As Reported by the Senate Government Oversight and Reform Committee

131st General Assembly

Regular Session 2015-2016

S. B. No. 38

Senator Seitz Cosponsors: Senators Eklund, Jones, Patton, Beagle, Coley

A BILL

То	enact sections 9.49, 9.491, 9.492, 9.493, 9.494,	1
	9.495, 9.496, 9.497, and 9.498 of the Revised	2
	Code to provide transparency in contracts	3
	between the state and private attorneys.	4

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

Section 1 . That sections 9.49, 9.491, 9.492, 9.493, 9.494,	5
9.495, 9.496, 9.497, and 9.498 of the Revised Code be enacted to	6
read as follows:	7
Sec. 9.49. Sections 9.49 to 9.498 of the Revised Code	8
shall be known as the transparency in private attorney contracts	9
act.	10
Sec. 9.491. As used in sections 9.49 to 9.498 of the	11
Revised Code:	12
(A) "Legal matter" means any administrative proceeding,	13
case, group of cases, or legal issue for which the state	14
requires legal representation or advice.	15
(B) "Private attorney" means any attorney in the private	16
practice of law or a law firm but does not mean an attorney	17

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appointed by the attorney general pursuant to section 109.08 of	18
the Revised Code for the purpose of collecting debts certified	19
to the attorney general for collection under any law or debts	20
that the attorney general is authorized to collect.	21
(C) "State" means this state and any officer, department,	22
board, commission, division, bureau, council, or unit of	23
organization, however designated, of the executive branch of	24
government of this state and any of its agents.	25
(D) "Securities class action" means an action brought as a	26
class action that includes a violation of the "Securities Act of	27
1933," 15 U.S.C. 77a and following, or the "Securities Exchange	28
Act of 1934," 15 U.S.C. 78a and following.	29
Sec. 9.492. (A) The state shall not enter into a	30
contingency fee contract with a private attorney unless the	31
attorney general or the attorney general's designee makes a	32
written determination prior to entering into that contract or	33
within a reasonable time after entering into the contract that	34
private representation is both cost-effective and in the public	35
interest. Any written determination shall include findings for	36
each of the following factors:	37
(1) Whether there exist sufficient and appropriate legal	38
and financial resources within the attorney general's office to	39
handle the matter involved;	40
(2) The nature of the legal matter for which private	41
representation is required so long as divulging that information	42
would not violate any ethical responsibility of the attorney	43
general or privilege held by the state.	44
(B) If the attorney general or the attorney general's	45
designee makes the determination described in division (A) of	46

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<pre>contract and any extensions of that term:</pre>	106
(a) The private attorney shall acknowledge that the	107
assistant attorney general retains complete control over the	108
course and conduct of the case involved.	109
(b) An assistant attorney general with supervisory	110
authority shall oversee the litigation of the case.	111
(c) An assistant attorney general shall retain veto power	112
over any decisions made by the private attorney.	113
(d) Any opposing party in the case may contact the	114
assistant attorney general directly without having to confer	115
with the private attorney unless the assistant attorney general	116
instructs the opposing party otherwise.	117
(e) An assistant attorney general with supervisory	118
authority for the case may attend all settlement conferences.	119
(f) The private attorney shall acknowledge that final	120
approval regarding settlement of the case is reserved	121
exclusively to the discretion of the attorney general.	122
(2) Nothing in division (E)(1) of this section shall be	123
construed to limit the authority of the client regarding the	124
course, conduct, or settlement of the case.	125
Sec. 9.493. The state shall not enter into a contract with	126
a private attorney located outside this state unless the	127
attorney general determines that at least one of the following	128
<pre>applies:</pre>	129
(A) There are no private attorneys with an office in this	130
state that are willing to accept the legal representation.	131
(B) All private attorneys with offices in this state that	132

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Sec. 9.497. Nothing in sections 9.49 to 9.496 of the	190
Revised Code shall be construed to expand the authority of any	191
state agency or state agent to enter into contracts if no such	192
authority previously existed.	
Co. 0 400 The general accembly intends that any	104
Sec. 9.498. The general assembly intends that any	194
<u>limitations</u> on entering into a contingency fee contract, as	195
provided by sections 9.491 to 9.495 of the Revised Code, are to	196
be applied only to contracts with a private attorney retained on	197
a contingency fee basis by the state. These limitations shall	198
not apply to contingency fee contracts between private parties	199
and contracts not involving the state.	200