As Passed by the House

135th General Assembly

Regular Session

2023-2024

Representatives Roemer, Sweeney

Cosponsors: Representatives Brent, Cross, Hillyer, Russo, Skindell, Johnson, Abrams, Brennan, Brewer, Brown, Carruthers, Click, Dell'Aquila, Denson, Dobos, Edwards, Forhan, Galonski, Grim, Holmes, Isaacsohn, Jones, Lightbody, Liston, Loychik, McNally, Miller, J., Miranda, Mohamed, Patton, Somani, Thomas, C., Troy, Upchurch, Weinstein, Williams

A BILL

То	amend section 4113.61 of the Revised Code to	1
	require owners of private construction projects	2
	to timely pay contractors.	3

Am. H. B. No. 203

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

Section 1. That section 4113.61 of the Revised Code be	4
amended to read as follows:	5
Sec. 4113.61. (A)(1) If a contractor submits a written	6
request for payment to a private owner for an amount that is	7
allowed to the contractor for properly performed work or	8
furnished materials, performed or furnished under a contract	9
with that private owner that was created after this amendment's	10
effective date, the private owner shall pay the amount to the	11
contractor, less any amount withheld as authorized by law, as	12
follows:	13
(a) For work performed or materials furnished pursuant to	14

plans, drawings, specifications, or data submitted for approval 15

to a municipal, township, or county building department, or to	16
the superintendent of industrial compliance, pursuant to section	17
3791.04 of the Revised Code and requiring the seal of an	18
architect registered under Chapter 4703. of the Revised Code or	19
an engineer registered under Chapter 4733. of the Revised Code,	20
thirty days after the work performed or materials furnished are	21
certified as complying with the approved plans, drawings,	22
specifications, or data by an architect registered under Chapter	23
4703. of the Revised Code or an engineer registered under	24
Chapter 4733. of the Revised Code, or thirty days after	25
receiving the request, whichever is later;	26
(b) For all other work performed or materials furnished,	27
thirty days after receiving the request.	28
The private owner may reduce the amount paid by any	29
retainage provision contained in the contract, invoice, or	30
purchase order between the private owner and contractor, and may	31
withhold amounts that may be necessary to resolve disputed liens	32
or claims involving the work or labor performed or material	33
furnished by the contractor.	34
If the private owner fails to comply with division (A)(1)	35
of this section, the private owner shall pay the contractor, in	36
addition to the payment due, interest in the amount of eighteen	37
per cent per annum of the payment due, beginning on the thirty-	38
first day following the private owner's receipt of the payment	39
request from the contractor and ending on the date of full	40
payment of the payment due plus interest to the contractor.	41
(2) If a subcontractor or material supplier submits an	42
application or request for payment or an invoice for materials	43
to a contractor in sufficient time to allow the contractor to	44
include the application, request, or invoice in the contractor's	45

own pay request submitted to an owner, the contractor, within46ten calendar days after receipt of payment from the owner for47improvements to property, shall pay to the:48

(a) Subcontractor, an amount that is equal to the
percentage of completion of the subcontractor's contract allowed
by the owner for the amount of labor or work performed;
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(b) Material supplier, an amount that is equal to all or
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that portion of the invoice for materials which represents the
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materials furnished by the material supplier.
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The contractor may reduce the amount paid by any retainage55provision contained in the contract, invoice, or purchase order56between the contractor and the subcontractor or material57supplier, and may withhold amounts that may be necessary to58resolve disputed liens or claims involving the work or labor59performed or material furnished by the subcontractor or material60supplier.61

If the contractor fails to comply with division $\frac{(A)(1)}{(A)}$ 62 (2) of this section, the contractor shall pay the subcontractor 63 or material supplier, in addition to the payment due, interest 64 in the amount of eighteen per cent per annum of the payment due, 65 beginning on the eleventh day following the receipt of payment 66 from the owner and ending on the date of full payment of the 67 payment due plus interest to the subcontractor or material 68 supplier. 69

