SLS 14RS-383 ORIGINAL

Regular Session, 2014

SENATE BILL NO. 155

BY SENATOR NEVERS

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WORKFORCE COMMISSION. Provides relative to apprenticeship. (gov sig)

1	AN ACT
2	To amend and reenact R.S. 23:382(B), 384(A), the introductory paragraph of 384(B) and
3	(B)(2), (3), and (4) and (C), 385(B), 386, the introductory paragraph of 387 and
4	387(9), 388, 389, 390, and 391, relative to apprenticeship; to provide for prohibited
5	discrimination in employment; to provide collective bargaining contracts; to make
6	technical changes; to provide for exceptions; and to provide for related matters.
7	Be it enacted by the Legislature of Louisiana:
8	Section 1. R.S. 23:382(B), 384(A), the introductory paragraph of 384(B) and (B)(2),
9	(3), and (4) and (C), 385(B), 386, the introductory paragraph of 387 and 387(9), 388, 389,
10	390 and 391 are hereby amended and reenacted to read as follows:
11	§382. Apprenticeship council
12	* * *
13	B. The apprenticeship council shall meet at the call of the executive director
14	or the director of apprenticeship and shall aid in formulating policies for the effective
15	administration of this Chapter. Subject to the approval of the executive director, the

apprenticeship council may recommend standards and procedures for registration

and de-registration of apprenticeship programs in conformity with established

programs approved by the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship and for approval of apprenticeship agreements which in no case shall be lower than those prescribed by this Chapter and by the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship or lower than approved national standards; shall issue such rules and regulations as may be necessary to carry out the intent and purposes thereof, and shall perform such other functions as the executive director may direct. Not less than once a year the apprenticeship council shall make a report, through the executive director, of its activities and findings to the legislature and to the public.

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### §384. Powers and duties of director

A. The director, under the supervision of the executive director and with the advice and guidance of the apprenticeship council, is authorized to administer the provisions of this Chapter. The director shall, in cooperation with the apprenticeship council, set up conditions and training standards for apprentice agreements, which shall in no case be lower than those prescribed by this Chapter and by the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship or lower than approved national standards.

### B. The director **of apprenticeship** is authorized:

\* \* \*

(2) To approve, if it is in the best interest of the apprentice, any apprentice apprenticeship agreement which meets the standards established under this Chapter;

- (3) To terminate or cancel any apprentice apprenticeship agreement in accordance with the provisions of such agreement;
- (4) To keep a record of apprentice apprenticeship agreements and their disposition;

\* \* \*

C. The administration and supervision of related and supplemental instruction for apprentices, coordination of instruction with job experiences, and the selection

and training of teachers and coordinators for such instruction shall be the responsibility of local programs, acting under guidelines established by the Office of Apprenticeship, U. S. Department of Labor, Office of Apprenticeship.

§385. Apprenticeship programs; registration and function

\* \* \*

B. An apprenticeship program shall be registered in any trade or group of trades in accordance with this Chapter and with the standards of the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship. An apprenticeship program shall cooperate with educational authorities in regard to the education of apprentices; shall establish a schedule of operations; shall establish wage rates and working conditions for apprentices; shall specify the ratio of apprentices to journey workers employed in any trade in accordance with this Chapter and the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship; and shall adjust apprenticeship disputes.

\* \* \*

# §386. Apprentice defined

The term "apprentice" as used in this Chapter is defined as a worker at least sixteen years of age, except where a higher minimum age standard is otherwise fixed by law, who is employed to learn an apprenticeable occupation under standards of apprenticeship as provided for in the Louisiana Administrative Code, Title 40, Part 4, §317 in order to fulfill the requirements of the Louisiana Administrative Code, Title 40, Part 4, §301, and who has entered into a written apprentice agreement with an employer, an association of employers, or an organization of employees, providing for not less than two thousand hours of reasonably continuous employment, and for participation in an approved program of training through employment and through education in related and supplemental subjects.

## §387. Contents of apprentice apprenticeship agreements

Every apprentice apprenticeship agreement entered into under this Chapter

shall contain all of the following:

2 \* \* \*

(9) Such additional terms and conditions as may be prescribed or approved by the director, not inconsistent with the provisions of this Chapter and those established by the Office of Apprenticeship, United States Department of Labor, Office of Apprenticeship.

