## **RÉSUMÉ DIGEST**

## ACT 428 (HB 760) 2015 Regular Session

Fannin

Existing law provides for the creation of the La. Beef Industry Council within the La. Dept. of Agriculture and Forestry and requires the council to be domiciled in the city of Port Allen, West Baton Rouge Parish, La.

<u>New law</u> retains <u>existing law</u> but removes the domiciliary requirement.

<u>Prior law</u> provides for the La. Beef Industry Council to be composed of 10 cattle producers as follows: (1) the president of the La. Cattlemen's Association, (2) five cattle producers appointed by the executive committee of the La. Cattlemen's Association, (3) one representative of the La. Livestock Auction Markets Association appointed by its board of directors, and (4) three representatives of the La. Farm Bureau Federation appointed by its president. Further provides for three-year terms of appointment with a maximum of two consecutive terms. Additionally provides for the commissioner of agriculture to serve as an ex officio member.

<u>New law</u> provides for the council to be composed and appointed as follows: (1) three cattle producers appointed by the La. Cattlemen's Association, (2) two representatives appointed by the La. Livestock Auction Markets Association, (3) three cattle producer representatives appointed by the La. Farm Bureau Federation, and (4) a cattle producer member appointed by the Cattle Producers of La.

<u>Prior law</u> provides that the terms of initial appointees be designated by the president of the La. Cattlemen's Association as follows: (1) three initial appointees serving a one-year term, (2) three initial appointees serving a two-year term, and (3) three initial appointees serving a three-year term. Thereafter, all subsequent appointments must be for three-year terms.

<u>New law</u> changes terms of office as follows: (1) one member from the La. Cattleman's Association and one member from the La. Farm Bureau shall each serve one-year terms. (2) One member from the La. Cattleman's Association, one member from the La. Farm Bureau, and one member from the La. Livestock Auction Markets Association shall each serve two-year terms. (3) One member from the La. Cattleman's Association, one member from the La. Farm Bureau, one member from the La. Livestock Auction Markets Association, and one member from the La. Sattleman's Association, and one member from the La. Livestock Auction Markets Association, and one member from the La. Livestock Auction Markets Association, and one member from the Cattle Producers of La. shall each serve three-year terms.

<u>New law</u> thereafter, specifies that all appointments shall be for three-year terms. Specifies that no appointee shall serve more than two consecutive three-year terms on the council. Provides that the initial appointments shall commence on August 17, 2016.

<u>Existing law</u> provides for certain powers and duties of the council to include meeting once a quarter or at other times as called by the chairman or at least six members of the council, maintaining communications with industry representatives of the National Livestock and Meat Board, and establishing rules and regulations for its own governance.

<u>New law</u> retains <u>existing law</u> but changes the provision for meetings to be held at least four times annually or as called by a majority vote of the council. Also, <u>new law</u> changes the communication requirement with the National Livestock and Meat Board to communications with the Cattlemen's Beef Promotion and Research Board, and provides for the establishment of reasonable rules and regulations for the operation and functioning of the council.

Existing law prohibits the council from using any available funds for political purposes. Provides that an expenditure report be made annually to the state conventions of the La. Cattlemen's Association and the La. Farm Bureau Federation.

<u>New law</u> retains <u>existing law</u> but clarifies that the annual expenditure report be published rather than made to state conventions.

Existing law provides provisions for the collecting person in reference to collecting and remitting the state and federal assessments authorized by law.

<u>New law</u> removes the state assessment.

Existing law provides the council with certain additional powers to include: (1) the ability to sue and be sued, (2) to borrow money from licensed lending institutions in certain amounts, (3) to appoint advisory groups composed of representatives from various public and private entities, (4) to employ subordinate officers and employees, and (5) to accept grants, donations, and contributions.

<u>New law</u> retains <u>existing law</u> but removes the ability of the council to borrow money from lending institutions and to appoint advisory groups.

Existing law allows the council to levy an additional 50¢ per head state assessment on all La. cattle marketed within or outside of the state. Further provides that the state assessment be used for the producer's participation in the La. Beef Promotion and Research Program. Additionally provides for a refund of the state assessment as noted to each producer by the council by Aug. 15th of each year.

## New law repeals existing law.

Existing law provides for mail notification by the council to producers of refund provisions and procedures by Aug. 15th of each year. Further provides that those persons collecting the assessments shall provide a list for refund purposes of producers who have made payment for cattle.

## <u>New law</u> repeals <u>existing law</u>.

<u>Existing law</u> provides that portions of <u>existing law</u> shall take effect upon approval by a referendum vote of eligible cattle producers. Provides that the commissioner and council establish the voting date to be held at the county agent office in each parish. Further provides for the casting of ballots by registered producers and official counting of ballots by the council. Further provides for the program to be extended indefinitely in five-year increments upon referendum vote by cattle producers.

<u>New law</u> repeals <u>existing law</u>.

Effective Aug. 1, 2015.

(Amends R.S. 3:2054, 2055(A)(2), (8), and (9), 2056(B), 2057, and 2058(F); Repeals R.S. 3:2058(B) and (C), 2059, and 2062)