2024 SESSION

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1	HOUSE BILL NO. 1404
2	Offered January 17, 2024
3	A BILL to amend and reenact §§ 2.2-1604, 2.2-1605, 2.2-4303, 2.2-4310, 2.2-4310.3, and 23.1-1017 of
4 5	the Code of Virginia and to amend the Code of Virginia by adding in Chapter 16.1 of Title 2.2 an article numbered 4, consisting of sections numbered 2.2-1618 through 2.2-1623, relating to the
5 6	Department of Small Business and Supplier Diversity; Small Business Procurement Enhancement
7	Program, and Women-owned and Minority-owned Business Procurement Enhancement Program
8	established; report.
9	
10	Patrons—Ward and Torian
10 11	Referred to Committee on Rules
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13	Be it enacted by the General Assembly of Virginia:
14	1. That §§ 2.2-1604, 2.2-1605, 2.2-4303, 2.2-4310, 2.2-4310.3, and 23.1-1017 of the Code of Virginia
15	are amended and reenacted and that the Code of Virginia is amended by adding in Chapter 16.1
16 17	of Title 2.2 an article numbered 4, consisting of sections numbered 2.2-1618 through 2.2-1623, as follows:
17 18	§ 2.2-1604. Definitions.
19	As used in this chapter, unless the context requires a different meaning:
20	"Certification" means the process by which (i) a business is determined to be a small, women-owned,
21	or minority-owned business or (ii) an employment services organization, for the purpose of reporting
22	small, women-owned, and minority-owned business and employment services organization participation
23 24	in state contracts and purchases pursuant to §§ 2.2-1608 and 2.2-1610. "Covered institution" means a public institution of higher education operating (i) subject to a
25	management agreement set forth in Article 4 (§ 23.1-1004 et seq.) of Chapter 10 of Title 23.1, (ii) under
26	a memorandum of understanding pursuant to § 23.1-1003, or (iii) under the pilot program authorized in
27	the appropriation act.
28	"Department" means the Department of Small Business and Supplier Diversity or any division of the
29 30	Department to which the Director has delegated or assigned duties and responsibilities. "Employment services organization" means an organization that provides community-based
30 31	employment services organization means an organization that provides community-based employment services to individuals with disabilities that is an approved Commission on Accreditation of
32	Rehabilitation Facilities (CARF) accredited vendor of the Department for Aging and Rehabilitative
33	Services.
34	"Historically black colleges and college or university" includes any college or university that was
35 36	established prior to 1964; whose principal mission was, and is, the education of black Americans; and that is accredited by a nationally recognized accrediting agency or association determined by the
37	Secretary of Education.
38	"Microbusiness" means a business that has been certified by the Department as a small business and
39	has (i) 25 or fewer employees and (ii) average annual gross receipts of \$3 million or less over the
40	previous three years.
41 42	"Minority individual" means an individual who is a citizen of the United States or a legal resident alien and who satisfies one or more of the following definitions:
43	1. "African American" means a person having origins in any of the original peoples of Africa and
44	who is regarded as such by the community of which this person claims to be a part.
45	2. "Asian American" means a person having origins in any of the original peoples of the Far East,
46	Southeast Asia, the Indian subcontinent, or the Pacific Islands, including but not limited to Japan, China,
47 48	Vietnam, Samoa, Laos, Cambodia, Taiwan, Northern Mariana Islands, the Philippines, a U.S. territory of the Pacific, India, Pakistan, Bangladesh, or Sri Lanka, and who is regarded as such by the community of
49	which this person claims to be a part.
50	3. "Hispanic American" means a person having origins in any of the Spanish-speaking peoples of
51	Mexico, South or Central America, or the Caribbean Islands or other Spanish or Portuguese cultures and
52 53	who is regarded as such by the community of which this person claims to be a part.
53 54	4. "Native American" means a person having origins in any of the original peoples of North America and who is regarded as such by the community of which this person claims to be a part or who is
55	recognized by a tribal organization.
56	"Minority-owned business" means a business that is at least 51 percent owned by one or more
57	minority individuals who are U.S. citizens or legal resident aliens, or in the case of a corporation,
58	partnership, or limited liability company or other entity, at least 51 percent of the equity ownership

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59 interest in the corporation, partnership, or limited liability company or other entity is owned by one or more minority individuals who are U.S. citizens or legal resident aliens, and both the management and 60

61 daily business operations are controlled by one or more minority individuals, or any historically black 62 college or university, regardless of the percentage ownership by minority individuals or, in the case of a 63 corporation, partnership, or limited liability company or other entity, the equity ownership interest in the 64 corporation, partnership, or limited liability company or other entity.