§388. Approval of apprentice apprenticeship agreements; signature

A. Every apprentice apprenticeship agreement under this Chapter shall be approved and the apprentice indentured registered by the director of apprenticeship within fifteen days of being properly submitted and found to be in conformity with 29 C.F.R. Part 30, the federal guidelines for equal opportunity in apprenticeship and training; or the applicant, employer, and sponsor shall be notified immediately in writing as to the reason for the agreement not being approved.

B. Every apprentice apprenticeship agreement shall include the names and signatures of the contracting parties, as provided in R.S. 23:389, and if the apprentice is a minor, the name and signature of a parent or legal guardian.

C. When a minor enters into an apprentice apprenticeship agreement under this Chapter for a period of training extending into his majority, the apprentice apprenticeship agreement shall likewise be binding for such a period as may be covered during the apprentice's majority.

## §389. Rotation of employment

For the purpose of providing greater diversity of training or continuity of employment, any apprentice apprenticeship agreement made under this Chapter may, at the discretion of the director of apprenticeship, be signed by an association of employers or an organization of employees a joint or non-joint committee instead of by an individual employer. In such a case, apprenticeship program standards shall expressly provide that the association of employers or organization of employees apprenticeship committee does not assume the obligation of an employer but agrees to use its best endeavors to procure employment and training

for the apprentice with one or more employers who will accept full responsibility for all the terms and conditions of employment and training set forth in the agreement between the apprentice and employer association or employee organization the apprenticeship committee during the period of each employment. The apprenticeship program standards in such a case shall also expressly provide for the transfer of the apprentice, subject to the approval of the director, to such employer or employers who shall sign a written agreement with the apprentice, and, if the apprentice is a minor, with his parent or legal guardian, as specified in R.S. 23:388 contracting to employ the apprentice for the whole or a definite part of the total period of apprenticeship under the terms and conditions of employment and training set forth in the agreement entered into between the apprentice and employer association or employee organization.

§390. Settlement of controversies or complaints

A. The provisions of this Chapter shall not be applicable to resolving any disputes regarding any category of prohibited discrimination provided for in Chapter 3-A of this Title, the "Louisiana Employment Discrimination Act". Any cause of action related to prohibited discrimination shall be filed in the manner set forth in 29 C.F.R. Part 30 or applicable provisions of a State Plan for Equal Employment Opportunity in Apprenticeship adopted pursuant to 29 C.F.R. Part 30 and approved by the United States Department of Labor.

B.(1) Except for matters described in Subsection A of this Section, any disagreement arising under an apprenticeship agreement which cannot be adjusted locally and which is not covered by a collective bargaining agreement, may be submitted by an apprentice, or by the apprentice's authorized representative, within sixty days of the final local decision, to the Director of Apprenticeship, Louisiana Workforce Commission-Apprenticeship Division.

(2) Matters covered by a collective bargaining agreement are not to be reviewed pursuant to this Section. Complaint procedures for the settlement of complaints shall be conducted in accordance with the Louisiana Administrative

#### Code, Title 40, Part 4, §309.

<u>C.</u> Upon the complaint of any interested person or upon his own initiative, the director <u>of apprenticeship</u> may investigate to determine if there has been a violation of the terms of an <u>apprentice apprenticeship</u> agreement made under this Chapter and hold hearings, inquiries, and other proceedings necessary to such investigations and determination. The director shall investigate programs only as necessary to establish compliance, and then only upon proper notice. The parties to such agreement shall be given a fair and impartial hearing, after reasonable notice thereof. All hearings, investigations, and determinations shall be made under authority of reasonable rules and procedure prescribed by the apprenticeship council, subject to the approval of the executive director.

B.D. The determination of the director of apprenticeship shall be filed with the executive director. If no appeal therefrom is filed with the executive director within twenty days after the date thereof, such determination shall become the order of the executive director. Any person aggrieved by any determination or action of the director may appeal therefrom to the executive director who shall hold a hearing thereon, after due notice to the interested parties. Orders and decisions of the executive director shall be prima facie lawful and reasonable if supported by reasonable and competent evidence. Any party to an apprentice apprenticeship agreement aggrieved by an order or decision of the executive director may appeal to the courts on questions of law. The decision of the executive director shall be conclusive if no appeal therefrom is filed within thirty days after the date of the order or decision.

