HLS 09RS-59 ORIGINAL

Regular Session, 2009

HOUSE BILL NO. 695

BY REPRESENTATIVE GREENE

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

ETHICS: Provides relative to gubernatorial transition and inauguration including the contribution limit and contribution and expenditure reports

1	AN ACT
2	To amend and reenact R.S. 42:1125(A), (C)(introductory paragraph), (D), and (E) and to
3	enact R.S. 42:1125(F), relative to gubernatorial transition and inauguration; to
4	provide relative to contribution limits; to provide relative to reporting; to provide
5	relative to the duties of the Board of Ethics; to provide relative to certain records; to
6	provide for effectiveness and applicability; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 42:1125(A), (C)(introductory paragraph), (D), and (E) are hereby
9	amended and reenacted and R.S. 42:1125(F) is hereby enacted to read as follows:
10	§1125. Gubernatorial transition and inauguration; contribution limits; reports
11	A.(1) Any contribution received and accepted by the governor-elect person
12	elected governor, or anyone any person on his behalf, following the date of his
13	election and prior to the thirtieth day after his inauguration, expenditures made from
14	such contributions shall be reported by the governor to the Board of Ethics as
15	provided for in this Section. The report shall be accompanied by an affidavit by the
16	governor certifying that the information contained in the report is true and correct to
17	the best of his knowledge, information, and belief.

1	(2) The governor-elect person elected governor and anyone any person
2	accepting contributions on his behalf shall not accept contributions totaling more
3	than ten five thousand dollars from any person.
4	* * *
5	C. On or before the sixtieth day after the gubernatorial inauguration and by
6	February fifteenth annually thereafter until all contributions have been expended or
7	used, the governor shall file an all-inclusive report with the Board of Ethics for
8	which reporting is required by Subsection A which shall state:
9	* * *
10	D. All reports required by this Section shall be:
11	(1) Filed electronically through the Board of Ethics Computerized Data
12	Management System as provided in R.S. 42:1158.
13	(2) Filed on forms prepared for this purpose by the Board of Ethics. Such
14	forms shall be substantially similar to forms used for filings of campaign finance
15	reports for candidates for statewide office prepared by the board acting as the
16	Supervisory Committee on Campaign Finance Disclosure.
17	(3) Accompanied by an affidavit by the governor certifying that the
18	information contained in the report is true and correct to the best of his knowledge,
19	information, and belief.
20	D. E. The governor shall be immune from civil liability as a result of any
21	disclosure made pursuant to this Section.
22	E. F. Notwithstanding any other provision of law to the contrary, all
23	information required to be reported pursuant to this Section shall be public record,
24	and all records of the transition and inauguration, including those of any legal entity
25	which accepts contributions or makes expenditures for the transition or inauguration,
26	shall be considered records of the office of the governor.
27	Section 2. The Board of Ethics shall publish and make available forms for filing the
28	reports required by this Act within sixty days of the effective date of this Act. The board
29	shall notify the governor when such forms are complete and available.

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1 Section 3. Notwithstanding the schedule for filing reports as provided in this Act and 2 notwithstanding any previous filings pursuant to R.S. 42:1125, the governor in office on the 3 effective date of this Act shall file a report pursuant to R.S. 42:1125 as amended by this Act 4 that covers the period between the date of his election in 2007 and December 31, 2008. The report shall be filed within thirty days after he is notified that the forms are available as 5 provided in Section 2 of this Act. Subsequent reports shall be filed as provided by R.S. 6 7 42:1125 as amended by this Act. 8 Section 4. This Act shall become effective upon signature by the governor or, if not 9 signed by the governor, upon expiration of the time for bills to become law without signature 10 by the governor, as provided in Article III, Section 18 of the Constitution of Louisiana. If 11 vetoed by the governor and subsequently approved by the legislature, this Act shall become

DIGEST

effective on the day following such approval.

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)]

Greene HB No. 695

Abstract: Changes contribution limit for transition and inauguration <u>from</u> \$10,000 to \$5,000. Provides relative to reporting.

<u>Present law</u> (R.S. 42:1125) provides relative to contributions made to a governor-elect to support his transition and inauguration. Provides that no governor-elect may accept more than \$10,000 in contributions from any person. Requires reporting concerning every contribution received and accepted by the governor-elect or anyone on his behalf, following the date of his election and prior to the 30th day after his inauguration. <u>Proposed law</u> changes the maximum amount that may be accepted <u>from</u> \$10,000 to \$5,000. Changes "governor-elect" to "person elected governor". Removes the 30th day after inauguration limitation. Adds reference to expenditures made from contributions to reporting requirement.

<u>Present law</u> requires the governor, on or before the 60th day after the gubernatorial inauguration and by Feb. 15 annually thereafter until all contributions have been expended or used, to file an all-inclusive report, accompanied by an affidavit certifying the truth of the information, with the Board of Ethics which shall state:

- (1) The full name and address of each person, natural or legal, who has made a contribution.
- (2) The date and amount of each contribution and a brief description and valuation of each in-kind contribution.

Page 3 of 4

CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

(3) The full name and address of each person to whom an expenditure was made and the amount, date, and purpose of each expenditure and a description of the use of each in-kind contribution.

<u>Proposed law</u> retains <u>present law</u>. Provides additionally that all reports shall be:

- (1) Filed electronically through the Board of Ethics Computerized Data Management System.
- (2) Filed on forms prepared for this purpose by the Board of Ethics. Such forms shall be substantially similar to forms used for filings of campaign finance reports for candidates for statewide office prepared by the board acting as the Supervisory Committee on Campaign Finance Disclosure.
- (3) Accompanied by an affidavit by the governor certifying that the information contained in the report is true and correct to the best of his knowledge, information, and belief.

<u>Present law</u> provides that all information required to be reported pursuant to <u>present law</u> shall be public record. <u>Proposed law</u> retains <u>present law</u> and additionally provides that all records of the transition and inauguration, including those of any legal entity which accepts contributions or makes expenditures for the transition or the inauguration, shall be considered records of the office of the governor.

<u>Proposed law</u> provides that, notwithstanding the schedule for filing reports as provided in <u>proposed law</u> and notwithstanding any previous filings pursuant to <u>present law</u>, the governor in office on the effective date of <u>proposed law</u> shall file a report pursuant to <u>proposed law</u> that covers the period between the date of his election in 2007 and Dec. 31, 2008. Requires the report to be filed within 30 days after he is notified by the Board of Ethics that forms are available.

Effective upon signature of governor or lapse of time for gubernatorial action.

(Amends R.S. 42:1125(A), (C)(intro. para.), (D), and (E); Adds R.S. 42:1125(F))