"Prime contractor" means the contractor that has full legal responsibility for completion of a 65 contract with a public body. A "prime contractor" may employ or manage one or more subcontractors 66 to carry out specific parts of the contract. 67

"Service disabled veteran" means a veteran who (i) served on active duty in the United States 68 69 military ground, naval, or air service; (ii) was discharged or released under conditions other than 70 dishonorable; and (iii) has a service-connected disability rating fixed by the U.S. Department of 71 Veterans Affairs.

"Service disabled veteran-owned business" means a business that is at least 51 percent owned by one 72 73 or more service disabled veterans or, in the case of a corporation, partnership, or limited liability 74 company or other entity, a business in which at least 51 percent of the equity ownership interest in the 75 corporation, partnership, or limited liability company or other entity is owned by one or more 76 individuals who are service disabled veterans and both the management and daily business operations 77 are controlled by one or more individuals who are service disabled veterans.

78 "Small business" means a business that is at least 51 percent independently owned and controlled by 79 one or more individuals, or in the case of a cooperative association organized pursuant to Chapter 3 (§

80 13.1-301 et seq.) of Title 13.1 as a nonstock corporation, is at least 51 percent independently controlled by one or more members, who are U.S. citizens or legal resident aliens and, together with affiliates, has 81 250 or fewer employees or average annual gross receipts of \$10 million or less averaged over the 82 83 previous three years. One or more of the individual owners or members shall control both the 84 management and daily business operations of the small business.

"Small business set-aside" means the reserving of a procurement for businesses that have been 85 certified by the Department as small businesses. 86

"State agency" means any authority, board, department, instrumentality, institution, agency, or other 87 unit of state government. "State agency" does not include any county, city, or town. 88

89 "SWaM" means small, women-owned, or minority-owned or related to a small, women-owned, or 90 minority-owned business.

91 "SWaM plan" means a written program, plan, or progress report submitted by a state agency to the 92 Department pursuant to § 2.2-4310.

93 Women-owned business" means a business that is at least 51 percent owned by one or more women 94 who are U.S. citizens or legal resident aliens, or in the case of a corporation, partnership, or limited 95 liability company or other entity, at least 51 percent of the equity ownership interest is owned by one or more women who are U.S. citizens or legal resident aliens, and both the management and daily business 96 97 operations are controlled by one or more women. 98

§ 2.2-1605. Powers and duties of Department.

A. The Department shall have the following powers and duties:

100 1. Coordinate as consistent with prevailing law the plans, programs, and operations of the state 101 government that affect or may contribute to the establishment, preservation, and strengthening of small, 102 women-owned, and minority-owned businesses;

2. Promote the mobilization of activities and resources of state and local governments, businesses and 103 trade associations, baccalaureate institutions of higher education, foundations, professional organizations, 104 and volunteer and other groups towards the growth of small businesses and businesses owned by women 105 and minorities, and facilitate the coordination of the efforts of these groups with those of state 106 107 departments and agencies;

108 3. Establish a center for the development, collection, summarization, and dissemination of 109 information that will be helpful to persons and organizations throughout the nation in undertaking or promoting procurement from small, women-owned, and minority-owned businesses; 110

4. Consistent with prevailing law and availability of funds, and according to the Director's discretion, 111 provide technical and management assistance to small, women-owned, and minority-owned businesses 112 113 and defray all or part of the costs of pilot or demonstration projects that are designed to overcome the 114 special problems of small, women-owned, and minority-owned businesses;

115 5. Advise the Small Business Financing Authority on the management and administration of the Small, Women-owned, and Minority-owned Business Loan Fund created pursuant to § 2.2-2311.1; 116

117 6. Implement the Small Business Procurement Enhancement Program and the Women-owned and Minority-owned Business Procurement Enhancement Program established by Article 4 (§ 2.2-1618 et 118 119 seq.);

