## As Passed by the Senate

# 124th General Assembly Regular Session 2001-2002

Am. H. B. No. 514

REPRESENTATIVES Seitz, Willamowski, Manning, Grendell, Schmidt, Schneider, Clancy, Niehaus, Lendrum, Salerno, Womer Benjamin, Distel, Setzer, Britton, Roman, Allen, Stapleton, Hagan, Kearns, Hoops, Husted, Buehrer, G. Smith, Flowers, Collier, Faber, Calvert, Williams, Barrett, Schaffer, Gilb

### **SENATORS Nein, Blessing**

#### A BILL

То	amend sections 1311.01, 1311.04, 1311.19, and	1
	1311.25 of the Revised Code to expand the time	2
	within which lien rights of subcontractors and	3
	materials suppliers are preserved under the	4
	Mechanic's Lien Law when a timely notice of	5
	commencement is not filed by the owner of an	6
	improvement; to establish new criteria for	7
	determining whether a notice, affidavit, or other	8
	document has been served as required under that	9
	law; and to specify that the excavation, cleanup,	10
	or removal of hazardous material from real property	11
	is an improvement for purposes of the Mechanic's	12
	Lien Law	13

#### BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

	Section	on 1.	That	sections	1311.01,	1311.04,	1311.19,	and	14
1311.	25 of	the	Revise	ed Code be	e amended	to read	as follows	::	15

Sec. 1311.01. As used in sections 1311.01 to 1311.22 of the	16
Revised Code:	17
(A) "Owner," "part owner," or "lessee" includes all the	18
interests either legal or equitable, which such person may have in	19
the real estate upon which the improvements are made, including	20
the interests held by any person under contracts of purchase,	21
whether in writing or otherwise.	22
(B) "Materialman" or "material supplier" includes any person	23
by whom any materials are furnished in furtherance of an	24
improvement.	25
(C) "Laborer" includes any mechanic, workman worker, artisan,	26
or other individual who performs labor or work in furtherance of	27
any improvement.	28
(D) "Subcontractor" includes any person who undertakes to	29
construct, alter, erect, improve, repair, demolish, remove, dig,	30
or drill any part of any improvement under a contract with any	31
person other than the owner, part owner, or lessee.	32
(E) "Original contractor," except as otherwise provided in	33
section 1311.011 of the Revised Code, includes a construction	34
manager and any person who undertakes to construct, alter, erect,	35
improve, repair, demolish, remove, dig, or drill any part of any	36
improvement under a contract with an owner, part owner, or lessee.	37
(F) "Construction manager" means a person with substantial	38
discretion and authority to manage or direct an improvement,	39
provided that the person is in direct privity of contract with the	40
owner, part owner, or lessee of the improvement.	41
(G) "Notice of commencement" means the notice specified in	42
section 1311.04 of the Revised Code.	43
(H) "Notice of furnishing" means the notice specified in	44

section 1311.05 of the Revised Code.

- (I) "Materials" means all products and substances including, 46
  without limitation, any gasoline, lubricating oil, petroleum 47
  products, powder, dynamite, blasting supplies and other 48
  explosives, tools, equipment, or machinery furnished in 49
  furtherance of an improvement. 50
- (J) "Improvement" means constructing, erecting, altering, repairing, demolishing, or removing any building or appurtenance thereto, fixture, bridge, or other structure, and any gas pipeline or well including, but not limited to, a well drilled or constructed for the production of oil or gas; the furnishing of tile for the drainage of any lot or land; the excavation, cleanup, or removal of hazardous material or waste from real property; the enhancement or embellishment of real property by seeding, sodding, or the planting thereon of any shrubs, trees, plants, vines, small fruits, flowers, or nursery stock of any kind; and the grading or filling to establish a grade.
- (K) "Wages" means the basic hourly rate of pay and all other contractually owed benefits.
- sec. 1311.04. (A)(1) Prior to the performance of any labor or work or the furnishing of any materials for an improvement on real property which may give rise to a mechanics' lien under sections 1311.01 to 1311.22 of the Revised Code, the owner, part owner, or lessee who contracts for the labor, work, or materials shall record in the office of the county recorder for each county in which the real property to be improved is located a notice of commencement in substantially the form specified in division (B) of this section.
- (2) Only one notice of commencement is required to be filed for a single improvement and if more than one notice of commencement is filed for a single improvement, all notices filed after the original notice shall be deemed to be amendments to the