(2) (3) If a lower tier subcontractor or lower tier70material supplier submits an application or request for payment71or an invoice for materials to a subcontractor, material72supplier, or other lower tier subcontractor or lower tier73material supplier in sufficient time to allow the subcontractor,74

material supplier, or other lower tier subcontractor or lower 75 tier material supplier recipient to include the application, 76 request, or invoice in the subcontractor's, material supplier's, 77 or other lower tier subcontractor's or lower tier material 78 supplier's recipient's own pay request submitted to a 79 contractor, other subcontractor, material supplier, lower tier 80 subcontractor, or lower tier material supplier, the 81 recipientsubcontractor, material supplier, or other lower tier 82 subcontractor or lower tier material supplier, within ten 83 calendar days after receipt of payment from the contractor, 84 other subcontractor, material supplier, lower tier 85 subcontractor, or lower tier material supplier for improvements 86 to property, shall pay to the: 87 (a) Lower tier subcontractor, an amount that is equal to 88

the percentage of completion of the lower tier subcontractor's 89 contract allowed by the owner for the amount of labor or work 90 performed; 91

(b) Lower tier material supplier, an amount that is equal
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to all or that portion of the invoice for materials which
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represents the materials furnished by the lower tier material
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supplier.

The subcontractor, material supplier, lower tier 96 subcontractor, or lower tier material supplier may reduce the 97 amount paid by any retainage provision contained in the 98 contract, invoice, or purchase order between the subcontractor, 99 material supplier, lower tier subcontractor, or lower tier 100 material supplier and the lower tier subcontractor or lower tier 101 material supplier, and may withhold amounts that may be 102 necessary to resolve disputed liens or claims involving the work 103 or labor performed or material furnished by the lower tier 104 subcontractor or lower tier material supplier.

If the subcontractor, material supplier, lower tier 106 subcontractor, or lower tier material supplier fails to comply 107 with division $\frac{(A)(2)-(A)(3)}{(A)}$ of this section, the subcontractor, 108 material supplier, lower tier subcontractor, or lower tier 109 material supplier shall pay the lower tier subcontractor or 110 lower tier material supplier, in addition to the payment due, 111 interest in the amount of eighteen per cent per annum of the 112 payment due, beginning on the eleventh day following the receipt 113 of payment from the contractor, other subcontractor, material 114 supplier, lower tier subcontractor, or lower tier material 115 supplier and ending on the date of full payment of the payment 116 due plus interest to the lower tier subcontractor or lower tier 117 material supplier. 118

 $\frac{(3)}{(4)}$ If a contractor receives any final retainage from 119 the owner for improvements to property, the contractor shall pay 120 from that retainage each subcontractor and material supplier the 121 subcontractor's or material supplier's proportion of the 122 retainage, within ten calendar days after receipt of the 123 124 retainage from the owner, or within the time period provided in a contract, invoice, or purchase order between the contractor 125 and the subcontractor or material supplier, whichever time 126 period is shorter, provided that the contractor has determined 127 that the subcontractor's or material supplier's work, labor, and 128 materials have been satisfactorily performed or furnished and 129 that the owner has approved the subcontractor's or material 130 supplier's work, labor, and materials. 131

If the contractor fails to pay a subcontractor or material132supplier within the appropriate time period, the contractor133shall pay the subcontractor or material supplier, in addition to134

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the retainage due, interest in the amount of eighteen per cent135per annum of the retainage due, beginning on the eleventh day136following the receipt of the retainage from the owner and ending137on the date of full payment of the retainage due plus interest138to the subcontractor or material supplier.139

(4) (5) If a subcontractor, material supplier, lower tier 140 subcontractor, or lower tier material supplier receives any 141 final retainage from the contractor or other subcontractor, 142 lower tier subcontractor, or lower tier material supplier for 143 improvements to property, the <u>recipientsubcontractor</u>, <u>material</u> 144 supplier, lower tier subcontractor, or lower tier material 145 supplier shall pay from that retainage each lower tier 146 subcontractor subcontractor's or lower tier the lower tier 147 subcontractor's or lower tier material supplier's proportion of 148 the retainage, within ten calendar days after receipt of payment 149 from the contractor or other subcontractor, lower tier-1.50 subcontractor, or lower tier material supplier, or within the 151 time period provided in a contract, invoice, or purchase order 152 between the subcontractor, material supplier, lower tier 153 subcontractor, or lower tier material supplier and the lower 154 tier subcontractor or lower tier material supplier, whichever 155 time period is shorter, provided that the subcontractor, 156 material supplier, lower tier subcontractor, or lower tier 157 material supplier recipient has determined that the lower tier 158 subcontractor's or lower tier material supplier's work, labor, 159 and materials have been satisfactorily performed or furnished 160 and that the owner has approved the lower tier subcontractor's 161 or lower tier material supplier's work, labor, and materials. 162

