2006 SESSION

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VIRGINIA ACTS OF ASSEMBLY — CHAPTER

An Act to amend and reenact §§ 2.2-1401 through 2.2-1404, 2.2-1405, 2.2-3705.6, 2.2-4310, 15.2-965.1, and 18.2-213.1 of the Code of Virginia, relating to the Department of Minority Business Enterprise; certification of small, women- or minority-owned businesses.

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[H 122]

7 Be it enacted by the General Assembly of Virginia:

8 1. That §§ 2.2-1401 through 2.2-1404, 2.2-1405, 2.2-3705.6, 2.2-4310, 15.2-965.1, and 18.2-213.1 of

Approved

9 the Code of Virginia are amended and reenacted as follows: 10 § 2.2-1401. Definitions.

10 § 2.2-1401. Definitions.11 As used in this chapter

As used in this chapter unless the context requires a different meaning:

"Certification" means the process by which a business or business enterprise is determined to be a
 small, women- or minority-*owned* business enterprise for the purpose of reporting *small, women-owned, and* minority-*owned* business participation in state contracts and purchases pursuant to §§ 2.2-1404 and
 2.2-1405.

"Disadvantaged business enterprise" means a small business concern, as defined in 49 CFR Parts 23
and 26, that is at least 51% owned by one or more socially and economically disadvantaged individuals,
or, in the case of any corporation, partnership, or limited liability company or other entity, at least 51%
of the equity ownership is owned by one or more socially and economically disadvantaged individuals
and the management and daily business operations are controlled by one or more of the socially and
economically disadvantaged individuals who own it.

22 "Minority business enterprise" means a business enterprise that is owned and controlled by one or 23 more socially and economically disadvantaged persons. Such disadvantage may arise from cultural, 24 racial, chronic economic circumstances or background or other similar cause. Such persons include, but 25 are not limited to Blacks, Hispanic Americans, Asian Americans, American Indians, Eskimos, and 26 Aleuts.

27 "Minority individual" means an individual who is a citizen of the United States or a non-citizen who
28 is in full compliance with United States immigration law and who satisfies one or more of the following
29 definitions:

30 1. "African American" means a person having origins in any of the original peoples of Africa and
 31 who is regarded as such by the community of which this person claims to be a part.

32 2. "Asian American" means a person having origins in any of the original peoples of the Far East,
33 Southeast Asia, the Indian subcontinent, or the Pacific Islands, including but not limited to Japan,
34 China, Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Marinas, the Philippines, a U.S. territory of
35 the Pacific, India, Pakistan, Bangladesh, or Sri Lanka and who is regarded as such by the community of
36 which this person claims to be a part.

37 3. "Hispanic American" means a person having origins in any of the Spanish-speaking peoples of
 38 Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures
 39 and who is regarded as such by the community of which this person claims to be a part.

40 4. "Native American" means a person having origins in any of the original peoples of North America
41 and who is regarded as such by the community of which this person claims to be a part or who is
42 recognized by a tribal organization.

⁴³ "Minority-owned business" means a business concern that is at least 51% owned by one or more
⁴⁴ minority individuals or in the case of a corporation, partnership, or limited liability company or other
⁴⁵ entity, at least 51% of the equity ownership interest in the corporation, partnership, or limited liability
⁴⁶ company or other entity is owned by one or more minority individuals and both the management and
⁴⁷ daily business operations are controlled by one or more minority individuals.

48 "Small business" means an independently owned and operated business which, together with
49 affiliates, has 250 or fewer employees, or average annual gross receipts of \$10 million or less averaged
50 over the previous three years.

51 "State agency" means any authority, board, department, instrumentality, institution, agency, or other 52 unit of state government. "State agency" shall not include any county, city, or town.

"Women-owned business" means a business concern that is at least 51% owned by one or more
women who are U.S. citizens or legal resident aliens, or in the case of a corporation, partnership, or
limited liability company or other entity, at least 51% of the equity ownership interest is owned by one
or more women who are citizens of the United States or non-citizens who are in full compliance with

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the United States immigration law, and both the management and daily business operations are 57 58 controlled by one or more women who are U.S. citizens or legal resident aliens.

59 § 2.2-1402. Additional powers and duties of Department.

60 The Department shall have the following additional powers and duties:

61 1. Coordinate as consistent with prevailing law the plans, programs and operations of the state 62 government that affect or may contribute to the establishment, preservation, and strengthening of *small*, 63 women- and minority business enterprise -owned businesses.

