

House Study Bill 177 - Introduced

HOUSE FILE _____
BY (PROPOSED COMMITTEE
ON JUDICIARY BILL BY
CHAIRPERSON HOLT)

A BILL FOR

1 An Act relating to notice and opportunity to repair
2 construction defects in new construction, and including
3 effective date and applicability provisions.
4 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:

1 Section 1. NEW SECTION. 686.1 Definitions.

2 As used in this chapter, unless the context otherwise
3 requires:

4 1. "*Action*" means any civil action or arbitration proceeding
5 for damages or indemnity asserting a claim for injury to
6 property, real or personal, or injury to person or wrongful
7 death arising out of the unsafe or defective condition of an
8 improvement to real property based on tort, breach of contract,
9 or express or implied warranty.

10 2. "*Association*" means an entity or homeowners association
11 created for the purposes of managing the operations of a
12 community as set forth in a declaration of covenants or
13 declaration of submission of property to horizontal property
14 regime filed of record in the county that the property is
15 located.

16 3. "*Claimant*" means a private owner, a subsequent private
17 owner, or an association, who asserts a claim in a class action
18 for damages against a general contractor or subcontractor
19 concerning a construction defect. "*Claimant*" shall not include
20 a public corporation as defined in section 573.1.

21 4. "*Construction defect*" means an alleged or actual unsafe
22 or defective condition of an improvement to real property.

23 5. "*General contractor*" means a person who does work or
24 furnishes materials by contract, express or implied, with an
25 owner.

26 6. "*Owner*" means the legal or equitable titleholder of
27 record to real property or the holder of a leasehold interest.

28 7. "*Serve*", "*served*", or "*service*" means delivery by
29 certified mail with a United States postal service record
30 of evidence of delivery or attempted delivery to the last
31 known address of the addressee, by hand delivery with written
32 evidence of delivery, or by delivery by any courier with
33 written evidence of delivery.

34 8. "*Subcontractor*" means a person furnishing material
35 or performing labor upon any building, erection, or other

1 improvement to land, except those having contracts directly
2 with the owner.

3 **Sec. 2. NEW SECTION. 686.2 Action — compliance.**

4 1. A claimant shall not file an action without first
5 complying with the requirements of this chapter. If a claimant
6 files an action alleging a construction defect without first
7 complying with the requirements of this chapter, on timely
8 motion by a party to the action, the court shall stay the
9 action, without prejudice, and the action shall not proceed
10 until the claimant has complied with the requirements.

11 2. An action filed prior to the expiration of the
12 statute of limitations set forth in section 614.1, which is
13 stayed pursuant to this section and for which the statute of
14 limitations runs during the time the claimant is complying with
15 this statute, shall not be deemed barred by the applicable
16 statute of limitation for the pending action if the claimant
17 complies with the requirements of this chapter and the action
18 is otherwise allowed to proceed.

19 **Sec. 3. NEW SECTION. 686.3 Notice and opportunity to
20 repair.**

21 1. Prior to commencing an action alleging a construction
22 defect, the claimant shall, at least one hundred twenty days
23 before filing an action, serve written notice of claim on the
24 general contractor and subcontractor. The notice of claim
25 shall refer to this chapter and must describe the claim in
26 reasonable detail sufficient to determine the general nature of
27 each alleged construction defect, a description of the damage
28 or loss resulting from the defect, if known, and any work or
29 inspections completed to determine the cause of the damage
30 or loss or correct the construction defect. This subsection
31 does not preclude a claimant from filing an action sooner than
32 one hundred twenty days, after service of written notice as
33 expressly provided in subsection 6, 7, or 8.

34 2. *a.* Within sixty days after service of the notice
35 of claim, the person served with the notice of claim under

1 subsection 1 is entitled to perform a reasonable inspection
2 of the property or of each unit subject to the claim to
3 assess each alleged construction defect. The claimant shall
4 provide the person served with notice under subsection 1 and
5 the person's general contractors, subcontractors, or agents
6 reasonable access to the property during normal working hours
7 to inspect the property to determine the nature and cause of
8 each alleged construction defect and the nature and extent
9 of any repairs or replacements necessary to remedy each
10 construction defect. The person served with notice under
11 subsection 1 shall reasonably coordinate the timing and manner
12 of any and all inspections with the claimant to minimize the
13 number of inspections. The inspection may include reasonable
14 destructive testing by mutual agreement under the following
15 terms and conditions:

16 (1) If the person served with notice under subsection 1
17 determines that destructive testing is necessary to determine
18 the nature and cause of the alleged construction defects, the
19 person shall notify the claimant in writing.

20 (2) The notice shall describe the destructive testing
21 to be performed, the person selected to do the testing, the
22 estimated anticipated damage and repairs to or restoration of
23 the property resulting from the testing, the estimated amount
24 of time necessary for the testing and to complete the repairs
25 or restoration, and the financial responsibility offered for
26 covering the costs of repairs or restoration.

27 (3) The testing shall be done at a mutually agreeable time.

28 (4) The claimant or a representative of the claimant may be
29 present to observe the destructive testing.

