

Prior law provided that no state-owned building or structure, except highways, bridges, and railroads, may be razed, demolished, or otherwise disposed of unless (1) the division of administration notifies all of the legislators representing the district in which the state-owned building is located that demolition of the building or structure has been requested, and (2) the office of facility planning and control approves the demolition. Only 30 days after legislative notification may the director of the office of facility planning and control may authorize the demolition.

New law retains provisions in prior law and provides for demolition of buildings or structures in integrated coastal protection projects intended to provide hurricane protection or coastal conservation or restoration and physical structures designed or constructed pursuant to the master plan under the Hurricane Protection, Flood Control and Coastal Restoration law.

Effective upon signature of the governor (June 4, 2014).

(Amends R.S. 38:2212.2(A))