CONFERENCE COMMITTEE REPORT House Bill No. 664 By Representative Terry Landry

June 4, 2013

To the Honorable Speaker and Members of the House of Representatives and the Honorable President and Members of the Senate.

Ladies and Gentlemen:

We, the conferees appointed to confer over the disagreement between the two houses concerning House Bill No. 664 by Representative Terry Landry, recommend the following concerning the Reengrossed bill:

1. That the set of Senate Committee Amendments proposed by the Senate Committee on Agriculture, Forestry, Aquaculture, and Rural Development and adopted by the Senate on May 15, 2013, be rejected.

Respectfully submitted,	
Representative John F. "Andy" Anders	Senator Francis Thompson
Representative Terry Landry	Senator R.L. Bret Allain, II
Representative Katrina Jackson	Senator Karen Carter Peterson

DIGEST

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)]

CONFERENCE COMMITTEE REPORT DIGEST

House Bill No. 664 by Representative Terry Landry

Keyword and oneliner of the instrument as it left the House

AGRICULTURE/SWEET POTATO: Provides relative to the sweet potato industry

Report rejects Senate amendments which would have:

1. Changed the amount of funding <u>from</u> one cent <u>to</u> a range of one to two cents of the four-cent per bushel sweet potato tax to be disbursed by the commissioner of agriculture and forestry.

Digest of the bill as proposed by the Conference Committee

<u>Proposed law</u> creates the sweet potato dealer's permit and requires any person, including sweet potato growers and farmers, who commercially grow, sell, or offer sweet potatoes for sale to possess a sweet potato dealer's permit.

<u>Proposed law</u> requires applicants for a sweet potato dealer's permit to complete and file an application as required by the La. Dept. of Agriculture and Forestry (department), which sets forth the following conditions:

- (1) A guarantee to reimburse the purchase price for any sweet potatoes confiscated due to sweet potato weevil infestation or unauthorized sale.
- (2) An agreement to permit, at the dealer's cost, the disposal by the department or return to the point of origin any sweet potatoes sold without authorization or infested with sweet potato weevils.
- (3) A signed agreement to comply with all sweet potato quarantine regulations and specified conditions.

<u>Proposed law</u> does not apply to retail grocers and other retail outlets selling sweet potatoes possessing a valid inspection certificate permit or permit tag, and that are sold directly to the consumer from a permanent location.

<u>Proposed law</u> provides for the suspension, revocation, or probation of a sweet potato dealer's permit if the permit holder fails to comply with the provisions of <u>proposed law</u> or with a signed compliance agreement with the department.

<u>Proposed law</u> allows the department to refuse the renewal of a sweet potato dealer's permit if the permit holder owes unpaid sweet potato fees, taxes, or civil penalties.

<u>Proposed law</u> provides for the definition of "Certificate Permit", "Certificate Permit Tag", "Commissioner", "Department", "Processing plants", and "Sweet potato".

<u>Proposed law</u> authorizes the commissioner of agriculture to adopt rules and regulations deemed necessary to enforce the provisions of <u>proposed law</u>.

<u>Proposed law</u> redesignates <u>present law</u> as follows:

From R.S. 3:1731 to R.S. 3:1733.2

From R.S. 3:1732 to R.S. 3:1735

From R.S. 3:1733 to R.S. 3:1735.1

From R.S. 3:1734(A) to R.S. 3:1733

From R.S. 3:1734(B) to R.S. 3:1737(A)

<u>From</u> R.S. 3:1734(B)(4) to R.S. 3:1737(B)

From R.S. 3:1735 to R.S. 3:1734

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

(Amends R.S. 3:1731-1735 and 1736(A), (B), and (E); Adds R.S. 3:1733.1, 1733.2, 1735.1, 1737, and the headings for Parts III and III-A of Ch. 12 of Title 3 of the L.R.S. of 1950)