

RÉSUMÉ DIGEST

ACT 201 (HB 183)

2024 Regular Session

LaCombe

Existing constitution (Art. X, §1(A)) provides that state civil service includes all persons holding offices and positions of trust or employment in the employ of the state, or any instrumentality thereof, or any joint state-federal, state-parochial, or state-municipal agency. Excludes members of the state police service and persons holding offices and positions of any municipal board of health or local government subdivision.

Existing law provides that all employees of housing authorities shall be in the classified state civil service, except as provided in the constitution or as may be authorized by the State Civil Service Commission. Existing law also excepts from this requirement: authority members, the executive director and one other employee whom the authority designates, and professional employees employed on a contract basis.

Existing law provides that the housing authorities in specified cities shall not be considered instrumentalities of the state for purposes of existing constitution and that employees of those authorities shall not be included in the state civil service.

New law additionally provides that the New Roads Public Housing Authority shall not be considered an instrumentality of the state for purposes of existing constitution and that employees of the authority shall not be included in the state civil service.

Effective August 1, 2024.

(Adds R.S. 40:539(C)(8)(q))