2. Promote the mobilization of activities and resources of state and local governments, businesses and 64 65 trade associations, universities, foundations, professional organizations, and volunteer and other groups 66 towards the growth of minority business enterprises small businesses and businesses owned by women 67 and minorities, and facilitate the coordination of the efforts of these groups with those of state departments and agencies. 68

69 3. Establish a center for the development, collection, summarization, and dissemination of 70 information that will be helpful to persons and organizations throughout the nation in undertaking or 71 promoting the establishment and successful operation of procurement from small, women- and minority 72 business enterprise -owned businesses.

73 4. Within constraints of Consistent with prevailing law and availability of funds, and according to the 74 Director's discretion, provide technical and management assistance to small, women- and minority 75 business enterprises -owned businesses, and defray all or part of the costs of pilot or demonstration 76 projects that are designed to overcome the special problems of *small*, women- and minority business 77 enterprises -owned businesses.

78 5. Manage the Capital Access Fund for Disadvantaged Businesses created pursuant to § 2.2-2311, 79 and, in cooperation with the Small Business Financing Authority, determine the qualifications, terms, 80 and conditions for the use of such Fund.

6. Implement any remediation or enhancement measure for small, women- or minority-owned 81 82 businesses as may be authorized by the Governor pursuant to subsection C of § 2.2-4310 and develop 83 regulations, consistent with prevailing law, for program implementation. Such regulations shall be 84 developed in consultation with the state agencies with procurement responsibility and promulgated by 85 those agencies in accordance with applicable law. 86

§ 2.2-1403. Powers of Director.

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As deemed necessary or appropriate to better fulfill the duties of the Department, the Director may:

88 1. With the participation of other state departments and agencies, develop comprehensive plans and 89 specific program goals for the *small*, women- and minority enterprise program -owned business 90 programs; establish regular performance monitoring and reporting systems to assure that goals of state 91 agencies and institutions are being achieved; and evaluate the impact of federal and state support in 92 achieving objectives.

93 2. Employ the necessary personnel and/or subcontract according to his discretion, with localities to 94 supplement the functions of business development organizations.

95 3. Assure the coordinated review of all proposed state training and technical assistance activities in direct support of the small, women- and minority enterprise program -owned business programs to 96 97 ensure consistency with program goals and to avoid duplication.

98 4. Convene, for purposes of coordination, meetings of the heads of departments and agencies, or their 99 designees, whose programs and activities may affect or contribute to the purposes of this chapter.

5. Convene business leaders, educators, and other representatives of the private sector who are 100 101 engaged in assisting the development of *small*, women- and minority-owned business enterprise 102 programs or who could contribute to its development, for the purpose of proposing, evaluating or 103 coordinating governmental and private activities in furtherance of the objectives of this chapter.

104 6. Provide the managerial and organizational framework through which joint undertakings with state 105 departments or agencies or private organizations can be planned and implemented. 106

7. Recommend appropriate legislative or executive actions.

107 8. Adopt reasonable regulations in accordance with the Administrative Process Act (§ 2.2-4000 et 108 seq.) to implement a certification program programs for small, women- and minority business enterprises 109 -owned businesses, which regulations shall be exempt from the Administrative Process Act (§ 2.2-4000 et 110 seq.) pursuant to subdivision B 2 of § 2.2-4002. Such certification process programs shall include consideration of other states' laws that may deny certification to vendors from states that deny like 111 112 certifications to Virginia-based small, women- or minority business enterprises and that may --owned 113 businesses or that provide a preference for small, women- or minority business enterprises --owned businesses based in that state that is not available to Virginia-based businesses. The regulations shall (i) 114 115 establish minimum requirements for certification of small, women- and minority-owned businesses; (ii) provide a process for evaluating existing local, state, private sector, and federal certification programs 116 that meet the minimum requirements; and (iii) mandate certification, without any additional paperwork 117

118 or fee, of any prospective state vendor that has obtained certification under any certification program 119 that is determined to meet the minimum requirements established in the regulations.

120 9. Establish an interdepartmental board in accordance with § 2.2-1404 to supply the Director with 121 information useful in promoting minority business activity. 122

§ 2.2-1404. Interdepartmental Board; cooperation with Department.

