5968

2013-2014 Regular Sessions

IN SENATE

October 25, 2013

Introduced by Sen. MARCHIONE -- read twice and ordered printed, and when printed to be committed to the Committee on Rules

AN ACT to amend the executive law, the economic development law, the New York state urban development corporation act, the facilities development corporation act and the New York state medical care facilities finance agency act, in relation to providing veterans with access to certain economic programs and incentives, and to expanding the population served by the division of minority and women's business development; to amend the state finance law, the retirement and social security law, the public authorities law, the arts and cultural affairs law, the banking law, the environmental conservation law and the general municipal law, in relation to making conforming changes; and to amend the administrative code of the city of York, New in relation to providing veterans with access to certain economic programs and incentives

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. This act shall be known and may be cited as "OORAH! An ACT
 Opening Opportunities, Resources and Access for Heroes".
 S 1-a. The article heading of article 15-A of the executive law, as
 added by chapter 261 of the laws of 1988, is amended to read as follows:

PARTICIPATION BY MINORITY GROUP MEMBERS [AND],

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WOMEN AND VETERANS WITH RESPECT TO STATE CONTRACTS 2. Subdivisions 1, 4, 9, 10, 19 and 22 of section 310 of the execu-

7 S 2. Subdivisions 1, 4, 9, 10, 19 and 22 of section 310 of the execu-8 tive law, subdivisions 1 and 9 as added by chapter 261 of the laws of 9 1988, subdivisions 4 and 10 as amended by chapter 55 of the laws of 1992 10 and subdivisions 19 and 22 as added by chapter 175 of the laws of 2010, 11 are amended and a new subdivision 15-a is added to read as follows:

12 1. "Certified business" shall mean a business verified as a minority 13 [or women-owned], WOMEN OR VETERAN-OWNED business enterprise pursuant to 14 section three hundred fourteen of this article.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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4. "Director" shall mean the director of the division of minority [and 1 2 WOMEN AND VETERANS' business development in the department of women's], 3 economic development. 4 9. "Utilization plan" shall mean a plan prepared by a contractor and submitted in connection with a proposed state contract. The utilization plan shall identify certified minority [or women-owned], WOMEN OR VETER-5 6 7 AN-OWNED business enterprises, if known, that have committed to perform work in connection with the proposed state contract as well as any such 8 9 enterprises, if known, which the contractor intends to use in connection 10 with the contractor's performance of the proposed state contract. The plan shall specifically contain a list, including the name, address 11 and 12 telephone number, of each certified enterprise with which the contractor 13 intends to subcontract. 14 10. "Office" shall mean the division of minority [and], women's AND 15 VETERANS' business development in the department of economic develop-16 ment. 17 15-A. "VETERAN-OWNED BUSINESS ENTERPRISE" SHALL MEAN A BUSINESS ENTER-INCLUDING A SOLE PROPRIETORSHIP, PARTNERSHIP OR CORPORATION THAT 18 PRISE, 19 IS: (A) AT LEAST FIFTY-ONE PERCENT OWNED BY 20 ONE OR MORE UNITED STATES 21 CITIZENS OR PERMANENT RESIDENT ALIENS WHO ARE HONORABLY DISCHARGED 22 UNITED STATES VETERANS; 23 (B) AN ENTERPRISE IN WHICH THE OWNERSHIP INTEREST OF SUCH VETERANS IS 24 REAL, SUBSTANTIAL AND CONTINUING; 25 (C) AN ENTERPRISE IN WHICH SUCH VETERAN OWNERSHIP HAS AND EXERCISES 26 THE AUTHORITY TO CONTROL INDEPENDENTLY THE DAY-TO-DAY BUSINESS DECISIONS 27 OF THE ENTERPRISE; 28 (D) AN ENTERPRISE AUTHORIZED TO DO BUSINESS IN THIS STATE AND INDE-29 PENDENTLY OWNED AND OPERATED; (E) AN ENTERPRISE OWNED BY AN INDIVIDUAL OR INDIVIDUALS, WHOSE OWNER-30 31 SHIP, CONTROL AND OPERATION ARE RELIED UPON FOR CERTIFICATION, WITH Α 32 PERSONAL NET WORTH THAT DOES NOT EXCEED THREE MILLION FIVE HUNDRED THOU-33 SAND DOLLARS, AS ADJUSTED ANNUALLY ON THE FIRST OF JANUARY FOR INFLATION ACCORDING TO THE CONSUMER PRICE INDEX OF THE PREVIOUS YEAR; AND 34 THAT IS A SMALL BUSINESS PURSUANT TO SUBDIVISION 35 AN ENTERPRISE (F) TWENTY OF THIS SECTION. 36 37 A FIRM OWNED BY A MINORITY GROUP MEMBER WHO IS ALSO A VETERAN MAY BE 38 CERTIFIED AS A MINORITY-OWNED BUSINESS ENTERPRISE, A VETERAN-OWNED BUSI-39 NESS ENTERPRISE, OR BOTH, AND MAY BE COUNTED TOWARDS EITHER A MINORITY-40 OWNED BUSINESS ENTERPRISE GOAL OR A VETERAN-OWNED BUSINESS ENTERPRISE GOAL, IN REGARD TO ANY CONTRACT OR ANY GOAL, SET BY AN AGENCY OR AUTHOR-41 BUT SUCH PARTICIPATION MAY NOT BE COUNTED TOWARDS BOTH SUCH GOALS. 42 ITY, 43 SUCH AN ENTERPRISE'S PARTICIPATION IN A CONTRACT MAY NOT ΒE DIVIDED 44 BETWEEN THE MINORITY-OWNED BUSINESS ENTERPRISE GOAL AND THE VETERAN-OWNED BUSINESS ENTERPRISE GOAL. A FIRM OWNED BY A WOMAN WHO 45 IS A VETERAN MAY BE CERTIFIED AS A WOMEN-OWNED BUSINESS ENTERPRISE, A 46 ALSO VETERAN-OWNED BUSINESS ENTERPRISE, OR BOTH, AND MAY BE 47 COUNTED TOWARDS 48 EITHER А WOMEN-OWNED BUSINESS ENTERPRISE GOAL OR A VETERAN-OWNED BUSI-NESS ENTERPRISE GOAL, IN REGARD TO ANY CONTRACT OR ANY GOAL, SET 49 ΒY AN 50 AUTHORITY, BUT SUCH PARTICIPATION MAY NOT BE COUNTED TOWARDS AGENCY OR 51 BOTH SUCH GOALS. SUCH AN ENTERPRISE'S PARTICIPATION IN A CONTRACT MAY BE DIVIDED BETWEEN THE WOMEN-OWNED BUSINESS ENTERPRISE GOAL AND THE 52 NOT 53 VETERAN-OWNED BUSINESS ENTERPRISE GOAL. 54 19. "Personal net worth" shall mean the aggregate adjusted net value the assets of an individual remaining after total liabilities are 55 of 56 deducted. Personal net worth includes the individual's share of assets

