

2025 Regular Session

LSLI Disposition Sheet for Title 37

Effective date is August 1, 2025 unless otherwise noted

<u>LSA-R.S.</u>	<u>Effect</u>	<u>Act No.</u>	<u>Section</u>	<u>Sp. Eff. Dt.</u>
√37:571(B)	Amend	355	1	06/20/2025 ✓
√37:572(B)	Amend	355	1	06/20/2025 ✓
√37:572(C)	Amend	355	1	06/20/2025 ✓
√37:572(D)	Amend	355	1	06/20/2025 ✓
√37:572(E)	Amend	355	1	06/20/2025 ✓
√37:599(A)(2)	Amend	355	1	06/20/2025 ✓
√37:599(A)(5)	Amend	355	1	06/20/2025 ✓
√37:599(A)(6)	Amend	355	1	06/20/2025 ✓
√37:799	Enact	312	1	
√37:920(G)	Enact	463	2	01/01/2026 ✓
√37:1007 (Subpt.C, Pt.III, Chpt.11)	Repeal	379	2	06/20/2025 ✓
√37:1042(D)(2)	Amend	341	1	
√37:1218.3	Enact	464	1	06/20/2025 ✓
√37:1249.1	Enact	229	1	
√37:1270(A)(8)	Amend	463	2	01/01/2026 ✓
√37:1312(Intro.Par.)	Amend	60	1	
√37:1312(15)	Enact	60	1	
√37:1313(A)(3)	Enact	60	1	
√37:1361(B)(Intro.Par.)	Amend	438	1	06/20/2025 ✓
√37:1361(B)(3)	Amend	438	1	06/20/2025 ✓
√37:1361(B)(4)	Amend	438	1	06/20/2025 ✓
√37:1361(D)	Amend	438	1	06/20/2025 ✓
√37:1362	Amend	438	1	06/20/2025 ✓
√37:1363	Amend	438	1	06/20/2025 ✓
√37:1366(A)(1)	Amend	438	1	06/20/2025 ✓

✓37:1379	-----Amend-----	438	-----1-----	06/20/2025 ✓
✓37:1432(B)	-----Amend-----	256	-----1-----	06/11/2025 ✓
✓37:2150.1	-----Amend-----	422	-----1-----	
✓37:2151(A)(2)	-----Amend-----	422	-----1-----	
✓37:2151(B)(5)	-----Amend-----	422	-----1-----	
✓37:2151(B)(6)	-----Amend-----	422	-----1-----	
✓37:2151(B)(7)	-----Amend-----	422	-----1-----	
✓37:2151(B)(8)	-----Amend-----	422	-----1-----	
✓37:2151(B)(9)	-----Enact-----	422	-----1-----	
✓37:2151(D)	-----Amend-----	422	-----1-----	
✓37:2153(F)(1)	-----Amend-----	422	-----1-----	
✓37:2153(F)(5)	-----Amend-----	422	-----1-----	
✓37:2153(G)	-----Amend-----	422	-----1-----	
✓37:2153(H)	-----Enact-----	422	-----1-----	
✓37:2155(B)	-----Amend-----	422	-----1-----	
✓37:2155(G)(Intro.Par.)	-----Amend-----	422	-----1-----	
✓37:2155(G)(2)	-----Amend-----	422	-----1-----	
✓37:2155(G)(4)	-----Amend-----	422	-----1-----	
✓37:2155(G)(5)	-----Enact-----	422	-----1-----	
✓37:2156(A)(1)	-----Amend-----	422	-----1-----	
✓37:2156(B)(1)	-----Amend-----	422	-----1-----	
✓37:2156(E)	-----Amend-----	422	-----1-----	
✓37:2156(F)	-----Amend-----	422	-----1-----	
✓37:2156(G)	-----Amend-----	422	-----1-----	
✓37:2156(H)	-----Amend-----	422	-----1-----	
✓37:2156(I)	-----Amend-----	422	-----1-----	
✓37:2156(J)	-----Amend-----	422	-----1-----	
✓37:2156(K)	-----Amend-----	422	-----1-----	
✓37:2156(L)	-----Amend-----	422	-----1-----	
✓37:2156(M)	-----Amend-----	422	-----1-----	
✓37:2156(N)	-----Enact-----	422	-----1-----	

