2015 SESSION

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SENATE BILL NO. 1371

AMENDMENT IN THE NATURE OF A SUBSTITUTE

(Proposed by the House Committee on General Laws

on February 19, 2015)

(Patron Prior to Substitute—Senator Ruff)

5 6 A BILL to amend and reenact §§ 2.2-2012, 2.2-4301, 2.2-4302.2, 2.2-4303, 2.2-4304, 2.2-4343, and 23-38.110 of the Code of Virginia and to amend the Code of Virginia by adding sections numbered 7 8 2.2-4303.1 and 2.2-4303.2, relating to the Virginia Public Procurement Act; methods of 9 procurement; job order contracting and cooperative procurement. 10

Be it enacted by the General Assembly of Virginia:

1. That §§ 2.2-2012, 2.2-4301, 2.2-4302.2, 2.2-4303, 2.2-4304, 2.2-4343, and 23-38.110 of the Code of 11 Virginia are amended and reenacted and that the Code of Virginia is amended by adding sections 12 13 numbered 2.2-4303.1 and 2.2-4303.2 as follows:

§ 2.2-2012. Procurement of information technology and telecommunications goods and services; 14 15 computer equipment to be based on performance-based specifications.

A. Information technology and telecommunications goods and services of every description shall be 16 procured by (i) VITA for its own benefit or on behalf of other state agencies and institutions or (ii) such 17 other agencies or institutions to the extent authorized by VITA. Such procurements shall be made in 18 accordance with the Virginia Public Procurement Act (§ 2.2-4300 et seq.), regulations that implement the 19 20 electronic and information technology accessibility standards of the Rehabilitation Act of 1973 (29 21 U.S.C. § 794d), as amended, and any regulations as may be prescribed by VITA. In no case shall such 22 procurements exceed the requirements of the regulations that implement the electronic and information 23 technology accessibility standards of the Rehabilitation Act of 1973, as amended.

24 The CIO shall disapprove any procurement that does not conform to the Commonwealth strategic 25 plan for information technology developed and approved pursuant to § 2.2-2007 or to the individual strategic plans of state agencies or public institutions of higher education. 26

B. All statewide contracts and agreements made and entered into by VITA for the purchase of 27 28 communications services, telecommunications facilities, and information technology goods and services 29 shall provide for the inclusion of counties, cities, and towns in such contracts and agreements. 30 Notwithstanding the provisions of § 2.2-4301, 2.2-4302.1, or 2.2-4302.2, 2.2-4303.1, or 2.2-4303.2, 31 VITA may enter into multiple vendor contracts for the referenced services, facilities, and goods and 32 services.

33 C. VITA may establish contracts for the purchase of personal computers and related devices by 34 licensed teachers employed in a full-time teaching capacity in Virginia public schools or in state educational facilities for use outside the classroom. The computers and related devices shall not be 35 purchased with public funds, but shall be paid for and owned by teachers individually provided that no 36 37 more than one such computer and related device per year shall be so purchased.

38 D. If VITA, or any agency or institution authorized by VITA, elects to procure personal computers 39 and related peripheral equipment pursuant to any type of blanket purchasing arrangement under which public bodies, as defined in § 2.2-4301, may purchase such goods from any vendor following 40 competitive procurement but without the conduct of an individual procurement by or for the using 41 42 agency or institution, it shall establish performance-based specifications for the selection of equipment. Establishment of such contracts shall emphasize performance criteria including price, quality, and 43 delivery without regard to "brand name." All vendors meeting the Commonwealth's performance requirements shall be afforded the opportunity to compete for such contracts. 44 45

E. VITA shall allow private institutions of higher education chartered in Virginia and granted 46 47 tax-exempt status under § 501(c)(3) of the Internal Revenue Code to purchase directly from contracts established for state agencies and public bodies by VITA. **48**

49 F. This section shall not be construed or applied so as to infringe upon, in any manner, the 50 responsibilities for accounting systems assigned to the Comptroller under § 2.2-803.

51 § 2.2-4301. Definitions.

As used in this chapter:

53 "Affiliate" means an individual or business that controls, is controlled by, or is under common 54 control with another individual or business. A person controls an entity if the person owns, directly or 55 indirectly, more than 10 percent of the voting securities of the entity. For the purposes of this definition "voting security" means a security that (i) confers upon the holder the right to vote for the election of 56 members of the board of directors or similar governing body of the business or (ii) is convertible into, 57 or entitles the holder to receive, upon its exercise, a security that confers such a right to vote. A general 58 59 partnership interest shall be deemed to be a voting security.

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60 "Best value," as predetermined in the solicitation, means the overall combination of quality, price,61 and various elements of required services that in total are optimal relative to a public body's needs.

62 "Business" means any type of corporation, partnership, limited liability company, association, or sole63 proprietorship operated for profit.

64 "Competitive negotiation" is the method of contractor selection set forth in § 2.2-4302.2.

65 "Competitive sealed bidding" is the method of contractor selection set forth in § 2.2-4302.1.

"Construction" means building, altering, repairing, improving or demolishing any structure, buildingor highway, and any draining, dredging, excavation, grading or similar work upon real property.

68 "Construction management contract" means a contract in which a party is retained by the owner to coordinate and administer contracts for construction services for the benefit of the owner, and may also include, if provided in the contract, the furnishing of construction services to the owner.

"Design-build contract" means a contract between a public body and another party in which the party contracting with the public body agrees to both design and build the structure, roadway or other item specified in the contract.

74 "Employment services organization" means an organization that provides employment services to individuals with disabilities that is an approved Commission on the Accreditation of Rehabilitation
76 Facilities (CARF) accredited vendor of the Department for Aging and Rehabilitative Services.

"Goods" means all material, equipment, supplies, printing, and automated data processing hardwareand software.

