DIGEST

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HB 948 Engrossed

2016 Regular Session

Steve Carter

Abstract: Provides relative to facility use at public postsecondary education institutions.

<u>Proposed law</u> requires each public postsecondary education management board to adopt a policy requiring each institution under its supervision and management to develop plans for full use of existing facilities, including plans for distance learning.

<u>Proposed law</u> requires each such board to adopt a policy requiring each institution under its supervision and management to annually report information on use of classroom and laboratory facilities. The report shall be submitted to the board and posted on the institution's website and shall include:

- (1) Total number of classrooms and laboratories available for instructional use and the number of those undergoing renovation.
- (2) Total available square footage of instructional space and the amount of instructional space under renovation or being used for storage.
- (3) Average weekly hours of instructional use of all campus classrooms and laboratories available for instruction.
- (4) Average percentage of seats or stations filled in all sections taught in campus classrooms and laboratories that are available for instruction.
- (5) The number of courses the institution currently offers online and plans for future development of online courses.

<u>Proposed law</u> requires each such board, prior to submission of any request for capital outlay funds exceeding \$10 million in state funds for new facilities, to hold a public hearing on the proposed facility. Requires that the hearing include discussions of the use of existing campus buildings, maintenance costs for the proposed building, and funding sources for the proposed building.

(Adds R.S. 17:3351(J))

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Education</u> to the <u>original</u> bill:

1. Relative to <u>proposed law</u> requirement that each board hold a public hearing on any proposed facility, require that such hearing be held prior to submitting any request for capital outlay funds exceeding \$10 million in state funds instead of prior to approving use of capital outlay funds exceeding such amount.