7. Implement any remediation or enhancement measure for small, women-owned, or minority-owned 120

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businesses as may be authorized by the Governor pursuant to subsection C of § 2.2-4310 and develop 121 122 regulations, consistent with prevailing law, for program implementation. Such regulations shall be 123 developed in consultation with the state agencies with procurement responsibility and promulgated by 124 those agencies in accordance with applicable law;

125 7.8. Receive and coordinate, with the appropriate state agency, the investigation of complaints that a 126 business certified pursuant to this chapter has failed to comply with its subcontracting plan under 127 subsection D of § 2.2-4310. If the Department determines that a business certified pursuant to this 128 chapter has failed to comply with the subcontracting plan, the business shall provide a written 129 explanation; and

130 8. 9. Facilitate relationships between established businesses and start-up women-owned and 131 minority-owned businesses by creating and administering a mentorship program under the provisions of 132 § 2.2-1605.1.

133 B. In addition, the Department shall serve as the liaison between the Commonwealth's existing 134 businesses and state government in order to promote the development of Virginia's economy. To that 135 end, the Department shall:

136 1. Encourage the training or retraining of individuals for specific employment opportunities at new or 137 expanding business facilities in the Commonwealth;

138 2. Develop and implement programs to assist small businesses in the Commonwealth in order to 139 promote their growth and the creation and retention of jobs for Virginians;

140 3. Establish an industry program that is the principal point of communication between basic 141 employers in the Commonwealth and the state government that will address issues of significance to 142 business;

143 4. Make available to existing businesses, in conjunction and cooperation with localities, chambers of 144 commerce, and other public and private groups, basic information and pertinent factors of interest and 145 concern to such businesses;

146 5. Develop statistical reports on job creation and the general economic conditions in the 147 Commonwealth; and

148 6. Annually review and provide feedback on SWaM plans. The review shall focus on strategies state 149 agencies can use to improve SWaM spending, increase procurement of goods and services from SWaM 150 businesses, and meet procurement goals outlined in SWaM plans. The Department shall encourage state 151 agencies to integrate such strategies with all current and future procurements. The Department shall 152 suggest strategies that may be more effective or changes to strategies that have not been effective. Upon 153 request of a state agency, the Department shall meet with the state agency one-on-one to discuss its 154 SWaM goals and strategies and advise it on effective strategies. The Department shall research and 155 compile information that state agencies can use to increase SWaM spending and shall develop and 156 publish guidance on how state agencies can implement these strategies.

157 C. All agencies of the Commonwealth shall assist the Department upon request and furnish such 158 information and assistance as the Department may require in the discharge of its duties. 159

Article 4.

Procurement Enhancement Programs.

§ 2.2-1618. Division of Procurement Enhancement created.

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162 The Division of Procurement Enhancement (the Division) is hereby created within the Department. 163 The purpose of the Division shall be to collaborate with the Department of General Services, the 164 Virginia Information Technologies Agency, the Department of Transportation, and covered institutions to 165 further the Commonwealth's efforts to meet the goals established in this article, as well as to implement initiatives to enhance the development of small businesses, microbusinesses, women-owned businesses, 166 167 and minority-owned businesses in the Commonwealth.

168 § 2.2-1619. Small Business Procurement Enhancement Program established; designation of small 169 business procurement enhancement liaison; report.

170 A. The Small Business Procurement Enhancement Program (the Program) is hereby established to 171 facilitate the participation of certified small businesses in state procurement. The goal of the Program 172 shall be the achievement of 42 percent of certified small business utilization in all discretionary 173 spending by state agencies and covered institutions in procurement orders, prime contracts, and 174 subcontracts. In addition, for all new capital outlay construction solicitations that are issued, there shall 175 be a target goal of 50 percent subcontracting to certified small businesses in instances where the prime 176 contractor is not a small business. The Department shall be responsible for implementing the Program.

B. The Program shall include a small business set-aside for the purchase of goods, services, and 177 178 construction by state agencies and covered institutions. Purchases up to \$100,000 shall be set aside for 179 award to certified small businesses, except that purchases up to \$10,000 shall be set aside for award to 180 microbusinesses. A state agency or covered institution may open a solicitation to all bidders or offerors where it is determined that fewer than two certified small businesses are available for competition using 181

182 data from the Department of General Services' central electronic procurement website known as eVA or 183 where bids or offers do not result in a fair and reasonable price. The Department shall develop 184 guidance for determining whether a price is fair and reasonable.