"Informality" means a minor defect or variation of a bid or proposal from the exact requirements of
the Invitation to Bid, or the Request for Proposal, which does not affect the price, quality, quantity or
delivery schedule for the goods, services or construction being procured.

82 "Job order contracting" means a method of procuring construction services by establishing a book of 83 unit prices and then obtaining a contractor to perform work as needed using the prices, quantities, and 84 specifications in the book as the basis of its pricing. The contractor may be selected through either 85 competitive sealed bidding or competitive negotiation depending on the needs of the public body 86 procuring the construction services. A minimum amount of work may be specified in the contract. The 87 contract term and the project amount shall not exceed the limitations specified in § 2.2-4302.2 or 88 2.2-4303 or 2.2-4303.2.

89 "Multiphase professional services contract" means a contract for the providing of professional services where the total scope of work of the second or subsequent phase of the contract cannot be specified without the results of the first or prior phase of the contract.

92 "Nonprofessional services" means any services not specifically identified as professional services in
 93 the definition of professional services.

94 "Potential bidder or offeror," for the purposes of §§ 2.2-4360 and 2.2-4364, means a person who, at 95 the time a public body negotiates and awards or proposes to award a contract, is engaged in the sale or 96 lease of goods, or the sale of services, insurance or construction, of the type to be procured under the 97 contract, and who at such time is eligible and qualified in all respects to perform that contract, and who 98 would have been eligible and qualified to submit a bid or proposal had the contract been procured 99 through competitive sealed bidding or competitive negotiation.

"Professional services" means work performed by an independent contractor within the scope of the
 practice of accounting, actuarial services, architecture, land surveying, landscape architecture, law,
 dentistry, medicine, optometry, pharmacy or professional engineering. "Professional services" shall also
 include the services of an economist procured by the State Corporation Commission.

"Public body" means any legislative, executive or judicial body, agency, office, department, authority,
 post, commission, committee, institution, board or political subdivision created by law to exercise some
 sovereign power or to perform some governmental duty, and empowered by law to undertake the
 activities described in this chapter. "Public body" shall include any metropolitan planning organization or
 planning district commission which operates exclusively within the Commonwealth of Virginia.

109 "Public contract" means an agreement between a public body and a nongovernmental source that is 110 enforceable in a court of law.

"Responsible bidder" or "offeror" means a person who has the capability, in all respects, to perform
fully the contract requirements and the moral and business integrity and reliability that will assure good
faith performance, and who has been prequalified, if required.

114 "Responsive bidder" means a person who has submitted a bid that conforms in all material respects 115 to the Invitation to Bid.

116 "Reverse auctioning" means a procurement method wherein bidders are invited to bid on specified 117 goods or nonprofessional services through real-time electronic bidding, with the award being made to 118 the lowest responsive and responsible bidder. During the bidding process, bidders' prices are revealed 119 and bidders shall have the opportunity to modify their bid prices for the duration of the time period 120 established for bid opening.

121 "Services" means any work performed by an independent contractor wherein the service rendered

does not consist primarily of acquisition of equipment or materials, or the rental of equipment, materialsand supplies.

§ 2.2-4302.2. Process for competitive negotiation.

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125 A. The process for competitive negotiation shall include the following:

126 1. Issuance of a written Request for Proposal indicating in general terms that which is sought to be
 procured, specifying the factors that will be used in evaluating the proposal and containing or
 incorporating by reference the other applicable contractual terms and conditions, including any unique
 capabilities, specifications or qualifications that will be required;

130 2. Public notice of the Request for Proposal at least 10 days prior to the date set for receipt of 131 proposals by posting on the Department of General Services' central electronic procurement website or 132 other appropriate websites. Additionally, public bodies shall publish in a newspaper of general circulation in the area in which the contract is to be performed so as to provide reasonable notice to the 133 134 maximum number of offerors that can be reasonably anticipated to submit proposals in response to the 135 particular request. Posting on the Department of General Services' central electronic procurement website 136 shall be required of any state public body. Local public bodies are encouraged to utilize the Department 137 of General Services' central electronic procurement website to provide the public with centralized 138 visibility and access to the Commonwealth's procurement opportunities. In addition, proposals may be 139 solicited directly from potential contractors. Any additional solicitations shall include certified businesses 140 selected from a list made available by the Department of Small Business and Supplier Diversity; and

141 3. For goods, nonprofessional services, and insurance, selection shall be made of two or more 142 offerors deemed to be fully qualified and best suited among those submitting proposals, on the basis of 143 the factors involved in the Request for Proposal, including price if so stated in the Request for Proposal. 144 Negotiations shall then be conducted with each of the offerors so selected. Price shall be considered, but 145 need not be the sole or primary determining factor. After negotiations have been conducted with each 146 offeror so selected, the public body shall select the offeror which, in its opinion, has made the best 147 proposal and provides the best value, and shall award the contract to that offeror. When the terms and 148 conditions of multiple awards are so provided in the Request for Proposal, awards may be made to more 149 than one offeror. Should the public body determine in writing and in its sole discretion that only one 150 offeror is fully qualified, or that one offeror is clearly more highly qualified than the others under 151 consideration, a contract may be negotiated and awarded to that offeror; or

152 4. For professional services, the public body shall engage in individual discussions with two or more 153 offerors deemed fully qualified, responsible and suitable on the basis of initial responses and with 154 emphasis on professional competence, to provide the required services. Repetitive informal interviews 155 shall be permissible. The offerors shall be encouraged to elaborate on their qualifications and 156 performance data or staff expertise pertinent to the proposed project, as well as alternative concepts. In 157 addition, offerors shall be informed of any ranking criteria that will be used by the public body in 158 addition to the review of the professional competence of the offeror. The Request for Proposal shall not, 159 however, request that offerors furnish estimates of man-hours or cost for services. At the discussion 160 stage, the public body may discuss nonbinding estimates of total project costs, including, but not limited to, life-cycle costing, and where appropriate, nonbinding estimates of price for services. In accordance 161 162 with § 2.2-4342, proprietary information from competing offerors shall not be disclosed to the public or to competitors. At the conclusion of discussion, outlined in this subdivision, on the basis of evaluation 163 factors published in the Request for Proposal and all information developed in the selection process to 164 165 this point, the public body shall select in the order of preference two or more offerors whose 166 professional qualifications and proposed services are deemed most meritorious.

