SENATE BILL NO. 1013

95TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR LEMBKE.

Read 1st time February 25, 2010, and ordered printed.

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TERRY L. SPIELER, Secretary.

AN ACT

To repeal section 434.100, RSMo, and to enact in lieu thereof one new section relating to the treatment of indemnification and hold harmless clauses within construction work contracts.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 434.100, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 434.100, to read as follows:

434.100. 1. Except as provided in subsection 2 of this section, in any

- 2 contract or agreement for public or private construction work, a [party's]
- 3 covenant, promise or agreement to indemnify [or], hold harmless [another person
- 4 from that person's own], insure or defend a party against liability, claims,
- 5 damages, losses, or expenses, including attorney's fees, that are caused
- 6 by the negligence or wrongdoing of that party or that party's employees,
- 7 agents, subcontractors, or others for whom that party is responsible,
- 8 negligence or wrongdoing is void as against public policy and wholly
- 9 unenforceable. For purposes of this subsection, the term "party" shall
- 10 include the party's officers, employees or agents.
 - 2. The provisions of subsection 1 of this section shall not apply to:
- 12 (1) A party's covenant, promise or agreement to indemnify [or], hold
- 13 harmless, insure, or defend another person from the party's own negligence or
- 14 wrongdoing or the negligence or wrongdoing of the party's subcontractors and
- 15 suppliers of any tier and the party's officers, employees, and agents;
- 16 (2) A party's promise to [cause another person or entity to be covered as
- 17 an insured or additional insured in an insurance contract] purchase a project-
- 18 specific insurance policy, including an owner's or contractor's

EXPLANATION—Matter enclosed in bold-faced brackets [thus] in this bill is not enacted and is intended to be omitted in the law.

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- protective liability insurance, project management protective liability
 insurance, or builder's risk insurance;
- 21 (3) A contract or agreement between state agencies or political

subdivisions or between such governmental agencies;

- 23 (4) A contract or agreement between a private person and such 24 governmental entities for the use or operation of public property or a public 25 facility;
- 26 (5) A contract or agreement with the owner of the public property for the construction, use, maintenance or operation of a private facility when it is located on such public property;
- 29 (6) A permit, authorization or contract with such governmental entities 30 for the movement of property on the public highways, roads or streets of this 31 state or any political subdivision;
- 32 (7) Construction bonds, or insurance contracts or agreements; or
 - (8) [An agreement containing a party's promise to indemnify, defend or hold harmless another person, if the agreement also requires the party to obtain specified limits of insurance to insure the indemnity obligation and the party had the opportunity to recover the cost of the required insurance in its contract price; provided, however, that in such case the party's liability under the indemnity obligation shall be limited to the coverage and limits of the required insurance; or
 - (9) Railroads regulated by the Federal Railroad Administration.
- 3. For the purposes of this section, "construction work" shall include, but 41 not be limited to, the construction, reconstruction, renovation, alteration, 4243 maintenance or repair of any [building, structure, highway, bridge, viaduct, or pipeline, or] public or private real property, buildings, structures, 44 improvements, highways, streets, bridges, viaducts, shafts, wells, water 45 or sewer systems, gas or other distribution systems, pipelines, or 46appliances, including demolition, moving or excavation connected therewith, 47and shall include the furnishing of surveying, design, engineering, supervision, 48 testing, observation, development, planning or management services, or 49 labor, materials or equipment, in connection with such work, but shall not 50include any such work on utility poles or transmission lines utilized by 52more than one municipal utility, utility regulated under chapter 386, 53rural electric cooperative under chapter 394, or any telecommunications, cable television, or other similar provider.

4. As used in this section, "indemnify" or "hold harmless" includes any requirement to name the indemnified party as an additional insured in the indemnitor's insurance coverage for the purpose of providing an indemnification for any liability not otherwise allowed in this section.

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- 60 5. All provisions, covenants, or clauses, in a construction work contract, pursuant to which a substantial portion of the construction 61 work is to be performed in the state of Missouri, shall be made subject 6263 to the laws of this state. Any litigation, arbitration, or other dispute resolution proceeding arising from the contract shall be conducted in 64 this state. Any provision, covenant, or clause, in a construction work 65 contract that conflicts with the provisions of this section shall be void 66 and unenforceable. 67
- 68 **6.** The provisions of this section shall apply only to contracts or agreements entered into after August 28, [1999] **2010**.

Bill

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