- 1 SB261
- 2 210723-4
- 3 By Senator Chambliss
- 4 RFD: Judiciary
- 5 First Read: 23-FEB-21

1 SB261 2 3 4 ENROLLED, An Act, 5 Relating to professions and businesses; to provide 6 certain prohibitions, authorizations, and requirements for 7 contracts for the professional services of a design 8 professional. BE IT ENACTED BY THE LEGISLATURE OF ALABAMA: 9 10 Section 1. (a) As used in this section, the term 11 "design professional" means a person or entity who is licensed 12 or authorized in this state to practice architecture, 13 landscape architecture, surveying, engineering, interior 14 design, or geology. 15 (b) A provision of a contract for the professional 16 services of a design professional entered into after the 17 effective date of this act is void and unenforceable if it 18 does any of the following: 19 (1) Requires the design professional to indemnify or 20 hold harmless a contracting party, an indemnitee, or a third 21 party against liability for damage other than liability for 22 damage to the extent caused by, or in proportion to the extent 23 the design professional participates in resolution of a claim 24 based on, an act of negligence, recklessness, intentional 25 tort, intellectual property infringement, or failure to pay a

SB261

SB261

subconsultant or supplier that is committed by the design professional or the design professional's agent, consultant under contract, or other entity for which the design professional is legally liable.

5 (2) Requires the design professional to defend a 6 contracting party, an indemnitee, or a third party against a 7 claim arising out of the rendering of or failure to render 8 professional services by the design professional or its agents 9 that is not otherwise covered by the design professional's 10 policy of professional liablity insurance.

(3) Requires the design professional to list a party or any other person or entity as an additional insured on the design professional's policy of professional liability insurance.

(4) Subjects the design professional to a standardof care different than that provided under subsection (d).

17 (c) Nothing in this act voids a provision of a 18 contract for the professional services of a design 19 professional to the extent that it includes any or all of the 20 following:

(1) A requirement that the design professional lists
an additional insured on the design professional's general
liability insurance policy, automobile liability insurance
policy, or both, and provide coverage and any defense provided
by those policies.

1 (2) A provision for the reimbursement of a 2 contracting party's or an indemnitee's reasonable attorney 3 fees, damages, losses, injuries, or other litigation costs in 4 proportion to the design professional's liability, or in 5 proportion to the extent the design professional participates 6 in resolution of a claim also made against the contracting 7 party or indemnitee.

8 (3) A provision or requirement not otherwise in9 conflict with subsection (b).

10 (d) (1) A contract for the professional services of a 11 design professional shall require the design professional to perform the services with the professional skill and care 12 13 ordinarily provided by a competent design professional 14 practicing under the same or similar circumstances and professional licenses as expeditiously as is prudent 15 16 considering the ordinary professional skill and care of a 17 competent design professional.

(2) If a standard of care provision in a contract
differs from the skill and care required under subdivision
(1), the standard of care provided in subdivision (1) shall
apply.

(e) (1) Nothing in this section prohibits parties to
a contract for professional services of a design professional
from including and enforcing conditions that relate to the
scope, fees, and schedule of a project that is subject to the

SB261

Page 3

1 contract, so long as the conditions are subject to the 2 requirements of subsection (d).

(2) To the extent not otherwise prohibited by law, 3 nothing in this act shall be interpreted to make a public 4 5 awarding authority responsible for, or to authorize a design 6 professional to include in a contract any provision making the 7 public awarding authority responsible for, the design 8 professional's proportionate liability for negligence in rendering professional services or liability arising out of 9 10 the design professional's non-professional actions in 11 connection with its performance for or on behalf of the public 12 awarding authority.

(f) This section does not affect the validity of any existing insurance contract, workers' compensation, or any agreement or coverage document issued by an insurer.

16 (g) Any provision of law to the contrary 17 notwithstanding, this section may not be interpreted to alter 18 or affect state joint and several liability law or workers' 19 compensation law.

20 Section 2. This act shall become effective on the 21 first day of the third month following its passage and 22 approval by the Governor, or its otherwise becoming law.

SB261

1	
2	
3	
4	President and Presiding Officer of the Senate
5	
6	Speaker of the House of Representatives
7 8 9 10 11 12 13 14 15	SB261 Senate 06-APR-21 I hereby certify that the within Act originated in and passed the Senate, as amended. Patrick Harris, Secretary.
16 17 18 19	House of Representatives Passed: 20-APR-21
20 21	By: Senator Chambliss