167 Negotiations shall then be conducted, beginning with the offeror ranked first. If a contract satisfactory and advantageous to the public body can be negotiated at a price considered fair and reasonable, the award shall be made to that offeror. Otherwise, negotiations with the offeror ranked first shall be formally terminated and negotiations conducted with the offeror ranked second, and so on until such a contract can be negotiated at a fair and reasonable price.

172 Notwithstanding the foregoing, if the terms and conditions for multiple awards are included in the173 Request for Proposal, a public body may award contracts to more than one offeror.

174 Should the public body determine in writing and in its sole discretion that only one offeror is fully
175 qualified or that one offeror is clearly more highly qualified and suitable than the others under
176 consideration, a contract may be negotiated and awarded to that offeror.

B. For multiple projects, a contract for architectural or professional engineering services relating to construction projects, or a contract for job order contracting, may be negotiated by a public body, provided (i) the projects require similar experience and expertise, (ii) the nature of the projects is clearly identified in the Request for Proposal, and (iii) the contract is limited to a one-year term or when the cumulative total project fees reach the maximum cost authorized in this subsection, whichever occurs first.

183 Such contracts may be renewable for four additional one-year terms at the option of the public body. 184 The fair and reasonable prices as negotiated shall be used in determining the cost of each project 185 performed and the sum of all projects performed in a one-year contract term shall not exceed \$500,000, 186 except that for:

187 1. A state agency, as defined in § 2.2-4347, the sum of all projects performed in a one-year contract 188 term shall not exceed \$1 million as may be determined by the Director of the Department of General 189 Services:

190 2. Any locality or any authority, sanitation district, metropolitan planning organization or planning 191 district commission with a population in excess of 80,000, or any city within Planning District 8, the 192 sum of all projects performed in a one-year contract term shall not exceed \$5 million and those awarded 193 for any airport as defined in § 5.1-1 and aviation transportation projects, the sum of all such projects 194 shall not exceed \$1.5 million:

195 3. Architectural and engineering services for rail and public transportation projects by the Director of 196 the Department of Rail and Public Transportation, the sum of all projects in a one-year contract term 197 shall not exceed \$2 million. Such contract may be renewable for two additional one-year terms at the 198 option of the Director;

199 4. Environmental location, design and inspection work regarding highways and bridges by the 200 Commissioner of Highways, the initial contract term shall be limited to two years or when the 201 cumulative total project fees reach \$5 million, whichever occurs first. Such contract may be renewable 202 for two additional one-year terms at the option of the Commissioner, and the sum of all projects in each one-year contract term shall not exceed \$5 million; and 203

204 5. Job order contracting, the sum of all projects performed in a one-year contract term shall not 205 exceed \$2 million.

206 Competitive negotiations for such contracts may result in awards to more than one offeror provided 207 (i) the Request for Proposal so states and (ii) the public body has established procedures for distributing 208 multiple projects among the selected contractors during the contract term.

209 C. For any single project, for (i) architectural or professional engineering services relating to 210 construction projects, or (ii) job order contracting, the project fee shall not exceed \$100,000, or for 211 architectural or engineering services for airports as defined in § 5.1-1 and aviation transportation 212 projects, the project fee of any single project shall not exceed \$500,000, except that for:

213 1. A state agency as defined in § 2.2-4347, the project fee shall not exceed \$200,000, as may be 214 determined by the Director of the Department of General Services;

215 2. Any locality or any authority or sanitation district with a population in excess of 80,000, or any city within Planning District 8, the project fee shall not exceed \$2 million; and 216 217

3. Job order contracting, the project fee shall not exceed \$400,000.

The limitations imposed upon single project fees pursuant to this subsection shall not apply to 218 environmental, location, design, and inspection work regarding highways and bridges by the 219 220 Commissioner of Highways or architectural and engineering services for rail and public transportation projects by the Director of the Department of Rail and Public Transportation. 221

222 D. For the purposes of subsections B and C, any unused amounts from the first contract term shall 223 not be carried forward to the additional term.

224 E. Multiphase professional services contracts satisfactory and advantageous to the completion of 225 large, phased, or long term long-term projects may be negotiated and awarded based on a fair and 226 reasonable price for the first phase only, where the completion of the earlier phases is necessary to 227 provide information critical to the negotiation of a fair and reasonable price for succeeding phases. Prior 228 to the entering into any such contract, the public body shall (i) state the anticipated intended total scope 229 of the project and (ii) determine in writing that the nature of the work is such that the best interests of 230 the public body require awarding the contract. 231

§ 2.2-4303. Methods of procurement.

232 A. All public contracts with nongovernmental contractors for the purchase or lease of goods, or for 233 the purchase of services, insurance, or construction, shall be awarded after competitive sealed bidding, or 234 competitive negotiation as provided in this section, unless otherwise authorized by law. 235

B. Professional services shall be procured by competitive negotiation.

236 C. Upon a determination made in advance by the public body and set forth in writing that 237 competitive sealed bidding is either not practicable or not fiscally advantageous to the public, goods, 238 services, or insurance may be procured by competitive negotiation. The writing shall document the basis 239 for this determination.