If the subcontractor, material supplier, lower tier163subcontractor, or lower tier material supplier recipient fails164to pay the lower tier subcontractor or lower tier material165

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supplier within the appropriate time period, the subcontractor, 166 material supplier, lower tier subcontractor, or lower tier-167 material supplier recipient shall pay the lower tier 168 subcontractor or lower tier material supplier, in addition to 169 the retainage due, interest in the amount of eighteen per cent 170 per annum of the retainage due, beginning on the eleventh day 171 following the receipt of the retainage from the contractor or 172 other subcontractor, lower tier subcontractor, or lower tier 173 material supplier and ending on the date of full payment of the 174 retainage due plus interest to the lower tier subcontractor or 175 lower tier material supplier. 176 (5) (6) A contractor, subcontractor, or lower tier 177 subcontractor shall pay a laborer wages due within ten days of 178 payment of any application or request for payment or the receipt 179 of any retainage from an owner, contractor, subcontractor, or 180 lower tier subcontractor. 181 If the contractor, subcontractor, or lower tier 182 subcontractor fails to pay the laborer wages due within the 183 appropriate time period, the contractor, subcontractor, or lower 184 tier subcontractor shall pay the laborer, in addition to the 185 wages due, interest in the amount of eighteen per cent per annum 186 of the wages due, beginning on the eleventh day following the 187 receipt of payment from the owner, contractor, subcontractor, or 188 lower tier subcontractor and ending on the date of full payment 189 of the wages due plus interest to the laborer. 190 (B) (1) If a contractor, subcontractor, material supplier, 191

(B) (1) If a contractor, subcontractor, material supplier, 191
lower tier subcontractor, or lower tier material supplier person 192
owing payment under division (A) of this section has not made 193
payment in compliance with that division (A) (1), (2), (3), (4), 194
or (5) of this section within thirty days after payment is due, 195

a subcontractor, material supplier, lower tier subcontractor, 196 lower tier material supplier, or laborer the person owed payment 197 may file a civil action to recover the amount due plus the-198 interest provided in those divisions. If the court finds in the 199 civil action that a contractor, subcontractor, material 200 supplier, lower tier subcontractor, or lower tier material-201 202 supplier the person owing payment has not made payment in compliance with those divisions division (A) of this section, 203 the court shall award the interest specified in those-204 divisions that division, in addition to the amount due. Except as 205 provided in division (B)(3) of this section, the court shall 206 award the prevailing party reasonable attorney fees and court 207 costs. 208 (2) In making a determination to award attorney fees under 209 division (B)(1) of this section, the court shall consider all 210 relevant factors, including but not limited to the following: 211 (a) The presence or absence of good faith allegations or 212 defenses asserted by the parties; 213 (b) The proportion of the amount of recovery as it relates 214 to the amount demanded; 215

(c) The nature of the services rendered and the time216expended in rendering the services.217

(3) The court shall not award attorney fees under division(B) (1) of this section if the court determines, following a hearing on the payment of attorney fees, that the payment of attorney fees to the prevailing party would be inequitable.

(C) This section does not apply to any construction or
 improvement of any single-, two-, or three-family detached
 dwelling houses.

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(D) (1) No succession of this continue set it lement	00F	
(D)(1) No provision of this section regarding entitlement	225 226	
to interest, attorney fees, or court costs may be waived by	220	
agreement and any such term in any contract or agreement is void		
and unenforceable as against public policy.	228	
(2) This (a) Subject to division (D)(2)(b) of this	229	
section, this section shall not be construed as impairing or	230	
affecting, in any way, the terms and conditions of any contract,	231	
invoice, purchase order, or any other agreement between a <u>any of</u>	232	
the following:		
(i) An owner and a contractor;	234	
(ii) A contractor and a subcontractor or a material	235	
supplier -or between a<u>;</u>	236	
(iii) A subcontractor and another subcontractor, a	237	
material supplier, a lower tier subcontractor, or a lower tier	238	
material supplier , except that if such <u>.</u>	239	
(b) If terms and conditions described in division (D)(2)	240	
<u>(a) of this section</u> contain time periods which that are longer	241	
than any of the time periods specified in divisions (A)(1), (2),	242	
(3), (4), and (5), and (6) of this section or interest at a	243	
percentage less than the interest stated in those divisions,	244	
then the provisions of this section shall prevail over such	245	
terms and conditions.	246	
(E) Notwithstanding the definition of lower tier material	247	
supplier in this section, a person is not a lower tier material	248	
supplier unless the materials supplied by the person are:	249	
(1) Furnished with the intent, as evidenced by the	250	
contract of sale, the delivery order, delivery to the site, or	251	
by other evidence that the materials are to be used on a	252	
particular structure or improvement;	253	

