By: West S.B. No. 503

## A BILL TO BE ENTITLED

Τ	AN ACT
2	relating to making the award of an arbitration an open record.

- 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- SECTION 1. Section 171.086(b), Civil Practice and Remedies
  Code, is amended to read as follows:
- 6 (b) During the period an arbitration is pending before the 7 arbitrators or at or after the conclusion of the arbitration, a 8 party may file an application for a court order, including an order:
- 9 (1) that was referred to or that would serve a purpose 10 referred to in Subsection (a);
- 11 (2) to require compliance by an adverse party or any 12 witness with an order made under this chapter by the arbitrators 13 during the arbitration;
- 14 (3) to require the issuance and service under court 15 order, rather than under the arbitrators' order, of a subpoena, 16 notice, or other court process:
- 17 (A) in support of the arbitration; or
- 18 (B) in an ancillary proceeding in rem, including 19 by attachment, garnishment, or sequestration, in the manner of and 20 subject to the conditions under which the proceeding may be 21 conducted ancillary to a civil action in a district court;
- 22 (4) to require security for the satisfaction of a 23 court judgment that may be later entered under an award;
- 24 (5) to support the enforcement of a court order

- 1 entered under this chapter;
- 2 (6) to seal the award of the arbitration under Section
- 3 177.053; or
- 4 (7) [(6)] to obtain relief under Section 171.087,
- 5 171.088, 171.089, or 171.091.
- 6 SECTION 2. Title 7, Civil Practice and Remedies Code, is
- 7 amended by adding Chapter 177 to read as follows:
- 8 <u>CHAPTER 177. OPEN RECORDS</u>
- 9 SUBCHAPTER A. GENERAL PROVISIONS
- Sec. 177.001. OPEN RECORDS POLICY. (a) It is this state's
- 11 policy to provide open access to the records of all decisions in
- 12 civil disputes, whether adjudicated or arbitrated, to create
- 13 precedential guidance for future cases.
- 14 (b) It is this state's policy to ensure that a person's right
- 15 to the fair and impartial hearing and resolution of a civil
- 16 complaint is not infringed. To protect that right, it is in the
- 17 public interest and the purpose of this chapter to require the
- 18 provision of information needed to evaluate whether the public
- 19 policy supporting mandatory arbitration is being served and to
- 20 establish a basic system for evaluating and ensuring the
- 21 accountability of arbitrators and arbitration services providers.
- (c) Arbitration awards that qualify may be sealed in
- 23 <u>accordance with Section 177.053 in order to ensure that procedures</u>
- 24 relating to records in arbitration cases are commensurate with
- 25 those within the court system.
- Sec. 177.002. DEFINITIONS. In this chapter:
- 27 (1) "Arbitration" means the procedure for dispute

1	resolution described by Section 154.027.
2	(2) "Arbitration services provider" means a person
3	that holds itself out as:
4	(A) managing, coordinating, or administering
5	arbitrations;
6	(B) providing the services of arbitrators;
7	(C) making referrals or appointments to
8	arbitrators; or
9	(D) providing lists of arbitrators.
10	(3) "Arbitrator" means a neutral individual who hears
11	the claims of the parties to a dispute and renders a decision and
12	who is:
13	(A) chosen by the parties to the dispute;
14	(B) appointed by a court; or
15	(C) selected by an arbitration services provider
16	under an agreement of the parties or applicable rules.
17	(4) "Office of court administration" means the Office
18	of Court Administration of the Texas Judicial System.
19	Sec. 177.003. APPLICABILITY. The requirements of this
20	chapter supplement, in any arbitration held in this state, the
21	arbitration law of this state and any other state and the Federal
22	Arbitration Act (9 U.S.C. Sections 1-16), as amended, and apply to
23	any arbitration subject to those laws.
24	[Sections 177.004-177.050 reserved for expansion]
25	SUBCHAPTER B. AWARD FILING PROCEDURES
26	Sec. 177.051. AWARD FILING. For each arbitration, the
27	arbitrator who conducts the arbitration or, if an arbitration

- 1 services provider administers the arbitration, the services
- 2 provider shall file the arbitration award before the 31st day after
- 3 the date of the arbitration award with the office of court
- 4 administration.
- 5 Sec. 177.052. AWARD INFORMATION. The award filed must
- 6 contain the following information:
- 7 (1) the names of the parties to the dispute;
  - (2) the name of each party's attorney, if any;
- 9 (3) the name of the arbitrator conducting the
- 10 <u>arbitration</u>;