1 held jointly with said individual's spouse and does not include the 2 individual's ownership interest in the certified minority [and women-3 owned], WOMEN OR VETERAN-OWNED business enterprise, the individual's 4 equity in his or her primary residence, or up to five hundred thousand 5 dollars of the present cash value of any qualified retirement savings 6 plan or individual retirement account held by the individual less any 7 penalties for early withdrawal.

8 22. "Diversity practices" shall mean the contractor's practices and 9 policies with respect to:

10 (a) utilizing certified minority [and women-owned], WOMEN AND VETER-11 AN-OWNED business enterprises in contracts awarded by a state agency or 12 other public corporation, as subcontractors and suppliers; and

(b) entering into partnerships, joint ventures or other similar arrangements with certified minority [and women-owned], WOMEN OR VETER-AN-OWNED business enterprises as defined in this article or other applicable statute or regulation governing an entity's utilization of minority [or women-owned], WOMEN OR VETERAN-OWNED business enterprises.

18 S 3. The section heading, subdivision 1, paragraphs (a), (d), (e) and 19 (f) of subdivision 3 of section 311 of the executive law, the section 20 heading, subdivision 1, and paragraphs (d) and (e) of subdivision 3 as 21 amended by chapter 55 of the laws of 1992, and paragraphs (a) and (f) of 22 subdivision 3 as added by chapter 261 of the laws of 1988, are amended 23 to read as follows:

Division of minority [and], women's AND VETERANS' business develop-24 25 ment. 1. The head of the division of minority [and], women's AND VETER-26 ANS' business development shall be the director who shall be appointed 27 by the governor and hold office at the pleasure of the commissioner. It 28 shall be the duty of the director of the division of minority [and], women's AND VETERANS' business development to assist the governor in the 29 formulation and implementation of laws and policies relating to minority 30 [and women-owned] WOMEN AND VETERAN-OWNED business enterprises. 31

32 (a) to encourage and assist contracting agencies in their efforts to 33 increase participation by minority [and women-owned], WOMEN AND VETER-34 AN-OWNED business enterprises on state contracts and subcontracts so as 35 to facilitate the award of a fair share of such contracts to them;

(d) to review periodically the practices and procedures of each 36 37 contracting agency with respect to compliance with the provisions of this article, and to require them to file periodic reports with the 38 39 division of minority [and], women's AND VETERANS' business development 40 to the level of minority [and women-owned], WOMEN AND VETERAN-OWNED as business enterprises participation in the awarding of agency contracts 41 42 for goods and services;

43 (e) on January first of each year report to the governor and the 44 chairpersons of the senate finance and assembly ways and means committees on the level of minority [and women-owned], WOMEN AND VETERAN-OWNED 45 business enterprises participating in each agency's contracts for goods 46 47 and services and on activities of the office and effort by each 48 contracting agency to promote employment of minority group members [and], women AND VETERANS, and to promote and increase participation by 49 50 certified businesses with respect to state contracts and subcontracts so 51 to facilitate the award of a fair share of state contracts to such as businesses. The comptroller shall assist the division in collecting 52 on the participation of certified business for each 53 information 54 contracting agency. Such report may recommend new activities and 55 programs to effectuate the purposes of this article;

