HLS 16RS-3 ENGROSSED

2016 Regular Session

HOUSE BILL NO. 870

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BY REPRESENTATIVE STOKES

ACCOUNTANTS/CPA: Provides for revisions relative to the Louisiana Accountancy Act

1 AN ACT

To amend and reenact R.S. 37:73 (introductory paragraph), (1)(a)(ii) through (iv) and (b), (3) and (6) through (17), 74(D), (E)(4), (F), (G)(2) and (J)(introductory paragraph), 74.1, 75(A), (C), (D) and (G), 76(D), (F), and (G)(introductory paragraph) and (5), 77(A), (B), (C)(2)(introductory paragraph) and (b), (3) and (4), and (D) through (H), 77.1(A)(introductory paragraph), (1) and (2) and (B), 79(A)(introductory paragraph) and (3) and (4), (B)(3) and (C), 83(A) and (K)(2) and (3), 84(B), 85, 86(C), and 91(B), and to enact R.S. 37:73(18) and (19), 79(B)(5), 87(D), and 94(A), and to repeal R.S. 37:77(I), relative to revisions of the Louisiana Accountancy Act; to provide for definitions; to clarify and further define existing definitions; to increase compensation of board officers not to exceed a certain dollar amount; to retain the board's authorization to provide for fees by rule; to provide with respect to the age requirement of applicants for licensing; to remove certain provisions with respect to an applicant's eligibility for examination; to provide with respect to certain education requirements and the time frame for completion; to provide certain requirements for a retired licensee; to modify provisions with respect to the performance of attest services in this state; to require good moral character of nonlicensee owners of firms; to clarify the requirement for firms providing attest services to be enrolled in a board-approved peer review program; to approve certain permanent inspection processes of peer review programs; to provide with respect to the operation of firms;

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

to modify the time frame that a firm may operate following the death of the firm's
sole owner; to authorize the board to require licensees and certain persons to submit
work products for certain review; to provide for revisions with respect to the
preparation of financial statement engagements; to remove provisions requiring
licensees to provide certain written disclosure to clients with respect to received
commission and referral fees; to provide relative to fines and fees; to increase fines
for licensees and certain persons with respect to certain willful violations; to provide
with respect to a licensee's working papers and client records; to provide privity of
contract with respect to the preparation of financial statement engagements; to
require certain individuals to perform attest services through firms meeting certain
state requirements; to provide for other clarification; to provide for technical
corrections; and to provide for related matters.
Be it enacted by the Legislature of Louisiana:
Section 1. R.S. 37:73(introductory paragraph), (1)(a)(ii) through (iv) and (b), (3) and
(6) through (17), 74(D), (E)(4), (F), (G)(2) and (J) (introductory paragraph), 74.1, 75(A), (C), (C), (C), (C), (C), (C), (C), (C
(D), and (G), 76(D), (F), and (G)(introductory paragraph) and (5), 77(A), (B),
(C)(2)(introductory paragraph) and (b), (3) and (4), and (D) through (H),
77.1(A) (introductoryparagraph), (1)and(2)and(B), 79 (A) (introductoryparagraph)and(3)
and (4), (B)(3) and (C), 83(A) and (K)(2) and (3), 84(B), 85, 86(C), and 91(B) are hereby
amended and reenacted and R.S. 37:73(18) and (19), 79(B)(5), 87(D), and 94(A)(4) are
hereby enacted to read as follows:
§73. Definitions
When used in this Part, the following terms shall have the following
meanings ascribed to them:
(1)(a) "Attest" means providing the following services, subject to the
exceptions provided for in R.S. 37:83:
* * *
(ii) Any review or compilation to be performed in accordance with the

Statements on Standards for Accounting and Review Services (SSARS).

1	(iii) Any examination, review, or agreed upon procedures engagement to be
2	performed in accordance with the Statements on Standards for Attestation
3	Engagements (SSAE).
4	(iv) Issuance of any report or performance of any engagement, including
5	compilations, prescribed by the Statements on Auditing Standards, Statements on
6	Standards for Accounting and Review Services, Statements on Standards for
7	Attestation Engagements, or Government Auditing Standards, or on any services to
8	which those statements on standards apply, indicating that the service was performed
9	in accordance with standards established by the American Institute of Certified
10	Public Accountants Any engagement to be performed in accordance with the
11	Standards of the Public Company Accounting Oversight Board (PCAOB).
12	(b) Such statements on standards shall be adopted by reference by the board
13	in accordance with the Administrative Procedure Act and shall be those developed
14	for general application by recognized national accountancy organizations such as the
15	American Institute of Certified Public Accountants (AICPA) and the Public
16	Company Accounting Oversight Board (PCAOB).
17	* * *
18	(3) "Certificate" means a certificate as a certified public accountant issued
19	pursuant to the provisions of this Part, as follows:
20	(a) An "active certificate" is granted to, or renewed by, a person an
21	individual who has met all requirements pursuant to the provisions of this Part,
22	including the experience requirement. A holder of a valid active certificate is
23	licensed to use the certified public accountant or CPA title in Louisiana. Such a
24	person is referenced in this Part as a licensee.
25	(b) An "inactive certificate" is one held by a person an individual who
26	registers with the board in inactive status. This applies to (i) persons grandfathered
27	by R.S. 37:75(I), who held an unlicensed certificate under the prior accountancy act,
28	or (ii) persons granted an exemption from continuing education pursuant to R.S.

1	37:76(D)(2). Such a person may use the designation "CPA Inactive" "CPA-Inactive"
2	or "CPA- Retired" in accordance with the provisions of this Part.
3	* * *
4	(6)(a) "CPA-Retired" means either of the following:
5	(i) A licensee holding an active certificate for a minimum of twenty
6	consecutive years, who has reached the age of fifty-five years, and is no longer an
7	owner, partner, shareholder, member, contractor, contractee, or employee of a CPA
8	<u>firm.</u>
9	(ii) A licensee holding an active certificate for which the board has granted
10	CPA-Retired status based on a medical disability.
1	(b) A CPA-Retired may not perform any services set forth in the Louisiana
12	Accountancy Act, but this status does not preclude uncompensated volunteer
13	services as long as the individual does not sign any documents related to such
14	services as a CPA. If a CPA-Retired wishes to return to active or CPA-Inactive
15	status, he or she shall comply with provisions prescribed by board rule.
16	(6)(7) "Good moral character" means a the propensity to provide
17	professional services in a fair, honest, and open manner and the lack of history of
18	any dishonest or felonious acts.
19	(7)(8) "License" means an active certificate of certified public accountant,
20	pursuant to R.S. 37:73(3)(a), or a CPA firm's permit to practice issued in accordance
21	with the provisions of this Part.
22	(8)(9) "Licensee" means the holder of a license.
23	(9)(10) "Manager" means a manager of a limited liability company or a
24	limited liability partnership.
25	(10)(11) "Member" means a member of a limited liability company or a
26	limited liability partnership.
27	(11)(12) "Peer review" means a study, appraisal, or review of one or more
28	aspects of the professional work of a CPA firm that performs attest services by a

person or persons who hold licenses and who are not affiliated with the CPA firm
being reviewed.