30 *b.* If the claimant refuses to agree and permit reasonable
31 destructive testing, the claimant shall have no claim for
32 damages which could have been avoided or mitigated had
33 destructive testing been allowed when requested and had a
34 feasible remedy been promptly implemented.

35 3. The general contractor or subcontractor may serve a

1 copy of the notice of claim to each subcontractor or general
2 contractor whom the general contractor or subcontractor
3 reasonably believes is responsible for a construction defect
4 specified in the notice of claim and shall note the specific
5 construction defect for which the subcontractor or general
6 contractor is alleged to be responsible. The notice described
7 in this subsection shall not be construed as an admission of
8 any kind. A general contractor or subcontractor may inspect
9 the property in the manner described in subsection 2.

10 4. Within thirty days after service of the notice of
11 claim pursuant to subsection 3, the general contractor or
12 subcontractor must serve a written response to the general
13 contractor or subcontractor who served the notice of claim.
14 The written response shall include a report, if any, of
15 the scope of any inspection of the property, the findings
16 and results of the inspection, a statement of whether the
17 subcontractor or general contractor is willing to make repairs
18 to the property or whether the claim is disputed, a description
19 of any repairs the subcontractor or general contractor is
20 willing to make to remedy the alleged construction defect, and
21 a timetable for the completion of the repairs. This response
22 may also be served on the initial claimant by the general
23 contractor or subcontractor.

24 5. Within seventy-five days after service of the notice of
25 claim, the person who was served the notice under subsection 1
26 shall serve a written response to the claimant. The response
27 shall be served to the attention of the person who signed the
28 notice of claim, unless otherwise designated in the notice
29 of claim. The written response must provide for one of the
30 following:

31 a. A written offer to remedy the alleged construction defect
32 at no cost to the claimant, a description of the proposed
33 repairs necessary to remedy the construction defect, and a
34 timetable for the completion of such repairs.

35 b. A written offer to compromise and settle the claim by

1 monetary payment, that will not obligate the person's insurer,
2 and a timetable for making payment.

3 c. A written offer to compromise and settle the claim by
4 a combination of repairs and monetary payment that will not
5 obligate the person's insurer, and which includes a detailed
6 description of the proposed repairs and a timetable for the
7 completion of such repairs and making payment.

8 d. A written statement that the person disputes the claim
9 and will not remedy the construction defect or compromise and
10 settle the claim.

11 e. A written statement that a monetary payment, including
12 insurance proceeds, if any, will be determined by the person's
13 insurer after notification to the insurer by means of serving
14 the claim, which service shall occur at the same time the
15 claimant is notified of this settlement option, which the
16 claimant may accept or reject. A written statement under this
17 paragraph may also include an offer under paragraph "c", but
18 such offer shall be contingent upon the claimant also accepting
19 the determination of the insurer whether to make any additional
20 monetary payment.

21 6. If the person served with a notice of claim pursuant
22 to subsection 1 disputes the claim and will neither remedy
23 the construction defect nor compromise and settle the claim,
24 or does not respond to the claimant's notice of claim within
25 the time provided in subsection 5, the claimant may, without
26 further notice, proceed with an action against that person for
27 the claim described in the notice of claim. Nothing in this
28 chapter shall be construed to preclude a partial settlement or
29 compromise of the claim as agreed to by the parties and, in
30 that event, the claimant may, without further notice, proceed
31 with an action on the unresolved portions of the claim.

32 7. A claimant who receives a timely settlement offer shall
33 accept or reject the offer by serving written notice of such
34 acceptance or rejection on the person making the offer within
35 forty-five days after receiving the settlement offer. If

1 a claimant initiates an action without first accepting or
2 rejecting the offer, the court shall stay the action upon
3 timely motion until the claimant complies with this subsection.

4 8. If the claimant timely and properly accepts the offer
5 to repair an alleged construction defect, the claimant shall
6 provide the offeror and the offeror's agents reasonable access
7 to the claimant's property during normal working hours to
8 perform the repair by the agreed-upon timetable as stated
9 in the offer. If the offeror does not make the payment or
10 repair the construction defect within the agreed time and in
11 the agreed manner, except for reasonable delays beyond the
12 control of the offeror, including but not limited to weather
13 conditions, delivery of materials, claimant's actions, or
14 issuance of any required permits, the claimant may, without
15 further notice, proceed with an action against the offeror
16 based upon the claim in the notice of claim. If the offeror
17 makes payment or repairs to the defect within the agreed
18 time and in the agreed manner, the claimant is barred from
19 proceeding with an action for the claim described in the notice
20 of claim or as otherwise provided in the accepted settlement
21 offer.

22 9. This section does not prohibit or limit a claimant from
23 making any necessary emergency repairs to the property as are
24 required to protect the health, safety, and welfare of any
25 person.

26 10. Any offer or failure to offer, pursuant to subsection 5,
27 to remedy a construction defect or to compromise and settle the
28 claim by monetary payment does not constitute an admission of
29 liability with respect to the defect and is not admissible in
30 an action that is subject to this chapter.