√37:2156.1	-----Amend-----	422	-----	1
√37:2156.2	-----Amend-----	422	-----	1
√37:2156.3	-----Amend-----	422	-----	1
√37:2156.4	-----Enact-----	422	-----	1
√37:2157(A)	-----Amend-----	422	-----	1
√37:2158(A)(Intro.Par.)	-----Amend-----	422	-----	1
√37:2158(A)(2)	-----Amend-----	422	-----	1
√37:2158(A)(8)	-----Amend-----	422	-----	1
√37:2158(A)(10)	-----Amend-----	422	-----	1
√37:2158(A)(11)	-----Amend-----	422	-----	1
√37:2158(A)(13)	-----Amend-----	422	-----	1
√37:2158(A)(15)	-----Amend-----	422	-----	1
√37:2158(A)(16)	-----Amend-----	422	-----	1
√37:2158(A)(17)	-----Amend-----	422	-----	1
√37:2158(A)(18)	-----Amend-----	422	-----	1
√37:2158(A)(19)	-----Amend-----	422	-----	1
√37:2158(A)(20)	-----Enact-----	422	-----	1
√37:2158(A)(21)	-----Enact-----	422	-----	1
√37:2158(A)(22)	-----Enact-----	422	-----	1
√37:2158(A)(23)	-----Enact-----	422	-----	1
√37:2158(C)	-----Amend-----	422	-----	1
√37:2159(A)(Intro.Par.)	-----Amend-----	422	-----	1
√37:2159(A)(1)	-----Amend-----	422	-----	1
√37:2159(A)(6)	-----Enact-----	422	-----	1
√37:2159(B)	-----Amend-----	422	-----	1
√37:2159(D)	-----Amend-----	422	-----	1
√37:2159.1(Intro.Par.)	NOTE Amend-----	144	-----	2 ✓
√37:2159.1(Intro.Par.)	PRINT Amend-----	422	-----	1
√37:2159.1(1)	-----Amend-----	422	-----	1
√37:2159.1(2)	-----Amend-----	422	-----	1
√37:2159.1(3)	-----Amend-----	144	-----	2 ✓

CONFLICT

✓	37:2159.1(7)	-----Enact-----	144	-----2	✓	
✓	37:2159.1(8)	-----Enact-----	144	-----2	✓	
✓	37:2160(B)	-----Amend-----	422	-----1		
✓	37:2160(C)	-----Amend-----	422	-----1		
✓	37:2161(A)	-----Amend-----	422	-----1		
✓	37:2161(C)	-----Amend-----	422	-----1		
✓	37:2163(A)(2)	-----Amend-----	422	-----1		
✓	37:2163(C)(3)	-----Amend-----	422	-----1		
✓	37:2164	-----Amend-----	422	-----1		
✓	37:2165(A)(6)	-----Enact-----	422	-----1		
✓	37:2165(A)(7)	-----Enact-----	422	-----1		
✓	37:2165(A)(8)	-----Enact-----	422	-----1		
✓	37:2165(B)	-----Amend-----	422	-----1		
✓	37:2165(C)	-----Amend-----	422	-----1		
✓	37:2166	-----Enact-----	120	-----1		
✓	37:2201 thru 2208 (Chpt.25)	-----Repeal-----	95	-----2	✓	
✓	37:2418(F)(1)	-----Amend-----	65	-----1		
✓	37:2418(F)(2)	-----Amend-----	65	-----1		
R ✓	37:2651 ⁽³⁾	-----Amend-----	363	-----1		
	37:2651 ⁽⁵⁾	-----Amend-----	363	-----1		
	37:2651 ⁽¹¹⁾	-----Amend-----	363	-----1		
	37:2651 ⁽¹¹⁾ (a)	-----Amend-----	363	-----1		
	37:2651 ⁽¹¹⁾ (b)	-----Amend-----	363	-----1		
	37:2651 ⁽¹¹⁾ (e)	-----Repeal-----	363	-----2	✓	
	37:2651 ⁽¹¹⁾ (f)	-----Repeal-----	363	-----2	✓	
	37:2651 ⁽¹¹⁾ (g)	-----Amend-----	363	-----1		
	37:2651 ⁽¹³⁾	-----Enact-----	363	-----1		
	37:2651 ⁽²⁾	-----Enact-----	363	-----1		
	37:2651 ⁽⁸⁾	-----Enact-----	363	-----1		
	37:2651 ⁽¹⁰⁾	-----Enact-----	363	-----1		
	37:2651 ⁽¹³⁾	-----Enact-----	363	-----1		
	37:2651 ⁽¹⁷⁾	-----Enact-----	363	-----1		
	✓	37:2651(18)	-----Enact-----	363	-----1	