185 § 2.2-1620. Women-owned and Minority-owned Business Procurement Enhancement Program 186 established.

187 A. The Women-owned and Minority-owned Business Procurement Enhancement Program (the 188 Program) is hereby established to facilitate the participation of certified women-owned and 189 minority-owned businesses in state procurement. The goal of the Program shall be the achievement of 190 23.1 percent of certified women-owned and minority-owned business utilization in all discretionary 191 spending by state agencies and covered institutions in procurement orders, prime contracts, and 192 subcontracts.

193 B. Each state agency and covered institution shall include in each solicitation a goal for the 194 utilization of certified women-owned and minority owned businesses. Contract goals may be met through 195 contracts awarded directly to certified women-owned and minority-owned businesses or through 196 subcontracting. In setting such goals, state agencies and covered institutions shall consider (i) the 197 availability of certified women-owned and minority-owned businesses for the specific goods and services 198 being procured, (ii) the needs of the procuring state agency or covered institution, (iii) reasonable cost 199 considerations, and (iv) any other relevant factors. A contract goal set by a state agency or covered 200 institution for a particular contract may be higher or lower than the overall 23.1 percent utilization 201 goal established in subsection A and may, under appropriate circumstances, be zero. The Department shall, in consultation with the Department of General Services, the Department of Transportation, the 202 203 Virginia Information Technologies Agency, covered institutions, and other state agencies, develop 204 guidelines for setting such contract goals while preserving a reliable, consistent, and efficient 205 procurement process.

§ 2.2-1621. Small, women-owned, and minority-owned business subcontracting plan required for 206 207 certain proposals or bids.

208 A. State agencies and covered institutions shall require each bidder or offeror to include in each bid 209 or proposal a SWaM business subcontracting plan detailing intended subcontractor participation of such 210 businesses whenever the prime contractor will rely on subcontractors to meet the applicable goals 211 established in § 2.2-1619 or 2.2-1620. Nothing in this section shall prohibit a bidder or offeror from 212 submitting a SWaM business subcontracting plan when SWaM business participation deviates from the 213 applicable goals established in § 2.2-1619 or 2.2-1620. The Department shall develop guidelines for 214 considering any such SWaM business subcontracting plan. Each bidder or offeror awarded a contract 215 shall comply with the SWaM business subcontracting plan that is included in its bid or proposal.

216 B. Whenever the actual subcontractor participation does not meet the level included in the SWaM business subcontracting plan, the prime contractor shall provide a written explanation of the prime contractor's good faith efforts to comply with the SWaM business subcontracting plan, which shall be 217 218 219 made a part of the contract file. The Department, with assistance from the Department of General 220 Services, the Department of Transportation, the Virginia Information Technologies Agency, and covered 221 institutions, shall (i) establish a uniform methodology for evaluating and monitoring SWaM business 222 subcontracting plans, (ii) establish and conduct panels to review the failure of prime contractors to 223 comply with their SWaM business subcontracting plans, and (iii) implement processes for producing 224 reliable data on (a) the utilization of SWaM business subcontractors by prime contractors and (b) the 225 amounts paid by prime contractors to SWaM business subcontractors. Each state agency and covered 226 institution shall report such data on the Department of General Services' central electronic procurement 227 website known as eVA unless otherwise directed by the Director of the Department and the Director of 228 the Department of General Services. The record of a prime contractor's compliance with SWaM business 229 subcontracting plan requirements, including reviews of the failure of such prime contractor to comply 230 with its SWaM business subcontracting plan, shall be considered in the prospective award of a contract 231 or renewal of an existing contract and may, if the prime contractor has been found to have not 232 complied with its SWaM business subcontracting plan in good faith, result in the prime contractor being 233 barred from being awarded a contract or renewal of an existing contract for a period of up to one year. 234 § 2.2-1622. Submission of SWaM business procurement plan; designation of SWaM business 235

procurement enhancement liaison.