1 (f) to prepare and update periodically a directory of certified minor-2 ity [and women-owned], WOMEN AND VETERAN-OWNED business enterprises 3 which shall, wherever practicable, be divided into categories of labor, 4 services, supplies, equipment, materials and recognized construction 5 trades and which shall indicate areas or locations of the state where 6 such enterprises are available to perform services;

7 S 3-a. Paragraph (c) of subdivision 4 of section 311 of the executive 8 law, as added by chapter 361 of the laws of 2009, is amended to read as 9 follows:

10 (c) seek to maximize utilization by minority [and women-owned], WOMEN 11 AND VETERAN-OWNED business enterprises of available federal resources 12 including but not limited to federal grants, loans, loan guarantees, 13 surety bonding guarantees, technical assistance, and programs and 14 services of the federal small business administration.

15 S 4. The section heading and subdivisions 1, 2 and 3 of section 311-a 16 of the executive law, as added by section 4 of part BB of chapter 59 of 17 the laws of 2006, are amended to read as follows:

18 Minority [and women-owned], WOMEN AND VETERAN-OWNED business enter-19 prise statewide advocate. 1. There is hereby established within the department of economic development an office of the minority [and 20 21 women-owned], WOMEN AND VETERAN-OWNED business enterprise statewide advocate. The statewide advocate shall be appointed by the commissioner 22 with the advice of the small business advisory board as established in 23 section one hundred thirty-three of the economic development law and 24 25 shall serve in the unclassified service of the director. The statewide 26 advocate shall be located in the Albany empire state development office.

27 2. The advocate shall act as a liaison for minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises [(MWBEs)] 28 (MWVBES) to 29 assist them in obtaining technical, managerial, financial and other business assistance for certified businesses and applicants. The advo-30 cate shall investigate complaints brought by or on behalf of [MWBEs] 31 32 (MWVBES) concerning certification delays and instances of violations of law by state agencies. The statewide advocate shall assist certified 33 businesses and applicants in the certification process. Other functions 34 the statewide advocate shall be directed by the commissioner. The 35 of advocate may request and the director may appoint staff and employees of 36 37 the division of minority [and women], WOMEN'S AND VETERANS' business 38 development to support the administration of the office of the statewide 39 advocate.

40 3. The statewide advocate shall establish a toll-free number at the 41 department of economic development to be used to answer questions 42 concerning the [MWBE] MWVBE certification process.

S 5. The section heading and paragraph (a) of subdivision 1 of section 44 312 of the executive law, as added by chapter 261 of the laws of 1988, 45 are amended to read as follows:

46 Equal employment opportunities for minority group members [and], women 47 AND VETERANS.

48 (a) The contractor will not discriminate against employees or applicants for employment because of race, creed, color, national origin, sex, age, disability or marital status, and will undertake or continue 49 50 51 existing programs of affirmative action to ensure that minority group members [and], women AND VETERANS are afforded equal employment opportu-52 nities without discrimination. For purposes of this article affirmative 53 54 action shall mean recruitment, employment, job assignment, promotion, 55 upgradings, demotion, transfer, layoff, or termination and rates of pay 56 or other forms of compensation.

1 S 6. Section 312-a of the executive law, as amended by chapter 175 of 2 the laws of 2010, is amended to read as follows:

3 312-a. Study of minority [and women-owned], WOMEN AND VETERAN-OWNED S business enterprise programs. 1. The director of the division of minori-4 5 ty [and women-owned], WOMEN AND VETERAN-OWNED business development in department of economic development is authorized and directed to 6 the 7 recommission a statewide disparity study regarding the participation of 8 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises state contracts since the amendment of this article to be delivered 9 in 10 to the governor and legislature no later than February fifteenth, two 11 thousand [sixteen] FIFTEEN. The study shall be prepared by an entity independent of the department and selected through a request proposal process. The purpose of such study is: 12 for 13

14 to determine whether there is a disparity between the number of (a) 15 qualified minority [and women-owned], WOMEN AND VETERAN-OWNED businesses ready, willing and able to perform state contracts for commodities, services and construction, and the number of such contractors actually 16 17 18 engaged to perform such contracts, and to determine what changes, if any, should be made to state policies affecting minority [and women-19 owned], WOMEN AND VETERAN-OWNED business enterprises; and (b) to deter-20 mine whether there is a disparity between the number of qualified minor-21 22 ities [and], women AND VETERANS ready, willing and able, with respect to labor markets, qualifications and other relevant factors, to participate 23 contractor employment, management level bodies, including boards of 24 in 25 directors, and as senior executive officers within contracting entities and the number of 26 such group members actually employed or affiliated with state contractors in the aforementioned capacities, and to deter-27 28 changes, if any, should be made to state policies affecting mine what 29 minority [and], women AND VETERAN group populations with regard to state 30 contractors' employment and appointment practices relative to diverse group members. Such study shall include, but not be limited to, an anal-31 32 history of minority [and women-owned], WOMEN AND ysis of the 33 VETERAN-OWNED business enterprise programs and their effectiveness as a 34 means of securing and ensuring participation by minorities [and], women AND VETERANS, and a disparity analysis by market area and region of 35 the state. Such study shall distinguish between minority males, minority 36 37 females and non-minority females, AND BETWEEN MINORITY VETERANS AND 38 NON-MINORITY VETERANS, AND FEMALE VETERANS AND MALE VETERANS, in the 39 statistical analysis.