√37:2659(A)(Intro.Par.)	-----Amend-----	363	-----1	
√37:2659(A)(1)	-----Amend-----	363	-----1	
√37:2660(3)	-----Amend-----	363	-----1	
√37:2662(C)(Intro.Par.)	-----Amend-----	363	-----1	
√37:2662(C)(3)	-----Amend-----	363	-----1	
√37:2724(B)	-----Amend-----	431	-----1	-----06/20/2025 ✓
√37:3272(A)(Intro.Par.)	-----Amend-----	150	-----1	
√37:3272(A)(1)	-----Amend-----	150	-----1	
R√37:3272(A) ⁽¹⁶⁾ ₍₁₅₎	-----Amend-----	150	-----1	
R√37:3272(A) ⁽¹²⁾ ₍₂₀₎	-----Enact-----	150	-----1	
√37:3276.2(A)	-----Amend-----	150	-----1	
√37:3276.2(B)	-----Amend-----	150	-----1	
√37:3276.2(C)(2)	-----Amend-----	150	-----1	
√37:3276.2(C)(3)	-----Amend-----	150	-----1	
√37:3276.2(D)(Intro.Par.)	-----Amend-----	150	-----1	
√37:3276.2(F)	-----Amend-----	150	-----1	
√37:3286(A)(1)(Intro.Par.)	-----Amend-----	309	-----1	
√37:3286(A)(1)(a)	-----Amend-----	309	-----1	
√37:3286(A)(1)(b)	-----Amend-----	309	-----1	
√37:3286(A)(1)(c)	-----Repeal-----	309	-----2	✓
√37:3286(A)(1)(d)	-----Repeal-----	309	-----2	✓
√37:3286(A)(1)(e)	-----Repeal-----	309	-----2	✓
√37:3286(A)(1)(f)	-----Repeal-----	309	-----2	✓
√37:3286(A)(2)(Intro.Par.)	-----Amend-----	309	-----1	
√37:3286(A)(2)(a)	-----Amend-----	309	-----1	
√37:3286(A)(2)(b)	-----Amend-----	309	-----1	
√37:3286(A)(2)(c)	-----Repeal-----	309	-----2	✓
√37:3286(A)(2)(d)	-----Repeal-----	309	-----2	✓
√37:3286(A)(2)(e)	-----Repeal-----	309	-----2	✓
√37:3286(A)(2)(f)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(Intro.Par.)	-----Amend-----	309	-----1	

√37:3286(A)(3)(a)	-----Amend-----	309	-----1	
√37:3286(A)(3)(b)	-----Amend-----	309	-----1	
√37:3286(A)(3)(c)	-----Amend-----	309	-----1	
√37:3286(A)(3)(d)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(e)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(f)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(g)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(h)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(i)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(j)	-----Repeal-----	309	-----2	✓
√37:3286(A)(3)(k)	-----Repeal-----	309	-----2	✓
√37:3286(A)(4)	-----Enact-----	309	-----1	
√37:3286(B)	-----Amend-----	309	-----1	
√37:3286(E)	-----Enact-----	309	-----1	
√37:3398(C)	-----Repeal-----	263	-----2	✓ 06/11/2025 ✓
√37:3408(B)	-----Amend-----	263	-----1	01/01/2026 ✓
√37:3415.2(3)	-----Amend-----	263	-----1	01/01/2026 ✓
√37:3415.2(4)	-----Amend-----	263	-----1	01/01/2026 ✓
√37:3415.10(D)	-----Repeal-----	263	-----2	✓ 06/11/2025 ✓
√37:3553(D)	-----Enact-----	453	-----1	
√37:3555(A)(11)	-----Amend-----	453	-----1	
√37:3555(A)(14)(a)	-----Amend-----	453	-----1	
√37:3558(E)	-----Enact-----	453	-----1	
√37:3561(A)	-----Amend-----	453	-----1	
√37:3565(C)	-----Enact-----	453	-----1	
√37:3569	-----Enact-----	453	-----1	
√37:3651(N)	-----Amend-----	137	-----5	✓
√37:3662(2)	-----Amend-----	137	-----5	✓

Approved by W on 7/28/25
(Attorney)

MW on 9/29/2025
(Revisor)