(12)(13) "Permit" means a permit to practice as a CPA firm issued pursuant to the provisions of this Part or pursuant to corresponding provisions of law of another state.

(14) "Preparation of Financial Statement" means an engagement by a licensee to prepare financial statements for an entity but not to perform a compilation, review, or audit with respect to those financial statements and as provided in the American Institute of Certified Public Accountants' Statement on Standards for Accounting and Review Services.

(13)(15) "Professional" means arising out of or related to the specialized knowledge or skills associated with CPAs.

(14)(16) "Report" means, when used with reference to any attest services, an opinion, report, or other form of language that states or implies assurances an assurance as to the reliability of any financial statement or assertion. "Report" also means any statement or implication that the person or firm issuing it has special knowledge or competence in accounting or auditing and that the service reported upon was performed under standards for such services established by the American Institute of Certified Public Accountants. Such a statement or implication of special knowledge or competence may arise from use by the issuer of the report of names or titles indicating that the person or firm is an accountant or auditor, or from the language of the report itself. "Report" also means any form of language which disclaims an opinion when such form of language is conventionally understood to imply any positive assurance as to the reliability of the financial statements referred to or special competence on the part of the person or firm issuing such language. "Report" also means any other form of language that is conventionally understood to imply such assurance or such special knowledge or competence.

1	(15)(17) "Rule" means any rule, regulation, or other written directive of
2	general application adopted by the board in accordance with the Administrative
3	Procedure Act.
4	(16)(18) "State" means any state of the United States, the District of
5	Columbia, Puerto Rico, the United States Virgin Islands, and Guam, and the
6	Commonwealth of the Northern Mariana Islands. "This state" or "the state" means
7	the state of Louisiana.
8	(17)(19) "Substantial equivalency" or "substantially equivalent" means a
9	determination by the board, or its designee, that the education, examination, and
10	experience requirements contained in the statutes and administrative rules of another
11	state or jurisdiction are comparable to or exceed the education, examination, and
12	experience requirements of this state or that an individual CPA's education,
13	examination, and experience qualifications are comparable to or exceed the
14	education, examination, and experience requirements of this state.
15	§74. State Board of Certified Public Accountants of Louisiana; powers and duties
16	* * *
17	D. The governor shall designate a chairman chair of the board. The board
18	shall annually elect from its members such other officers as the board may determine
19	to be appropriate.
20	E.
21	* * *
22	(4) The board shall retain or arrange for the retention of such applications
23	and documents under oath that are filed with the board, as well as all records of its
24	proceedings as required by law or regulation. The board shall maintain a registry of
25	the names and addresses of all licensees <u>and all certificates and permits issued by the</u>
26	<u>board</u> . In any civil or criminal court proceeding arising out of or founded upon any

provision of this Part, copies of any records certified as true copies under the seal of

2 records. 3 F. The members of the board shall receive monthly compensation in an 4 5 amount to be fixed by the board for the time expended by such members in the 6 discharge of their official duties. The compensation of the board officers shall not 7 exceed the sum of one two hundred fifty dollars per month per officer. The 8 compensation of other members of the board shall not exceed the sum of one two 9 hundred dollars per month per member. Such expenses shall be paid out of the 10 treasury of the board. No expenses incurred by the board shall be charged to or 11 against the funds of this state. 12 G. 13 14 (2) The board may appoint or employ such committees or persons to advise 15 or assist it in such administration and enforcement as it may see fit. 16 17 J. The board may adopt rules in accordance with the Administrative 18 Procedure Act, governing its administration and enforcement of the provisions of this 19 Part and the conduct of holders of a certificate, and permits license, or permit 20 including but not limited to rules governing: 21 22 §74.1. Fees 23 The board is authorized to adopt rules in accordance with the Administrative 24 Procedure Act to impose and collect fees which shall not exceed the following: 25 Original or reciprocal certification application <del>\$150.00</del> \$250.00 (1) 26 (2) Reinstatement application <del>\$150.00</del> \$500.00 27 Notice under substantial equivalency \$100.00 \$200.00 (3) 28 Transfer of grades transfer fee \$ 50.00 **(4)** 

the board shall be admissible in evidence as tending to prove the contents of said the

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1	(5)	Written verifications requested by applicants	
2		and registrants	<del>\$ 50.00</del> <u>\$100.00</u>
3	(6)	Registration and renewal fee for CPA,	<del>\$ 60.00</del> <u>\$100.00</u>
4		inactive CPA-Inactive status	
5	<u>(7)</u>	Registration and renewal fee for	
6		<u>CPA-Retired status</u>	<u>\$50.00</u>
7	<del>(7)</del> (8)	Application to establish experience	\$100.00 <u>\$200.00</u>
8		or evaluate education courses and qualifications	
9	<del>(8)</del> (9)	Annual renewal of certificate	\$100.00 <u>\$200.00</u>
10	<del>(9)</del> (10)	Renewal Additional fee if not renewed prior to	
11		February 1	\$200.00 per month
12	(10)	Renewal fee if not renewed and reinstated	
13		prior to March 1	<del>\$300.00</del>
14	(11)	Additional fee if not renewed and reinstated	
15		<del>prior to April 16</del>	<del>\$200.00</del>
16	<del>(12)</del>	Certified public accountants, registrants,	
17		or CPA firms who have received three	
18		suspensions within the previous six years	
19		for delinquent filing of renewals of their	
20		certificates or permits an additional fee of	<del>\$300.00</del>
21	<u>(11)</u>	Additional fee to licensees or CPA firms who	
22		have delinquently renewed their certificates	
23		or permits three times within the previous	
24		six years	\$300.00
25	<del>(13)</del> (12)	Firm permit, initial application	<del>\$150.00</del> <u>\$250.00</u>