C.E. No person shall institute any action for the enforcement of any apprentice apprenticeship agreement, or for damages for the breach thereof, unless all the administrative remedies provided in this Section have first been exhausted.

F. The provisions of this Section shall not be construed to preclude an apprentice from pursuing any remedy to address prohibited discrimination in employment which is otherwise available in any other Chapter of this Title, in

1	any other Title of the Louisiana Revised Statutes of 1950, in federal law, or in
2	any local ordinance.
3	§391. Limitation
4	Nothing in this Chapter or in any apprentice apprenticeship agreement
5	approved under this Chapter shall operate to invalidate any of the following: any
6	apprenticeship provision in any collective agreement between employers and
7	employees, setting up higher apprenticeship standards.
8	(1) An apprenticeship provision in any collective bargaining agreement
9	between employers and employees establishing higher apprenticeship
10	standards.
11	(2) Any provisions of prohibited discrimination in employment which
12	are contained in any other Chapter of this Title, in any other Title of the
13	Louisiana Revised Statutes of 1950, in federal law, or in any local ordinance.
14	Section 1. This Act shall become effective upon signature by the governor or, if not
15	signed by the governor, upon expiration of the time for bills to become law without signature
16	by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If
17	vetoed by the governor and subsequently approved by the legislature, this Act shall become

The original instrument and the following digest, which constitutes no part of the legislative instrument, were prepared by Carla S. Roberts.

### DIGEST

Nevers (SB 155)

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<u>Present law</u> provides that the director shall, in cooperation with the apprenticeship council, set up conditions and training standards for apprentice agreements, which shall in no case be lower than those prescribed by the Office of Apprenticeship, United States Department of Labor, or lower than approved national standards.

<u>Proposed law</u> retains <u>present law</u> but makes technical changes.

effective on the day following such approval.

<u>Present law</u> provides that "apprentice" is defined as a worker at least 16 years of age, who is employed to learn an apprenticeable occupation.

<u>Proposed law</u> retains <u>present law</u> but provides that "apprentice" shall mean a worker older than 16 years of age where a higher minimum age standard is otherwise fixed by law or rules and regulations.

Present law provides that, upon the complaint of any interested person or upon his own

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Coding: Words which are struck through are deletions from existing law; words in **boldface type and underscored** are additions.

initiative, the director of apprenticeship may investigate to determine if there has been a violation of the terms of an apprentice agreement and hold hearings, inquiries, and other proceedings necessary to such investigations and determination. <u>Present law provides that the director shall investigate programs only as necessary to establish compliance, and then only upon proper notice. <u>Present law provides that the parties to such agreement shall be given a fair and impartial hearing, after reasonable notice thereof.</u></u>

<u>Proposed law</u> retains <u>present law</u> but provides that the director of apprenticeship may not investigate or conduct hearings regarding prohibited discrimination (e.g. age, disability, veteran status, race, color, religion, sex, national origin, pregnancy, childbirth, sickle cell traits, protected genetic information).

<u>Proposed law</u> provides that, except in cases of prohibited discrimination, any disagreement arising under an apprenticeship agreement which cannot be adjusted locally and which is not covered by a collective bargaining agreement, may be submitted by an apprentice, or by the apprentices authorized representative, within 60 days of the final local decision, to the Director of Apprenticeship, Louisiana Workforce Commission-Apprenticeship Division.

<u>Proposed law</u> provides that <u>proposed law</u> shall not be construed to preclude an apprentice from pursuing any remedy to address prohibited discrimination in employment which is otherwise available in any other part of the labor code, in any part of La. law, in federal law, or in local ordinance.

<u>Proposed law</u> provides that <u>proposed law</u> shall invalidate any of the following:

- (1) An apprenticeship provision in any collective bargaining agreement between employers and employees establishing higher apprenticeship standards.
- (2) Any provisions of prohibited discrimination in employment which are contained in any other part of the labor code, in any part of La. law, in federal law, or in any local ordinance.

Effective upon signature of the governor or lapse of time for gubernatorial action.

(Amends R.S. 23:382(B), 384(A), 384(B)(intro para) and (B)(2), (3), and (4) and (C), 385(B), 386, 387(intro para) and 387(9), 388, 389, 390, and 391)