UPDATE: MW 1/22/2026

Note: *-CONFLICTS w/ACT 144. NOTE THAT ACT & PRINT THIS ACT PER ATTACHED CERT.*

BY SENATOR ABRAHAM

Filed pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27

AN ACT

To amend and reenact R.S. 37:2150.1, 2151(A)(2), (B)(5) through (8), and (D), 2153(F)(1) and (5), and (G), 2155(B) and (G)(2) and (4), 2156(A)(1), (B)(1), (E) through (M), 2156.1, 2156.2, 2156.3, 2157(A), the introductory paragraph of 2158(A), 2158(A)(2), (8), (10), (11), (13), (15) through (19), and (C), the introductory paragraph of 2159(A), 2159(A)(1), (B), and (D), the introductory paragraph of 2159.1, 2159.1(1) and (2), 2160(B) and (C), 2161(A) and (C), 2163(A)(2) and (C)(3), 2164, and 2165(B) and (C) and to enact R.S. 37:2151(B)(9), 2153(H), 2155(G)(5) and 2156(N), 2156.4, 2158(A)(20) through (23), 2159(A)(6), and 2165(A)(6) through (8), relative to the State Licensing Board for Contractors; to provide for membership, qualifications, and term limits of board members; to provide for the power and duties of the board; to provide for residential contractors subcommittee terms and membership; to provide for application and license procedures, requirements, and applicability; to provide for license classification; to provide for scope of work and licensure and classification requirements; to provide for records and documents of licensee; to provide for enforcement, violations, penalties, and fees; to provide for terms, conditions, procedures, exemptions, and definitions; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 37:2150.1, 2151(A)(2), (B)(5) through (8), and (D), 2153(F)(1) and (5) and (G), 2155(B) and (G)(2) and (4), 2156(A)(1), (B)(1), (E) through (M), 2156.1, 2156.2, 2156.3, 2157(A), the introductory paragraph of 2158(A), 2158(A)(2), (8), (10), (11), (13), (15) through (19), and (C), the introductory paragraph of 2159(A), 2159(A)(1), (B), and (D), the introductory paragraph of 2159.1, 2159.1(1) and (2), 2160(B) and (C), 2161(A) and (C), 2163(A)(2) and (C)(3), 2164, and 2165(B) and (C) are hereby amended and reacted and R.S. 37:2151(B)(9), 2153(H), 2155(G)(5), 2156(N), 2156.4, 2158(A)(20) through (23), 2159(A)(6), and 2165(A)(6) through (8) are hereby enacted to read as follows:

ACT 422

SB NO. 122

ENROLLED

1 of the signed contract signed by both the home improvement contractor and the
2 owner. No work shall begin prior to the signing of the contract and transmittal to the
3 owner of a copy of the contract by all parties.

4 * * *

5 D. No home improvement contractor who fails to obtain a license as provided
6 for in this Chapter shall be entitled to file a statement of claim or a statement of lien
7 or privilege with respect to monetary sums allegedly owed under any contract,
8 whether express, implied, or otherwise, when any provision of this Chapter requires
9 that the home improvement contractor possess a home improvement license issued
10 by the residential subcommittee in order to have properly entered into such a
11 contract.

12 §2159.1. Home improvement contracting Contracting; prohibited acts; property
13 insurance

14 The following acts are prohibited by persons or companies performing home
15 improvement contracting services:

16 (1) Interpreting insurance policy provisions regarding coverage or duties
17 under an insured's property insurance policy or advertising or soliciting such
18 services. A contractor shall be considered to have violated the provisions of this
19 Paragraph if a person working on behalf of the contractor including but not limited
20 to a compensated employee or a nonemployee who is compensated by the contractor
21 violates the provisions of this Paragraph.

22 (2) Adjusting a property insurance claim on behalf of an insured as an a
23 public adjuster, as defined in R.S. 22:1661 R.S. 22:1692, or advertising or
24 soliciting such services. A contractor shall be considered to have violated the
25 provisions of this Paragraph if a person working on behalf of the contractor,
26 including but not limited to a compensated employee or a nonemployee who is
27 compensated by the contractor, violates the provisions of this Paragraph.

28 * * *

29 §2160. Local regulatory authority; permit offices; staff; building permits

30 * * *

[CONFLICTS w/ ACT 144. NOTE THAT ACT + PRINT THIS ACT PER ATTACHED CERT.]



OFFICE OF
THE DIRECTOR
(225) 578-0200
FAX: (225) 578-0211
EMAIL: LAWINSTITUTE@LSLI.ORG

LOUISIANA STATE LAW INSTITUTE
PAUL M. HEBERT LAW CENTER, ROOM W127
1 EAST CAMPUS DRIVE
BATON ROUGE, LA 70803

December 22, 2025

Ms. Yolanda Dixon
Secretary of the Senate
P.O. Box 94183
Baton Rouge, LA 70804

Ms. Michelle Fontenot
Clerk of the House of Representatives
P.O. Box 94062
Baton Rouge, LA 70804

RE: Request for Certification of Conflict for Act Nos. 144 and 422 of the 2025 Regular Session

Ms. Dixon and Ms. Fontenot:

Act Nos. 144 and 422 both amend the introductory paragraph of R.S. 37:2159.1 concerning the prohibition of certain acts in the performance of contracting services. Act 422 further amends the provision to remove the reference to companies, whereas Act 144 retains the "or companies" language.

