572B.10 CONSOLIDATION OF SEPARATE ARBITRATION PROCEEDINGS.

- (a) Except as otherwise provided in subsections (c) and (d), upon motion of a party to an agreement to arbitrate or to an arbitration proceeding, the court may order consolidation of separate arbitration proceedings as to all or some of the claims if:
- (1) there are separate agreements to arbitrate or separate arbitration proceedings between the same persons or one of them is a party to a separate agreement to arbitrate or a separate arbitration proceeding with a third person;
- (2) the claims subject to the agreements to arbitrate arise in substantial part from the same transaction or series of related transactions:
- (3) the existence of a common issue of law or fact creates the possibility of conflicting decisions in the separate arbitration proceedings; and
- (4) prejudice resulting from a failure to consolidate is not outweighed by the risk of undue delay or prejudice to the rights of or hardship to parties opposing consolidation.
- (b) The court may order consolidation of separate arbitration proceedings as to certain claims and allow other claims to be resolved in separate arbitration proceedings.
- (c) The court may not order consolidation of the claims of a party to an agreement to arbitrate which prohibits consolidation.
- (d) An arbitrator shall decide whether to consolidate one or more grievances arising under a collective bargaining agreement.

History: 2010 c 264 art 1 s 10

NOTE: This section, as added by Laws 2010, chapter 264, article 1, section 10, is effective August 1, 2011. Laws 2010, chapter 264, article 1, section 33.