
DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

Guinn

HCR No. 9

Amends LAC 70:I.1521(B)(3) of the rules and regulations promulgated by the Dept. of Transportation and Development, relative to the sharing of access through a single access point for adjacent properties. Modifies the administrative rule to only provide that if shared access is required by the DOTD, a copy of the shared access agreement must be submitted to the DOTD as part of the driveway permit and must be signed by all involved property owners.

Repeals LAC 70:I.1513(C), (D)(4), and (5) and 1521(B)(4) and (5) regarding certain processes for acquiring access connection permits, including possible requirements, depending on department policy, relative to traffic impact and signal studies and the review and approval process. Repeals the requirement for a traffic impact study for a request for an access connection on a state route where alternative access connection opportunities exist on nonstate routes. Also, repeals the requirement for a traffic impact study and department approval for access connections in excess of one access connection or for an access connection on a state route where nonstate route access exists.

Directs the office of the state register to print the amendment to LAC 70:I.1521(B)(3) in the La. Administrative Code.

(Amends LAC 70:I.1521(B)(3); Repeals LAC 70:I.1513(C), (D)(4) and (5), and 1521(B)(4) and (5))