

RÉSUMÉ DIGEST

ACT 136 (HB 130)

2017 Regular Session

DeVillier

Existing law (R.S. 17:3902(B)(5) and 3997(D)(2)) relative to teacher evaluations, provides for the use of a value-added assessment model to determine evidence of student growth as a basis for such evaluations and provides that the model take into account certain student factors as specified in existing law. New law regarding such student factors changes references to certain students from those who are eligible for free or reduced price meals to students who are economically disadvantaged as defined in new law.

Existing law (R.S. 17:3973(1)(a) and 3991(B)(1)(a)(i) and (b)(i)) provides relative to requirements for enrollment of certain students in charter schools. Prior law required enrollment of a certain number of students who were eligible to participate in the federal free or reduced lunch program in specified types of charter schools. New law instead requires enrollment of a certain number of students who are economically disadvantaged as defined in new law. Prior law distinguished charter schools, and the applicable enrollment requirements, by type of school. New law distinguishes charter schools, and the applicable enrollment requirements, by whether or not they were converted to a charter school before the 2011-2012 school year.

Effective August 1, 2017.

(Amends R.S. 17:3882(4)-(7), 3902(B)(5), 3991(B)(1)(a)(i) and (b)(i), and 3997(D)(2); Adds R.S. 17:3882(8) and 3973(4); Repeals R.S. 17:3973(1))