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1	HOUSE BILL NO. 608
2	Offered January 10, 2018
3	Prefiled January 8, 2018
4 5	A BILL to amend the Code of Virginia by adding a section numbered 2.2-4303.01, relating to the Virginia Public Programment Act, high righ contracts, report
5 6	Virginia Public Procurement Act; high-risk contracts; report.
U	Patron—Carr
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8 9	Referred to Committee on General Laws
9 10	Be it enacted by the General Assembly of Virginia:
11	1. That the Code of Virginia is amended by adding a section numbered 2.2-4303.01 as follows:
12	§ 2.2-4303.01. High-risk contracts; definition; review.
13	A. For the purposes of this section, "high-risk contract" means any public contract for the
14	procurement of goods, services, insurance, or construction that is anticipated to either (i) cost in excess
15	of \$10 million over the initial term of the contract or (ii) cost in excess of \$5 million over the initial
16 17	term of the contract and meet at least one of the following criteria: (a) the goods, services, insurance, or construction that is the subject of the contract is being procured by two or more state public bodies;
18	(b) the anticipated term of the initial contract, excluding renewals, is greater than five years; or (c) the
19	state public body procuring the goods, services, insurance, or construction has not procured similar
20	goods, services, insurance, or construction within the last five years.
21	B. Prior to issuing a solicitation for a high-risk contract, a state public body shall submit such
22	solicitation for review by (i) the Department of General Services for solicitations for goods and
23 24	nonprofessional and professional services that are not for information technology or road construction or design and (ii) the Virginia Information Technologies Agency for solicitations for goods and services
25	related to information technology. Such review shall include an evaluation of the extent to which the
26	solicitation complies with applicable state law and policy, as well as an evaluation of the
27	appropriateness of the solicitation's terms and conditions. In addition, the review shall ensure that such
28	solicitations for high-risk contracts contain distinct and measurable performance metrics and clear
29	enforcement provisions, including penalties or incentives, to be used in the event that contract
30 31	performance metrics or other provisions are not met. C. Prior to awarding a high-risk contract, a state public body shall submit such contract for review
32	by (i) the Office of the Attorney General, (ii) the Department of General Services for contracts for
33	goods and nonprofessional and professional services that are not for information technology or road
34	construction or design, and (iii) the Virginia Information Technologies Agency for contracts for goods
35	and services related to information technology. Such review shall include an evaluation of the extent to
36 37	which the contract complies with applicable state law and policy, as well as an evaluation of the logality and appropriateness of the contract's terms and conditions. In addition, the region shall ensure
37 38	legality and appropriateness of the contract's terms and conditions. In addition, the review shall ensure that such high-risk contracts contain distinct and measurable performance metrics and clear
39	enforcement provisions, including penalties or incentives, to be used in the event that contract
40	performance metrics or other provisions are not met.
41	D. The Department of General Services' central electronic procurement system shall serve as a
42	centralized resource for all state public bodies on information related to the performance of high-risk
43 44	contracts. All state public bodies shall submit information on high-risk contracts for inclusion in the system. Such information shall include, but not be limited to, the following information on each high-risk
45	contract:
46	1. Scheduled contract performance dates and actual contract completion dates;
47	2. Contract award value and actual contract expenditures; and
48	3. Information on vendor performance, including any cure letters, formal complaints, and
49 50	end-of-contract evaluations.
50 51	<i>E.</i> Employees designated as primary administrators of high-risk contracts shall be required to complete a training program on effective contract administration provided by the Department of General
52	Services prior to commencing contract administration duties. Such training program shall focus on
53	strategies to identify, mitigate, and control contract-related risk through effective contract
54	administration, including effective monitoring of vendor performance and enforcement of contract
55	provisions.
56 57	2. That any existing contract that (i) meets the definition of a high-risk contract and (ii) has two or more remaining renewal provisions shall be reviewed in accordance with the provisions of
57 58	subsection C of § 2.2-4303.01 of the Code of Virginia as created by this act prior to any such
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59 renewal.

3. That the Department of General Services shall collaborate with the Virginia Information 60 Technologies Agency and the Office of the Attorney General on any improvements to the 61

62 Department's central electronic procurement system that are necessary to allow it to effectively 63 collect quantifiable and objective information related to the performance of high-risk contracts.

64 The Department of General Services, in collaboration with the Virginia Information Technologies

65 Agency and the Office of the Attorney General, shall submit a report to the House Committee on Appropriations and the Senate Committee on Finance by November 1, 2018, including 66

recommendations for any such improvements. 67

4. That the provisions of subsection D of § 2.2-4303.01 of the Code of Virginia as created by this 68 act shall become effective on July 1, 2019. 69

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5. That the Department of General Services and the Virginia Information Technologies Agency 71 shall jointly develop a comprehensive training program on the effective administration of high-risk

contracts, including effective monitoring of vendor performance and enforcement of contract 72

provisions. The Department of General Services and the Virginia Information Technologies Agency 73

74 shall solicit input from selected state agency staff, including existing procurement officers and contract administrators, on the content of the training. The Department of General Services and 75

the Virginia Information Technologies Agency shall also develop a condensed, online training 76

77 course on effective contract administration for agency staff responsible for lower risk contracts.

6. That the requirement for primary administrators of high-risk contracts to complete a training 78

program pursuant to subsection E of § 2.2-4303.01 of the Code of Virginia as created by this act 79

80 shall become effective on a timetable established by the Department of General Services.