2. The director of the division of minority [and women-owned], WOMEN AND VETERAN-OWNED business development is directed to transmit the disparity study to the governor and the legislature not later than February fifteenth, two thousand [sixteen] FIFTEEN, and to post the study on the website of the department of economic development.

45 S 7. Section 313 of the executive law, as amended by chapter 175 of 46 the laws of 2010, is amended to read as follows:

47 S 313. Opportunities for minority [and women-owned], WOMEN AND VETER-48 AN-OWNED business enterprises. 1. Goals and requirements for agencies 49 and contractors. Each agency shall structure procurement procedures for 50 contracts made directly or indirectly to minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises, [in accordance with 51 the findings of the two thousand ten disparity study,] consistent with the 52 purposes of this article, to attempt to achieve the following results 53 54 with regard to total annual statewide procurement:

55 (a) construction industry for certified minority-owned business enter-56 prises: fourteen and thirty-four hundredths percent;

(b) construction industry for certified women-owned business enter-1 2 prises: eight and forty-one hundredths percent; 3 (B-1) CONSTRUCTION INDUSTRY FOR CERTIFIED VETERAN-OWNED BUSINESS 4 ENTERPRISES: A PERCENTAGE TO BE DETERMINED BY THE DISPARITY STUDY 5 DESCRIBED IN SUBDIVISION ONE OF SECTION THREE HUNDRED TWELVE-A OF THIS 6 ARTICLE; 7 (c) construction related professional services industry for certified 8 minority-owned business enterprises: thirteen and twenty-one hundredths 9 percent; 10 (d) construction related professional services industry for certified 11 women-owned business enterprises: eleven and thirty-two hundredths 12 percent; (D-1) CONSTRUCTION RELATED PROFESSIONAL SERVICES INDUSTRY FOR CERTI-13 FIED VETERAN-OWNED BUSINESS ENTERPRISES: A PERCENTAGE TO BE DETERMINED 14 15 BY THE DISPARITY STUDY DESCRIBED IN SUBDIVISION ONE OF SECTION THREE 16 HUNDRED TWELVE-A OF THIS ARTICLE; 17 non-construction related services industry for certified minori-(e) ty-owned business enterprises: nineteen and sixty hundredths percent; 18 (f) non-construction related services industry for certified women-owned business enterprises: seventeen and forty-four hundredths percent; 19 20 21 (F-1) NON-CONSTRUCTION RELATED SERVICES INDUSTRY FOR CERTIFIED VETER-22 AN-OWNED BUSINESS ENTERPRISES: A PERCENTAGE TO BE DETERMINED BY THE 23 DISPARITY STUDY DESCRIBED IN SUBDIVISION ONE OF SECTION THREE HUNDRED TWELVE-A OF THIS ARTICLE; 24 25 (g) commodities industry for certified minority-owned business enter-26 prises: sixteen and eleven hundredths percent; (h) commodities industry for certified women-owned business enter-prises: ten and ninety-three hundredths percent; 27 28 (H-1) COMMODITIES INDUSTRY FOR CERTIFIED VETERAN-OWNED BUSINESS ENTER-29 PRISES: A PERCENTAGE TO BE DETERMINED BY THE DISPARITY STUDY DESCRIBED 30 IN SUBDIVISION ONE OF SECTION THREE HUNDRED TWELVE-A OF THIS ARTICLE; 31 32 overall agency total dollar value of procurement for certified (i) 33 minority-owned business enterprises: sixteen and fifty-three hundredths 34 percent; overall agency total dollar value of procurement for certified 35 (j) 36 women-owned business enterprises: twelve and thirty-nine hundredths 37 percent; [and] 38 (J-1) OVERALL AGENCY TOTAL DOLLAR VALUE OF PROCUREMENT FOR CERTIFIED 39 VETERAN-OWNED BUSINESS ENTERPRISES: A PERCENTAGE TO BE DETERMINED BY 40 DISPARITY STUDY DESCRIBED IN SUBDIVISION ONE OF SECTION THREE THE HUNDRED TWELVE-A OF THIS ARTICLE; 41 (k) overall agency total dollar value of procurement for certified 42 43 minority, women-owned business enterprises: twenty-eight and ninety-two 44 hundredths percent; AND 45 (L) OVERALL AGENCY TOTAL DOLLAR VALUE OF PROCUREMENT FOR CERTIFIED MINORITY, WOMEN, VETERAN-OWNED BUSINESS ENTERPRISES: A PERCENTAGE TO BE 46 47 DETERMINED BY THE DISPARITY STUDY DESCRIBED IN SUBDIVISION ONE OF 48 SECTION THREE HUNDRED TWELVE-A OF THIS ARTICLE. 1-a. The director shall ensure that each state agency has been provided with a copy of the two thousand ten disparity study AND THERE-49 50 51 AFTER THE TWO THOUSAND FIFTEEN DISPARITY STUDY. 1-b. Each agency shall develop and adopt agency-specific goals based 52 on the findings of the two thousand ten disparity study AND THEREAFTER 53 THE TWO THOUSAND FIFTEEN DISPARITY STUDY. 54 55 2. The director shall promulgate rules and regulations pursuant to the goals established in subdivision one of this section that provide meas-56