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- 11 (4) the name of the arbitration services provider
- 12 administering the arbitration, if any;
- 13 (5) the arbitrator's award; and
- 14 (6) the date of the arbitrator's award.
- Sec. 177.053. SEALING OF AWARD. (a) Except as provided by
- this section, a party to an arbitration may apply to a court in the
- 17 county in which the arbitration is held to have the arbitrator's
- award sealed in accordance with the standards and procedures under
- 19 Paragraphs 1 through 6, Rule 76a, Texas Rules of Civil Procedure.
- 20 (b) The party seeking to have an award sealed or unsealed
- 21 shall post notice as required by Paragraph 3, Rule 76a, Texas Rules
- 22 of Civil Procedure, except that on the day notice is posted the
- 23 party must:
- 24 (1) file a verified copy of the posted notice with the
- 25 clerk of the court in which the motion to seal or unseal was filed
- and with the office of court administration; and
- 27 (2) notify all other parties to the arbitration of the

- 1 motion to seal or unseal by a method of service described by Rule
- 2 21a, Texas Rules of Civil Procedure.
- 3 (c) A party to an arbitration may request that the court
- 4 issue a temporary sealing order according to the method of
- 5 Paragraph 5, Rule 76a, Texas Rules of Civil Procedure, if the
- 6 requesting party notifies all other parties to the arbitration by a
- 7 method of service described by Rule 21a, Texas Rules of Civil
- 8 Procedure.
- 9 (d) The court receiving the application shall treat the
- award of the arbitrator as if it were a court record under Paragraph
- 2, Rule 76a, Texas Rules of Civil Procedure.
- 12 (e) If the court grants or denies the application for
- 13 sealing the award, the court shall notify the parties to the
- 14 dispute, the arbitrator, the arbitration services provider, if any,
- 15 the clerk of the court, and the office of court administration of
- 16 <u>its decision.</u>
- 17 (f) If the cour<u>t grants the request for sealing, the parties</u>
- 18 to the dispute, the arbitrator, the arbitration services provider,
- 19 if any, the clerk of the court, and the office of court
- 20 administration shall treat the award as if it were a court record
- 21 <u>sealed under Rule 76a, Texas Rules of Civil Procedure, and may not</u>
- 22 disclose it unless the award is later unsealed.
- 23 (g) The rules for unsealing of court records, continuing
- jurisdiction, and appeal under Paragraphs 6, 7, and 8, Rule 76a,
- 25 <u>Texas Rules of Civil Procedure</u>, apply to an award sealed under this
- 26 section.
- [Sections 177.054-177.100 reserved for expansion]

## SUBCHAPTER C. ENFORCEMENT PROVISIONS

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- Sec. 177.101. LATE FILING FEE. (a) The director of the office of court administration, under the supervision of the chief justice, shall implement procedures for the collection of a fee not to exceed \$100 for the late filing of an arbitration award in accordance with rules adopted by the supreme court for the efficient administration of justice.
- 8 (b) A party to an arbitration, or an attorney for the party,
  9 may report an overdue filing of the arbitration award to the office
  10 of court administration.
- Sec. 177.102. LATE AWARD FILERS; INELIGIBILITY FOR

  ARBITRATION ADMINISTRATION. (a) An arbitrator or arbitration

  services provider that has failed more than three times in the

  preceding 12-month period to timely file arbitration awards is

  ineligible to administer a court-ordered arbitration.
- 16 <u>(b) The office of court administration shall compile and</u>
  17 <u>publish at least twice each year an updated list of arbitrators or</u>
  18 <u>arbitration services providers that are ineligible to administer a</u>
  19 court-ordered arbitration under Subsection (a).
- 20 (c) The director of the office of court administration,
  21 under the supervision of the chief justice, shall implement
  22 procedures by which an arbitrator or arbitration services provider
  23 can be removed from the published list in accordance with rules
  24 adopted by the supreme court for the efficient administration of
  25 justice.
- SECTION 3. (a) For the purpose of this section, the date an arbitration is commenced is the date an arbitrator is selected or

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- 1 appointed.
- 2 (b) The changes in law made by this Act apply only to an
- 3 arbitration commenced on or after the effective date of this Act.
- 4 An arbitration commenced before the effective date of this Act is
- 5 governed by the law applicable to arbitrations immediately before
- 6 that date, and that law is continued in effect for that purpose.
- 7 SECTION 4. This Act takes effect January 1, 2006.