236 A. Each state agency and covered institution shall submit to the Department on or before September 237 30, 2024, its SWaM business procurement plan, consistent with the provisions of this article, to include 238 promotion and utilization of certified small, any subcategory of small, small women-owned, small minority-owned, and small service disabled veteran-owned businesses, and employment services 239 240 organizations. Each state agency and covered institution shall certify to the Department by September 30 of each subsequent year that it has reviewed, and updated as necessary to meet the requirements of 241 242 this article and any guidance developed by the Department, its SWaM business procurement plan. If the SWaM business procurement plan is updated, it shall be submitted to the Department along with the 243

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244 annual certification.

245 B. Each state agency and covered institution shall designate an existing employee as a SWaM 246 business procurement enhancement liaison whose responsibilities shall be to promote participation in the 247 Small Business Procurement Enhancement Program and the Women-owned and Minority-owned 248 Business Procurement Enhancement Program by certified SWaM businesses and to serve as an advocate 249 for certified SWaM businesses that hold active contracts with such state agency or covered institution. 250

§ 2.2-1623. Report.

251 On or before November 30 of each year, the Department shall report to the Governor and the 252 General Assembly on the implementation and effectiveness of the Small Business Procurement 253 Enhancement Program and the Women-owned and Minority-owned Business Procurement Enhancement 254 Program. 255

§ 2.2-4303. Methods of procurement.

256 A. All public contracts with nongovernmental contractors for the purchase or lease of goods, or for 257 the purchase of services, insurance, or construction, shall be awarded after competitive sealed bidding, or 258 competitive negotiation as provided in this section, unless otherwise authorized by law. All state public 259 bodies accepting bids or proposals for contracts pursuant to this chapter shall provide an option to 260 submit bids or proposals through the Commonwealth's statewide electronic procurement system, known 261 as eVA. The Director of the Department of General Services, or his designee, may grant an exemption 262 from such requirement at the request of a state public body and upon a showing of good cause. Local 263 public bodies are encouraged to use eVA to offer an electronic submission option.

264 B. Professional services shall be procured by competitive negotiation.

265 C. Goods, services other than professional services, and insurance may be procured by competitive 266 sealed bidding or competitive negotiation.

267 Upon a written determination made in advance by (i) the Governor or his designee in the case of a 268 procurement by the Commonwealth or by a department, agency or institution thereof or (ii) the local 269 governing body in the case of a procurement by a political subdivision of the Commonwealth, that 270 competitive negotiation is either not practicable or not fiscally advantageous, insurance may be procured 271 through a licensed agent or broker selected in the manner provided for the procurement of things other 272 than professional services set forth in § 2.2-4302.2. The basis for this determination shall be documented 273 in writing.

274 D. Construction may be procured only by competitive sealed bidding, except that competitive 275 negotiation may be used in the following instances:

276 1. By any public body on a fixed price design-build basis or construction management basis as 277 provided in Chapter 43.1 (§ 2.2-4378 et seq.); or

278 2. By any public body for the construction of highways and any draining, dredging, excavation, 279 grading or similar work upon real property upon a determination made in advance by the public body 280 and set forth in writing that competitive sealed bidding is either not practicable or not fiscally 281 advantageous to the public, which writing shall document the basis for this determination.

282 E. Upon a determination in writing that there is only one source practicably available for that which 283 is to be procured, a contract may be negotiated and awarded to that source without competitive sealed 284 bidding or competitive negotiation. The writing shall document the basis for this determination. The 285 public body shall issue a written notice stating that only one source was determined to be practicably 286 available, and identifying that which is being procured, the contractor selected, and the date on which 287 the contract was or will be awarded. This notice shall be posted on the Department of General Services' 288 central electronic procurement website or other appropriate websites, and in addition, public bodies may 289 publish in a newspaper of general circulation on the day the public body awards or announces its 290 decision to award the contract, whichever occurs first. Posting on the Department of General Services' 291 central electronic procurement website shall be required of any state public body. Local public bodies 292 are encouraged to utilize the Department of General Services' central electronic procurement website to 293 provide the public with centralized visibility and access to the Commonwealth's procurement 294 opportunities.