ures and procedures to ensure that certified minority [and women-owned], 1 2 WOMEN AND VETERAN-OWNED businesses shall be given the opportunity for 3 maximum feasible participation in the performance of state contracts and 4 to assist in the agency's identification of those state contracts for 5 which minority [and women-owned], WOMEN AND VETERAN-OWNED certified businesses may best bid to actively and affirmatively promote and assist 6 7 their participation in the performance of state contracts so as to 8 facilitate the agency's achievement of the maximum feasible portion of the goals for state contracts to such businesses. 9

10 2-a. The director shall promulgate rules and regulations that will 11 accomplish the following:

(a) provide for the certification and decertification of minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises for all agencies through a single process that meets applicable requirements;

15 (b) require that each contract solicitation document accompanying each 16 solicitation set forth the expected degree of minority [and 17 women-owned], WOMEN AND VETERAN-OWNED business enterprise participation 18 based, in part, on:

19 (i) the potential subcontract opportunities available in the prime 20 procurement contract; and

(ii) the availability, as contained within the study, of certified minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises to respond competitively to the potential subcontract opportunities;

24 (c) require that each agency provide a current list of certified 25 minority, WOMEN AND VETERAN-OWNED business enterprises to each prospec-26 tive contractor;

(d) allow a contractor that is a certified [minority-owned or womenowned] MINORITY, WOMEN OR VETERAN-OWNED business enterprise to use the work it performs to meet requirements for use of certified [minorityowned or women-owned] MINORITY, WOMEN OR VETERAN-OWNED business enterprises as subcontractors;

32 (e) provide for joint ventures, which a bidder may count toward meet-33 ing its minority [and women-owned], WOMEN AND VETERAN-OWNED business 34 enterprise participation;

(f) consistent with subdivision six of this section, provide for circumstances under which an agency may waive obligations of the contractor relating to minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprise participation;

(g) require that an agency verify that minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises listed in a successful bid are actually participating to the extent listed in the project for which the bid was submitted;

(h) provide for the collection of statistical data by each agency 44 concerning actual minority [and women-owned], WOMEN AND VETERAN-OWNED 45 business enterprise participation; and

46 (i) require each agency to consult the most current disparity study 47 when calculating agency-wide and contract specific participation goals 48 pursuant to this article.

49 Solely for the purpose of providing the opportunity for meaningful 3. 50 participation by certified businesses in the performance of state 51 contracts as provided in this section, state contracts shall include leases of real property by a state agency to a lessee where: the terms 52 such leases provide for the construction, demolition, replacement, 53 of 54 major repair or renovation of real property and improvements thereon by 55 such lessee; and the cost of such construction, demolition, replacement, major repair or renovation of real property and improvements thereon 56

shall exceed the sum of one hundred thousand dollars. Reports to the 1 director pursuant to section three hundred fifteen of this article shall 2 3 include activities with respect to all such state contracts. Contracting include or require to be included with respect to state 4 agencies shall 5 contracts for the acquisition, construction, demolition, replacement, 6 major repair or renovation of real property and improvements thereon, 7 such provisions as may be necessary to effectuate the provisions of this 8 section in every bid specification and state contract, including, but limited to: (a) provisions requiring contractors to make a good 9 not 10 faith effort to solicit active participation by enterprises identified 11 the directory of certified businesses provided to the contracting in agency by the office; (b) requiring the parties to agree as a condition 12 of entering into such contract, to be bound by the provisions of section 13 14 three hundred sixteen of this article; and (c) requiring the contractor 15 to include the provisions set forth in paragraphs (a) and (b) of this subdivision in every subcontract in a manner that the provisions will be 16 binding upon each subcontractor as to work in connection with such 17 18 contract. Provided, however, that no such provisions shall be binding 19 upon contractors or subcontractors in the performance of work or the 20 provision of services that are unrelated, separate or distinct from the 21 state contract as expressed by its terms, and nothing in this section 22 shall authorize the director or any contracting agency to impose any 23 requirement on a contractor or subcontractor except with respect to a 24 state contract.

4. In the implementation of this section, the contracting agency shall (a) consult the findings contained within the disparity study evidencing relevant industry specific availability of certified businesses;

(b) implement a program that will enable the agency to evaluate each contract to determine the appropriateness of the goal pursuant to subdivision one of this section;

31 (c) consider where practicable, the severability of construction 32 projects and other bundled contracts; and

(d) consider compliance with the requirements of any federal law concerning opportunities for minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises which effectuates the purpose of this section. The contracting agency shall determine whether the imposition of the requirements of any such law duplicate or conflict with the provisions hereof and if such duplication or conflict exists, the contracting agency shall waive the applicability of this section to the extent of such duplication or conflict.

