

P. O. Box 44097 Capitol Station Baton Rouge, Louisiana 70804 Phone: (225) 342-7233 Fax: (225) 342-7243

TO:

The Honorable Taylor F. Barras, Speaker of the House of Representatives

Honorable Members of the House of Representatives

FROM:

John D. Carpenter, Legislative Fiscal Officer

Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 1 Engrossed, FY 17 Financing Replacement

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the appropriation bill appropriates one-time money within the Engrossed version of House Bill 1 (HB 1). The LFO is providing this information for HB 1 – Engrossed and a discussion of the FY 18 financing decisions that will have to be made as a result of the current structure of the FY 17 proposed operating budget.

If you have any questions about any of the information presented in this memo, please contact me by email at carpenterj@legis.la.gov or by phone at 225-342-7233.

HR 7.19 One-Time Money List

Pursuant to HR 7.19(C)(2), appropriations from one-time money for ordinary recurring expenses may not exceed the projected growth of the state general fund from the fiscal year for which the appropriation is proposed and the subsequent fiscal year according to the most recent official forecast. The threshold calculation is the difference between the official SGF revenue forecast adopted by the Revenue Estimating Conference on March 16, 2016, for FY 17 of \$ 9,498.5 B and for FY 18 of \$ 9,740.0 B, which equates to \$241.5 M of SGF revenue growth. The amount of one-time funds, as defined by HR 7.19, allowed to be appropriated in HB 1 for FY 17 expenditure is approximately \$241.5 M. After Adopted House Appropriations Committee amendments to HB 1 and HB 409 (Funds Bill), there is no (\$0) one-time money as defined in House Rule 7.19 in HB 1 Engrossed.

FY 18 Replacement Financing Decision List

Although HR 7.19 contains a definition of "one-time money," the rule itself is not indicative of the financing decisions that will have to be made in FY 18 relative to the current structure of the FY 17 proposed operating budget. Due to this issue, the LFO is not only providing the HR 7.19 list to comply with the House Rule, we are also providing you with a detail of significant potential FY 18 financing replacements that will have to made as a result of the proposed FY 17 budget. See discussion of Medical Vendor Payments below regarding resources being utilized in FY 17 that will likely require another revenue source in FY 18. The \$34.5 M of financing needs are in addition to any other continuation budget requirements not yet resolved in the FY 17 budget. These additional funding requirements will likely result in an FY 18 anticipated funding shortage that could exceed \$34.5 M. The \$34.5 M of potential financing replacement in FY 18 is a significant reduction compared to the amount of FY 17 financing replacement of approximately \$826.4 M.

Agency - Medical Vendor Payments

The executive budget recommendation presented by the Division of Administration in HB 1 Original included an appropriation of \$34.5 M drawn from fund balances of the Medicaid Trust Fund for the Elderly and the Health Trust Fund. These funds are expected to be essentially depleted after the draw down of monies in FY 17, resulting in a need to identify replacement revenues for FY 18.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 105 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Department of Justice Appropriations Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 105 Engrossed.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 215 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Ancillary Appropriations Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 215 Engrossed.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 616 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Judicial Appropriations Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 616 Engrossed.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 984 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Revenue Sharing Bill appropriates onetime money. The Legislative Fiscal Office has determined there is no one-time money in HB 984 Engrossed.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

May 11, 2016

SUBJECT:

House Rule 7.19, HB 1049 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Legislative Expenses Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 1049 Engrossed.



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TO:

The Honorable Taylor F. Barras, Speaker of the House of Representatives

Honorable Members of the House of Representatives

FROM:

John D. Carpenter, Legislative Fiscal Officer

Evan J. Brasseaux, LFÖ Staff Director

DATE:

June 3, 2016

SUBJECT:

House Rule 7.19, HB 1 Reengrossed with Senate Amendments,

FY 17 Financing Replacement

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the appropriation bill appropriates onetime money within the Reengrossed version of House Bill 1 (HB 1). The LFO is providing this information for HB 1 - Reengrossed with Senate Amendments and a discussion of the FY 18 financing decisions that will have to be made as a result of the current structure of the FY 17 proposed operating budget.

If you have any questions about any of the information presented in this memo, please contact me by email at carpenterj@legis.la.gov or by phone at 225-342-7233.