F. In case of emergency, a contract may be awarded without competitive sealed bidding or 295 296 competitive negotiation; however, such procurement shall be made with such competition as is 297 practicable under the circumstances. A written determination of the basis for the emergency and for the 298 selection of the particular contractor shall be included in the contract file. The public body shall issue a 299 written notice stating that the contract is being awarded on an emergency basis, and identifying that 300 which is being procured, the contractor selected, and the date on which the contract was or will be 301 awarded. This notice shall be posted on the Department of General Services' central electronic 302 procurement website or other appropriate websites, and in addition, public bodies may publish in a 303 newspaper of general circulation on the day the public body awards or announces its decision to award the contract, whichever occurs first, or as soon thereafter as is practicable. Posting on the Department of 304

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305 General Services' central electronic procurement website shall be required of any state public body.
 306 Local public bodies are encouraged to utilize the Department of General Services' central electronic
 307 procurement website to provide the public with centralized visibility and access to the Commonwealth's

308 procurement opportunities.

309 G. A public body may establish purchase procedures, if adopted in writing, not requiring competitive 310 sealed bids or competitive negotiation for single or term contracts for:

311 1. Goods and services other than professional services and non-transportation-related the purchase or
 312 lease of goods, or for the purchase of services, insurance, or construction, if the aggregate or the sum
 313 of all phases is not expected to exceed \$200,000; and \$125,000

314 2. Transportation-related construction, if the aggregate or sum of all phases is not expected to exceed
 315 \$25,000.

However, such small purchase procedures shall provide for competition wherever practicable.

317 Such purchase procedures may allow for single or term contracts for professional services without 318 requiring competitive negotiation, provided the aggregate or the sum of all phases is not expected to 319 exceed \$80,000.

320 Where small purchase procedures are adopted for construction, the procedures shall not waive 321 compliance with the Uniform State Building Code.

For state public bodies, informal solicitations conducted under this subsection shall require the
 posting of a public notice on the Department of General Services' central electronic procurement
 website. 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.

327 H. Upon a determination made in advance by a public body and set forth in writing that the purchase 328 of goods, products, or commodities from a public auction sale is in the best interests of the public, such 329 items may be purchased at the auction, including online public auctions. Purchase of information technology and telecommunications goods and nonprofessional services from a public auction sale shall 330 331 be permitted by any authority, department, agency, or institution of the Commonwealth if approved by 332 the Chief Information Officer of the Commonwealth. The writing shall document the basis for this determination. However, bulk purchases of commodities used in road and highway construction and 333 334 maintenance, and aggregates shall not be made by online public auctions.

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

338 § 2.2-4310. Discrimination prohibited; participation of small, women-owned, minority-owned,
 339 and service disabled veteran-owned businesses and employment services organizations.

A. In the solicitation or awarding of contracts, no public body shall discriminate against a bidder or
offeror because of race, religion, color, sex, sexual orientation, gender identity, national origin, age,
disability, status as a service disabled veteran, 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 Small Business and Supplier
Diversity, which list shall include all companies and organizations certified by the Department.

346 B. All public bodies shall establish programs consistent with this chapter to facilitate the participation 347 of small businesses, businesses owned by women, minorities, and service disabled veterans, and 348 employment services organizations in procurement transactions. The programs established shall be in 349 writing and shall comply with the provisions of any enhancement or remedial measures authorized by 350 the Governor pursuant to subsection C or, where applicable, by the chief executive of a local governing 351 body pursuant to § 15.2-965.1, and shall include specific plans to achieve any goals established therein. 352 State agencies shall submit annual progress reports on (i) small, women-owned, and minority-owned 353 business procurement, (ii) service disabled veteran-owned business procurement, and (iii) employment 354 services organization procurement to the Department of Small Business and Supplier Diversity in a form 355 specified by the Department of Small Business and Supplier Diversity. All state agencies shall cooperate 356 with the Department of Small Business and Supplier Diversity's annual review of their programs 357 pursuant to § 2.2-1605 and shall update such programs to incorporate any feedback and suggestions for 358 improvement. Contracts and subcontracts awarded to employment services organizations and service 359 disabled veteran-owned businesses shall be credited toward the small business, women-owned, and minority-owned business contracting and subcontracting goals of state agencies and contractors. The 360 Department of Small Business and Supplier Diversity shall make information on service disabled 361 veteran-owned procurement available to the Department of Veterans Services upon request. 362

363 C. Whenever there exists (i) a rational basis for small business or employment services organization
 364 enhancement or (ii) a persuasive analysis that documents a statistically significant disparity between the
 365 availability and utilization of women-owned and minority-owned businesses, the Governor is authorized
 366 and encouraged to require state agencies to implement appropriate enhancement or remedial measures

367 consistent with prevailing law. Any enhancement or remedial measure authorized by the Governor
368 pursuant to this subsection for state public bodies may allow for small businesses certified by the
369 Department of Small Business and Supplier Diversity or a subcategory of small businesses established as
370 a part of the enhancement program to have a price preference over noncertified businesses competing for
371 the same contract award on designated procurements, provided that the bid of the certified small
372 business or the business in such subcategory of small businesses established as a part of an enhancement
373 program does not exceed the low bid by more than five percent.

