SECOND REGULAR SESSION HOUSE BILL NO. 1512

99TH GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE CORLEW.

D. ADAM CRUMBLISS, Chief Clerk

AN ACT

To repeal sections 435.350, 435.355, and 435.440, RSMo, and to enact in lieu thereof three new sections relating to the uniform arbitration act.

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

Section A. Sections 435.350, 435.355, and 435.440, RSMo, are repealed and three new sections enacted in lieu thereof, to be known as sections 435.350, 435.355, and 435.440, to read as follows:

435.350. **1.** A written agreement to submit any existing controversy to arbitration or a provision in a written contract, except contracts of insurance and contracts of adhesion, to submit to arbitration any controversy thereafter arising between the parties is valid, enforceable and irrevocable, save upon such grounds as exist at law or in equity for the revocation of any contract. [Contracts which warrant new homes against defects in construction and reinsurance contracts are not "contracts of insurance or contracts of adhesion" for purposes of the arbitration provisions of this section.]

8 2. Except in cases where the agreement expressly and unequivocally delegates the 9 issue of arbitrability to the court, in agreements between an employer and at-will employee to submit to arbitration certain controversies thereafter arising between the parties, the 10 arbitrator, and not the court, shall make all initial decisions as to arbitrability including, 11 12 but not limited to, deciding whether the parties have agreed to arbitrate, whether the 13 agreement is a valid and enforceable contract for arbitration, and whether specific claims are required to be arbitrated under the arbitration agreement. Such arbitrator or 14 15 arbitrators shall be selected by mutual agreement of the parties or, in the event that an 16 arbitrator is not mutually agreed upon, through a strike and ranking process.

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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3. In deciding all arbitrability issues as described in subsection 2 of this section, the
 arbitrator shall find such agreements valid and supported by adequate consideration, not
 illusory, and not contracts of adhesion for purposes of this section if:

(1) The agreement requires both the employer and the employee to arbitrate those
 disputes that are subject to arbitration as set forth in the arbitration agreement;

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(2) The employer notifies the employee in writing of the terms of the agreement;

(3) The agreement complies with the provisions of this chapter including, but not
 limited to, the provisions of section 435.460;

(4) The employee so notified acknowledges acceptance of the terms in writing and
 continues to be employed after the effective date of the arbitration agreement; and

(5) The agreement contains a provision that any modifications to the arbitrationagreement shall not:

(a) Apply to any claim that has accrued prior to the effective date of any such
 modifications; or

31 **(b)** Allow unilateral modification of the arbitration agreement.

4. Nothing in subsection 2 of this section shall apply to or affect the enforceability
 of an arbitration provision contained in a collective bargaining agreement.

5. Contracts that warrant new homes against defects in construction and reinsurance contracts are not contracts of insurance or contracts of adhesion for purposes of the arbitration provisions of this section.

435.355. 1. On motion by a party showing an agreement described in subsection
2 of section 435.350, the court shall stay any action or proceeding pending before the court
and order the parties to proceed to arbitration, in which case the procedures set forth in
subsection 2 of this section shall not apply.

5 2. With respect to arbitration agreements other than those described in subsection
6 2 of section 435.350, the following shall apply:

7 (1) On application of a party showing an **arbitration** agreement [described in section 8 435.350], and the opposing party's refusal to arbitrate, the court shall order the parties to proceed 9 with arbitration, but if the opposing party denies the existence of the agreement to arbitrate, the 10 court shall proceed summarily to the determination of the issue so raised and shall order 11 arbitration if found for the moving party; otherwise, the application shall be denied[-];

[2.] (2) On application, the court may stay an arbitration proceeding commenced or threatened on a showing that there is no agreement to arbitrate. Such an issue, when in substantial and bona fide dispute, shall be forthwith and summarily tried and the stay ordered if found for the moving party. If found for the opposing party, the court shall order the parties to proceed to arbitration[-];

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[3.] (3) If an issue referable to arbitration under the alleged agreement is involved in
action or proceeding pending in a court having jurisdiction to hear applications under [subsection
4] subdivision (1) of this [section] subsection, the application shall be made therein. Otherwise
and subject to section 435.435, the application may be made in any court of competent
jurisdiction[-];

[4.] (4) Any action or proceeding involving an issue subject to arbitration shall be stayed if an order for arbitration or an application therefor has been made under this section or, if the issue is severable, the stay may be with respect thereto only. When the application is made in such action or proceeding, the order for arbitration shall include such stay[-];

[5.] (5) An order for arbitration shall not be refused on the ground that the claim in issue
lacks merit or bona fides or because any fault or grounds for the claim sought to be arbitrated
have not been shown.

435.440. 1. An appeal may be taken from:

2 (1) An order denying an application to compel arbitration made under subdivision (1)
3 of subsection 2 of section 435.355;

4 (2) An order granting an application to stay arbitration made under **subdivision (2) of** 5 subsection 2 of section 435.355;

6 (3) An order confirming or denying confirmation of an award;

(4) An order modifying or correcting an award;

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(5) An order vacating an award without directing a rehearing; or

9 (6) A judgment or decree entered pursuant to the provisions of sections 435.350 to 10 435.470.

11 2. The appeal shall be taken in the manner and to the same extent as from orders or 12 judgments in a civil action.

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