240 Upon a written determination made in advance by (i) the Governor or his designee in the case of a 241 procurement by the Commonwealth or by a department, agency or institution thereof or (ii) the local governing body in the case of a procurement by a political subdivision of the Commonwealth, that 242 243 competitive negotiation is either not practicable or not fiscally advantageous, insurance may be procured through a licensed agent or broker selected in the manner provided for the procurement of things other 244

than professional services set forth in § 2.2-4302.2. The basis for this determination shall be documentedin writing.

247 D. Construction may be procured only by competitive sealed bidding, except that competitive negotiation may be used in the following instances upon a determination made in advance by the public body and set forth in writing that competitive sealed bidding is either not practicable or not fiscally advantageous to the public, which writing shall document the basis for this determination:

1. By the Commonwealth, its departments, agencies and institutions on a fixed price design-build
 basis or construction management basis under § 2.2-4306;

253 2. By any public body for the construction of highways and any draining, dredging, excavation,254 grading or similar work upon real property;

3. By any governing body of a locality with a population in excess of 100,000, provided that the locality has the personnel, procedures, and expertise to enter into a contract for construction on a fixed price or not-to-exceed price design-build or construction management basis and shall otherwise be in compliance with the provisions of this section, § 2.2-4308, and other applicable law governing design-build or construction management contracts for public bodies other than the Commonwealth. The procedures of the local governing body shall be consistent with the two-step competitive negotiation process established in § 2.2-4302.2; or

262 4. As otherwise provided in \S 2.2-4308.

263 E. Upon a determination in writing that there is only one source practicably available for that which 264 is to be procured, a contract may be negotiated and awarded to that source without competitive sealed 265 bidding or competitive negotiation. The writing shall document the basis for this determination. The 266 public body shall issue a written notice stating that only one source was determined to be practicably 267 available, and identifying that which is being procured, the contractor selected, and the date on which 268 the contract was or will be awarded. This notice shall be posted on the Department of General Services' 269 central electronic procurement website or other appropriate websites, and in addition, public bodies may 270 publish in a newspaper of general circulation on the day the public body awards or announces its decision to award the contract, whichever occurs first. Posting on the Department of General Services' 271 272 central electronic procurement website shall be required of any state public body. Local public bodies 273 are encouraged to utilize the Department of General Services' central electronic procurement website to 274 provide the public with centralized visibility and access to the Commonwealth's procurement 275 opportunities.

276 F. In case of emergency, a contract may be awarded without competitive sealed bidding or 277 competitive negotiation; however, such procurement shall be made with such competition as is 278 practicable under the circumstances. A written determination of the basis for the emergency and for the 279 selection of the particular contractor shall be included in the contract file. The public body shall issue a 280 written notice stating that the contract is being awarded on an emergency basis, and identifying that 281 which is being procured, the contractor selected, and the date on which the contract was or will be awarded. This notice shall be posted on the Department of General Services' central electronic 282 283 procurement website or other appropriate websites, and in addition, public bodies may publish in a 284 newspaper of general circulation on the day the public body awards or announces its decision to award 285 the contract, whichever occurs first, or as soon thereafter as is practicable. Posting on the Department of 286 General Services' central electronic procurement website shall be required of any state public body. 287 Local public bodies are encouraged to utilize the Department of General Services' central electronic 288 procurement website to provide the public with centralized visibility and access to the Commonwealth's 289 procurement opportunities.

290 G. A public body may establish purchase procedures, if adopted in writing, not requiring competitive 291 sealed bids or competitive negotiation for single or term contracts for (i) goods and services other than 292 professional services and (ii) construction, if the aggregate or the sum of all phases is not expected to 293 exceed \$100,000; however, such small purchase procedures shall provide for competition wherever 294 practicable. For local public bodies, such Such purchase procedures may allow for single or term 295 contracts for professional services without requiring competitive negotiation, provided the aggregate or 296 the sum of all phases is not expected to exceed \$60,000. Where small purchase procedures are adopted 297 for construction, the procedures shall not waive compliance with the Uniform State Building Code.

For state public bodies, purchases under this subsection that are expected to exceed \$30,000 shall require the (i) (a) written informal solicitation of a minimum of four bidders or offerors and (ii) (b) posting of a public notice on the Department of General Services' central electronic procurement website or other appropriate websites. Posting on the Department of General Services' central electronic procurement website shall be required of any state public body. Local public bodies are encouraged to utilize the Department of General Services' central electronic procurement website to provide the public with centralized visibility and access to the Commonwealth's procurement opportunities.

305 H. A state public body may establish purchase procedures, if adopted in writing, not requiring

306 competitive negotiation for single or term contracts for professional services if the aggregate or the sum of all phases is not expected to exceed \$50,000; however such small purchase procedures shall provide 307 308 for competition wherever practicable.

309 I. Upon a determination made in advance by a public body and set forth in writing that the purchase 310 of goods, products or commodities from a public auction sale is in the best interests of the public, such 311 items may be purchased at the auction, including online public auctions. Purchase of information 312 technology and telecommunications goods and nonprofessional services from a public auction sale shall be permitted by any authority, department, agency, or institution of the Commonwealth if approved by 313 314 the Chief Information Officer of the Commonwealth. The writing shall document the basis for this 315 determination. However, bulk purchases of commodities used in road and highway construction and 316 maintenance, and aggregates shall not be made by online public auctions.

J. The purchase of goods or nonprofessional services, but not construction or professional services, 317 318 may be made by reverse auctioning. However, bulk purchases of commodities used in road and highway 319 construction and maintenance, and aggregates shall not be made by reverse auctioning. 320

§ 2.2-4303.1. Architectural and professional engineering term contracting; limitations.