original contractor is involved, instead of listing each original

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contractor, the owner shall state that multiple original contractors are involved in the improvement;	108 109
(7) The date the owner, part owner, or lessee first executed	110
a contract with an original contractor for the improvement;	111
(8) The name and address of all lending institutions which provide financing for the improvements, if any;	112 113
(9) The name and address of all sureties on any bond which guarantee payment of the original contractor's obligations under the contract for the improvement, if any;	114 115 116
(10) The following statement:	117
"To Lien Claimants and Subsequent Purchasers:	118
Take notice that labor or work is about to begin on or materials are about to be furnished for an improvement to the real property described in this instrument. A person having a mechanics' lien may preserve the lien by providing a notice of furnishing to the above-named designee and his the above-named designee's original contractor, if any, and by timely recording an affidavit pursuant to section 1311.06 of the Revised Code.  A copy of this notice may be obtained upon making a written request by certified mail to the above-named owner, part owner, lessee, designee, or the person with whom you have contracted."  (11) The name and address of the person preparing the notice;	119 120 121 122 123 124 125 126 127 128 129 130
(12) An affidavit of the owner, part owner, or lessee or the agent of the owner, part owner, or lessee which verifies the notice.	131 132 133
(C) If the notice of commencement furnished by or for an	134
owner, part owner, or lessee contains incorrect information, the owner, part owner, or lessee is liable for any loss of lien rights of a lien claimant and any actual expenses incurred by the lien	135 136 137

claimant	in maintaining lien rights,	including attorney's fees, if
the loss	and expenses incurred are a	direct result of the lien
claimant	's reliance on the incorrect	information.

Any lien claimant who has included incorrect information in his the claimant's affidavit for a lien under section 1311.06 of the Revised Code, as a result of incorrect information contained in the notice of commencement, may file for record an amended affidavit for a lien. The amended affidavit shall contain all of the information required by section 1311.06 of the Revised Code for an original affidavit. The lien claimant shall serve a copy of the amended affidavit on the owner, part owner, or lessee as provided in section 1311.07 of the Revised Code. The lien claimant may file the amended affidavit for record at any time during the time that the lien acquired by the original affidavit continues in effect under section 1311.13 of the Revised Code. In no event shall the amended affidavit extend such time period. The filing of an amended affidavit does not constitute a waiver of the rights granted by this division.

- (D) Within ten days after the date a subcontractor, materialman material supplier, or laborer serves a written request upon the owner, part owner, or lessee, or designee for a copy of the notice of commencement, the owner, part owner, lessee, or designee shall serve a copy of the notice of commencement to the requesting subcontractor, materialman material supplier, or laborer.
- (E) Within ten days after the date a subcontractor,

  materialman material supplier, or laborer serves a written request

  for a copy of the notice of commencement upon the original

  contractor who has been provided with a notice of commencement

  from the owner, part owner, or lessee, or designee and with whom

  the subcontractor, materialman material supplier, or laborer has a

  direct contract, the original contractor shall serve a copy of the

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notice of commencement to the requesting subcontractor,	170
materialman material supplier, or laborer.	171
(F) Within ten days after the date a subcontractor,	172
materialman material supplier, or laborer serves a written request	173
for a copy of the notice of commencement upon the subcontractor	174
who has been provided with a notice of commencement from the	175
owner, part owner, lessee, designee, or original contractor and	176
with whom the subcontractor, materialman material supplier, or	177
laborer has a direct contract, the subcontractor shall serve a	178
copy of the notice of commencement upon the requesting	179
subcontractor, materialman material supplier, or laborer.	180
(G)(1) Except as provided in division $(G)(2)$ of this section,	181
the owner, part owner, lessee, or designee shall post and maintain	182
posted a copy of the notice of commencement in a conspicuous place	183
on the real property described in the notice during the course of	184
the actual physical improvement to the real property.	185
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(2) No owner, part owner, lessee, or designee, has to post a	187
copy of the notice of commencement on the real property described	188
in the notice for an improvement that is the subject of a home	189
purchase contract.	190
(H) The owner, part owner, lessee, or designee shall serve a	191
copy of the notice of commencement upon the original contractor.	192
If the owner, part owner, lessee, or designee fails to serve a	193
copy of the notice of commencement upon the original contractor,	194
the owner, part owner, or lessee is liable to the original	195
contractor for all actual expenses incurred by the original	196
contractor in obtaining the information otherwise provided by the	197
notice of commencement.	198
(I) If the owner, part owner, lessee, or designee fails to	199
record the notice of commencement in accordance with this section,	200
the time within which a subcontractor or materialman material	201

