
25	applicable to R.S. 47:302, 321, 321.1 and 331 and R.S. 51:1286 shall be applicable to all
26	taxable periods beginning on and after January 1, 2018.
27	Section 9. This Act shall become effective on August 1, 2017; if vetoed by the
28	governor and subsequently approved by the legislature, this Act shall become effective on
29	August 1, 2017, or on the day following such approval by the legislature, whichever is later.

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by James Benton.

DIGEST

SB 166 Original

2017 Regular Session

Morrell

<u>Present law</u> provides for the following exemptions, exclusions and deductions:

- (1) R.S. 3:84 License fee and tax liability
- (2) R.S. 12:425 Taxation
- (3) R.S. 22:2065 Tax exemption
- (4) R.S. 26:345 Discount on taxes on beverages of low alcoholic content
- (5) R.S. 47:48 Exclusion from gross income; interest on Louisiana state or local government obligations
- (6) R.S. 47:51 Exclusions from gross income; governmental subsidies
- (7) R.S. 47:121 Exemptions from tax on corporations
- (8) R.S. 47:633 Rates of tax
- (9) R.S. 47:713 Exclusions and exemptions; casinghead gasoline sold for commercial blending
- (10) R.S. 47:716.1 Exclusions and exemptions; aviation gasoline
- (11) R.S. 3:147 Annual license fees
- (12) R.S. 3:4684 Fee to be collected for testing, etc.
- (13) R.S. 26:354 Payment and reporting of taxes; discounts; rules and regulations; enforcement; forfeitures and penalties; redemption of tax stamps
- (14) R.S. 26:366 Exported beverages not subject to tax
- (15) R.S. 26:421 Exempt products
- (16) R.S. 45:1177 Inspection and supervision fees; Utility and Carrier Inspection and Supervision Fund
- (17) R.S. 47:158 Basis for depletion
- (18) R.S. 47:246 Corporations; deduction from net income from Louisiana sources
- (19) R.S. 47:287.71 Modifications to federal gross income
- (20) R.S. 47:287.73 Modifications to deductions from gross income allowed by federal law
- (21) R.S. 47:287.86 Net operating loss deduction
- (22) R.S. 47:287.501 Exemption from tax on corporations

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

- (23) R.S. 47:287.521 Farmers' cooperatives; all cooperatives
- (24) R.S. 47:287.732 S Corporations
- (25) R.S. 47:287.738 Other inclusions and exclusions from gross income
- (26) R.S. 47:287.745 Deductions from gross income; depletion
- (27) R.S. 47:602 Determination of taxable capital
- (28) R.S. 47:605 Surplus and undivided profits
- (29) R.S. 47:606 Allocation of taxable capital
- (30) R.S. 47:632 Taxes payable by owners; lien and privilege created
- (31) R.S. 47:713 Exclusions and exemptions; casinghead gasoline sold for commercial blending
- (32) R.S. 47:716.1 Exclusions and exemptions; aviation gasoline
- (33) R.S. 818.13 Point of imposition of the tax
- (34) R.S. 47:823 Rate of tax

Proposed law eliminates present law on January 1, 2021.

<u>Proposed law</u> provides that exclusions or exemptions in state law do not apply to any sales and use tax levied under R.S. 47:302, 321, 321.1, 331, or R.S. 51:1286 except as follows:

- (1) Any exclusion or exemption which causes the tax to be levied upon a sale which is not a retail sale of, not a use, consumption, distribution, or storage for use or consumption of, or not the lease or rental of, an item or article of tangible personal property.
- (2) The exclusion or exemption is required by federal law or the Constitution of the United States.
- (3) The exclusion or exemption is required pursuant to an agreement by the state of Louisiana for the operation of a public facility.

<u>Proposed law</u> provides that the limitation on such exclusions or exemptions apply to all taxable periods beginning on or after January 1, 2018.

Effective August 1, 2017.

(Amends R.S. 3:84 and 147, R.S. 12:425, R.S. 22:2065, R.S. 26:345, R.S. 47:48, 51, 121, 713 and 716.1; adds R.S. 3:4684(C), R.S. 26:354(L), 366(C) and 421(F), R.S. 45:1177(D), R.S. 47:158(I), 246(H), 287.71(C), 287.73(D), 287.86(F), 287.501(C), 287.521(C), 287.732(D), 287.738(H), 287.745(C), 602(I), 605(D), 606(G), 632(C), 633.1, 818.13(I) and 823(F))