321 A. A contract for architectural or professional engineering services relating to multiple construction 322 projects may be awarded by a public body, provided (i) the projects require similar experience and 323 expertise, (ii) the nature of the projects is clearly identified in the Request for Proposal, and (iii) the 324 contract is limited to a term of one year or when the cumulative total project fees reach the maximum 325 authorized in this section, whichever occurs first.

326 Such contracts may be renewable for four additional one-year terms at the option of the public body. 327 The fair and reasonable prices as negotiated shall be used in determining the cost of each project 328 performed.

329 B. The sum of all projects performed in a one-year contract term shall not exceed \$500,000, except 330 that for:

331 1. A state agency, as defined in § 2.2-4347, the sum of all projects performed in a one-year contract 332 term shall not exceed \$1 million;

333 2. Any locality or any authority, sanitation district, metropolitan planning organization or planning 334 district commission with a population in excess of 80,000, or any city within Planning District 8, the 335 sum of all projects performed in a one-year contract term shall not exceed \$5 million and those 336 awarded for any airport as defined in § 5.1-1 and aviation transportation projects, the sum of all such 337 projects shall not exceed \$1.5 million;

338 3. Architectural and engineering services for rail and public transportation projects by the Director 339 of the Department of Rail and Public Transportation, the sum of all projects in a one-year contract term 340 shall not exceed \$2 million. Such contract may be renewable for two additional one-year terms at the 341 option of the Director; and

342 4. Environmental location, design, and inspection work regarding highways and bridges by the 343 Commissioner of Highways, the initial contract term shall be limited to two years or when the 344 cumulative total project fees reach \$5 million, whichever occurs first. Such contract may be renewable 345 for two additional one-year terms at the option of the Commissioner, and the sum of all projects in each 346 one-year contract term shall not exceed \$5 million.

C. Competitive negotiations for such architectural or professional engineering services contracts may 347 348 result in awards to more than one offeror, provided (i) the Request for Proposal so states and (ii) the 349 public body has established procedures for distributing multiple projects among the selected contractors 350 during the contract term. Such procedures shall prohibit requiring the selected contractors to compete 351 for individual projects based on price.

352 D. The fee for any single project shall not exceed \$100,000; however, for architectural or 353 engineering services for airports as defined in § 5.1-1 and aviation transportation projects, the project 354 fee of any single project shall not exceed \$500,000, except that for:

355 1. A state agency as defined in § 2.2-4347, the project fee shall not exceed \$200,000, as may be determined by the Director of the Department of General Services or as otherwise provided by the 356 357 Restructured Higher Education Financial and Administrative Operations Act (§ 23-38.88 et seq.); and

358 2. Any locality or any authority or sanitation district with a population in excess of 80,000, or any 359 city within Planning District 8, the project fee shall not exceed \$2 million.

360 The limitations imposed upon single-project fees pursuant to this subsection shall not apply to environmental, location, design, and inspection work regarding highways and bridges by the 361 Commissioner of Highways or architectural and engineering services for rail and public transportation 362 projects by the Director of the Department of Rail and Public Transportation. 363

E. For the purposes of subsection B, any unused amounts from one contract term shall not be 364 carried forward to any additional term, except as otherwise provided by the Restructured Higher 365 Education Financial and Administrative Operations Act (§ 23-38.88 et seq.). 366

367 § 2.2-4303.2. Job order contracting; limitations.

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A. A job order contract may be awarded by a public body for multiple jobs, provided (i) the jobs
require similar experience and expertise, (ii) the nature of the jobs is clearly identified in the
solicitation, and (iii) the contract is limited to a term of one year or when the cumulative total project
fees reach the maximum authorized in this section, whichever occurs first. Contractors may be selected
through either competitive sealed bidding or competitive negotiation.

B. Such contracts may be renewable for two additional one-year terms at the option of the public
body. The fair and reasonable prices as negotiated shall be used in determining the cost of each job
performed, and the sum of all jobs performed in a one-year contract term shall not exceed \$5 million.
Individual job orders shall not exceed \$500,000.

377 C. For the purposes of this section, any unused amounts from one contract term shall not be carried 378 forward to any additional term.

379 D. Order splitting with the intent of keeping a job order under the maximum dollar amounts
 380 prescribed in subsection B is prohibited.

E. No public body shall issue or use a job order, under a job order contract, solely for the purpose
of receiving professional architectural or engineering services that constitute the practice of architecture
or the practice of engineering as those terms are defined in § 54.1-400. However, professional
architectural or engineering services may be included on a job order where such professional services
(i) are incidental and directly related to the job, (ii) do not exceed \$25,000 per job order, and (iii) do
not exceed \$75,000 per contract term.

F. Job order contracting shall not be used for construction, maintenance, or asset management
 services for a highway, bridge, tunnel, or overpass.

389 § 2.2-4304. Joint and cooperative procurement.

A. Any public body may participate in, sponsor, conduct, or administer a cooperative joint
 procurement agreement on behalf of or in conjunction with one or more other public bodies, or public
 agencies or institutions or localities of the several states, of the United States or its territories, the
 District of Columbia, or the U.S. General Services Administration, for the purpose of combining
 requirements to increase efficiency or reduce administrative expenses in any acquisition of goods and,
 services, or construction.

A B. In addition, a public body may purchase from another public body's contract even if it did not participate in the request for proposal or invitation to bid, if the request for proposal or invitation to bid specified that the procurement was a *cooperative procurement* being conducted on behalf of other public bodies, except for:

400 1. Contracts for architectural or engineering services; or

2. Construction in excess of \$200,000 by a local public body from the contract of another local public body that is more than a straight line distance of 75 miles from the territorial limits of the local public body procuring the construction. The installation of artificial turf or other athletic surfaces shall not be subject to the limitations prescribed in this subdivision. Nothing in this subdivision shall be construed to prohibit sole source or emergency procurements awarded pursuant to subsections E and F of § 2.2-4303.

