DIGEST

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Simon HB No. 365

Abstract: Creates the universal design program whereby a certain percentage of the total cost of the construction or renovation of a state building be used to implement principles of design that extend beyond ADA requirements.

<u>Proposed law</u> provides for the establishment of the "Percent for Universal Design Program".

<u>Proposed law</u> declares it to be the public policy of the state that a portion of money spent by the state and state agencies on the construction or renovation of state buildings should be spent on implementing principles of universal design. Further provides that in pursuit of the declared policy, the Percent for Universal Design Program is established.

<u>Proposed law</u> provides that the purpose of the program is to provide for the implementation of such principles in or on state buildings and grounds to move beyond minimum accessibility requirements, maximize accessibility for all users regardless of their functional capabilities, and bring to the attention of architects, builders, and the public at large the vast benefits that can be realized by implementing universal design principles in the construction and renovation of all buildings, including those privately owned and personal residences.

<u>Proposed law</u> defines "renovation", "state building", "state funds", "state money", and "universal design".

<u>Proposed law</u> provides that whenever more than \$2 million of state funds is to be spent by a state agency for the construction or renovation of a state building, the agency that contracts for the construction or renovation shall expend 2% of the state money to utilize and incorporate universal design principles.

<u>Proposed law</u> provides for design disciplines and guidelines such as equitable use, flexibility in use, simple and intuitive use, perceptible information, tolerance for error, low physical effort, and size and space for approach and use.

<u>Proposed law</u> authorizes the commissioner of administration to adopt rules to implement the provisions of <u>proposed law</u>.

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

(Adds R.S. 38:2318.2)