2024 SESSION

24108734D HOUSE BILL NO. 212 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the Senate Committee on Rules 4 on March 1, 2024) 5 (Patron Prior to Substitute—Delegate Watts) 6 A BILL to amend and reenact § 30-310 of the Code of Virginia, relating to MEI Project Approval 7 Commission; board-level gender and diversity requirements. 8 Be it enacted by the General Assembly of Virginia: 9 1. That § 30-310 of the Code of Virginia is amended and reenacted as follows: § 30-310. Review of incentive packages. 10 11 A. 1. The Commission shall review individual incentive packages, including but not limited to packages offering tax incentives, for economic development, film, and episodic television projects 12 13 (including but not limited to MEI projects) for which (i) one or more of the incentives in the incentive package is not authorized under current law or an amendment by the General Assembly is being sought 14 15 to one or more currently existing incentives included as part of the incentive package, (ii) one of the incentives being sought includes a cash payment to a private sector business of more than \$3.5 million 16 17 from any fund prior to any performance metrics being met by the proposed project, or (iii) the aggregate amount of incentives to be provided by the Commonwealth in the incentive package including 18 discretionary grants, general or nongeneral funds, proceeds from bonds, rights to lease property at below 19 20 fair market value, or any other incentives from the Commonwealth is in excess of \$10 million in value. 21 Except for the value of any sales tax exemption available pursuant to subdivision 18 of § 58.1-609.3 or tax credit available pursuant to § 58.1-439.12:03, the value of any existing nondiscretionary incentives 22 23 shall not be considered in calculating whether the incentives are in excess of \$10 million in value, and 24 no review shall be required for a project if the only incentives to be provided to a potential project are 25 nondiscretionary incentives. The Commission shall also review economic development projects in which a business relocates or expands its operations in one or more Virginia localities and simultaneously 26 27 closes its operations or substantially reduces the number of its employees in another Virginia locality if 28 the aggregate amount of incentives to be provided by the Commonwealth in the incentive package 29 including discretionary grants, general or nongeneral funds, proceeds from bonds, rights to lease property 30 at below fair market value, or any other incentives from the Commonwealth is in excess of \$2.5 million 31 in value. The Commission shall recommend approval or denial of such packages and projects to the 32 General Assembly. Factors that shall be considered by the Commission in its review shall include but not be limited to (a) return on investment,; (b) the time frame for repayment of incentives to the 33 Commonwealth₅; (c) average wages of the jobs created by the prospective MEI project or other 34 35 economic development project₇; (d) the amount of capital investment that is required, and; (e) the need 36 for enhanced employment opportunities in the prospective location of the prospective MEI project or 37 other economic development project; (f) whether a board diversity disclosure statement that was 38 submitted by the business with the proposed incentive package specifies the number and percentage of 39 diverse directors on the board of directors of such business who self-identify as female or represent a 40 national, racial, ethnic, indigenous, or cultural minority in the country of the business's principal executive offices, such that at least 30 percent of such board of directors consists of women and 41 42 historically underrepresented groups; and (g) whether the business commits to, upon approval by the 43 Commission of the incentive package, annually update and submit such diversity disclosure to the Commission and the Chairs of the House Committee on Appropriations and Senate Committee on 44 45 Finance and Appropriations. 2. a. Any time a proposed individual incentive package is to be considered by the Commission, 46

47 materials outlining (i) the value of the proposed incentives; (ii) assumed return on investment; (iii) the time frame for repayment of incentives to the Commonwealth; (iv) average wages of the jobs created by **48** 49 the prospective economic development, film, or episodic television project; (v) the amount of capital investment that is required; (vi) the need for enhanced employment opportunities in the prospective 50 location of the prospective economic development, film, or episodic television project; (vii) the total 51 amount of state incentives received by the sponsor of the economic development, film, or episodic 52 53 television project in the past; and (viii) a list of all other existing, nondiscretionary incentives for which 54 the sponsor of the economic development, film, or episodic television project may qualify; and (ix) a 55 board diversity disclosure shall be provided to the staff of the House Committee on Appropriations and Senate Committee on Finance and Appropriations not less than five business days prior to the scheduled 56 57 Commission meeting. Staff shall also be provided with an aggregate list of all discretionary incentives currently committed by the Commonwealth for the next 10 years, including anticipated requests for 58 59 appropriations to satisfy such commitments during that time.

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b. The timing of any request for an endorsement of a proposed individual incentive package should
be scheduled so that the MEI Commission could, at its discretion, have up to seven days subsequent to
the presentation of the incentive package prior to endorsing or rejecting such proposal.

c. State agencies, localities, authorities, or other political subdivisions of the Commonwealth that
have significant involvement in a proposed individual incentive package in terms of providing facilities
or regulatory support to a project or in developing the proposed individual incentive package shall
review the materials required by subdivision 2 and certify the accuracy of such materials prior to
consideration by the Commission.

68 B. An affirmative vote by four of the seven members of the Commission from the House of Delegates and three of the five members of the Commission from the Senate shall be required to 69 70 endorse any incentive package, including but not limited to packages offering tax incentives, for economic development, film, and episodic television projects (including but not limited to MEI projects) 71 72 for which (i) one or more of the incentives in the incentive package is not authorized under current law or an amendment by the General Assembly is being sought to one or more currently existing incentives 73 74 included as part of the incentive package, (ii) one of the incentives being sought includes a cash payment to a private sector business of more than \$3.5 million from any fund prior to any performance 75 metrics being met by the proposed project, or (iii) the aggregate amount of incentives to be provided by 76 the Commonwealth in the incentive package including discretionary grants, general or nongeneral funds, 77 78 proceeds from bonds, rights to lease property at below fair market value, or any other incentives from 79 the Commonwealth is in excess of \$10 million in value. Except for the value of any sales tax exemption 80 available pursuant to subdivision 18 of § 58.1-609.3 or tax credit available pursuant to § 58.1-439.12:03, the value of any existing nondiscretionary incentives shall not be considered in calculating whether the 81 incentives are in excess of \$10 million in value. Such vote shall also be required to endorse any 82 83 economic development project in which a business relocates or expands its operations in one or more 84 Virginia localities and simultaneously closes its operations or substantially reduces the number of its 85 employees in another Virginia locality if the aggregate amount of incentives to be provided by the 86 Commonwealth in the incentive package including discretionary grants, general or nongeneral funds, 87 proceeds from bonds, rights to lease property at below fair market value, or any other incentives from 88 the Commonwealth is in excess of \$2.5 million in value. However, no vote shall be required for a 89 project if the only incentives to be provided to a potential project are nondiscretionary incentives 90 available to any qualified taxpayer under existing law.