407 In instances where any authority, department, agency, or institution of the Commonwealth desires to 408 purchase information technology and telecommunications goods and services from another public body's contract and the procurement was conducted on behalf of other public bodies, such purchase shall be 409 permitted if approved by the Chief Information Officer of the Commonwealth. Any public body that 410 411 enters into a cooperative procurement agreement with a county, city, or town whose governing body has 412 adopted alternative policies and procedures pursuant to subdivisions A 9 and A 10 of § 2.2-4343 shall 413 comply with the alternative policies and procedures adopted by the governing body of such county, city, 414 or town.

415 B. C. Subject to the provisions of §§ 2.2-1110, 2.2-1111, 2.2-1120 and 2.2-2012, any authority, 416 department, agency, or institution of the Commonwealth may participate in, sponsor, conduct, or 417 administer a cooperative joint procurement arrangement on behalf of or in conjunction with public 418 bodies, private health or educational institutions or with public agencies or institutions of the several 419 states, territories of the United States, or the District of Columbia, for the purpose of combining 420 requirements to effect cost savings or reduce administrative expense in any acquisition of goods and 421 services, other than professional services, and construction.

422 A public body may purchase from any authority, department, agency or institution of the 423 Commonwealth's contract even if it did not participate in the request for proposal or invitation to bid, if 424 the request for proposal or invitation to bid specified that the procurement was *a cooperative* 425 *procurement* being conducted on behalf of other public bodies. In such instances, deviation from the 426 procurement procedures set forth in this chapter and the administrative policies and procedures 427 established to implement this chapter shall be permitted, if approved by the Director of the Division of 428 Purchases and Supply. 451

429 Pursuant to § 2.2-2012, such approval is not required if the procurement arrangement is for 430 telecommunications and information technology goods and services of every description. In instances 431 where the procurement arrangement is for telecommunications and information technology goods and 432 services, such arrangement shall be permitted if approved by the Chief Information Officer of the 433 Commonwealth. However, such acquisitions shall be procured competitively.

434 Nothing herein shall prohibit the payment by direct or indirect means of any administrative fee that 435 will allow for participation in any such arrangement.

436 C. D. As authorized by the United States Congress and consistent with applicable federal regulations, 437 and provided the terms of the contract permit such purchases:

438 1. Any authority, department, agency, or institution of the Commonwealth may purchase goods and 439 nonprofessional services, other than telecommunications and information technology, from a U.S. 440 General Services Administration contract or a contract awarded by any other agency of the U.S. 441 government, upon approval of the director of the Division of Purchases and Supply of the Department 442 of General Services:

443 2. Any authority, department, agency, or institution of the Commonwealth may purchase 444 telecommunications and information technology goods and nonprofessional services from a U.S. General 445 Services Administration contract or a contract awarded by any other agency of the U.S. government, 446 upon approval of the Chief Information Officer of the Commonwealth; and

447 3. Any county, city, town, or school board may purchase goods and nonprofessional services from a 448 U.S. General Services Administration contract or a contract awarded by any other agency of the U.S. 449 government. 450

§ 2.2-4343. Exemption from operation of chapter for certain transactions.

A. The provisions of this chapter shall not apply to:

1. The Virginia Port Authority in the exercise of any of its powers in accordance with Chapter 10 452 453 (§ 62.1-128 et seq.) of Title 62.1, provided the Authority implements, by policy or regulation adopted by 454 the Board of Commissioners, procedures to ensure fairness and competitiveness in the procurement of 455 goods and services and in the administration of its capital outlay program. This exemption shall be 456 applicable only so long as such policies and procedures meeting the requirements remain in effect.

457 2. The Virginia Retirement System for selection of services related to the management, purchase or sale of authorized investments, actuarial services, and disability determination services. Selection of these 458 459 services shall be governed by the standard set forth in § 51.1-124.30.

460 3. The State Treasurer in the selection of investment management services related to the external 461 management of funds shall be governed by the standard set forth in § 2.2-4514, and shall be subject to 462 competitive guidelines and policies that are set by the Commonwealth Treasury Board and approved by the Department of General Services. 463

464 4. The Department of Social Services or local departments of social services for the acquisition of 465 motor vehicles for sale or transfer to Temporary Assistance to Needy Families (TANF) recipients.

466 5. The College of William and Mary in Virginia, Virginia Commonwealth University, the University of Virginia, and Virginia Polytechnic Institute and State University in the selection of services related to 467 468 the management and investment of their endowment funds, endowment income, gifts, all other 469 nongeneral fund reserves and balances, or local funds of or held by the College or Universities pursuant 470 to § 23-44.1, 23-50.10:01, 23-76.1, or 23-122.1. However, selection of these services shall be governed 471 by the Uniform Prudent Management of Institutional Funds Act (§ 64.2-1100 et seq.) as required by 472 §§ 23-44.1, 23-50.10:01, 23-76.1, and 23-122.1.

473 6. The Board of the Virginia College Savings Plan for the selection of services related to the 474 operation and administration of the Plan, including, but not limited to, contracts or agreements for the 475 management, purchase, or sale of authorized investments or actuarial, record keeping, or consulting 476 services. However, such selection shall be governed by the standard set forth in § 23-38.80.

477 7. Public institutions of higher education for the purchase of items for resale at retail bookstores and 478 similar retail outlets operated by such institutions. However, such purchase procedures shall provide for 479 competition where practicable.

480 8. The purchase of goods and services by agencies of the legislative branch that may be specifically 481 exempted therefrom by the Chairman of the Committee on Rules of either the House of Delegates or the 482 Senate. Nor shall the contract review provisions of § 2.2-2011 apply to such procurements. The 483 exemption shall be in writing and kept on file with the agency's disbursement records.