5. (a) Contracting agencies shall administer the rules and regulations 41 promulgated by the director in a good faith effort to meet the maximum 42 43 feasible portion of the agency's goals adopted pursuant to this article and the regulations of the director. Such rules and regulations: shall 44 45 require a contractor to submit a utilization plan after bids are opened, when bids are required, but prior to the award of a state contract; 46 47 shall require the contracting agency to review the utilization plan 48 submitted by the contractor and to post the utilization plan and any 49 waivers of compliance issued pursuant to subdivision six of this section on the website of the contracting agency within a reasonable period of 50 51 time as established by the director; shall require the contracting agency to notify the contractor in writing within a period of time specified 52 the director as to any deficiencies contained in the contractor's 53 by 54 utilization plan; shall require remedy thereof within a period of time 55 specified by the director; shall require the contractor to submit peri-56 odic compliance reports relating to the operation and implementation of

any utilization plan; shall not allow any automatic waivers but shall 1 2 allow a contractor to apply for a partial or total waiver of the minori-3 [and women-owned], WOMEN AND VETERAN-OWNED business enterprise ty 4 participation requirements pursuant to subdivisions six and seven of this section; shall allow a contractor to file a complaint with the 5 6 director pursuant to subdivision eight of this section in the event a 7 contracting agency has failed or refused to issue a waiver of the minor-8 ity [and women-owned], WOMEN AND VETERAN-OWNED business enterprise 9 participation requirements or has denied such request for a waiver; and 10 shall allow a contracting agency to file a complaint with the director 11 pursuant to subdivision nine of this section in the event a contractor 12 is failing or has failed to comply with the minority [and women-owned], 13 WOMEN AND VETERAN-OWNED business enterprise participation requirements 14 set forth in the state contract where no waiver has been granted.

15 (b) The rules and regulations promulgated pursuant to this subdivision regarding a utilization plan shall provide that where enterprises have 16 17 identified within a utilization plan, a contractor shall attempt, been 18 in good faith, to utilize such enterprise at least to the extent indi-19 cated. A contracting agency may require a contractor to indicate, within 20 a utilization plan, what measures and procedures he or she intends to 21 take to comply with the provisions of this article, but may not require, 22 as a condition of award of, or compliance with, a contract that a 23 contractor utilize a particular enterprise in performance of the 24 contract.

25 (c) Without limiting other grounds for the disqualification of bids or 26 proposals on the basis of non-responsibility, a contracting agency may 27 disqualify the bid or proposal of a contractor as being non-responsible for failure to remedy notified deficiencies contained in the 28 contrac-29 tor's utilization plan within a period of time specified in regulations promulgated by the director after receiving notification of such defi-30 ciencies from the contracting agency. Where failure to remedy any noti-31 32 fied deficiency in the utilization plan is a ground for disqualifica-33 tion, that issue and all other grounds for disqualification shall be stated in writing by the contracting agency. Where the contracting agen-34 cy states that a failure to remedy any notified deficiency in the utili-35 zation plan is a ground for disqualification the contractor 36 shall be 37 entitled to an administrative hearing, on a record, involving all grounds stated by the contracting agency. Such hearing shall be 38 conducted by the appropriate authority of the contracting agency to 39 40 review the determination of disqualification. A final administrative determination made following such hearing shall be reviewable in a 41 proceeding commenced under article seventy-eight of the civil practice 42 43 and rules, provided that such proceeding is commenced within thirty law 44 days of the notice given by certified mail return receipt requested 45 rendering such final administrative determination. Such proceeding shall commenced in the supreme court, appellate division, third department 46 be 47 and such proceeding shall be preferred over all other civil causes except election causes, and shall be heard and determined in preference 48 49 to all other civil business pending therein, except election matters, irrespective of position on the calendar. Appeals taken to the court of 50 51 appeals of the state of New York shall be subject to the same prefer-52 ence.

53 6. Where it appears that a contractor cannot, after a good faith 54 effort, comply with the minority [and women-owned], WOMEN AND 55 VETERAN-OWNED business enterprise participation requirements set forth 56 in a particular state contract, a contractor may file a written applica-

tion with the contracting agency requesting a partial or total waiver of 1 2 such requirements setting forth the reasons for such contractor's 3 inability to meet any or all of the participation requirements together 4 with an explanation of the efforts undertaken by the contractor to 5 obtain the required minority [and women-owned], WOMEN AND VETERAN-OWNED 6 business enterprise participation. In implementing the provisions of 7 this section, the contracting agency shall consider the number and types 8 of minority [and women-owned], WOMEN AND VETERAN-OWNED business enter-9 prises located in the region in which the state contract is to be 10 performed, the total dollar value of the state contract, the scope of 11 work to be performed and the project size and term. If, based on such 12 considerations, the contracting agency determines there is not a reasonable availability of contractors on the list of certified [business] 13 14 BUSINESSES to furnish services for the project, it shall issue a waiver 15 of compliance to the contractor. In making such determination, the 16 contracting agency shall first consider the availability of other busi-17 ness enterprises located in the region and shall thereafter consider the 18 financial ability of minority [and women-owned], WOMEN AND VETERAN-OWNED 19 businesses located outside the region in which the contract is to be 20 performed to perform the state contract.

