

Present law provides a procedure for contract controversies, establishing the commissioner of administration's decision to be made executory by the 19th JDC. Proposed law clarifies the court's jurisdiction as only appellate in nature in matters of contract controversies on which the commissioner has rendered a decision.

Present law provides time constraints under which various actions can be commenced on contract controversies and protests. Proposed law provides additional timelines and procedures for petitions of judicial review on actions commenced in the 19th JDC by or against the state in connection with contracts.

Information Technology Procurement

Present law provides for definitions related to the procurement of information technology.

Present law provides a definition of "invitation to negotiate" and lists contract types eligible to use the procurement method. Proposed law adds fiscal intermediary services to this list and otherwise retains present law.

Present law provides for a definition of "related services" relative to the procurement of technology. Proposed law removes present law.

Present law provides for a process of review and approval of various types of information technology procurement. Proposed law removes negotiation, review, and recommendation by the procurement support team from this process.

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

(Amends R.S. 39:197(13) and (19)-(21), 198(E)(2), (H)(1)(c), 198(J), (J)(1)(d), 199(D)(4), 200(K), 1556(31) and (62), 1594(C)(3), 1597, 1600.2(C)(4), 1602.1(C)(2) (intro para), 1606(B) (intro para), 1619(A)(1)(i), 1630, 1691(A); adds R.S. 39:1600.2(G), 1619(A)(2)(k), (3)(h), (4)(f), and (5)(d), 1685(F), 1692(D)-(G); repeals R.S. 39:197(22))