D. In awarding a contract for services to a small, women-owned, or minority-owned business that is
certified in accordance with § 2.2-1606, or to a business identified by a public body as a service
disabled veteran-owned business where the award is being made pursuant to an enhancement or remedial
program as provided in subsection C, or when awarding a contract under the Small Business
Procurement Enhancement Program established in § 2.2-1619 or the Women-owned and Minority-owned
Business Procurement Enhancement Program established in § 2.2-1620, the public body shall include in
every such contract of more than \$10,000 the following:

"If the contractor intends to subcontract work as part of its performance under this contract, the
 contractor shall include in the proposal a plan to subcontract to small, women-owned, minority-owned,
 and service disabled veteran-owned businesses."

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

388 F. As used in this section:

389 "Employment services organization" means an organization that provides community-based
 390 employment services to individuals with disabilities that is an approved Commission on Accreditation of
 391 Rehabilitation Facilities (CARF) accredited vendor of the Department for Aging and Rehabilitative
 392 Services.

393 "Minority individual" means an individual who is a citizen of the United States or a legal resident394 alien and who satisfies one or more of the following definitions:

395 1. "African American" means a person having origins in any of the original peoples of Africa and396 who is regarded as such by the community of which this person claims to be a part.

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

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

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

408 "Minority-owned business" means a business that is at least 51 percent owned by one or more 409 minority individuals who are U.S. citizens or legal resident aliens, or in the case of a corporation, 410 partnership, or limited liability company or other entity, at least 51 percent of the equity ownership 411 interest in the corporation, partnership, or limited liability company or other entity is owned by one or 412 more minority individuals who are U.S. citizens or legal resident aliens, and both the management and 413 daily business operations are controlled by one or more minority individuals, or any historically black college or university as defined in § 2.2-1604, regardless of the percentage ownership by minority 414 415 individuals or, in the case of a corporation, partnership, or limited liability company or other entity, the 416 equity ownership interest in the corporation, partnership, or limited liability company or other entity.

417 "Service disabled veteran" means a veteran who (i) served on active duty in the United States
418 military ground, naval, or air service, (ii) was discharged or released under conditions other than
419 dishonorable, and (iii) has a service-connected disability rating fixed by the United States Department of
420 Veterans Affairs.

421 "Service disabled veteran veteran-owned business" means a business that is at least 51 percent owned 422 by one or more service disabled veterans or, in the case of a corporation, partnership, or limited liability 423 company or other entity, at least 51 percent of the equity ownership interest in the corporation, 424 partnership, or limited liability company or other entity is owned by one or more individuals who are 425 service disabled veterans and both the management and daily business operations are controlled by one 426 or more individuals who are service disabled veterans.

427 "Small business" means a business, independently owned and controlled by one or more individuals,

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428 or in the case of a cooperative association organized pursuant to Chapter 3 (§ 13.1-301 et seq.) of Title
429 13.1 as a nonstock corporation, controlled by one or more members, who are U.S. citizens or legal
430 resident aliens, and together with affiliates, has 250 or fewer employees, or annual gross receipts of \$10
431 million or less averaged over the previous three years. One or more of the individual owners or
432 members shall control both the management and daily business operations of the small business.

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

"Women-owned business" means a business that is at least 51 percent 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 percent of the equity ownership interest is owned by one or
more women who are U.S. citizens or legal resident aliens, and both the management and daily business
operations are controlled by one or more women.

§ 2.2-4310.3. Fiscal data pertaining to certain enhancement or remedial measures.