1	(14)(13) Annual filing fee for firm permit	\$15.00 per owner, partner,
2		member, or shareholder not
3		licensed to practice in
4		Louisiana, with a maximum
5		fee of \$5,000.00 per firm
6		\$100.00 plus \$25.00 per each
7		owner over 10, with a maximum
8		fee of \$2,500.00 per firm
9	(15)(14) Additional delinquent fees for	\$15.00 per owner, partner,
10	firm permit renewals received	member, or shareholder, in
11	on or after February 1	addition to the regular filing
12		fee for renewal of firm permit,
13		not in excess of a maximum
14		additional fee of \$5,000.00
15		\$300.00
16	(16) Delinquent fees for firm permit	\$30.00 per owner in addition
17	renewals per owner, partner,	to the regular filing fee for
18	member, or shareholder received	renewal of firm permit, not in
19	on or after March 1	excess of a maximum addi-
20		tional \$10,000.00
21	(17)(15) Reinstatement fee for firms	The number of years the
22	continuing to practice as a CPA	firm practiced without a
23	firm in Louisiana after the expir-	permit times the annual firm
24	ation or cancellation of the firm	permit renewal fee
25	§75. Qualifications for a certificate as a certified pu	ublic accountant
26	A. A certificate of certified public accountant	nt shall be granted to persons of
27	good moral character who have attained the age of 1	8 years and meet the education,

experience, and examination requirements of this Section and who make application to the board.

3 \* \* \*

C.(1) An applicant is eligible to apply for the examination provided for in this Section upon meeting the educational requirement of at least one hundred fifty semester hours of college education including a baccalaureate or higher degree conferred by a college or university acceptable to the board, the total educational program to include an accounting concentration or equivalent as determined by the board to be appropriate. In addition, the applicant shall have maintained continuous residence in this state for a period of not less than one hundred twenty days preceding the date of <u>one's application to sit for</u> the <u>board's next scheduled</u> examination.

(2) Any applicant who has taken the examination prior to December 31, 1996, shall remain eligible to take any examination administered by the board prior to December 31, 1999, and shall thereafter be eligible, subject to applicable rules and regulations of the board, to take components of the examination in order to pass all portions of the examination. If the required degree or aggregate educational hours of such applicant do not reflect concentration in the area of accounting sufficient to satisfy the educational standards and regulations prescribed by the board, the board may require an applicant to successfully complete a course in higher accountancy prescribed by the board.

(3)(2) Any applicant who has attained a baccalaureate degree prior to January 1, 1992, shall not be subject to any of the requirements of this Subsection, except that such degree must shall be conferred by a Louisiana college or university approved by the board and must shall have such adequate concentration in the area of accounting as the board may prescribe. If the required baccalaureate degree received by the applicant prior to January 1, 1992, does not reflect concentration in the area of accounting sufficient to satisfy the educational standards and regulations

1	prescribed by the board, the board may require an applicant to successfully complete
2	additional course work as prescribed by the board.
3	D.(1) The examination required to be passed as a condition for the granting
4	of a certificate shall be held at least twice a year regularly throughout the year and
5	shall test the applicant's knowledge of the subjects of accounting and auditing and
6	such other related subjects as the board may specify including but not limited to
7	business law and taxation.
8	(2) The time for holding such examination shall be determined by the board
9	and may be changed from time to time.
10	(3)(2) The board shall prescribe the methods for applying for and conducting
11	the examination including methods for grading examinations and determining a
12	passing grade required of an applicant for a certificate. However, the board shall to
13	the extent possible see to it that the examination itself, grading of the examination,
14	and the passing grades are uniform with those applicable in all other states.
15	(4)(3) The board may make use of all or any part of the Uniform Certified
16	Public Accountant Examination and Advisory Grading Service of the American
17	Institute of Certified Public Accountants and may contract with third parties to
18	perform such administrative services with respect to the examination as it deems
19	appropriate to assist it in performing its duties.
20	* * *
21	G.(1) An applicant for initial issuance of a certificate under pursuant to the
22	provisions of this Section shall show that he has completed at least one hundred fifty
23	semester hours of college education including a baccalaureate or higher degree
24	conferred by a college or university acceptable to the board, the total educational
25	program to include an accounting concentration or equivalent as determined by the
26	board to be appropriate. The applicant shall meet all education requirements by
27	December 31st of the fifth calendar year following successful completion of the

examination, or the examination scores will be voided. The board may grant

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2 applicant can demonstrate circumstances of extreme hardship. 3 (2) An applicant for initial issuance of a certificate pursuant to the provisions 4 of this Section shall show that he has completed had one year of experience. Such experience shall include providing any type of service or advice involving the use 5 6 of accounting, attest, management advisory, financial advisory, tax, or consulting 7 skills. All such experience shall be obtained within the four-year period preceding 8 the board's receipt of the application and be verified by a licensee. Experience 9 gained through employment in government, industry, academia, or public practice 10 is acceptable. 11 12 §76. Issuance and renewal of certificates and maintenance of competency 13 14 D.(1) For renewal of an active certificate, each licensee shall participate in 15 a program of learning designed to maintain professional competency with regard to 16 the current or anticipated job duties of the licensee. Such program of learning must 17 shall comply with rules adopted by the board, which rules shall broadly provide for 18 programs of learning related to any type of accounting, attest, management advisory, 19 financial advisory, tax, or consulting skills, or the licensee's current employment. 20 (2) The board may create an exception to such continuing education 21 requirement for certificate holders who do not perform or offer to perform for the 22 public one or more kinds of service involving the use of accounting or auditing 23 skills, including issuance of reports on financial statements, or of one or more kinds 24 of management advisory, financial advisory, or consulting services, or the 25 preparation of tax returns or the furnishing of advice on tax matters. Certificate 26 holders granted such an exception by the board must shall place either the word

additional time to complete the requirements as provided in this Section when an

"inactive" or "retired" adjacent to their CPA title on any business card, letterhead,

1	or any printed, electronic, or other form or communication, document or device, with
2	the exception of their CPA certificate on which their CPA title appears.
3	* * *
4	F. Applicants for initial issuance, renewal, or reinstatement of certificates
5	shall list in their applications all reasonable and relevant information required by the
6	board, which may include but not be limited to all states in which they have applied
7	for or hold certificates, licenses, or permits, or information pertaining to any current
8	investigation or and any past denial, revocation, or suspension of a certificate,
9	license, or permit. Each holder of or applicant for a certificate shall notify the board
10	in writing within thirty days after the occurrence of any issuance, denial, revocation,
11	or suspension of a certificate, license, or permit by another state.
12	G. The board may issue a certificate to a holder of a substantially equivalent
13	foreign designation provided that:
14	* * *
15	(5) Each holder of a certificate issued under as provided by this Subsection
16	shall notify the board in writing within thirty days after the occurrence of any
17	issuance, denial, revocation, or suspension of a designation or commencement of a
18	disciplinary or enforcement action by any jurisdiction.
19	* * *
20	§77. Firm permits to practice; attest experience; peer review; exceptions
21	A. The board shall grant or renew permits to practice as a CPA firm to
22	entities that make applicants who submit an application and demonstrate their
23	qualifications in accordance with this Section or to CPA firms originally licensed in
24	another state that establish an office in this state. Any firm which has or establishes
25	an office or a place of business in Louisiana from which to offer or perform
26	professional services must shall hold a permit issued pursuant to this Section in order
27	to provide attest services or to use the title "CPA", "CPAs", "CPA firm", or "firm of
28	Certified Public Accountants". A CPA firm that does not have an office or a place

of business in Louisiana, shall apply for and hold a permit issued pursuant to this

