(1lr2290)

EMERGENCY BILL ENROLLED BILL

— Education, Health, and Environmental Affairs/Health and Government Operations —

Introduced by Senators Pugh, Jones–Rodwell, McFadden, Peters, Ramirez, and Rosapepe

Read and Examined by Proofreaders:

		Proofreader.
		Proofreader.
Sealed with the Great Seal and J	presented to the Governor,	for his approval this
day of	at	_ o'clock,M.
		President.

CHAPTER _____

1 AN ACT concerning

Minority Business Enterprise Program – Amendments to MBE Participation Schedule <u>and Extension of Task Force</u> and Termination Extension

FOR the purpose of requiring a certain bidder or offeror to notify a certain unit of 4 $\mathbf{5}$ State government at a certain within a certain period of time if, after 6 submission of a bid or proposal and before the execution of a certain contract, 7 the bidder or offeror determines that a certain minority business enterprise 8 identified in a certain MBE participation schedule has become or will become 9 unavailable or is determined to be ineligible to perform the work required under the contract; authorizing a certain bidder or offeror to submit a written request 10 11 to a unit to amend a certain MBE participation schedule under certain 12circumstances; requiring a certain written request to include certain 13 information; prohibiting an MBE participation schedule from being amended

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments



P2

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1	unless the amendment is approved by certain persons; prohibiting an MBE
2	participation schedule from being amended after the date of contract execution
3	unless approved by a certain person and by contract amendment; defining a
4	certain term; extending the termination date of the Task Force on the Minority
5	Business Enterprise Program and Equity Investment Capital; altering the year
6	of the legislative session for which the Task Force is required to develop draft
$\ddot{7}$	legislation; altering a certain reporting date; continuing until a certain date
8	certain provisions of the State Procurement Law relating to procurement from
9	minority business enterprises; requiring a certain study and a final report on
10	the study by a certain date; providing for the application of certain provisions of
11	this Act; providing for the effective dates of this Act making this Act an
12	<u>emergency measure</u> ; and generally relating to minority business enterprise
13	participation in procurement contracts <u>and the Task Force on the Minority</u>
14	Business Enterprise Program and Equity Investment Capital.
11	Buomess Enterprise Program and Equily Incesiment Capital.
15	BY repealing and reenacting, with amendments,
16	Article – State Finance and Procurement
17	Section 14–302 and 14–309
18	Annotated Code of Maryland
19	(2009 Replacement Volume and 2010 Supplement)
10	(2005 Replacement Volume and 2010 Supplement)
20	BY repealing and reenacting, without amendments,
$\frac{1}{21}$	Chapter 513 of the Acts of the General Assembly of 2010
22	Section $1(a)$
23	BY repealing and reenacting, with amendments,
$\overline{24}$	<u>Chapter 513 of the Acts of the General Assembly of 2010</u>
25	Section 1(f) and (g) and $\underline{2}$
26	BY repealing and reenacting, without amendments,
27	Chapter 514 of the Acts of the General Assembly of 2010
28	Section 1(a)
29	BY repealing and reenacting, with amendments,
30	Chapter 514 of the Acts of the General Assembly of 2010
31	Section $1(f)$ and (g) and 2
32	BY repealing and reenacting, with amendments,
33	Chapter 116 of the Acts of the General Assembly of 1995, as amended by
34	Chapters 495 and 496 of the Acts of the General Assembly of 2000,
35	Chapter 339 of the Acts of the General Assembly of 2001, and Chapter
36	359 of the Acts of the General Assembly of 2006
37	Section 2
38	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

39 MARYLAND, That the Laws of Maryland read as follows:

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Article – State Finance and Procurement

2 14-302.

3 (a) (1) Except for leases of real property and except as provided in 4 paragraphs (2) and (3) of this subsection, each unit shall structure procurement 5 procedures, consistent with the purposes of this subtitle, to try to achieve the following 6 results:

7 (i) a minimum of 7% of the unit's total dollar value of 8 procurement contracts is to be made directly or indirectly from certified minority 9 business enterprises classified by the certification agency as African American–owned 10 businesses;

11 (ii) a minimum of 10% of the unit's total dollar value of 12 procurement contracts is to be made directly or indirectly from certified minority 13 business enterprises classified by the certification agency as women-owned 14 businesses; and

(iii) an overall minimum of 25% of the unit's total dollar value of
procurement contracts is to be made directly or indirectly from all certified minority
business enterprises.