7. For purposes of determining a contractor's good faith effort to comply with the requirements of this section or to be entitled to a waiver therefrom the contracting agency shall consider:

whether the contractor has advertised in general circulation 24 (a) 25 media, trade association publications, and [minority-focus and women-fo-26 cus] MINORITY-FOCUSED, WOMEN-FOCUSED AND VETERAN-FOCUSED media and, in 27 such event, (i) whether or not certified minority [or women-owned], 28 WOMEN OR VETERAN-OWNED businesses which have been solicited by the 29 contractor exhibited interest in submitting proposals for a particular project by attending a pre-bid conference; and 30

(ii) whether certified businesses which have been solicited by the contractor have responded in a timely fashion to the contractor's solicitations for timely competitive bid quotations prior to the contracting agency's bid date; and

35 (b) whether there has been written notification to appropriate certi-36 fied businesses that appear in the directory of certified businesses 37 prepared pursuant to paragraph (f) of subdivision three of section three 38 hundred eleven of this article; and

39 (c) whether the contractor can reasonably structure the amount of work 40 to be performed under subcontracts in order to increase the likelihood 41 of participation by certified businesses.

42 In the event that a contracting agency fails or refuses to issue a 8. 43 waiver to a contractor as requested within twenty days after having made 44 application therefor pursuant to subdivision six of this section or if 45 the contracting agency denies such application, in whole or in part, the contractor may file a complaint with the director pursuant to section 46 47 three hundred sixteen of this article setting forth the facts and 48 circumstances giving rise to the contractor's complaint together with a 49 demand for relief. The contractor shall serve a copy of such complaint 50 upon the contracting agency by personal service or by certified mail, 51 return receipt requested. The contracting agency shall be afforded an opportunity to respond to such complaint in writing. 52

9. If, after the review of a contractor's minority [and women owned], WOMEN AND VETERAN-OWNED business utilization plan or review of a periodic compliance report and after such contractor has been afforded an opportunity to respond to a notice of deficiency issued by the contract-

ing agency in connection therewith, it appears that a contractor is 1 2 failing or refusing to comply with the minority [and women-owned], WOMEN 3 AND VETERAN-OWNED business participation requirements as set forth in 4 the state contract and where no waiver from such requirements has been granted, the contracting agency may file a written complaint with the 5 6 director pursuant to section three hundred sixteen of this article 7 setting forth the facts and circumstances giving rise to the contracting 8 agency's complaint together with a demand for relief. The contracting agency shall serve a copy of such complaint upon the contractor by 9 10 personal service or by certified mail, return receipt requested. The 11 contractor shall be afforded an opportunity to respond to such complaint 12 in writing.

13 Section 313-a of the executive law, as added by chapter 175 of S 8. 14 the laws of 2010, is amended to read as follows:

15 S 313-a. Diversity practices of state contractors. The director shall 16 promulgate rules and regulations setting forth measures and procedures 17 to require all contracting agencies, where practicable, feasible and 18 appropriate, to assess the diversity practices of contractors submitting 19 bids or proposals in connection with the award of a state contract. Such rules and regulations shall take into account: the nature of the labor, 20 21 services, supplies, equipment or materials being procured by the state 22 agency; the method of procurement required to be used by a state agency to award the contract and minority [and women-owned], WOMEN AND VETER-23 AN-OWNED business utilization plans required to be submitted pursuant to 24 25 sections three hundred twelve and three hundred thirteen of this arti-26 cle; and such other factors as the director deems appropriate or neces-27 sary to promote the award of state contracts to contractors having sound 28 diversity practices. Such assessment shall not in any way permit the automatic rejection of a bid or procurement contract proposal based on 29 lack of adherence to diversity practices. Each bid or proposal shall be analyzed on an individual per bid or per proposal basis with the 30 31 32 contractor's diversity practices considered as only a part of a wider 33 consideration of several factors when deciding to award or decline to award a bid or proposal. The director shall develop the rules and regu-34 35 lations required hereunder only after consultation with the state procurement council established by section one hundred sixty-one of the 36 37 state finance law.

S 9. Subdivisions 2 and 2-a of section 314 of the executive law, subdivision 2 as added by chapter 261 of the laws of 1988 and subdivi-38 39 40 sion 2-a as amended by chapter 175 of the laws of 2010, are amended to read as follows: 41

42 For the purposes of this article, the office shall be responsible 2. for verifying businesses as being owned, operated, and controlled by 43 44 minority group members [or], women OR VETERANS and for certifying such 45 verified businesses. The director shall prepare a directory of certified businesses for use by contracting agencies and contractors in carrying 46 47 the provisions of this article. The director shall periodically out 48 update the directory.