123 A. The Interdepartmental Board established by the Director shall be composed of heads of the 124 several departments and agencies of state government or their respective designees, whose functions 125 affect small, women- and minority business enterprise -owned businesses. The participating departments 126 and agencies shall be determined by the Director of the Department. The Interdepartmental Board shall 127 meet at the call of the Director and shall supply the Director with information useful in promoting 128 small, women- and minority-owned business activity.

129 B. The head of each participating state department and agency or their designees shall furnish 130 information, assistance, and reports to, and shall otherwise cooperate with, the Director in the 131 performance of his duties as needed.

132 C. The head of each participating state department or agency shall, when so requested by the 133 Director, designate an assistant or such other similar official to have primary and continuing 134 responsibility for the participation and cooperation of that department or agency in matters concerning 135 small, women- and minority business enterprise -owned businesses.

136 D. Each participating state department or agency shall, within constraints of law and availability of 137 funding, continue all current efforts to foster and promote minority business enterprises and to support 138 the small, women- and minority-owned business program programs, and shall cooperate with the 139 Director in increasing the total state effort.

140 § 2.2-1405. Reports and recommendations; collection of data.

141 The Director shall, from time to time, submit directly or through an assistant to the Governor his 142 recommendations for legislation or other action as he deems desirable to promote the purposes of this 143 chapter.

144 The Director shall report, on or before November 1 of each year, to the Governor and the General 145 Assembly the identity of the state departments and agencies failing to submit annual progress reports on 146 small, women- and minority-owned business procurement required by § 2.2-4310, and the nature and 147 extent of such lack of compliance. The annual report shall include recommendations on the ways to 148 improve compliance with the provisions of § 2.2-4310 and such other related matters as the Director 149 deems appropriate.

150 The Director, with the assistance of the Comptroller, shall develop and implement a systematic data 151 collection process that will provide information for a report to the Governor and General Assembly on 152 state expenditures to small, women- and minority business enterprises -owned businesses during the 153 previous fiscal year.

154 § 2.2-3705.6. Exclusions to application of chapter; proprietary records and trade secrets.

155 The following records are excluded from the provisions of this chapter but may be disclosed by the 156 custodian in his discretion, except where such disclosure is prohibited by law:

157 1. Proprietary information gathered by or for the Virginia Port Authority as provided in § 62.1-132.4 158 or 62.1-134.1.

159 2. Financial statements not publicly available filed with applications for industrial development 160 financings in accordance with Chapter 49 (§ 15.2-4900 et seq.) of Title 15.2.

3. Confidential proprietary records, voluntarily provided by private business pursuant to a promise of 161 162 confidentiality from the Department of Business Assistance, the Virginia Economic Development Partnership, the Virginia Tourism Authority, or local or regional industrial or economic development 163 164 authorities or organizations, used by the Department, the Partnership, the Authority, or such entities for business, trade and tourism development; and memoranda, working papers or other records related to 165 businesses that are considering locating or expanding in Virginia, prepared by such entities, where 166 competition or bargaining is involved and where, if such records are made public, the financial interest 167 168 of the governmental unit would be adversely affected.

169 4. Information that was filed as confidential under the Toxic Substances Information Act (§ 32.1-239 170 et seq.), as such Act existed prior to July 1, 1992.

171 5. Fisheries data that would permit identification of any person or vessel, except when required by 172 court order as specified in § 28.2-204.

173 6. Confidential financial statements, balance sheets, trade secrets, and revenue and cost projections 174 provided to the Department of Rail and Public Transportation, provided such information is exempt 175 under the federal Freedom of Information Act or the federal Interstate Commerce Act or other laws 176 administered by the Surface Transportation Board or the Federal Railroad Administration with respect to 177 data provided in confidence to the Surface Transportation Board and the Federal Railroad 178 Administration.

179 7. Confidential proprietary records related to inventory and sales, voluntarily provided by private
 180 energy suppliers to the Department of Mines, Minerals and Energy, used by that Department for energy
 181 contingency planning purposes or for developing consolidated statistical information on energy supplies.

182 8. Confidential proprietary information furnished to the Board of Medical Assistance Services or the
183 Medicaid Prior Authorization Advisory Committee pursuant to Article 4 (§ 32.1-331.12 et seq.) of
184 Chapter 10 of Title 32.1.