18 (2) (i) Except as provided in paragraph (3) of this subsection, in 19 procurement for construction, each unit shall structure procurement procedures, 20 consistent with the purposes of this subtitle, to try to achieve the following results:

a minimum of 7% of the unit's total dollar value of
 construction contracts is to be made directly or indirectly from certified minority
 business enterprises classified by the certification agency as African American–owned
 businesses;

25 2. a minimum of 10% of the unit's total dollar value of 26 construction contracts is to be made directly or indirectly from certified minority 27 business enterprises classified by the certification agency as women-owned 28 businesses; and

an overall minimum of 25% of the unit's total dollar
value of construction contracts is to be made directly or indirectly from all certified
minority business enterprises.

32 (ii) The unit shall:

331.consider the practical severability of the construction

34 projects; and

1 2. implement a program that will enable the unit to $\mathbf{2}$ evaluate each contract to determine the appropriateness of the goal. 3 (3)With respect to the Maryland Department of Transportation, the provisions of paragraph (2)(i) of this subsection shall apply only to construction 4 $\mathbf{5}$ contracts in excess of \$50,000. 6 A woman who is also a member of an ethnic or racial (4)(i) 7minority group may be certified in that category in addition to the gender category. 8 (ii) For purposes of achieving the goals in this subsection, a 9 certified minority business enterprise may participate in a procurement contract and 10 be counted as a woman-owned business, or as a business owned by a member of an ethnic or racial group, but not both, if the business has been certified in both 11 12categories. 13(5)Each unit shall meet the maximum feasible portion of the goals 14stated in paragraphs (1), (2), and (3) of this subsection by using race-neutral measures 15to facilitate minority business enterprise participation in the procurement process. 16To achieve the result specified in paragraph (1) or (2) of this (6)17subsection, a contractor, including a contractor that is a certified minority business 18enterprise, shall: 19identify specific (i) work categories appropriate for 20subcontracting; 21at least 10 days before bid opening, solicit minority business (ii) 22enterprises, through written notice that: 231. describes the categories of work under item (i) of this 24paragraph; and 252.provides information regarding the type of work being 26solicited and specific instructions on how to submit a bid; 27attempt to make personal contact with the firms in item (ii) (iii) 28of this paragraph; 29assist minority business enterprises to fulfill bonding (iv) 30 requirements or to obtain a waiver of those requirements; 31 in order to publicize contracting opportunities to minority (\mathbf{v}) 32business enterprises, attend prebid meetings or other meetings scheduled by the unit; 33 and

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1 (vi) upon acceptance of a bid, provide the unit with a list of 2 minority businesses with whom the contractor negotiated, including price quotes from 3 minority and nonminority firms.

4 (7) (i) The unit shall make a finding whether the contractor 5 complied, in good faith, with paragraph (6) of this subsection.

6 (ii) If the unit finds the contractor complied with paragraph (6) 7 of this subsection, the unit may not require the contractor to renegotiate any 8 subcontract in order to achieve a different result.

9 (8) (1) IN THIS PARAGRAPH, "MBE PARTICIPATION 10 SCHEDULE" MEANS A SCHEDULE INCLUDED IN THE SUBMISSION OF A BID OR 11 OFFER THAT <u>IDENTIFIES</u>:

121.IDENTIFIESTHE CERTIFIED MINORITY BUSINESS13ENTERPRISES THAT A BIDDER OR OFFEROR AGREES TO USE IN THE14PERFORMANCE OF THE CONTRACT; AND

152. THE PERCENTAGE OF CONTRACT VALUE16ATTRIBUTED TO EACH CERTIFIED MINORITY BUSINESS ENTERPRISE.

17(II)A BIDDER OR OFFEROR SHALL IMMEDIATELY NOTIFY18THE UNIT IF,1.THIS PARAGRAPH APPLIES TO A BIDDER OR19OFFEROR AFTER SUBMISSION OF A BID OR PROPOSAL AND BEFORE THE20EXECUTION OF A CONTRACT WITH AN EXPECTED DEGREE OF MINORITY21BUSINESS ENTERPRISE PARTICIPATION;.

