## **DIGEST**

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HB 638 Original

2015 Regular Session

**Ivey** 

**Abstract:** Provides relative to the collection of fees associated with payments to state agencies made by a customer thorough credit cards, debit cards, or other forms of electronic payments.

<u>Present law</u> authorizes state agencies to accept credit cards, debit cards, and similar payment devices approved by the treasurer and provides for the treasurer to establish fees for such transactions (R.S. 49:316.1). Further provides for a separate authorization for the Dept. of Public Safety and Corrections, public safety services to accept similar payments (R.S. 40:1322).

<u>Present law</u> (R.S. 40:1322) authorizes the collection of convenience fees on credit card transactions authorized for the Dept. of Public Safety and Corrections including a \$1 fee for transactions through a telephone or Internet and a fee on transactions where the customer appears in person with a minimum charge of \$1 and a maximum charge of \$150 allowed. <u>Present law</u> further provides that the percentage rate used to calculate the fee on in-person transactions is the percentage rate used by the bank to calculate its processing fee.

<u>Proposed law</u> changes the provisions regarding the amount of the convenience fee <u>from</u> a required minimum and maximum allowed amount <u>to</u> a fee that may either be a uniform dollar amount or a percentage of the transaction.

<u>Present law</u> (R.S. 49:316.1) requires agencies that accept credit card payments to assess certain fees, as established by the treasurer, when accepting payment as authorized in <u>present law</u>. <u>Proposed law</u> removes requirement to assess such fee and provides that the assessment of the fee is permissive.

<u>Proposed law</u> changes one of the payment methods authorized to be accepted <u>from</u> "similar payment devices" <u>to</u> "other forms of electronic payments" to broaden the forms of payment that can be accepted by state agencies.

<u>Present law</u> allows certain agencies to use a third-party processor to collect a convenience fee on payments authorized in <u>present law</u>. Further, the amount of the convenience fee shall be approved by the Senate Committee on Revenue and Fiscal Affairs and The House Committee on Ways and Means. The agencies permitted in <u>present law</u> to use the third-party processor are the following:

- (1) Department of Revenue.
- (2) Department of Insurance Department of Transportation and Development.

- (3) Department of Public Safety and Corrections.
- (4) Department of Wildlife and Fisheries.
- (5) Department of Environmental Quality.

<u>Proposed law</u> changes the term of the third-party that is authorized in <u>present law</u> <u>from</u> "third-party processor" <u>to</u> "third-party solution" and further defines third-party solution.

<u>Proposed law</u> changes the agencies allowed to use a third-party solution to collect a convenience fee <u>from</u> those agencies specifically authorized in <u>present law</u> <u>to</u> any state entity.

(Amends R.S. 40:1322(B)(2) and R.S. 49:316.1)