



**Sub. H.B. 491**

123rd General Assembly

(As Reported by H. Commerce and Labor)

**Reps. Willamowski, Netzley, Taylor, Schuler, Terwilleger, Tiberi, Van Vyven, Winkler, Corbin, Evans, Hollister, Roman, Hartnett, Williams, Verich, Distel, Krupinski, Harris**

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**BILL SUMMARY**

- Makes void and unenforceable as against public policy any provision of a construction contract or other type of agreement or understanding relative to that contract that contains a provision subjecting it to the laws of another state or that requires any litigation, arbitration, or other dispute resolution process to occur in another state.

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**CONTENT AND OPERATION**

**Public policy considerations in construction contract provisions**

Under current law, any provision in a construction contract that does the following is void and unenforceable as against public policy:

- (1) Waives rights under a surety bond;
- (2) Waives any pending or asserted claim on the basis of final payment made from one person to another for the construction contract, when the person against whom the claim is pending or asserted has received notice of that pending or asserted claim;
- (3) Waives or precludes liability for delay during the course of a construction contract when the cause of delay is a proximate result of the owner's act or failure to act, or that waives any other remedy for a delay that is a proximate result of the owner's action or inaction;
- (4) Waives or precludes liability for delay during the course of a construction subcontract when the cause of the delay is a proximate result of the owner's or contractor's act or failure to act, or that waives any other remedy for a

construction subcontract when the cause of the delay is a proximate result of the owner's or subcontractor's action or inaction.

The bill adds that any provision of a construction contract, agreement, or understanding, or specification or other document or documentation that is made a part of a construction contract, subcontract, agreement, or understanding, for an improvement or portion of an improvement to real estate in Ohio that makes the construction contract, subcontract, agreement, or other understanding subject to the laws of another state or that requires that any litigation, arbitration, or other dispute resolution process on the contract, subcontract, agreement, or other understanding to occur in another state is void and unenforceable as against public policy. The bill also adds that any litigation, arbitration, or other type of dispute resolution process must occur in the county or counties where the improvement is located or at another location in Ohio agreed upon by the parties. (Sec. 4113.62.)

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## HISTORY

ACTION	DATE	JOURNAL ENTRY
Introduced	10-27-99	p. 1326
Reported, H. Commerce and Labor	04-12-00	p. 1818

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