22 <u>2.</u> <u>IF</u> THE BIDDER OR OFFEROR DETERMINES THAT A 23 MINORITY BUSINESS ENTERPRISE IDENTIFIED IN THE MBE PARTICIPATION 24 SCHEDULE HAS BECOME OR WILL BECOME UNAVAILABLE OR IS INELIGIBLE TO 25 <u>PERFORM THE WORK REQUIRED UNDER THE CONTRACT, THE BIDDER OR</u> 26 <u>OFFEROR SHALL NOTIFY THE UNIT WITHIN 72 HOURS OF MAKING THE</u> 27 <u>DETERMINATION</u>.

28(III) **1**. IF Α MINORITY BUSINESS **ENTERPRISE** 29IDENTIFIED IN THE MBE PARTICIPATION SCHEDULE SUBMITTED WITH A BID OR OFFER HAS BECOME OR WILL BECOME UNAVAILABLE OR IS INELIGIBLE TO 30 31PERFORM THE WORK REQUIRED UNDER THE CONTRACT, THE BIDDER OR 32 OFFEROR MAY SUBMIT A WRITTEN REQUEST WITH THE UNIT TO AMEND THE 33 **MBE** PARTICIPATION SCHEDULE.

342.THE REQUEST TO AMEND THE MBE35PARTICIPATION SCHEDULE SHALL INDICATE THE BIDDER'S OR OFFEROR'S

1 SUBSTITUTE ANOTHER **CERTIFIED MINORITY** EFFORTS TO BUSINESS $\mathbf{2}$ ENTERPRISE TO PERFORM THE WORK THAT THE UNAVAILABLE OR INELIGIBLE 3 MINORITY BUSINESS ENTERPRISE WOULD HAVE PERFORMED. 4 3. **EXCEPT AS PROVIDED IN SUBSUBPARAGRAPH 4** $\mathbf{5}$ OF THIS SUBPARAGRAPH, AN MBE PARTICIPATION SCHEDULE MAY NOT BE 6 AMENDMENT IS APPROVED BY AMENDED UNLESS THE THE UNIT'S PROCUREMENT OFFICER AFTER CONSULTING WITH THE UNIT'S MBE LIAISON. 7 8 4. AN MBE PARTICIPATION SCHEDULE MAY NOT BE 9 AMENDED AFTER THE DATE OF CONTRACT EXECUTION UNLESS THE REQUEST IS APPROVED BY THE HEAD OF THE UNIT AND THE CONTRACT IS AMENDED. 10 11 (9) If, during the performance of a contract, a certified minority 12business enterprise contractor or subcontractor becomes ineligible to participate in the Minority Business Enterprise Program because one or more of its owners has a 13personal net worth that exceeds the amount specified in § 14–301(i)(3) of this subtitle: 1415that ineligibility alone may not cause the termination of the (i) 16 certified minority business enterprise's contractual relationship for the remainder of 17the term of the contract; and 18 the certified minority business enterprise's participation (ii) 19under the contract shall continue to be counted toward the program and contract 20goals. The provisions of §§ 14-301(f) and 14-303 of this subtitle and 21(b) (1)22subsection (a) of this section are inapplicable to the extent that any unit determines 23the provisions to be in conflict with any applicable federal program requirement. 24The determination under this subsection shall be included with the (2)25report required under § 14–305 of this subtitle. 26Chapter 513 of the Acts of 2010 27SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 28MARYLAND, That: 29There is a Task Force on the Minority Business Enterprise Program and *(a)* 30 Equity Investment Capital. 31(f)The Task Force shall: 32study how to facilitate the acquisition of investment equity capital (1)