9. Any town with a population of less than 3,500, except as stipulated in the provisions of 484 §§ 2.2-4305, 2.2-4308, 2.2-4311, 2.2-4315, 2.2-4330, 2.2-4333 through 2.2-4338, 2.2-4343.1, and 485 486 2.2-4367 through 2.2-4377.

10. Any county, city or town whose governing body has adopted, by ordinance or resolution, 487 488 alternative policies and procedures which are (i) based on competitive principles and (ii) generally 489 applicable to procurement of goods and services by such governing body and its agencies, except as 490 stipulated in subdivision 12.

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491 This exemption shall be applicable only so long as such policies and procedures, or other policies 492 and procedures meeting the requirements of § 2.2-4300, remain in effect in such county, city or town. 493 Such policies and standards may provide for incentive contracting that offers a contractor whose bid is 494 accepted the opportunity to share in any cost savings realized by the locality when project costs are 495 reduced by such contractor, without affecting project quality, during construction of the project. The fee, 496 if any, charged by the project engineer or architect for determining such cost savings shall be paid as a 497 separate cost and shall not be calculated as part of any cost savings.

498 11. Any school division whose school board has adopted, by policy or regulation, alternative policies 499 and procedures that are (i) based on competitive principles and (ii) generally applicable to procurement 500 of goods and services by the school board, except as stipulated in subdivision 12.

501 This exemption shall be applicable only so long as such policies and procedures, or other policies or 502 procedures meeting the requirements of § 2.2-4300, remain in effect in such school division. This 503 provision shall not exempt any school division from any centralized purchasing ordinance duly adopted 504 by a local governing body.

505 12. Notwithstanding the exemptions set forth in subdivisions 9 through 11, the provisions of 506 subsections C and D of § 2.2-4303, and §§ 2.2-4305, 2.2-4308, 2.2-4311, 2.2-4315, 2.2-4317, 2.2-4309, 507 2.2-4333 through 2.2-4338, 2.2-4343.1, and 2.2-4367 through 2.2-4377 shall apply to all counties, cities 508 and school divisions, and to all towns having a population greater than 3,500 in the Commonwealth.

509 The method for procurement of professional services through competitive negotiation set forth in 510 subsection B of §§ 2.2-4302.2 and 2.2-4303.1 and 2.2-4303.2 shall also apply to all counties, cities and 511 school divisions, and to all towns having a population greater than 3,500, where the cost of the 512 professional service is expected to exceed 60,000 in the aggregate or for the sum of all phases of a 513 contract or project. A school board that makes purchases through its public school foundation or 514 purchases educational technology through its educational technology foundation, either as may be 515 established pursuant to § 22.1-212.2:2 shall be exempt from the provisions of this chapter, except, relative to such purchases, the school board shall comply with the provisions of §§ 2.2-4311 and 516 517 2.2-4367 through 2.2-4377.

518 13. A public body that is also a utility operator may purchase services through or participate in 519 contracts awarded by one or more utility operators that are not public bodies for utility marking services 520 as required by the Underground Utility Damage Prevention Act (§ 56-265.14 et seq.). A purchase of 521 services under this subdivision may deviate from the procurement procedures set forth in this chapter 522 upon a determination made in advance by the public body and set forth in writing that competitive 523 sealed bidding is either not practicable or not fiscally advantageous to the public, and the contract is 524 awarded based on competitive principles.

525 14. Procurement of any construction or planning and design services for construction by a Virginia 526 nonprofit corporation or organization not otherwise specifically exempted when (i) the planning, design 527 or construction is funded by state appropriations of \$10,000 or less or (ii) the Virginia nonprofit 528 corporation or organization is obligated to conform to procurement procedures that are established by 529 federal statutes or regulations, whether those federal procedures are in conformance with the provisions 530 of this chapter.

531 15. Purchases, exchanges, gifts or sales by the Citizens' Advisory Council on Furnishing and 532 Interpreting the Executive Mansion.

533 16. The Eastern Virginia Medical School in the selection of services related to the management and 534 investment of its endowment and other institutional funds. The selection of these services shall, however, 535 be governed by the Uniform Prudent Management of Institutional Funds Act (§ 64.2-1100 et seq.).

536 17. The Department of Corrections in the selection of pre-release and post-incarceration services.

537 18. The University of Virginia Medical Center to the extent provided by subdivision B 3 of 538 § 23-77.4.

539 19. The purchase of goods and services by a local governing body or any authority, board, 540 department, instrumentality, institution, agency or other unit of state government when such purchases 541 are made under a remedial plan established by the Governor pursuant to subsection C of § 2.2-4310 or 542 by a chief administrative officer of a county, city or town pursuant to § 15.2-965.1.

543 20. The contract by community services boards or behavioral health authorities with an administrator 544 or management body pursuant to a joint agreement authorized by § 37.2-512 or 37.2-615. 545

21. [Expired].

546 B. Where a procurement transaction involves the expenditure of federal assistance or contract funds, 547 the receipt of which is conditioned upon compliance with mandatory requirements in federal laws or 548 regulations not in conformance with the provisions of this chapter, a public body may comply with such 549 federal requirements, notwithstanding the provisions of this chapter, only upon the written determination 550 of the Governor, in the case of state agencies, or the governing body, in the case of political subdivisions, that acceptance of the grant or contract funds under the applicable conditions is in the 551

552 public interest. Such determination shall state the specific provision of this chapter in conflict with the 553 conditions of the grant or contract.

554 § 23-38.110. Procurement; discrimination prohibited; participation of small, women-owned, and 555 minority-owned business enterprises.