the notice of commencement to any subcontractor, materialman

contractor or subcontractor who fails to serve the copy of the

<u>material supplier</u>, or laborer who requests it, the original

notice is liable to the subcontractor, materialman material

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supplier, or laborer who made the request for all costs incurred by the subcontractor, materialman material supplier, or laborer in obtaining the information contained in the notice of commencement, provided that an original contractor or subcontractor who fails to provide the notice upon request is not liable under this division to any subcontractor, materialman material supplier, or laborer with whom he the original contractor or subcontractor is not in direct privity of contract.

- (M)(1) If after the first work, labor, or material has been performed on or furnished to the improvement, the owner, part owner, lessee, or designee fails to serve, record, or post a notice of commencement as required by this section, the original contractor may, in writing, request the owner, part owner, lessee, or designee to serve, record, or post the notice. If an owner, part owner, lessee, or his the designee of an owner, part owner, or lessee fails or refuses to serve, record, or post a notice of commencement within ten days of receipt of a request, the owner, part owner, or lessee is liable for his the owner's, part owner's, or lessee's failure or refusal and for the designee's failure or refusal, without recourse to the original contractor for all damages, costs, and expenses which result from the filing of a valid mechanics' lien to the extent that the lien, damages, costs, and expenses could have been avoided through proper payment.
- (2) Nothing in this division shall be interpreted as to 257 either of the following: 258
- (a) Relieving an original contractor from his the duty to pay
  his the original contractor's subcontractors, materialmen material
  suppliers, and laborers for labor or work performed or materials
  furnished pursuant to a contract directly with the original
  contractor;
- (b) Obligating an owner, part owner, or lessee to pay for work or labor performed or materials furnished by subcontractors,

owner, or lessee.

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materialmen material suppliers, or laborers pursuant to direct contracts with the original contractor.

owner, or lessee. If the owner, part owner, or lessee fails to

1311.22 of the Revised Code or three days after service of a

contractor, the original contractor may record a notice of

demand to record the notice or amended notice by the original

commencement or an amended notice on behalf of the owner, part

(N)(1) If the owner, part owner, or lessee fails to record a 268 notice of commencement or an amended notice, any person holding a 269 270 mortgage on the real property to be improved may record a notice of commencement or an amended notice on behalf of the owner, part 271 272 record a notice of commencement or an amended notice within the 273 later of ten days after the performance of any labor or work or 2.74 the furnishing of any material for an improvement on real property 275 which gives rise to a mechanics' lien under sections 1311.01 to 276 277

- (2) If the original contractor or a mortgage holder has recorded a notice of commencement or an amended notice on behalf of the owner, part owner, or lessee, the owner, part owner, or lessee is liable to the original contractor or mortgage holder for all costs and expenses incurred in obtaining the information contained in the notice of commencement or an amended notice and all costs incurred in the preparation and recording of the notice of commencement or an amended notice.
- (3) Unless required to file the notice of commencement or an amended notice on behalf of the owner, part owner, or lessee, the party filing a written notice of commencement or amended notice on behalf of the owner, part owner, or lessee is not liable to the owner, part owner, or lessee for any errors contained in the notice of commencement or amended notice.
- (4) If a mortgage holder or an original contractor records a notice of commencement or amended notice on behalf of an owner,

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part owner, or lessee, such fact must be included on the notice or amended notice.

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- (0) This section does not apply to any improvement made pursuant to a home construction contract as defined in section 1311.011 of the Revised Code.
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- (P) The county recorder of the county where a notice of commencement is filed for record shall endorse the date and hour of its filing and cause it to be recorded as mechanics' liens are recorded, and collect the same fees for recording the notice of commencement as are provided in section 317.32 of the Revised Code. The recorder shall index the real property described in the notice of commencement and shall index the names of all owners, part owners, lessees, and land contract vendees in the direct index and the names of all original contractors in the reverse index as provided for in section 317.18 of the Revised Code.
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(Q) Notwithstanding this section, if the owner, part owner, or lessee is a telephone company, an electric light company, a gas company, a water works company, all as defined in section 4905.03 of the Revised Code, or a subsidiary or affiliate thereof, the owner, part owner, or lessee may, but is not required to, record a notice of commencement pursuant to division (A) of this section, and is not required to serve, post, and provide copies of a notice of commencement pursuant to divisions (D), (G), and (H) of this section unless such owner, part owner, or lessee elects to record the notice of commencement. If the owner, part owner, or lessee elects to record the notice of commencement and the improvement extends beyond one parcel of real property or one county, the owner, part owner, or lessee may, in lieu of using the legal description required in division (B)(1) of this section, use a description which reasonably describes the real property on which the improvement is to be made. Any description used other than the

