RÉSUMÉ DIGEST

ACT 150 (HB 152) 2025 Regular Session

Marcelle

With regard to private security examiners, existing law provides for definitions.

New law amends the definitions for "applicant" and "qualifying agent" and adds the definition for "licensure".

<u>New law</u> adds definitions for "applicant", "armored car company", "contract security company", "instructor", "licensure", "private security business", "qualifying agent", and "security officer".

<u>Existing law</u> provides for the authority of the La. State Bd. of Private Security Examiners (board) to obtain criminal history record information of persons.

<u>New law</u> removes language from <u>existing law</u> applying to the registration of persons performing private security activity in the state.

New law clarifies existing law to amend "fingerprint card" to "fingerprints".

<u>New law</u> removes language in <u>prior law</u> regarding the use and disclosure of criminal history record information by an agent authorized by the board.

Effective August 1, 2025.

(Amends R.S. 37:3272(A)(intro. para.), (1), and (15) and 3276.2(A), (B), (C)(2) and (3), (D)(intro. para.), and (F); Adds R.S. 37:3272(A)(20))