1	Part in accordance with rules promulgated by the board. but provides attest services
2	in this state shall hold a permit issued pursuant to this Section unless it meets each
3	of the following requirements:
4	(1) Compliance with the qualifications described in Subsection C of this
5	Section.
6	(2) Compliance with the qualifications described in Subsection G of this
7	Section.
8	(3) It performs such services through an individual with practice privileges
9	as provided in R.S. 37:94.
10	(4) It can lawfully perform such services in the state where the individuals
11	with practice privileges have their respective principal place of business.
12	B.(1) Permits shall be initially issued and renewed annually. Applications
13	for such permits shall be made in such form, and in the case of applications for
14	renewal between such dates, as the board may specify. The board shall grant or deny
15	any application for initial issuance of a permit no later than one hundred twenty days
16	after the application is filed in proper form. Issuance or renewal of a permit shall not
17	preclude the board from any further investigation and action against such permit or
18	permit holder. Any permit which is not timely renewed with all required information
19	shall expire on the date specified by the board. Any permit which has expired
20	because of nonrenewal may be reinstated by the board upon payment of the renewal
21	fee and any penalty additional fees as may be prescribed by the board provided that
22	the applicant is otherwise qualified for the issuance of a permit under as provided in
23	this Part.
24	(2) Where an applicant seeks the opportunity to show that issuance or
25	renewal of a permit was mistakenly denied or where the board is not able to
26	determine whether the application should be granted or denied, the board may issue
27	a provisional permit to the applicant. Such provisional permit shall expire ninety at
28	the end of one hundred twenty days after its issuance or when the board determines

1	whether or not to issue or renew the permit for which application was made,
2	whichever occurs first.
3	C.
4	* * *
5	(2) Any CPA firm may include nonlicensee owners provided that:
6	* * *
7	(b) All nonlicensee owners are of good moral character and active individual
8	participants in the CPA firm or affiliated entities.
9	* * *
10	(3) Any individual licensee or individual granted practice privileges under
11	as provided by this Part who is responsible for supervising attest services and who
12	signs or authorizes someone to sign the accountant's report on the financial
13	statements on behalf of the firm shall meet the experience requirements set out in the
14	professional standards for such services promulgated by the American Institute of
15	Certified Public Accountants. In the absence of professional standards concerning
16	such experience requirements promulgated by the American Institute of Certified
17	Public Accountants, the board shall adopt a rule rules specifying the requisite
18	experience requirements. Such board rule shall be in effect only until such time as
19	the American Institute of Certified Public Accountants promulgates professional
20	standards concerning such experience requirements.
21	(4) Any individual licensee or any individual granted practice privileges
22	under as provided by this Part who signs or authorizes someone to sign the
23	accountant's report on the financial statement on behalf of the firm shall meet the
24	experience requirements promulgated by the American Institute of Certified Public
25	Accountants. In the absence of professional standards concerning such experience
26	requirements promulgated by the American Institute of Certified Public Accountants,
27	the board shall adopt rules specifying the requisite experience requirements. Such
28	board rule shall be in effect only until such time as the American Institute of

1 Certified Public Accountants promulgates professional standards concerning such 2 experience requirements. 3 D. An applicant for initial issuance or renewal of a permit to practice shall 4 be required to register each office of the firm within this state with the board and to 5 show that all attest services rendered in this state are under the charge of a person 6 holding a valid active certificate. 7 E.D. The board shall charge a fee in an amount prescribed by the board for 8 each application for initial issuance or renewal of a permit. 9 F.E. Applicants for initial issuance, renewal, or reinstatement of permits 10 shall list in their applications all reasonable and relevant information required by the 11 board which may include but not be limited to all states in which they have applied 12 for or hold permits as CPA firms and list the information pertaining to any current 13 investigation or past denial, revocation, or suspension of a certificate, license, or 14 permit by any other state or the federal government. Each holder of or applicant for 15 a permit shall notify the board in writing within thirty days after the occurrence of 16 any change in the identities of partners, officers, shareholders, members, or managers 17 whose principal place of business is in this state, any change in the number or 18 location of offices within the state, any change in the identity of those persons in 19 charge of such offices, and any issuance, denial, revocation, or suspension of a 20 permit by any other state. 21 G.F. Firms which fall out of compliance with the provisions of this Section 22 due to changes in firm ownership or personnel after receiving or renewing a permit 23 shall take corrective action to bring the firm back into compliance as quickly as 24 possible. The board may grant a reasonable period of time for a firm to take such 25 corrective action. Failure to bring the firm back into compliance within a reasonable 26 period as determined by the board shall may result in the action by the board 27 including the possibility of suspension or revocation of the firm permit. H.(1) G.(1) The board shall provide for the regular periodic review of the 28

reports issued by licensees registered with the board for compliance with applicable

generally accepted standards. The board shall during such period exempt from the requirements of such review of reports licensees who during such period have been subjected to a professional peer review, the report of which shall be available to the board, approved by and acceptable to the board and conducted pursuant to standards not less stringent than peer review standards applied by the American Institute of Certified Public Accountants and administered by the Society of Louisiana Certified Public Accountants or another state-certified public accountant society. If the professional peer review report is not made available to the board, the licensee shall submit the report to the board in accordance with rules and regulations adopted and promulgated by the board in accordance with the Administrative Procedure Act Firms that provide attest services, excluding engagements subject to a permanent inspection program of the Public Company Accounting Oversight Board, shall enroll in a board-approved peer review program and comply with the applicable requirements of that program.

(2)(a) However, in the case of a licensee who qualifies for an exemption from periodic review because of a peer review and who is a member of the Center for Public Company Audit Firms, the peer review report shall have been submitted to the American Institute of Certified Public Accountants or the Society of Louisiana Certified Public Accountants and shall be available to the board.

