	LEGISLA					
Louisiana		Fiscal Note On:	HB	596	HLS 19RS	1056
Legilative		Bill Text Version:	REENGF	ROSSED)	
FiscalaOffice		Opp. Chamb. Action:				
HIND Notes		Proposed Amd.:				
		Sub. Bill For.:				
Date: May 24, 2019	9:30 AM	Α	Author: STEFANSKI			
Dept./Agy.: Revenue						
Subject: Definitions: Commercial Farmer			Analyst: Benjamin Vincent			
TAX/SALES-USE-EXEMPT Defines a commercial farmer fo		SC NOTE GF RV See Note sales and use tax exemptions			Page	1 of 1

<u>Present law</u> provides a sales and use tax exemption for certain agricultural inputs for commercial farmers, and provides certain requirements to meet the definition of "commercial farmer".

<u>Proposed law</u> expands the definition of commercial farmer to include landowners who are a party to a joint venture who leases land to a commercial farmer as defined in present law. <u>Proposed law</u> requires the taxpayer to submit documentation of the joint venture arrangement or report of farm income and expenses to the Department of Revenue in order for the Secretary to make a determination that the taxpayer will be considered a commercial farmer.

Effective July 1, 2019.

EXPENDITURES	2019-20	2020-21	2021-22	2022-23	2023-24	<u>5 -YEAR TOTAL</u>
State Gen. Fd.	\$0	\$0	\$0	\$0	\$0	\$0
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>	<u>\$0</u>
Annual Total	\$0	\$0	\$0	\$0	\$0	\$0
REVENUES	<u>2019-20</u>	2020-21	2021-22	2022-23	2023-24	<u>5 -YEAR TOTAL</u>
State Gen. Fd.	SEE BELOW	SEE BELOW	SEE BELOW	SEE BELOW	SEE BELOW	
Agy. Self-Gen.	\$0	\$0	\$0	\$0	\$0	\$0
Ded./Other	\$0	\$0	\$0	\$0	\$0	\$0
Federal Funds	\$0	\$0	\$0	\$0	\$0	\$0
Local Funds	SEE BELOW	SEE BELOW	SEE BELOW	SEE BELOW	SEE BELOW	
Annual Total						

EXPENDITURE EXPLANATION

There is no anticipated direct material effect on governmental expenditures as a result of this measure.

REVENUE EXPLANATION

Proposed law would expand the definition of commercial farmer to explicitly include a landowner who is party to a joint venture and leases land to a commercial farmer.

LDR reports that current practice is adherence to IRS standards that consider rental income from farmland as farm income, if the landowner is significantly and materially involved in the farm commodity production. Income received for the use of farmland by *another person or entity* is generally considered rental income. Commercial farmer status is verified by requiring a report of farm income and expenses on Schedule F, which requires the landowner to be materially involved in the production of farm commodities.

LDR already certifies members of commercial farm joint ventures as described above, and reports that it is unclear how many additional applications would be approved due to proposed law. To the extent that additional applications for commercial farmer certification are approved, general fund and local revenues would decrease.

As the requirement for a landowner in a joint venture to qualify as a commercial farmer would not be significantly changed, a material impact on general fund and local revenues is not anticipated.