556 A. Subject to the express provisions of the management agreement described in § 23-38.88, covered 557 institutions may be exempt from the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et 558 seq.), except for § 2.2-4342 (which section shall not be construed to require compliance with the 559 prequalification application procedures of subsection B of § 2.2-4317); provided, however, that any 560 deviations from the Virginia Public Procurement Act approved in a Management Agreement shall be uniform across all covered institutions; and provided further that the governing body of a covered 561 institution shall adopt, and the covered institution shall comply with, policies for the procurement of 562 goods and services, including professional services, that shall be based upon competitive principles and 563 shall in each instance seek competition to the maximum practical degree. The policies shall implement a 564 565 system of competitive negotiation for professional services pursuant to § 2.2-4303.1 and subsections A, B, and C E of § § 2.2-4302.2 and 2.2-4303.1; shall prohibit discrimination because of race, religion, 566 color, sex or national origin of the bidder or offeror in the solicitation or award of contracts; shall 567 568 incorporate the prompt payment principles of §§ 2.2-4350 and 2.2-4354; and shall consider the impact 569 on correctional enterprises under § 53.1-47.

570 B. Such policies may, among other things, (i) provide for consideration of the dollar amount of the 571 intended procurement, the term of the anticipated contract, and the likely extent of competition; (ii) 572 implement a prequalification procedure for contractors or products; and (iii) include provisions for 573 cooperative arrangements with other covered institutions, other public or private educational institutions, 574 other public or private organizations or entities, including public-private partnerships, public bodies, charitable organizations, health care provider alliances or purchasing organizations or entities, state 575 576 agencies or institutions of the Commonwealth or the several states, the District of Columbia, the 577 territories and the United States, and any combination thereof. Nothing in this section shall preclude a 578 covered institution from requesting and utilizing, and covered institutions are hereby encouraged to 579 utilize, the assistance of the Virginia Information Technologies Agency in information technology 580 procurements.

581 C. In the solicitation and awarding of contracts, no covered institution shall discriminate against a 582 bidder or offeror because of race, religion, color, sex, national origin, age, disability, or any other basis 583 prohibited by state or federal law. The procurement policies of a covered institution shall provide that, 584 whenever solicitations are made seeking competitive procurement of goods or services, it shall be a 585 priority of the institution to provide for fair and reasonable consideration of small, women-owned, and minority-owned businesses and to promote and encourage a diversity of suppliers. The institution shall 586 587 post on the Department of General Services' central electronic procurement website all Invitations to 588 Bid, Requests for Proposal, sole source award notices, and emergency award notices to ensure visibility 589 and access to the Commonwealth's procurement opportunities on one website.

590 D. As part of any procurement provisions of a management agreement, the governing board of a
591 covered institution shall identify the public, educational, and operational interests served by any
592 procurement rule or rules that deviate from those in the Virginia Public Procurement Act. .

593 2. That by October 1, 2017, the Department of Small Business and Supplier Diversity, public 594 institutions of higher education having level 2 or 3 authority under the Restructured Higher Education Financial and Administrative Operations Act of 2005 (§ 23-38.88 et seq. of the Code of 595 Virginia), state agencies utilizing job order contracting, and the Virginia Association of Counties, 596 597 the Virginia Municipal League, and the Virginia Association of Governmental Purchasing on 598 behalf of local public bodies working cooperatively shall report their respective experiences and 599 findings relating to the appropriateness and effectiveness of (i) job order contracting in general, 600 (ii) the project cost limitations set forth in § 2.2-4303.2, as added by this act, and (iii) the 601 architectural and professional engineering term contract limits set forth in § 2.2-4303.1, as added 602 by this act, to the Chairmen of the House Committee on General Laws and the Senate Committee on General Laws and Technology. 603

604 3. That the provisions of this act shall not apply to any solicitation issued or contract awarded 605 before July 1, 2015, except that the provisions of subsection B of § 2.2-4303.2, as added by this act, 606 shall apply to any renewal of a job order contract.

4. That all public bodies as defined in § 2.2-4301 of the Code of Virginia shall submit a written report to the Director of the Department of General Services (the Director) for any construction project in excess of \$1 million that was procured by any method other than competitive sealed bidding. Such report shall be in a form and manner prescribed by the Director after consultation with the contractor community and state and local government procurement officials. The report, at a minimum, shall identify the justification for the procurement method chosen and contain such other information deemed necessary or appropriate by the Director. The Director shall (i) report

such information quarterly to the Chairmen of the House Committee on General Laws and the 614 615 Senate Committee on General Laws and Technology and (ii) post such reports on the Department 616 of General Services' central electronic procurement website. In addition, on or before December 1 of each year, the Director shall submit an annual report to the Governor and Chairmen of the 617 618 House Committee on General Laws and Senate Committee on General Laws and Technology that 619 includes (a) the Director's evaluation of and findings regarding the methods of procurement used 620 for such construction procured by the design-build or construction management at risk method 621 and (b) any recommendations for the improvement of (1) the method of procuring construction 622 generally and (2) the Virginia Public Procurement Act (§ 2.2-4300 et seq.) of the Code of Virginia. 623 5. That the provisions of the fourth enactment of this act shall expire on July 1, 2017.

624 6. That by December 1, 2015, the State Corporation Commission (the Commission) shall develop a 625 process for the administrative review of its procurement decisions that is consistent with the Constitution of Virginia and that addresses standing to request and participate in the 626 627 administrative review. The administrative review shall be conducted by a person who is not an 628 employee of the Commission. The process developed by the Commission for the administrative 629 review of its procurement decisions may address compensation for the person appointed by the Commission to conduct the administrative review in accordance with the provisions of this 630 enactment. The reviewer shall file a report directly to the Commissioners of the Commission. 631

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