185 9. Proprietary, commercial or financial information, balance sheets, trade secrets, and revenue and 186 cost projections provided by a private transportation business to the Virginia Department of 187 Transportation and the Department of Rail and Public Transportation for the purpose of conducting 188 transportation studies needed to obtain grants or other financial assistance under the Transportation 189 Equity Act for the 21st Century (P.L. 105-178) for transportation projects, provided such information is exempt under the federal Freedom of Information Act or the federal Interstate Commerce Act or other 190 191 laws administered by the Surface Transportation Board or the Federal Railroad Administration with respect to data provided in confidence to the Surface Transportation Board and the Federal Railroad 192 193 Administration. However, the exemption provided by this subdivision shall not apply to any wholly 194 owned subsidiary of a public body.

10. Confidential information designated as provided in subsection D of § 2.2-4342 as trade secrets or
 proprietary information by any person who has submitted to a public body an application for
 prequalification to bid on public construction projects in accordance with subsection B of § 2.2-4317.

198 11. Confidential proprietary records that are voluntarily provided by a private entity pursuant to a proposal filed with a public entity or an affected local jurisdiction under the Public-Private Transportation Act of 1995 (§ 56-556 et seq.) or the Public-Private Education Facilities and 199 200 201 Infrastructure Act of 2002 (§ 56-575.1 et seq.), pursuant to a promise of confidentiality from the 202 responsible public entity or affected local jurisdiction, used by the responsible public entity or affected local jurisdiction for purposes related to the development of a qualifying transportation facility or qualifying project; and memoranda, working papers or other records related to proposals filed under the 203 204 Public-Private Transportation Act of 1995 or the Public-Private Education Facilities and Infrastructure 205 206 Act of 2002, where, if such records were made public, the financial interest of the public or private entity involved with such proposal or the process of competition or bargaining would be adversely 207 208 affected. In order for confidential proprietary information to be excluded from the provisions of this chapter, the private entity shall (i) invoke such exclusion upon submission of the data or other materials 209 210 for which protection from disclosure is sought, (ii) identify the data or other materials for which protection is sought, and (iii) state the reasons why protection is necessary. For the purposes of this 211 212 subdivision, the terms "affected local jurisdiction," "public entity" and "private entity" shall be defined as they are defined in the Public-Private Transportation Act of 1995 or in the Public-Private Education 213 214 Facilities and Infrastructure Act of 2002. However, nothing in this subdivision shall be construed to 215 prohibit the release of procurement records as required by § 56-573.1 or 56-575.16. Procurement records shall not be interpreted to include proprietary, commercial or financial information, balance sheets, 216 financial statements, or trade secrets that may be provided by the private entity as evidence of its 217 218 qualifications.

12. Confidential proprietary information or trade secrets, not publicly available, provided by a private
person or entity to the Virginia Resources Authority or to a fund administered in connection with
financial assistance rendered or to be rendered by the Virginia Resources Authority where, if such
information were made public, the financial interest of the private person or entity would be adversely
affected, and, after June 30, 1997, where such information was provided pursuant to a promise of
confidentiality.

225 13. Confidential proprietary records that are provided by a franchisee under § 15.2-2108 to its 226 franchising authority pursuant to a promise of confidentiality from the franchising authority that relates 227 to the franchisee's potential provision of new services, adoption of new technologies or implementation 228 of improvements, where such new services, technologies or improvements have not been implemented 229 by the franchisee on a nonexperimental scale in the franchise area, and where, if such records were 230 made public, the competitive advantage or financial interests of the franchisee would be adversely affected. In order for confidential proprietary information to be excluded from the provisions of this 231 232 chapter, the franchisee shall (i) invoke such exclusion upon submission of the data or other materials for 233 which protection from disclosure is sought, (ii) identify the data or other materials for which protection 234 is sought, and (iii) state the reason why protection is necessary.

235 14. Documents and other information of a proprietary nature furnished by a supplier of charitable236 gaming supplies to the Department of Charitable Gaming pursuant to subsection E of § 18.2-340.34.

237 15. Records and reports related to Virginia apple producer sales provided to the Virginia State Apple
 238 Board pursuant to §§ 3.1-622 and 3.1-624.

239 16. Trade secrets, as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) of Title 59.1,

submitted by CMRS providers as defined in § 56-484.12 to the Wireless Carrier E-911 Cost RecoverySubcommittee created pursuant to § 56-484.15, relating to the provision of wireless E-911 service.

