DIGEST

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HB 313 Engrossed

2020 Regular Session

Pressly

Abstract: Provides relative to single business entities and affiliated juridical personalities.

<u>Present law</u> as developed in jurisprudence permits courts to disregard the separate legal personalities otherwise existing between two or more business entities for purposes of imposing liability, based on a list of factors that include many control-related characteristics that are lawful and commonly found among affiliated business entities.

<u>Proposed law</u> provides that a separate juridical personality of an affiliated business organization shall not be disregarded between one business organization and another, except on grounds that would justify a disregard of the separate personality of a business organization, as between the business organization and a natural person.

<u>Proposed law</u> provides that the separate juridical personalities of business organizations may not be disregarded merely because one or more of the following circumstances exist for business organizations:

- (1) Control of one another or under common control of the same person or business organization.
- (2) Common directors, officers, shareholders, members, managers, partners, or employees.
- (3) Common offices.
- (4) Subject to unified administrative control.
- (5) Utilizes a centralized accounting system.
- (6) One business organization finances, incorporates, or organizes another.
- (7) One business organization makes properly documented payments on behalf of another or makes properly documented use of the property of another.
- (8) Employees of one business organization provide properly documented services for another.
- (9) One business organization receives no business other than that given to it by another.

<u>Proposed law</u> defines "business organization" as a business corporation, nonprofit corporation, limited liability company, partnership, or other form of business organization that is treated as a juridical person or legal entity under the laws of the state or country under which it is incorporated or organized.

<u>Proposed law</u> does not affect any law or administrative rule that permits or requires a group of business organizations to be consolidated, unified, or disregarded for the purposes provided in the applicable law or administrative rule.

<u>Proposed law</u> shall have prospective application.

The provisions of the <u>proposed law</u> legislatively overrule Green v. Champion Ins. Co., 577 So. 2d 249 (La. App. 1st Cir. 1991) in favor of a traditional veil piercing analysis.

(Adds R.S. 12:1705)

Summary of Amendments Adopted by House

The Committee Amendments Proposed by <u>House Committee on Commerce</u> to the <u>original</u> bill:

1. Make technical changes.