Senate Bill 213

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SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Voids certain provisions in construction agreement requiring design professional to defend or indemnify against certain claims except to extent design professional's negligence caused indemnitee's damages.

Provides that design professional may not be held liable for attorney fees incurred to defend claims against indemnitee before design professional's fault is determined.

A BILL FOR AN ACT

Relating to design professionals; creating new provisions; and amending ORS 30.140.

Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 30.140 is amended to read:

30.140. (1) As used in this section:

(a) “Construction agreement” means any written agreement for the planning, design, construction, alteration, repair, improvement or maintenance of any building, highway, road excavation or other structure, project, development or improvement attached to real estate including moving, demolition or tunneling in connection therewith.

(b) “Design professional” means:

(A) A person or firm registered to practice architecture under ORS 671.010 to 671.220;

(B) A person registered to practice landscape architecture under ORS 671.310 to 671.459;

(C) A person registered to practice engineering, land surveying or photogrammetric mapping under ORS 672.002 to 672.325; or

(D) A person or firm providing services identified in ORS 279C.100.

[(1)] (2) Except to the extent provided under subsection [(2)] (3) of this section, any provision in a construction agreement that requires a person or that person’s surety or insurer to indemnify another against liability for damage arising out of death or bodily injury to persons or damage to property caused in whole or in part by the negligence of the indemnitee is void.

[(2)] (3) Except as provided in subsection (4) of this section, this section does not affect any provision in a construction agreement that requires a person or that person’s surety or insurer to indemnify another against liability for damage arising out of death or bodily injury to persons or damage to property to the extent that the death or bodily injury to persons or damage to property arises out of the fault of the indemnitor, or the fault of the indemnitor's agents, representatives or subcontractors.

(4)(a) Any provision in a construction agreement that requires a design professional to defend or indemnify another against claims or damages arising from, or alleged to arise from, negligence in the performance of design professional services, or by any person or

NOTE: Matter in boldfaced type in an amended section is new; matter [italic and bracketed] is existing law to be omitted. New sections are in boldfaced type.

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entity for whom the design professional is responsible, is void and unenforceable except to
the extent the design professional's proportionate negligence caused the indemnitee's dam-
ages as determined by trial, arbitration, alternative dispute resolution or as otherwise agreed
by the parties.

(b) A design professional is not liable for any portion of attorney fees or other costs
reasonably incurred to defend claims against the indemnitee before the design professional's
proportionate percentage of fault is determined by trial, arbitration, alternative dispute re-
solution or as otherwise agreed by the parties.

[(3) As used in this section, “construction agreement” means any written agreement for the plan-
ning, design, construction, alteration, repair, improvement or maintenance of any building, highway,
road excavation or other structure, project, development or improvement attached to real estate includ-
ing moving, demolition or tunneling in connection therewith.]

[(4)] (5) This section does not apply to:

(a) Any real property lease or rental agreement between a landlord and tenant whether or not
any provision of the lease or rental agreement relates to or involves planning, design, construction,
alteration, repair, improvement or maintenance as long as the predominant purpose of the lease or
rental agreement is not planning, design, construction, alteration, repair, improvement or mainte-
nance of real property; or

(b) Any personal property lease or rental agreement.

[(5)] (6) No provision of this section shall be construed to apply to a “railroad” as defined in
ORS 824.200.

SECTION 2. The amendments to ORS 30.140 by section 1 of this 2021 Act apply to con-
struction agreements entered into or renewed on and after the effective date of this 2021
Act.