17. Records submitted as a grant application, or accompanying a grant application, to the
Commonwealth Health Research Board pursuant to Chapter 22 (§ 23-277 et seq.) of Title 23 to the
extent such records contain proprietary business or research-related information produced or collected by
the applicant in the conduct of or as a result of study or research on medical, rehabilitative, scientific,
technical or scholarly issues, when such information has not been publicly released, published,
copyrighted or patented, if the disclosure of such information would be harmful to the competitive
position of the applicant.

249 18. Confidential proprietary records and trade secrets developed and held by a local public body (i) 250 providing telecommunication services pursuant to § 56-265.4:4 and (ii) providing cable television 251 services pursuant to Article 1.1 (§ 15.2-2108.2 et seq.) of Chapter 2 of Title 15.2, to the extent that 252 disclosure of such records would be harmful to the competitive position of the locality. In order for 253 confidential proprietary information or trade secrets to be excluded from the provisions of this chapter, 254 the locality in writing shall (i) invoke the protections of this subdivision, (ii) identify with specificity the 255 records or portions thereof for which protection is sought, and (iii) state the reasons why protection is necessary. 256

19. Confidential proprietary records and trade secrets developed by or for a local authority created in accordance with the Virginia Wireless Service Authorities Act (§ 15.2-5431.1 et seq.) to provide qualifying communications services as authorized by Article 5.1 (§ 56-484.7:1 et seq.) of Chapter 15 of Title 56, where disclosure of such information would be harmful to the competitive position of the authority, except that records required to be maintained in accordance with § 15.2-2160 shall be released.

263 20. Trade secrets as defined in the Uniform Trade Secrets Act (§ 59.1-336 et seq.) or financial 264 records of a business, including balance sheets and financial statements, that are not generally available 265 to the public through regulatory disclosure or otherwise, provided to the Department of Minority 266 Business Enterprise as part of an application for (i) certification as a small, women- or minority-owned business in accordance with Chapter 14 (2.2-1400 et seq.) of this title or (ii) a claim made by a 267 268 disadvantaged business or an economically disadvantaged individual against the Capital Access Fund 269 for Disadvantaged Businesses created pursuant to § 2.2-2311. In order for such trade secrets or 270 financial records to be excluded from the provisions of this chapter, the business shall (a) invoke such 271 exclusion upon submission of the data or other materials for which protection from disclosure is sought, 272 (b) identify the data or other materials for which protection is sought, and (c) state the reasons why 273 protection is necessary.

\$ 2.2-4310. Discrimination prohibited; participation of small, women- and minority-owned business.

A. In the solicitation or awarding of contracts, no public body shall discriminate against a bidder or
offeror because of race, religion, color, sex, national origin, age, disability, or any other basis prohibited
by state law relating to discrimination in employment. Whenever solicitations are made, each public
body shall include businesses selected from a list made available by the Department of Minority
Business Enterprise.

280 B. All public bodies shall establish programs consistent with this chapter to facilitate the participation 281 of small businesses and businesses owned by women and minorities in procurement transactions. The 282 programs established shall be in writing and shall include cooperation with the Department of Minority 283 Business Enterprise, the United States Small Business Administration, and other public or private 284 agencies comply with the provisions of any enhancement or remedial measures authorized by the 285 Governor pursuant to subsection C or, where applicable, by the chief executive of a local governing 286 body pursuant to § 15.2-965.1, and shall include specific plans to achieve any goals established therein. 287 State agencies shall submit annual progress reports on small, women- and minority-owned business 288 procurement to the Department of Minority Business Enterprise in a form specified by the Department of 289 Minority Business Enterprise.

C. Whenever there exists (i) a rational basis for small business enhancement or (ii) a persuasive analysis that documents a statistically significant disparity between the availability and utilization of women- and minority-owned businesses, the Governor is authorized and encouraged to require state agencies to implement appropriate enhancement or remedial measures consistent with prevailing law. For the purposes of this subsection, "state agency" means any authority, board, department, instrumentality, institution, agency or other unit of state government. "State agency" shall not include any county, city or town.

297 D. In the solicitation or awarding of contracts, no state agency, department or institution shall
298 discriminate against a bidder or offeror because the bidder or offeror employs ex-offenders unless the
299 state agency, department or institution has made a written determination that employing ex-offenders on
300 the specific contract is not in its best interest.

301 E. As used in this section:

302 "Minority individual" means an individual who is a citizen of the United States or a non-citizen who 303 is in full compliance with United States immigration law and who satisfies one or more of the following 304 definitions:

305 1. "African American" means a person having origins in any of the original peoples of Africa and 306 who is regarded as such by the community of which this person claims to be a part.