33 *by minority business enterprises in Maryland in a manner that:*

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1 2	(i) <u>allows minority business enterprise owners to retain</u> operational control of the business enterprise; and
3	(ii) provides adequate protection to equity investors;
4 5 6	(2) <u>make recommendations regarding the necessary modifications to</u> <u>the Minority Business Enterprise Program that will authorize and encourage equity</u> <u>investment in minority business enterprises in Maryland; and</u>
7 8	(3) <u>develop draft legislation for the [2011] 2012 legislative session to</u> <u>implement the recommendations identified in paragraph (2) of this subsection.</u>
9 10 11	(g) On or before December 1, [2010] 2011, the Task Force shall report its recommendations and draft legislation to the Governor and, in accordance with § $2-1246$ of the State Government Article, the General Assembly.
12 13 14 15	<u>SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect</u> June 1, 2010. It shall remain effective for a period of [1 year] 2 YEARS and, at the end of May 31, [2011] 2012, with no further action required by the General Assembly, this Act shall be abrogated and of no further force and effect.
16	Chapter 514 of the Acts of 2010
17 18	<u>SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF</u> <u>MARYLAND, That:</u>
18 19	<u>MARYLAND, That:</u> (a) <u>There is a Task Force on the Minority Business Enterprise Program and</u>
18 19 20	<u>MARYLAND, That:</u> <u>(a)</u> <u>There is a Task Force on the Minority Business Enterprise Program and</u> <u>Equity Investment Capital.</u>
 18 19 20 21 22 	MARYLAND, That: (a) There is a Task Force on the Minority Business Enterprise Program and Equity Investment Capital. (f) The Task Force shall: (1) study how to facilitate the acquisition of investment equity capital
 18 19 20 21 22 23 24 	MARYLAND, That: (a) There is a Task Force on the Minority Business Enterprise Program and Equity Investment Capital. (f) The Task Force shall: (1) study how to facilitate the acquisition of investment equity capital by minority business enterprises in Maryland in a manner that: (i) allows minority business enterprise owners to retain
 18 19 20 21 22 23 24 25 	MARYLAND, That: (a) There is a Task Force on the Minority Business Enterprise Program and Equity Investment Capital. (f) The Task Force shall: (1) study how to facilitate the acquisition of investment equity capital by minority business enterprises in Maryland in a manner that: (i) allows minority business enterprise owners to retain operational control of the business enterprise; and

1	(g) On or before December 1, [2010] 2011, the Task Force shall report its
2	recommendations and draft legislation to the Governor and, in accordance with §
3	<u>2–1246 of the State Government Article, the General Assembly.</u>
4	<u>SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect</u>
5	June 1, 2010. It shall remain effective for a period of [1 year] 2 YEARS and, at the end
6	of May 31, [2011] 2012, with no further action required by the General Assembly, this
7	<u>Act shall be abrogated and of no further force and effect.</u>
8	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland
9	read as follows:
5	reau as ronows.
10	Article – State Finance and Procurement
11	14-309.
12	The provisions of §§ 14–301 through 14–305 of this subtitle, and any regulations
13	adopted under those sections, shall be of no effect and may not be enforced after July
14	1, [2011] 2013.
15	Chapter 116 of the Acts of 1995, as amended by Chapters 495 and 496 of the
16	Acts of 2000, Chapter 339 of the Acts of 2001, and Chapter 359 of the Acts of
17	2006
18	SECTION 2. AND BE IT FURTHER ENACTED, That the Certification Agency,
19	in consultation with the General Assembly and the Office of the Attorney General,
20	shall initiate a study of the Minority Business Enterprise Program to evaluate the
21	Program's continued compliance with the requirements of the Croson decision and any
22	subsequent federal or constitutional requirements. In preparation for the study, the
23	Board of Public Works may adopt regulations authorizing a unit of State government
24	to require bidders and offerors to submit information necessary for the conduct of the
25	study. The Board of Public Works may designate that certain information received in
26	accordance with regulations adopted under this section shall be confidential.
27	Notwithstanding that certain information may be designated by the Board of Public
28	Works as confidential, the certification agency may provide the information to any
29	person that is under contract with the certification agency to assist in conducting the
30	study. The study shall also evaluate race neutral programs and other methods that
31	can be used to address the needs of minority businesses. The final report on the study
32	shall be submitted to the Legislative Policy Committee of the General Assembly prior
33	to September 30, [2010] 2012, so that the General Assembly may review the report
34	prior to the [2011] 2013 Session.
35	SECTION 3. AND BE IT FURTHER ENACTED, That Section 1 of this Act shall

35 SECTION 3. AND BE IT FURTHER
 36 take effect October 1, 2011.

1	SECTION 4. <u>2.</u> AND BE IT FURTHER ENACTED, That , except as provided in
2	Section 3 of this Act, this Act shall take effect July 1, 2011 is an emergency measure,
3	is necessary for the immediate preservation of the public health or safety, has been
4	passed by a yea and nay vote supported by three-fifths of all the members elected to
5	each of the two Houses of the General Assembly, and shall take effect from the date it
6	<u>is enacted</u> .

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.