441 The Department of General Services shall make available a dashboard of purchase order reports from 442 the Commonwealth's statewide electronic procurement system known as eVA. The dashboard shall 443 include aggregated data showing (i) current fiscal year purchase orders, (ii) purchase orders from *the* 444 *Small Business Procurement Enhancement Program established in § 2.2-1619 and the Women-owned* 445 *and Minority-owned Business Procurement Enhancement Program established in § 2.2-1620 in* the 446 previous fiscal year, and (iii) other relevant data derived from any enhancement or remedial measure 447 implemented by the Governor pursuant to subsection C of § 2.2-4310.

§ 23.1-1017. Covered institutions; operational authority; procurement.

449 A. Subject to the express provisions of the management agreement, each covered institution may be exempt from the provisions of the Virginia Public Procurement Act (§ 2.2-4300 et seq.), except for §§ 2.2-4340, 2.2-4340.1, 2.2-4340.2, 2.2-4342, and 2.2-4376.2, which shall not be construed to require 450 451 452 compliance with the prequalification application procedures of subsection B of § 2.2-4317, provided, however, that (i) any deviations from the Virginia Public Procurement Act in the management agreement 453 454 shall be uniform across all covered institutions and (ii) the governing board of the covered institution 455 shall adopt, and the covered institution shall comply with, policies for the procurement of goods and 456 services, including professional services, that shall (a) be based upon competitive principles; (b) in each instance seek competition to the maximum practical degree; (c) implement a system of competitive 457 2.2-4303.1 and 2.2-4302.2; (d) prohibit 458 negotiation for professional services pursuant to §§ 459 discrimination in the solicitation and award of contracts on the basis of the bidder's or offeror's race, 460 religion, color, sex, sexual orientation, gender identity, national origin, age, or disability or on any other 461 basis prohibited by state or federal law; (e) incorporate the prompt payment principles of §§ 2.2-4350 and 2.2-4354; (f) consider the impact on correctional enterprises under § 53.1-47; and (g) provide that 462 463 whenever solicitations are made seeking competitive procurement of goods or services, it shall be a 464 priority of the institution to provide for fair and reasonable consideration of small, women-owned, and 465 minority-owned businesses and to promote and encourage a diversity of suppliers.

B. Such policies may (i) provide for consideration of the dollar amount of the intended procurement, 466 467 the term of the anticipated contract, and the likely extent of competition; (ii) implement a 468 prequalification procedure for contractors or products; and (iii) include provisions for cooperative 469 arrangements with other covered institutions, other public or private educational institutions, or other 470 public or private organizations or entities, including public-private partnerships, public bodies, charitable organizations, health care provider alliances or purchasing organizations or entities, state agencies or 471 institutions of the Commonwealth or the other states, the District of Columbia, the territories, or the 472 473 United States, and any combination of such organizations and entities.

474 C. Nothing in this section shall preclude a covered institution from requesting and utilizing the
475 assistance of the Virginia Information Technologies Agency for information technology procurements
476 and covered institutions are encouraged to utilize such assistance.

477 D. Each covered institution shall post on the Department of General Services' central electronic
478 procurement website all Invitations to Bid, Requests for Proposal, sole source award notices, and
479 emergency award notices to ensure visibility and access to the Commonwealth's procurement
480 opportunities on one website.

481 E. As part of any procurement provisions of the management agreement, the governing board of a covered institution shall identify the public, educational, and operational interests served by any procurement rule that deviates from procurement rules in the Virginia Public Procurement Act (§ 2.2-4300 et seq.).

F. Notwithstanding any provision of law to the contrary, each covered institution shall be subject to
the provisions of the Small Business Procurement Enhancement Program established in § 2.2-1619 and
the Women-owned and Minority-owned Business Procurement Enhancement Program established in
§ 2.2-1620.

489 2. That the provisions of this act shall not apply to covered institutions, as defined in § 2.2-1604 of

- 490 the Code of Virginia, as amended by this act, until July 1, 2025.
- 491 3. That, notwithstanding the provisions of the second enactment of this act, the provisions of this
- 492 act shall not apply to hospitals and medical centers created under Article 3 (§ 23.1-2212 et seq.) of
- 493 Chapter 22 of Title 23.1 of the Code of Virginia or Chapter 24 (§ 23.1-2400 et seq.) of Title 23.1 of
- 494 the Code of Virginia until July 1, 2026.
- 495 4. That the provision of § 2.2-1620 of the Code of Virginia, as created by this act, shall expire on 496 July 1, 2031.
- 497 5. That the provisions of this act shall become effective on January 1, 2025.