Each of the following is approved by the board:

(i) The American Institute of Certified Public Accountants peer review program.

(ii) Other peer review programs administered by organizations fully involved in the administration of the American Institute of Certified Public Accountants peer review program that utilize the Standards for Performing and Reporting on Peer Reviews promulgated by the American Institute of Certified Public Accountants.

The board may approve other nationally recognized peer review programs and peer review standards that are not less stringent than the American Institute of Certified Public Accountants peer review program and peer review standards.

1	(iii) The Society of Louisiana Certified Public Accountants, other state CPA
2	societies fully involved in the administration of the American Institute of Certified
3	Public Accountants peer review program, and the American Institute of Certified
4	Public Accountants for the administration of peer review.
5	(iv) The Public Company Accounting Oversight Board's permanent
6	inspection process for engagements subject to a permanent inspection program of the
7	Public Company Accounting Oversight Board. Firms only performing such
8	engagements are exempt from the peer review requirement in Paragraph (1) of this
9	Subsection.
10	(b) In the case of a licensee who qualifies for an exemption from periodic
11	review because of a peer review who is not a member of the Center for Public
12	Company Audit Firms, the board shall have received certification from the American
13	Institute of Certified Public Accountants, or the Society of Louisiana Certified Public
14	Accountants or another state certified public accountant society of the licensee's
15	participation in a peer review program and the dates of the licensee's most recent
16	<del>peer review.</del>
17	Firms subject to permanent inspections of the Public Company Accounting
18	Oversight Board are also required to meet the peer review requirements in Paragraph
19	(1) of this Subsection that cover the portion of the firm's attest practice not subject
20	to the Public Company Accounting Oversight Board's permanent inspection process,
21	should the firm have such a practice.
22	(3) The board may adopt rules to:
23	(a)(i) Establish a program for the scheduled inspection, examination, and
24	review of working papers developed by licensees in connection with the issuance of
25	any audit, review, or compilation report and provide for such a review of all
26	licensees within each three-year period or such longer period as the board may
27	prescribe. The board shall during any such period exempt from the requirement of
28	such review of working papers licensees who during such period have been subjected
29	to a professional peer review, the report of which shall be available to the board,

appı	roved by and acceptable to the board and conducted pursuant to standards not
less	stringent than those applied by the American Institute of Certified Public
Acc	ountants and administered by the Society of Louisiana Certified Public
Acc	ountants or another state-certified public accountant society. If the professional
peer	review report is not made available to the board, the licensee shall submit the
repo	ort to the board in accordance with rules and regulations adopted and promulgated
<del>by t</del> i	he board in accordance with the Administrative Procedure Act.
	(ii) However, in the case of a peer review qualifying for exemption of a
lice	nsee who is a member of the Center for Public Company Audit Firms, the peer
<del>revi</del>	ew report shall have been submitted to the American Institute of Certified Public
Acc	ountants or the Society of Louisiana Certified Public Accountants and shall be
<del>avai</del>	lable to the board.
	(iii) However, in the case of a peer review qualifying a licensee for such
exei	mption, a licensee which is not a member of the Center for Public Company
Aud	lit Firms, the board shall have received certification from the American Institute
of (	Certified Public Accountants, or the Society of Louisiana Certified Public
Acc	ountants or another state-certified public accountant society, of the licensee's
part	icipation in a peer review program and the dates of the licensee's most recent
peer	<del>review.</del>
	(b) Provide that a licensee shall reimburse the board for expenses incurred
<del>by t</del>	the board in connection with its review of the working papers of any such
lice	nsee. However, such reimbursable expenses shall include only reasonable travel
expe	enses and a per diem prescribed by the board, and the aggregate amount of such
rein	nbursable expenses shall not exceed the sum of one thousand dollars as to any
lice	nsee in any three-year period.
	Firms shall make peer review results and inspection results of the Public
Con	npany Accounting Oversight Board available to the board in accordance with

rules and regulations adopted by the board.

1 (4) The peer review process shall be conducted in a manner pursuant to this 2 Section in accordance with rules and regulations adopted by the board. 3 (4)(a) (5)(a) Except as provided in Subparagraph (b) of this Paragraph, the 4 The proceedings, records, reports, letters of comment, letters of response, or working papers related to a peer review shall be privileged and shall not be subject to 5 6 discovery, subpoena, or other means of legal process or introduction into evidence 7 in any civil proceeding. No person, firm, or governmental entity in possession of 8 information or documents related to any proceedings, records, reports, letters of 9 comments, letters of response, or working papers on a peer review shall disclose 10 such information or records to any person, firm, or governmental entity either 11 voluntarily or pursuant to discovery, subpoena, or other means of legal process. No 12 member of a peer review committee or person who was involved in a peer review 13 shall be permitted or required to testify in any civil proceeding as to any matters 14 produced, presented, disclosed, or discussed during or in connection with the peer 15 review, or as to any findings, recommendations, evaluations, opinions, or other 16 actions of any person involved in the peer review. 17 (b) The privilege in Subparagraph (a) of this Paragraph shall not be 18 construed to do any of the following: 19 (i) Establish a privilege with respect to any information or records within the 20 knowledge or possession of a person or firm not obtained from or produced in 21 connection with a peer review. 22 (ii) Prevent the disclosure, use, or introduction of information or other 23 records privileged by Subparagraph (a) of this Paragraph in any civil proceeding 24 arising out of a dispute between persons conducting a peer review and a licensee 25 subject to a peer review and arising from the performance of a peer review. 26 (iii) Prevent a designee of the board from disclosing, using, introducing, or 27 testifying with respect to information or records which are relevant in a proceeding

before the board pursuant to R.S. 37:79, 80, 81, and 84.