Pursuant to R.S. 24:252(B), please certify which of these Acts was enacted last and jointly direct the Law Institute to incorporate into the Revised Statutes the text of the provision of law last enacted. A certification reply form is included for your convenience.

Sincerely,

A handwritten signature in cursive script, appearing to read "M. Waller".

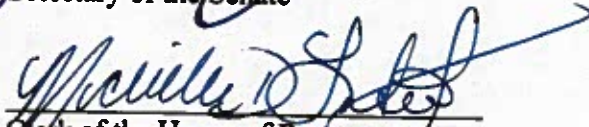
Mallory Chatelain Waller
Revisor of Statutes

CONFLICT CERTIFICATION
[R.S. 24:252(B)]

Pursuant to R.S. 24:252(B), in response to the notification by the Louisiana State Law Institute of a conflict between two or more legislative acts, dated December 22, 2025, the Secretary of the Senate and the Clerk of the House of Representatives do hereby certify that:

As between Acts 144 and 422 of the 2025 Regular Session, affecting RS 37:2159.1, Act 422 was enacted last, and the Louisiana State Law Institute is jointly directed to incorporate into the Revised Statutes the text of Act 422.


Secretary of the Senate


Clerk of the House of Representatives

Date December 22, 2025

ACT 144

ENROLLED

2025 Regular Session

HOUSE BILL NO. 121

BY REPRESENTATIVE ADAMS

L.A. State Law Institute
PRINTER'S COPY

L.A. State Law Institute
PRINTER'S COPY
NO EDITS
Classification RS 22

Edits To: RS 31 Fgs. 1
Note: - CONFLICTS w/ ACT 122; NOTE
THIS ACT & PRINT THAT ACT
PER ATTACHED CERT.

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23

AN ACT

To amend and reenact R.S. 22:1706(H)(introductory paragraph) and R.S. 37:2159.1(introductory paragraph) and (3) and to enact R.S. 22:1706(H)(11) and R.S. 37:2159.1(7) and (8), relative to property and casualty insurance; to provide for public adjusters; to provide for prohibited acts; and to provide for related matters.

Be it enacted by the Legislature of Louisiana:

Section 1. R.S. 22:1706(H)(introductory paragraph) is hereby amended and reenacted and R.S. 22:1706(H)(11) is hereby enacted to read as follows:

§1706. Standards of conduct of public adjuster

* * *

H. Public adjusters shall also adhere to all of the following general requirements:

* * *

(11) A public adjuster shall not act as a contractor or subcontractor nor provide any construction, roofing, or repair services to the insured in connection with an insurance claim the adjuster has processed.

Section 2. R.S. 37:2159.1(introductory paragraph) and (3) are hereby amended and reenacted and R.S. 37:2159.1(7) and (8) are hereby enacted to read as follows:

§2159.1. ~~Home improvement contracting~~ Contracting; prohibited acts; property insurance

The following acts are prohibited by persons or ~~companies~~ performing home improvement contracting services:

* * *


[CONFLICTS w/ ACT 122; NOTE THIS ACT & PRINT THAT ACT PER ATTACHED CERT.]

1 (3) Providing an insured with an agreement authorizing repairs or
 2 construction without providing a good faith estimate of the itemized and detailed
 3 costs of services and materials for repairs undertaken pursuant to a property damage
 4 claim. A contractor shall be considered to have violated the provisions of this
 5 Paragraph if a person working on behalf of the contractor including but not limited
 6 to a compensated employee or a nonemployee who is compensated by the contractor
 7 violates the provisions of this Paragraph. A contractor does not violate this
 8 Paragraph if, as a result of the insurer adjusting a claim, the actual cost of repairs
 9 differs from the initial estimate.

* * *

(7) Advertising or soliciting as insurance claims specialists.

(8) Advertising or soliciting as providing any insurance claim or policy interpretation related services to an insured.



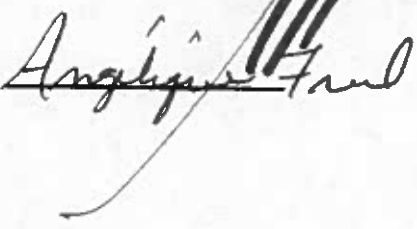
 SPEAKER OF THE HOUSE OF REPRESENTATIVES



 PRESIDENT OF THE SENATE



 GOVERNOR OF THE STATE OF LOUISIANA

APPROVED:  June 8, 2025