

RÉSUMÉ DIGEST

ACT 379 (HB 573)

2023 Regular Session

McFarland

Existing law specifies that any provision contained in a public contract, except a provision naming a co-insured or additional beneficiary in a contract of insurance, which requires a public entity to assume liability for damages arising out of injuries or property damage to the contracting parties or to third parties caused by the negligence of anyone other than the public body, its employees, or agents, is contrary to the public policy of the state of La. Further specifies that any and all such provisions in any public contract issued on or after Oct. 1, 1988, is null and void.

Existing law specifies that the provisions of existing law are not applicable to intrastate intergovernmental contracts and to contracts with private providers for the placement and care of persons in the custody of the state.

Existing law specifies that the provisions of existing law do not apply to contracts between a public entity and the owner of immovable property when the contract grants the public entity a servitude, right of way, or other authority to go upon, construct works, perform activities, or otherwise exercise control over or use the owner's property.

New law redesignates provisions of existing law and adds a provision that specifies that any provision contained in a public contract other than a provision naming another as co-insured or additional beneficiary in a contract of insurance, which requires a contracting private party to assume liability for damages due to the negligence of anyone other than the contracting private party or their agents, is null and void.

Existing law specifies that any provision contained in a department contract, except a provision naming a co-insured or additional beneficiary in a contract of insurance, which requires the department to assume liability for damages arising out of injuries or property damage to the contracting parties or to third parties caused by the negligence of anyone other than the department, its employees, or agents, is contrary to the public policy of the state of La. Further specifies that any and all such provisions in any department contract is null and void.

Existing law specifies that the provisions of existing law do not apply to contracts between the department and the owner of immovable property when the contract grants the department a servitude, right-of-way, or other authority to go upon, construct works, perform activities, or to otherwise exercise control over or use the owner's property.

New law redesignates existing law and adds a provision that specifies that any provision contained in a department contract other than a provision naming another as co-insured or additional beneficiary in a contract of insurance, which requires a contracting private party to assume liability for damages due to the negligence of anyone other than the contracting private party or their agents, is null and void.

Effective August 1, 2023.

(Amends R.S. 38:2195(B) and (C) and R.S. 48:251.7(B); Adds R.S. 38:2195(D) and R.S. 48:251.7(C))