31 11. This section does not relieve the person who is served
32 a notice of claim under subsection 1 from complying with all
33 contractual provisions of any liability insurance policy as
34 a condition precedent to coverage for any claim under this
35 section.

1 **Sec. 4. NEW SECTION. 686.4 Multiple construction defects.**

2 The procedures in this chapter apply to each construction
3 defect. However, a claimant may include multiple defects in
4 one notice of claim. A claimant may amend the initial list of
5 construction defects to identify additional or new construction
6 defects as the defects become known to the claimant. The court
7 shall allow the action to proceed to trial only as to alleged
8 construction defects that were noticed and for which the
9 claimant has complied with this chapter and as to construction
10 defects reasonably related to, or caused by, the construction
11 defects previously noticed. Nothing in this section shall
12 preclude subsequent or further actions.

13 **Sec. 5. NEW SECTION. 686.5 Limitations of chapter.**

14 This chapter does not do any of the following:

15 1. Bar or limit any rights, including the right of specific
16 performance to the extent such right would be available in the
17 absence of this chapter, any causes of action, or any theories
18 on which liability may be based, except as specifically
19 provided in this chapter.

20 2. Bar or limit any defense, or create any new defense,
21 except as specifically provided in this chapter.

22 3. Create any new rights, causes of action, or theories on
23 which liability may be based.

24 **Sec. 6. NEW SECTION. 686.6 Effect of arbitration clauses.**

25 To the extent that an arbitration clause in a contract for
26 the sale, design, or construction of real property conflicts
27 with this chapter, this chapter shall control.

28 **Sec. 7. NEW SECTION. 686.7 Application.**

29 1. This chapter applies to construction defects in new
30 construction. This chapter does not apply to construction
31 defects in renovations or remodels.

32 2. This chapter only applies to actions brought pursuant to
33 a class action.

34 **Sec. 8. EFFECTIVE DATE.** This Act, being deemed of immediate
35 importance, takes effect upon enactment.

1 hours to inspect the property to determine the nature and
2 cause of each alleged construction defect and the nature and
3 extent of any repairs or replacements necessary to remedy each
4 construction defect. The bill provides additional details,
5 including providing for destructive testing.

6 The bill provides that the general contractor or
7 subcontractor may serve a copy of the notice of claim to
8 each subcontractor or general subcontractor whom the general
9 contractor or subcontractor reasonably believes is responsible
10 for each construction defect specified in the notice of claim.
11 The bill provides that subcontractors shall be entitled to
12 inspect in the same manner as general contractors. The general
13 contractor or subcontractor must then serve a written response,
14 which shall include a report, if any, of the scope of any
15 inspection of the property, the findings and results of the
16 inspection, a statement of whether the general contractor or
17 subcontractor is willing to make repairs to the property or
18 whether such claim is disputed, a description of any repairs
19 they are willing to make, and a timetable for the completion of
20 the repairs. This response may also be served on the initial
21 claimant by the general contractor.

22 The bill provides that the person who was served the notice
23 must serve a written response to the claimant. The bill
24 provides that the written response must fall into one of five
25 categories, which are laid forth in the bill.

26 If the person served with a notice of claim disputes the
27 claim and will neither remedy the construction defect nor
28 compromise and settle the claim, or does not respond to the
29 claimant's notice of claim within the time provided in the
30 bill, the claimant may, without further notice, proceed with
31 an action against that person for the claim described in the
32 notice of claim.

33 A claimant who receives a timely settlement offer must
34 accept or reject the offer by serving written notice of such
35 acceptance or rejection on the person or company making the

1 offer within the time period set forth in the bill after
2 receiving the settlement offer. The bill specifies that if
3 a claimant initiates an action without first accepting or
4 rejecting the offer, the court shall stay the action upon
5 timely motion until the claimant complies with the requirement.

6 The bill provides that if the claimant timely and properly
7 accepts the offer to repair an alleged construction defect,
8 the claimant shall provide the offeror and the offeror's
9 agents reasonable access to the claimant's property during
10 normal working hours to perform the repair by the agreed-upon
11 timetable as stated in the offer. If the offeror does not make
12 the payment or repair the construction defect within the agreed
13 time and in the agreed manner, except for reasonable delays
14 beyond the control of the offeror, the claimant may, without
15 further notice, proceed with an action against the offeror
16 based upon the claim in the notice of claim. If the offeror
17 makes payment or repairs the defect within the agreed time and
18 in the agreed manner, the claimant is barred from proceeding
19 with an action for the claim described in the notice of claim
20 or as otherwise provided in the accepted settlement offer.

21 The bill does not bar or limit any rights, including the
22 right of specific performance to the extent such right would be
23 available in the absence of the new Code chapter, any causes of
24 action, or any theories on which liability may be based, except
25 as specifically provided in the bill. Additionally, the bill
26 does not bar or limit any defense, or create any new defense,
27 except as specifically provided in the new Code chapter.
28 Finally, the bill does not create any new rights, causes of
29 actions, or theories on which liability may be based.

30 The bill provides that to the extent that an arbitration
31 clause in a contract for the sale, design, or construction of
32 real property conflicts with the bill, the bill shall control.