#### HOUSE SUMMARY OF SENATE AMENDMENTS

## HB 846 2020 Regular Session Wright

TAX/TAX REBATES: Establishes a Competitive Projects Payroll Incentive Program rebate for COVID-19-impacted businesses

#### **Synopsis of Senate Amendments**

- 1. Adds criteria an impacted business must comply with in order to qualify for the rebate.
- 2. Limits eligible payroll to \$500,000 per impacted business per calendar year, limits impacted businesses from receiving the rebate for more than three years, and prohibits a rebate from being paid for new jobs or payroll created after Dec. 31, 2022.
- 3. Provides for the application, administration, payment, and recovery of the rebate.
- 4. Prohibits a business from receiving other nondiscretionary statutory incentives administered by DED for any payroll expenditures for which the business has received a rebate pursuant to <u>proposed law</u>.
- 5. Authorizes DED, in consultation with DOR, to adopt and promulgate rules and regulations as are necessary to implement proposed law.

# Digest of Bill as Finally Passed by Senate

<u>Present law</u> establishes the Competitive Projects Payroll Incentive Program (program) for qualified businesses to receive a rebate of up to 15% of eligible new payroll and for either a sales and use tax rebate for capital expenditures for a facility designated in the contract or for a project facility expense rebate.

<u>Present law</u> authorizes businesses to participate in the program upon invitation by the secretary of the Dept. of Economic Development (DED) and approval by the Joint Legislative Committee on the Budget (JLCB). Further authorizes other business activities to be eligible to participate in the program as recommended by the secretary of DED and approved by JLCB.

<u>Present law</u> prohibits any new contracts from being approved on or after July 1, 2022, but contracts existing on that date may continue and may be renewed.

### Proposed law retains present law.

<u>Proposed law</u> establishes a rebate for any eligible COVID-19-impacted business (impacted business) assigned a North American Industry Classification Code of 44, 45, or 72 that meets certain criteria including having a physical and active operation in La. on March 13, 2020, having no more than 50 full-time employees as of March 1, 2020, filing all applicable state tax returns, and filing an initial application with DED to be recognized as an impacted business on or before Dec. 31, 2021. In order to qualify for the rebate, the impacted business shall create a minimum of five new jobs between May 15, 2020, and Dec. 31, 2021, and shall create a minimum new annual payroll from new jobs of at least \$40,000 before Dec. 31, 2021.

<u>Proposed law</u> establishes the benefit rate for the rebate to be 6% of the wages for each new job created. In order to determine the number of new jobs eligible for the rebate, the

applicant's employment baseline shall be the total number of active full-time and part-time employees at the impacted business's place of operation that are La. residents on May 14, 2020.

<u>Proposed law</u> defines "new jobs" as employment with an impacted business where each employee is employed by the impacted business at its place of operation, the employee is a La. resident, the employee's hire or rehire date is on or after May 15, 2020, and the employee is paid, as a base wage, at least the federal minimum wage excluding tips, bonuses, and commissions.

<u>Proposed law</u> requires the initial rebate amount to be based on new jobs and annual payroll created between May 15, 2020, and Dec. 31, 2021. Further provides that a business shall be eligible for a rebate for each year that it maintains or exceeds the minimum required new jobs and annual payroll as provided in <u>proposed law</u>.

<u>Proposed law</u> limits eligible payroll to \$500,000 per impacted business per calendar year, limits impacted businesses from receiving the rebate for more than three years, and prohibits a rebate from being paid for any new job or payroll created after Dec. 31, 2022.

<u>Proposed law</u> provides for the application, administration, payment, and recovery of the rebate.

<u>Proposed law</u> prohibits a business from receiving any other nondiscretionary statutory incentive administered by DED for any payroll expenditures for which the business has received a rebate pursuant to proposed law.

<u>Proposed law</u> authorizes DED, in consultation with DOR, to adopt and promulgate rules and regulations as are necessary to implement proposed law.

(Adds R.S. 51:3122)