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(2) Incorporated in the improvement or consumed as normal 254 wastage in the course of the improvement; or 255 (3) Specifically fabricated for incorporation in the 256 improvement and not readily resalable in the ordinary course of 257 the fabricator's business even if not actually incorporated in 258 259 the improvement. 260 (F) This section does not apply to any agreement: (1) To explore, produce, or develop oil, natural gas, 261 natural gas liquids, synthetic gas, sulphur, ore, or other 262 mineral substances, including any lease or royalty agreement, 263 joint interest agreement, production or production-related 264 agreement, operating agreement, farmout agreement, area of 265 mutual interest agreement, or other related agreement; 266 (2) For any well or mine services; 267 (3) To purchase, sell, gather, store, or transport oil, 268 natural gas, natural gas liquids, synthetic gas, or other 269 hydrocarbon substances by pipeline or by a fixed, associated 270 facility. 271 (G) As used in this section: 272 (1) "Agreement" includes a written or oral agreement or 273 understanding for either of the following: 274 (a) To provide work or services for a pipeline, including 275 any construction, operating, repair, or maintenance services; 276 (b) To perform a part of the services covered by division 277 (G) (1) (a) of this section or an act collateral to those 278 services, including furnishing or renting equipment, incidental 279 transportation, or other goods and services furnished in 280 connection with those services. 281

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(2) "Contractor" means any person who undertakes to 282 construct, alter, erect, improve, repair, demolish, remove, dig, 283 or drill any part of a structure or improvement under a contract 284 with an owner, a "construction manager" or "construction manager 285 at risk" as those terms are defined in section 9.33 of the 286 Revised Code, or a "design-build firm" as that term is defined 287 in section 153.65 of the Revised Code. 288

(2) (3)"Laborer," "material supplier," "subcontractor,"289and "wages" have the same meanings as in section 1311.01 of the290Revised Code.291

(3) (4)"Lower tier subcontractor" means a subcontractor292who is not in privity of contract with a contractor but is in293privity of contract with another subcontractor.294

(4) (5) "Lower tier material supplier" means a material supplier who is not in privity of contract with a contractor but is in privity of contract with another subcontractor or a material supplier.

(5)(6) "Owner" means the holder of any right, title, or299interest, either legal or equitable, in the real estate upon300which improvements are made, including interests held under a301contract of purchase, whether in writing or otherwise.302

(7) "Private owner" means an owner that is not a public 303 owner. 304

(8) "Public owner" means an owner that is the state, or a305county, township, municipal corporation, school district, or306other political subdivision of the state, or any public agency,307authority, board, commission, instrumentality, or special308district of or in the state, and any officer or agent thereof.309

(9) "Wages due" means the wages due to a laborer as of the 310

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date a contractor or subcontractor receives payment for any311application or request for payment or retainage from any owner,312contractor, or subcontractor.313(6) "Owner" includes the state, and a county, township,314municipal corporation, school district, or other political315subdivision of the state, and any public agency, authority,316

board, commission, instrumentality, or special district of or in-317 the state or a county, township, municipal corporation, school 318 district, or other political subdivision of the state, and any 319 officer or agent thereof and relates to all the interests either 320 321 legal or equitable, which a person may have in the real estateupon which improvements are made, including interests held by 322 323 any person under contracts of purchase, whether in writing or otherwise. 324

(10) "Well or mine services" includes any of the following:

(a) Drilling, deepening, reworking, repairing, improving,327testing, treating, perforating, acidizing, logging,328conditioning, purchasing, gathering, storing, or transporting329oil or natural gas, brine water, fresh water, produced water,330condensate, petroleum products, or other liquid commodities, or331otherwise rendering services in connection with a well drilled332to produce or dispose of oil, gas, or other minerals or water;333

(b) Designing, excavating, constructing, improving, or334otherwise rendering services in connection with an oil, gas, or335other mineral production platform or facility, mine shaft,336drift, or other structure intended directly for use in exploring337for or producing a mineral.338

Section 2. That existing section 4113.61 of the Revised

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Code is hereby repealed.	340
Section 3. Sections 1 and 2 of this act take effect six	341
months after the effective date of this section.	342