description specified in division (B)(1) of this section shall

(3) The means provided in division (H) of section 1701.07 of	360
the Revised Code, if the person is a corporation.	361
(B) For purposes of this chapter, service is complete upon	362
receipt by the party being served except as provided in division	363
(H) of section 1701.07 of the Revised Code and except, for the	364
purposes of sections 1311.05 and 1311.261 of the Revised Code, if	365
service of a notice of furnishing is made by certified mail,	366
service is complete on the date of the mailing. If the service is	367
attempted upon an owner, part owner, or lessee, or designee, at	368
the address contained in the notice of commencement required by	369
section 1311.04 of the Revised Code, and if the notice, affidavit,	370
or other document is returned unclaimed or refused, service is	371
complete when first attempted.	372
(C) A notice, affidavit, or other document required to be	373
served under this chapter is considered served, whether or not the	374
notice, affidavit, or other document was served by the means	375
described in divisions (A)(1) to (3) of this section, and service	376
is complete on the date the notice, affidavit, or other document	377
is received, if either of the following is true regarding the	378
<pre>notice, affidavit, or other document:</pre>	379
(1) The person served acknowledges receipt of the notice,	380
affidavit, or other document.	381
(2) It can be proved by a preponderance of evidence that the	382
person being served actually received the notice, affidavit, or	383
other document.	384
A notice, affidavit, or other document to which this division	385
applies is presumed to have been received three days after the	386
date of the mailing of the notice, affidavit, or other document,	387
unless a written acknowledgement, receipt, or other evidence	388
provides proof to the contrary.	389

The Fuel Contract of the Contr	
Sec. 1311.25. As used in sections 1311.25 to 1311.32 of the Revised Code:	390 391
(A) "Public improvement" means any construction,	392
reconstruction, improvement, enlargement, alteration, demolition,	393
or repair of a building, highway, drainage system, water system,	394
road, street, alley, sewer, ditch, sewage disposal plant, water	395
works, and any other structure or work of any nature by a public authority.	396 397
(B) "Public authority" includes the state, and a county,	398
township, municipal corporation, school district, or other	399
political subdivision of the state, and any public agency,	400
authority, board, commission, instrumentality, or special district	401
of or in the state or a county, township, municipal corporation,	402
school district, or other political subdivision of the state, and	403
any officer or agent thereof.	404
(C) "Materialman" or "material supplier" includes any person	405
by whom any materials are furnished in furtherance of a public	406
improvement.	407
(D) "Laborer" includes any mechanic, workman worker, artisan,	408
or other individual who performs labor or work in furtherance of	409
any public improvement.	410
(E) "Subcontractor" includes any person who undertakes to	411
construct, alter, erect, improve, repair, demolish, remove, dig,	412
or drill any part of any public improvement under a contract with	413
any person other than the public authority.	414
(F) "Principal contractor" includes any person who undertakes	415
to construct, alter, erect, improve, repair, demolish, remove,	416
dig, or drill any part of any public improvement under a contract	417
with a public authority.	418

(G) "Materials" means all products and substances including,

without limitation, any gasoline, lubricating oil, petroleum

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products, powder, dynamite, blasting supplies and other	421
explosives, tools, equipment, or machinery furnished in	422
furtherance of a public improvement.	423
(H) "Wages" has the same meaning as "prevailing wage" in	424
division (E) of section 4115.03 of the Revised Code.	425
(I) "Notice of commencement" means the notice specified in	426
section 1311.252 of the Revised Code.	427
(J) "Notice of furnishing" means the notice specified in	428
section 1311.261 of the Revised Code.	429
Section 2. That existing sections 1311.01, 1311.04, 1311.19,	430
and 1311.25 of the Revised Code are hereby repealed.	431