2. "Asian American" means a person having origins in any of the original peoples of the Far East, 307 308 Southeast Asia, the Indian subcontinent, or the Pacific Islands, including but not limited to Japan, 309 China, Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Marinas, the Philippines, a U.S. territory of 310 the Pacific, India, Pakistan, Bangladesh, or Sri Lanka and who is regarded as such by the community of 311 which this person claims to be a part.

3. "Hispanic American" means a person having origins in any of the Spanish-speaking peoples of 312 313 Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures 314 and who is regarded as such by the community of which this person claims to be a part.

4. "Native American" means a person having origins in any of the original peoples of North America 315 316 and who is regarded as such by the community of which this person claims to be a part or who is 317 recognized by a tribal organization.

318 "Minority-owned business" means a business concern that is at least 51% owned by one or more 319 minority individuals or in the case of a corporation, partnership, or limited liability company or other 320 entity, at least 51% of the equity ownership interest in the corporation, partnership, or limited liability 321 company or other entity is owned by one or more minority individuals and both the management and 322 daily business operations are controlled by one or more minority individuals.

323 "Small business" means an independently owned and operated business which, together with 324 affiliates, has 250 or fewer employees, or average annual gross receipts of \$10 million or less averaged 325 over the previous three years.

326 "State agency" means any authority, board, department, instrumentality, institution, agency, or other unit of state government. "State agency" shall not include any county, city, or town. "Women-owned business" means a business concern that is at least 51% owned by one or more 327

328 329 women who are citizens of the United States or non-citizens who are in full compliance with United 330 States immigration law, or in the case of a corporation, partnership, or limited liability company or other entity, at least 51% of the equity ownership interest is owned by one or more women who are 331 332 citizens of the United States or non-citizens who are in full compliance with United States immigration 333 law, and both the management and daily business operations are controlled by one or more women who 334 are citizens of the United States or non-citizens who are in full compliance with the United States 335 *immigration law.* 336

§ 15.2-965.1. Participation of small, women- and minority-owned businesses.

337 A. Any locality may enact an ordinance providing that whenever there exists (i) a rational basis for small business enhancement, or (ii) a persuasive analysis that documents a statistically significant disparity between the availability and utilization of women- and minority-owned businesses, the chief 338 339 340 executive of the local governing entity shall be authorized and encouraged to require implementation of 341 appropriate enhancement and remedial measures consistent with prevailing law.

342 B. A small, women- or minority-owned business that is certified by the Department of Minority 343 Business Enterprises pursuant to § 2.2-1403 shall not be required by any locality to obtain any additional certification to participate in any program designed to enhance the participation of such 344 345 businesses as vendors or to remedy any documented disparity.

346 § 18.2-213.1. Obtaining certification as small, women- or minority-owned business, or disadvantaged 347 business enterprise by deception; penalty.

348 A. Except as otherwise provided by § 18.2-498.3, a person shall be guilty of a Class 1 misdemeanor 349 if, in the course of business, he:

350 1. Fraudulently obtains or retains certification as a minority small, women- or minority-owned 351 business or disadvantaged business enterprise;

2. Willfully makes a false statement knowing it to be untrue, whether by affidavit, report or other 352 353 representation, to an official or employee of a public body for the purpose of influencing the 354 certification or denial of certification of any business entity as a small, women- or minority-owned business, or disadvantaged business enterprise; 355

3. Willfully obstructs or impedes any agency official or employee who is investigating the 356 357 qualifications of a business entity which has requested certification as a small, women- or 358 minority-owned business, or disadvantaged business enterprise; or

359 4. Fraudulently obtains public moneys reserved for or allocated or available to small, women- or 360 minority-owned businesses or disadvantaged business enterprises.

B. For the purposes of this section, "disadvantaged business enterprise," "minority-owned business 361

362 enterprise," and "small business" and "women-owned business" shall have the same meaning as those 363 terms are defined in § 2.2-1400 and "disadvantaged business enterprise" means a small business that is 364 both owned and controlled by minorities or by women. This means that minorities or women must own 365 fifty-one percent of the business, and that they must control the management and daily operations of the 366 business. Minorities include Blacks, Hispanics, Asian Americans, American Indians and Alaskan Natives 367 and members of other groups or other individuals who the Small Business Administration (SBA) has 368 determined are economically and socially disadvantaged under Section 8 (a) of the Small Business Act 369 2.2-1401.