HR 7.19 One-Time Money List

Pursuant to HR 7.19(C)(2), appropriations from one-time money for ordinary recurring expenses may not exceed the projected growth of the state general fund from the fiscal year for which the appropriation is proposed and the subsequent fiscal year according to the most recent official forecast. The threshold calculation is the difference between the official SGF revenue forecast adopted by the Revenue Estimating Conference on March 16, 2016, for FY 17 of \$9,498.5 B and for FY 18 of \$ 9,740.0 B, which equates to \$241.5 M of SGF revenue growth. The amount of one-time funds, as defined by HR 7.19, allowed to be appropriated in HB 1 for FY 17 expenditure is approximately \$241.5 M. There is no (\$0) one-time money as defined in House Rule 7.19 in HB 1 Reengrossed with Senate Amendments after all adopted legislative amendments to HB 1 and HB 409 (Funds Bill - with regard to FY 17),

FY 18 Replacement Financing Decision List

Although HR 7.19 contains a definition of "one-time money," the rule itself is not indicative of the financing decisions that will have to be made in FY 18 relative to the current structure of the FY 17 proposed operating budget. Due to this issue, the LFO is not only providing the HR 7.19 list to comply with the House Rule, we are also providing you with a detail of significant potential FY 18 financing replacements that will have to made as a result of the proposed FY 17 budget. See discussion of Medical Vendor Payments below regarding resources being utilized in FY 17 that will likely require another revenue source in FY 18. The \$34.5 M of financing needs are in addition to any other continuation budget requirements not yet resolved in the FY 17 budget. These additional funding requirements will likely result in an FY 18 anticipated funding shortage that could exceed \$34.5 M. The \$34.5 M of potential financing replacement in FY 18 is a significant reduction compared to the amount of FY 17 financing replacement of approximately \$826.4 M.

Agency - Medical Vendor Payments

The current budget recommendation as reflected in HB 1 Reengrossed with Senate Amendments includes an appropriation of \$34.5 M drawn from fund balances of the Medicaid Trust Fund for the Elderly and the Health Trust Fund. These funds are expected to be essentially depleted after the draw down of monies in FY 17, resulting in a need to identify replacement revenues for FY 18.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

June 3, 2016

SUBJECT:

House Rule 7.19, HB 215 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Ancillary Appropriations Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 215 Reengrossed with Senate amendments.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

June 3, 2016

SUBJECT:

House Rule 7.19, HB 616 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Judicial Appropriations Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 616 Reengrossed with Senate amendments.



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FROM:

John D. Carpenter, Legislative Fiscal Officer & C Evan J. Brasseaux, LFO Staff Director CAS

DATE:

June 3, 2016

SUBJECT:

House Rule 7.19, HB 984 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Revenue Sharing Bill appropriates onetime money. The Legislative Fiscal Office has determined there is no one-time money in HB 984 Reengrossed with Senate amendments.



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FROM:

John D. Carpenter, Legislative Fiscal Officer

Evan J. Brasseaux, LFO Staff Director

DATE:

June 3, 2016

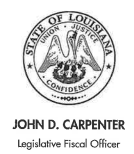
SUBJECT:

House Rule 7.19, HB 1047 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Supplemental Appropriation Bill appropriates one-time money. The Legislative Fiscal Office has determined there is \$7,028,196 of one-time money in HB 1047 Reengrossed with Senate amendments. If you have any questions about any of the information presented in this memo, please contact me by email at carpenteri@legis.la.gov or by phone at 225-342-7233.

HR 7.19 One-Time Money: Pursuant to HR 7.19(C)(2), the threshold calculation is the difference between the FY 16 SGF forecast of \$8,212.2 M and FY 17 SGF forecast of \$9,498.5 M, which equates to \$1,286.34 M of SGF revenue growth. The amount of one-time funds, as defined by HR 7.19, allowed to be appropriated in HB 1 for FY 16 expenditure is approximately \$1,286.34 M. As mentioned above, the LFO has identified \$7,028,196 as one-time funds as defined in House Rule 7.19.

Note: The supplemental bill contains an appropriation of \$7,028,196 to the Minimum Foundation Program to address the FY 16 funding shortfall. The source of this \$7 M is from the Attorney General's Consumer Support Escrow Account. The escrow account contains approximately \$30.8 M with the original source of revenues from various settlements. The Attorney General has not been able to identify the original source of monies in the fund and cannot confirm to what extent these funds may be otherwise obligated. HB 409 (the Funds Bill) directs the attorney general to remit the designated amount to the treasurer for deposit into the state general fund. These funds do not appear to have been recognized by the Revenue Estimating Conference.



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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

June 3, 2016

SUBJECT:

House Rule 7.19, HB 1049 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether the Legislative Expenses Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 1049 Reengrossed with Senate amendments.



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TO:

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FROM:

John D. Carpenter, Legislative Fiscal Officer Evan J. Brasseaux, LFO Staff Director

DATE:

June 20, 2016

SUBJECT:

House Rule 7.19, HB 69 Engrossed

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether HB 69 - Supplemental Appropriation Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 69 Engrossed.





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TO:

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FROM:

John D. Carpenter, Legislative Fiscal Officer ACC Evan J. Brasseaux, LFO Staff Director

DATE:

June 23, 2016

SUBJECT:

House Rule 7.19, HB 69 Reengrossed with Senate Amendments

Pursuant to House Rule 7.19, the Legislative Fiscal Office (LFO) is required to submit a report to the House of Representatives, which indicates whether HB 69 - Supplemental Appropriation Bill appropriates one-time money. The Legislative Fiscal Office has determined there is no one-time money in HB 69 Reengrossed with Senate Amendments.