

Regular Session, 2014

HOUSE BILL NO. 1185

BY REPRESENTATIVE HUNTER

SUNSET LAW: Provides relative to legislation re-creating statutory entities

1 AN ACT

2 To amend and reenact R.S. 49:193(G), relative to the termination and re-creation of statutory
3 entities; to provide relative to bills re-creating statutory entities; to limit the content
4 of such bills; and to provide for related matters.

5 Be it enacted by the Legislature of Louisiana:

6 Section 1. R.S. 49:193(G) is hereby amended and reenacted to read as follows:

7 §193. Re-creation of terminated entity; procedure

8 The procedure for re-creation of any statutory entity to be terminated under
9 the provisions of this Part shall be as follows:

10 * * *

11 G. In the regular legislative session in the year prior to the year in which the
12 applicable termination date occurs, a bill authorizing the re-creation of the statutory
13 entity in question may be introduced and shall be referred to the standing committee
14 that performed the initial review and evaluation. Such bill shall contain a
15 termination date for the statutory entity being re-created no more than six years from
16 its effective termination date and shall contain no other substantive changes. No
17 more than one statutory entity shall be re-created in any bill, but this limitation shall
18 not be construed to prohibit consolidation of two or more statutory entities or parts
19 of statutory entities in any one bill.

20 * * *

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)]

Hunter

HB No. 1185

Abstract: Limits the content of a bill re-creating a statutory entity to changing the termination date of the entity.

Present law (R.S. 49:190 et seq.) provides procedures for the evaluation, termination, and re-creation of state departments, offices, and agencies (known collectively as statutory entities).

Present law (R.S. 49:193(G)) provides that in the regular legislative session in the year prior to the year in which the applicable termination date occurs, a bill authorizing the re-creation of the statutory entity in question may be introduced and shall be referred to the standing committee that performed the initial review and evaluation. Provides that no more than one statutory entity shall be re-created in any bill; provides, however, that this limitation shall not be construed to prohibit consolidation of two or more statutory entities or parts of statutory entities in any one bill.

Proposed law retains present law.

Present law provides that the bill authorizing the re-creation of the statutory entity shall contain a termination date for the statutory entity being re-created no more than six years from its effective termination date. Proposed law retains present law but provides that the bill shall contain no other substantive changes.

(Amends R.S. 49:193(G))