1	(iv) Prevent designees of the Society of Louisiana Certified Public
2	Accountants from giving the board access to peer review reports or having
3	discussions with a designee of the board concerning peer review reports.
4	(v) Prevent peer review reports of licensees who participate in the Center for
5	Public Company Audit Firms Peer Review program from being disclosed.
6	H. H. All firms holding a valid registration as a certified public accounting
7	firm on June 18, 1999, shall be deemed to have met the initial permit requirements
8	of this Section.
9	§77.1. Firm permits to practice; single-owner firms; death of owner
10	A. Notwithstanding the provisions of this Chapter to the contrary, upon
11	written authorization from the board, a firm that is a sole proprietorship, a
12	single-member limited liability company, a single-shareholder professional
13	accounting corporation, or any other single-owner business entity licensed to practice
14	public accounting by the state of Louisiana may continue to operate for a period of
15	up to twelve twenty-four months following the date of death of the owner.
16	Authorization of the continuation of the firm shall be granted by the board when the
17	following documents have been provided to the board:
18	(1) A certified copy of the owner's death certificate or a notarized affidavit
19	of evidence of the owner's death, acceptable to the board.
20	(2) A copy of a power of attorney or similarly enforceable document
21	executed by the owner's executor, administrator, or heir designating a licensee in
22	good standing with the board to manage the firm on behalf of the heirs of the owner
23	for the twelve-month twenty-four month period.
24	* * *
25	B. If the The firm's permit to practice as a certified public accountant firm
26	will expire prior to the twelve-month period, the board, upon granting the right to
27	continue business, shall renew the firm's permit for shall be renewed annually during
28	the period of continuance of the firm. The board may charge a fee for applying for

2	<del>charged in R.S. 37:74.1(16)</del> .
3	* * *
4	§79. Enforcement against holders of certificates, permits, and privileges
5	A. After notice and a hearing as provided for in R.S. 37:81, the board may
6	revoke any certificate, permit, or privileges granted under pursuant to the provisions
7	of R.S. 37:94, or suspend for a period of not more than five years, or refuse to issue
8	or renew any certificate or permit, or reprimand, censure, or limit the scope of
9	practice of any licensee or individual granted privileges under as provided by R.S.
10	37:94, or impose an administrative fine not to exceed two thousand dollars per
11	violation, or place any licensee or individual granted privileges under as provided by
12	R.S. 37:94 on probation, all with or without terms, conditions, and limitations, for
13	any one or more of the following reasons:
14	* * *
15	(3) Revocation or suspension of, or a voluntary consent decree concerning,
16	the right to practice before any state, or federal agency, or the Public Company
17	Accounting Oversight Board.
18	(4) Dishonesty, fraud, or gross negligence in the performance of services
19	while holding a certificate, license, or privilege, or in the filing or failure to file that
20	individual's own income tax returns.
21	* * *
22	B. In lieu of or in addition to any remedy provided for in Subsection A of
23	this Section, the board may require a licensee or privilege holder to:
24	* * *
25	(3) Pay all costs of board proceedings, including but not limited to
26	investigation fees, stenographer fees, witness fees or reimbursements, and attorney
27	fees involved in the imposition of a remedy pursuant to this Section.
28	* * *

the continuation of business; not to exceed the annual filing fee for firm permits

	(5) Subject	its work prod	uct to pre	e-issuance	e review by	a licensee	acceptable
to the	board.						

C.(1) If a person or firm against whom costs, fees, or a fine are imposed by the board fails to pay in full within thirty days of the effective date of the order imposing such costs, fees, or fines or on or before a later date as the board may specify, the board may enforce its order by bringing an action in a court of competent jurisdiction and proper venue as to such person or firm.

(2) The proceeding shall be summarily tried by the judge without a jury, and the court may receive evidence by form of affidavit. Upon proof that the respondent has failed to pay timely all costs, fees, or fines imposed by the board, the court shall enter judgment in favor of the board. The court shall order the respondent to pay the board, within a reasonable time fixed by the court, the costs, fees, and fines imposed by the board, the costs and reasonable attorney fees incurred by the board in bringing the action, plus a civil penalty of not less than five hundred dollars nor more than one thousand dollars as may be determined by the court. The failure of a respondent to comply with the order of the court shall constitute and be punishable as contempt of court for which the board may seek relief in accordance with law.

\* \* \*

## §83. Unlawful acts

A. Only licensees or individuals granted privileges under pursuant to the provisions of R.S. 37:94 may perform preparation of financial statement engagements, which purport to be in compliance with the Statements on Standards for Accounting and Review Services (SSARS), or issue a report on financial statements of any other person, firm, organization, or governmental unit, which purports to be in compliance with standards applicable to attest services, or otherwise offer to render or render any attest service. This restriction does not apply to nonlicensees who use accounting skills in the preparation of tax returns, management advisory services, and the preparation of financial statements without the issuance of reports thereon. This restriction also does not apply to nonlicensees who may

1	prepare financial statements which do not purport to be in compliance with the
2	Statements on Standards for Accounting and Review Services (SSARS).
3	* * *
4	K.
5	* * *
6	(2) A licensee who is not prohibited by this Section from performing
7	services for or receiving a commission and who expects to be paid a commission
8	shall disclose that fact in writing to any person or entity to whom the licensee
9	recommends or refers a product or service to which the commission relates, prior to
10	receipt of any commission.
11	(3) Any licensee who expects to accept a referral fee for recommending or
12	referring any service of a licensee to any person or entity, or who expects to pay a
13	referral fee to obtain a client shall disclose such acceptance of or payment in writing
14	to the client prior to the acceptance or payment of such referral fee.
15	* * *
16	§84. Injunctions against unlawful acts; criminal penalties
17	* * *
18	B. Any person or firm who knowingly violates any provision of R.S. 37:83
19	shall be guilty of a misdemeanor and upon conviction shall be subject to a fine of not
20	more than five hundred two thousand dollars for each violation or imprisonment for
21	not more than one year, or both.
22	§85. Single act evidence of practice
23	Evidence of the commission of a single act prohibited by this Part or any
24	rules or regulations adopted pursuant to this Part is sufficient to justify a additional
25	fees, assessment of reasonable costs, penalty, a penalty, fine, injunction, restraining
26	order, or conviction without evidence of a general course of conduct.
27	§86. Confidential communications
28	* * *

1	C. No licensee furnishing information, data, reports, or records of a client to
2	a person, firm, committee, or organization established for the purpose of a peer
3	review shall, by reason of furnishing such information, be liable in damages to any
4	person, partnership, corporation, or firm. The records and proceedings of any such
5	person, firm, committee, or organization shall be confidential, shall be used only by
6	such person, firm, committee, or organization solely in the exercise of the proper
7	functions of a peer review, and shall not be disclosed to any third party except as
8	provided in R.S. $37:77(H)(4)(b)$ R.S. $37:77(G)(5)(b)$ . However, peer review reports
9	on participation by a licensee in the Public Corporation Practice Section Peer Review
10	program may be disclosed.
11	* * *
12	§87. Licensee's working papers; client records
13	* * *
14	D. This Section shall apply to all formats of documents including paper and
15	electronic and regardless of storage location.
16	* * *
17	§91. Privity of contract
18	* * *
19	B. No action based on negligence may be brought against any defendant
20	licensee, or any employee or principal of a defendant licensee unless all of the
21	following conditions exists:
22	(1) by any person or entity claiming The plaintiff claims to have been injured
23	as a result of their justifiable reliance upon financial statements or other information
24	examined, compiled, reviewed, certified, audited, prepared pursuant to a preparation
25	of financial statement engagement, or otherwise prepared, reported, or opined on by
26	the defendant licensee or in the course of an the defendant licensee's engagement to
27	provide other services. may be brought unless either of the following conditions
28	exist:

1	(1)(2) The plaintiff is the issuer or successor of the issuer of the financial
2	statements or other information examined, compiled, reviewed, certified, audited,
3	prepared pursuant to a preparation of financial statement engagement, or otherwise
4	prepared, reported, or opined on by the defendant licensee, and such plaintiff has
5	engaged the defendant licensee to examine, compile, review, certify, audit, prepare
6	pursuant to a preparation of financial statement engagement, or otherwise report or
7	render an opinion on such financial statements or to provide other services.
8	(2)(3) The defendant licensee was aware at the time the engagement was
9	undertaken that the financial statements or other information were to be made
10	available for use in connection with a specified transaction by the plaintiff who was
11	specifically identified to the defendant licensee, was aware that the plaintiff intended
12	to rely upon such financial statements or other information in connection with the
13	specified transaction, and had direct contact and communication with the plaintiff
14	and expressed by words and conduct the defendant licensee's understanding of the
15	reliance on such financial statements or other information.
16	* * *
17	§94. Substantial equivalency
18	A.
19	* * *
20	(4) An individual who has been granted practice privileges under this Section
21	who performs any attest service may only do so through a firm which meets the
22	requirements of this Part.
23	* * *
24	Section 2. R.S. 37:77(I) is hereby repealed in its entirety.

## **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)]

HB 870 Engrossed

2016 Regular Session

Stokes

**Abstract:** Makes revisions to the La. Accountancy Act.

<u>Proposed law</u> clarifies and simplifies the <u>present law</u> definition of "attest". Updates the definition to specifically include engagements performed in accordance with Standards of the Public Company Accounting Oversight Board (hereinafter referenced as "PCAOB").

<u>Proposed law</u> adds a definition of "CPA-Retired" for those professionally licensed individuals who retire, meet certain criteria, and wish to perform uncompensated volunteer services.

<u>Proposed law</u> changes <u>present law</u> by further defining "good moral character" to include the propensity to provide professional services in a fair, honest, and open manner.

<u>Proposed law</u> defines "preparation of financial statement" as an engagement by a licensee to prepare financial statements for an entity, but not to perform a compilation, review, or audit with respect to those financial statements and as provided in the American Institute of Certified Public Accountants' (AICPA's) Statement on Standards for Accounting and Review Services.

<u>Proposed law</u> changes <u>present law</u> to allow compensation of board officers not to exceed \$250.00 and of other board members not to exceed \$200.00, an increase from \$150.00 and \$100.00 respectively, per month per member.

<u>Present law</u> authorizes the board to adopt rules in accordance with the Administrative Procedure Act to impose and collect fees. <u>Proposed law</u> retains <u>present law</u>.

<u>Proposed law modifies the fee schedule of present law (R.S. 37:74.1).</u>

<u>Proposed law increases the present law</u> fee for an "original or reciprocal certification application" <u>from</u> \$150.00 <u>to</u> \$250.00.

<u>Proposed law</u> increases the <u>present law</u> fee for a "reinstatement application"  $\underline{\text{from}}$  \$150.00 to \$500.00.

<u>Proposed law</u> increases the <u>present law</u> fee for "notice under substantial equivalency"  $\underline{\text{from}}$  \$100.00  $\underline{\text{to}}$  \$200.00

<u>Present law</u> provides a fee of \$50.00 for the "transfer of grades transfer fee". <u>Proposed law</u> retains present law.

<u>Proposed law</u> increases the <u>present law</u> fee for "written verifications requested by applicants and registrants" from \$ 50.00 to \$100.00.

<u>Present law</u> provides for a "registration fee for CPA inactive status". <u>Proposed law</u> changes <u>present law</u> to "registration and renewal fee for CPA-Inactive status" and increases the <u>present law</u> fee  $\underline{\text{from}} \$ 60.00 \underline{\text{to}} \$ 100.00$ .

<u>Proposed law</u> adds a fee of \$50.00 for the "registration and renewal fee for CPA-Retired status".

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CODING: Words in struck through type are deletions from existing law; words <u>underscored</u> are additions.

ENGROSSED HB NO. 870

<u>Present law</u> provides for an "application to establish experience" and a fee of \$100.00. <u>Proposed law</u> changes <u>present law</u> to "application to establish experience or evaluate education courses and qualifications" and increases the fee from \$100.00 to \$200.00.

 $\underline{\text{Proposed law}}$  increases the  $\underline{\text{present law}}$  "annual renewal of certificate"  $\underline{\text{from}}$  \$100.00  $\underline{\text{to}}$  \$200.00.

<u>Present law</u> provides for a \$200.00 "renewal fee if not renewed prior to February 1." <u>Proposed law</u> changes <u>present law</u> to an "additional fee if not renewed prior to February 1" and changes the fee from \$200.00 to \$200.00 per month.

<u>Present law</u> provides for a "renewal fee if not renewed and reinstated prior to March 1" and the applicable fee of \$300.00. <u>Proposed law</u> deletes <u>present law</u>.

<u>Present law</u> provides for an "additional fee if not renewed and reinstated prior to April 16" and the applicable fee of \$200.00. <u>Proposed law</u> deletes <u>present law</u>.

<u>Present law</u> provides a \$300.00 fee for "certified public accountants, registrants, or CPA firms who have received 3 suspensions within the previous 6 years for delinquent filing of renewals of their certificates or permits". <u>Proposed law</u> deletes <u>present law</u>.

<u>Proposed law</u> adds a \$300.00 fee as the "additional fee to licensees or CPA firms who have delinquently renewed their certificates or permits 3 times within the previous 6 years".

 $\underline{\text{Proposed law}}$  increases the  $\underline{\text{present law}}$  "firm permit, initial application" fee  $\underline{\text{from}}$  \$150.00 to \$250.00.

<u>Present law</u> provides for an "annual filing fee for firm permit" of \$15.00 per owner, partner, member, or shareholder not licensed to practice in Louisiana, with a maximum fee of \$5,000.00 per firm. <u>Proposed law</u> changes the <u>present law</u> fee to \$100.00 plus \$25.00 per each owner over 10, with a maximum fee of \$2,500.00 per firm.

<u>Present law</u> provides "additional delinquent fees for firm permit renewals received on or after February 1" and a fee of \$15.00 per owner, partner, member, or shareholder, in addition to the regular filing fee for renewal of firm permit, not in excess of a maximum additional fee of \$5,000.00. Proposed law changes the present law fee to \$300.00.

<u>Present law</u> provides "delinquent fees for firm permit renewals per owner, partner, member, or shareholder received on or after March 1". Further provides a fee of \$30.00 per owner in addition to the regular filing fee for renewal of firm permit, not in excess of a maximum additional \$10,000.00. <u>Proposed law</u> deletes <u>present law</u>.

<u>Present law</u> provides a "reinstatement fee for firms continuing to practice as a CPA firm in Louisiana after the expiration or cancellation of the firm permit renewal fee". Further provides that the fee is the number of years the firm practiced without a permit times the annual firm permit renewal fee. Proposed law retains present law.

<u>Proposed law</u> adds a requirement that an applicant for licensure must attain the age of 18 years.

<u>Proposed law</u> changes <u>present law</u> by eliminating the education requirement for an applicant to complete at least 150 semester hours of college education to apply for the CPA examination.

<u>Proposed law</u> removes a provision that is no longer applicable regarding applicants eligible to take the examination prior to December 31, 1999.

<u>Proposed law</u> requires an applicant for licensure to complete at least 150 semester hours of college education. Further provides for the applicant to meet the education requirement by December 31st of the 5th calendar year following successful completion of the examination, or the examination scores will be voided.

<u>Proposed law retains present law with respect to the privileges of retired CPAs. Proposed law adds that the retired CPA granted the privilege shall place the word "retired" adjacent to their CPA title on various forms of communication similar to the inactive CPA.</u>

<u>Present law</u> authorizes a person designated as "CPA-Inactive" to use the designation in accordance with the Louisiana Accountancy Act. <u>Proposed law</u> retains <u>present law</u> and adds persons designated as "CPA-Retired" to have the authorization of <u>present law</u>.

<u>Proposed law</u> modifies the requirement for a CPA firm that does not have an office or place of business in the state of La. to allow the firm to perform attest services in this state provided that the firm meets the ownership, peer review, and individual licensee requirements as provided in <u>present law</u>.

<u>Proposed law</u> adds that nonlicensee owners of a CPA firm be of good moral character.

<u>Proposed law</u> removes the requirement to register each office within the state and to show that attest services rendered in the state are under the charge of a person holding a valid active certificate.

<u>Proposed law</u> provides clarity that firms providing attest services shall be enrolled in a board-approved peer review program. Further provides recognition and approval of the American Institute of Certified Public Accountants (hereinafter referenced as "AICPA") peer review program. Further approves other nationally recognized peer review programs and peer review standards that are not less stringent than the AICPA peer review program.

<u>Proposed law</u> provides approval of administration of the AICPA program by the Society of La. Certified Public Accountants, and other state CPA societies fully involved in the administration of the AICPA program.

<u>Proposed law</u> provides recognition and approval of the PCAOB's permanent inspection process for engagements subject to the permanent inspection program of the PCAOB.

<u>Proposed law</u> modifies language requiring firms to make peer review and PCAOB inspection results available to the board.

<u>Proposed law</u> changes <u>present law</u> relative to certain operation of firms. Provides 24 months, instead of 12 months, following the date of the death of a firm's sole owner for the firm to continue to operate. Further provides that a notarized affidavit of evidence of a CPA firm owner's death is acceptable to the board. Provides for the firm permit to be renewed annually for the continuance of the firm.

<u>Proposed law</u> adds that the board may require a licensee or privilege holder to subject its work product to pre-issuance review by a licensee acceptable to the board.

<u>Proposed law</u> adds that preparation of financial statement engagements purported to be in compliance with professional standards (SSARS) can only be performed by licensees or individuals granted privileges pursuant to <u>present law</u> and <u>proposed law</u> (R.S. 37:94).

<u>Present law</u> requires licensees receiving a commission or referral fee, or expecting to pay a referral fee, to disclose such payment to the client which it relates. <u>Proposed law</u> retains <u>present law</u> but removes the <u>present law</u> requirement for licensees to disclose the fact in writing prior to the receipt or payment of such commission or referral fee.

<u>Proposed law</u> increases the <u>present law</u> potential fine for a licensee's knowing violation of any provision of <u>present law</u> (R.S. 37:83) from \$500.00 to \$2000.00 for each violation or imprisonment, or both.

<u>Proposed law</u> defines additional specific types of fines and fees that can be justified in the case of a single violation of an act prohibited in <u>present law</u> and <u>proposed law</u>.

<u>Proposed law</u> provides that all formats of the licensee's working papers and client records including paper and electronic, regardless of storage location, are subject to the provisions of present law and proposed law.

<u>Proposed law</u> provides that information prepared pursuant to a preparation of financial statement engagement is included in the scope of engagements under the privity of contract.

<u>Proposed law</u> provides that those individuals granted practice privileges under substantial equivalency provisions can only perform attest services through a firm meeting the requirements provided in <u>present law</u> and <u>proposed law</u>.

<u>Proposed law</u> repeals certain <u>present law</u> provisions relative to the exception of licensees from certain periodic review and the board's authority to promulgate certain rules.

(Amends R.S. 37:73(intro. para), (1)(a)(ii) through (iv) and (b), (3) and (6) through (17), 74(D), (E)(4), (F), (G)(2) and (J)(intro. para.), 74.1, 75(A), (C), (D) and (G), 76(D), (F), and (G)(intro. para.) and (5), 77(A), (B), (C)(2)(intro. para.) and (b), (3) and (4), (D) through (H), 77.1(A)(intro. para.), (1) and (2) and (B), 79(A)(intro. para.) and (3) and (4), (B)(3) and (C), 83(A) and (K)(2) and (3), 84(B), 85, 86(C), and 91(B); Adds R.S. 37:73(18) and (19), 79(B)(5), 87(D), and 94(A); repeals R.S. 37:77(I)

## Summary of Amendments Adopted by House

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

- 1. Modify the fee schedule in present law (R.S. 37:74.1).
- 2. Provide that the board may grant additional time for an applicant to complete certain requirements related to obtaining a certificate for certified public accountant when the applicant can demonstrate circumstances of extreme hardship.
- 3. Remove the requirement for a licensee to provide a written notice to certain persons or entities licensees when receiving a commission in payment for certain products or services.
- 4. Repeal <u>present law</u> relative to exemptions of licensees from certain periodic review and the board's authority to promulgate certain rules.
- 5. Make technical corrections.