49 2-a. (a) The director shall establish a procedure enabling the office 50 accept New York municipal corporation certification verification for to minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprise 51 applicants in lieu of requiring the applicant to complete the state 52 certification process. The director shall promulgate rules and regu-53 54 lations to set forth criteria for the acceptance of municipal corpo-55 ration certification. All eligible municipal corporation certifications

shall require business enterprises seeking certification to meet the 1 2 following standards: 3 least fifty-one percent ownership by a minority [or a (i) have at 4 women-owned], WOMEN OR VETERAN-OWNED enterprise and be owned by United 5 States citizens or permanent resident aliens; 6 (ii) be an enterprise in which the minority [and/or women-ownership], 7 WOMEN AND/OR VETERAN-OWNERSHIP interest is real, substantial and contin-8 uinq; 9 (iii) be an enterprise in which the minority [and/or women-ownership], 10 WOMEN AND/OR VETERAN-OWNERSHIP has and exercises the authority to 11 control independently the day-to-day business decisions of the enter-12 prise; 13 (iv) be an enterprise authorized to do business in this state; 14 (v) be subject to a physical site inspection to verify the fifty-one 15 percent ownership requirement; 16 (vi) be owned by an individual or individuals, whose ownership, control and operation are relied upon for certification, with a personal 17 net worth that does not exceed three million five hundred thousand 18 19 dollars, as adjusted annually for inflation according to the consumer 20 price index; and 21 (vii) be an enterprise that is a small business pursuant to subdivi-22 sion twenty of section three hundred ten of this article. 23 (b) The director shall work with all municipal corporations that have a municipal minority [and women-owned], WOMEN AND VETERAN-OWNED business 24 25 enterprise program to develop standards to accept state certification to 26 meet the municipal corporation minority [and women-owned], WOMEN AND 27 VETERAN-OWNED business enterprise certification standards. 28 The director shall establish a procedure enabling the division to (C) 29 federal certification verification for minority accept [and women-owned], WOMEN AND VETERAN-OWNED business enterprise applicants, 30 provided said standards comport with those required by the state minori-31 32 ty [and women-owned], WOMEN AND VETERAN-OWNED business program, in lieu 33 requiring the applicant to complete the state certification process. of 34 The director shall promulgate rules and regulations to set forth crite-35 ria for the acceptance of federal certification. 10. Subdivisions 3, 4, 5 and 7 of section 315 of the executive law, 36 S 37 subdivision 3 as amended and subdivisions 4, 5 and 7 as added by chapter 175 of the laws of 2010, are amended to read as follows: 38 39 3. Each contracting agency shall report to the director with respect 40 to activities undertaken to promote employment of minority group members [and], women AND VETERANS and promote and increase participation by certified businesses with respect to state contracts and subcontracts. 41 42 43 Such reports shall be submitted periodically, but not less frequently 44 than annually, as required by the director, and shall include such 45 information as is necessary for the director to determine whether the contracting agency and contractor have complied with the purposes of 46 47 this article, including, without limitation, a summary of all waivers of the requirements of subdivisions six and seven of section three hundred 48 thirteen of this article allowed by the contracting agency during 49 the 50 period covered by the report, including a description of the basis of 51 the waiver request and the rationale for granting any such waiver. Each agency shall also include in such annual report whether or not it has 52 been required to prepare a remedial plan, and, if so, the plan and the 53 54 extent to which the agency has complied with each element of the plan. 55 The division of minority [and], women's AND VETERANS' business 4. development shall issue an annual report which: (a) summarizes 56 the

report submitted by each contracting agency pursuant to subdivision 1 three of this section; (b) contains such comparative or other informa-2 3 tion as the director deems appropriate, including but not limited to 4 goals compared to actual participation of minority [and women-owned], 5 WOMEN AND VETERAN-OWNED business enterprises in state contracting, to 6 evaluate the effectiveness of the activities undertaken by each such 7 contracting agency to promote increased participation by certified 8 minority [or women-owned], WOMEN OR VETERAN-OWNED businesses with 9 respect to state contracts and subcontracts; (c) contains a summary of 10 all waivers of the requirements of subdivisions six and seven of section 11 three hundred thirteen of this article allowed by each contracting agency during the period covered by the report, including a description of 12 13 the basis of the waiver request and the contracting agency's rationale 14 for granting any such waiver; (d) describes any efforts to create a 15 database or other information storage and retrieval system containing information relevant to contracting with minority [and women-owned], 16 17 WOMEN AND VETERAN-OWNED business enterprises; and (e) contains a summary 18 of (i) all determinations of violations of this article by a contractor or a contracting agency made during the period covered by the annual report pursuant to section three hundred sixteen-a of this article and 19 20 21 (ii) the penalties or sanctions, if any, assessed in connection with 22 such determinations and the rationale for such penalties or sanctions. 23 Copies of the annual report shall be provided to the commissioner, the governor, the comptroller, the temporary president of the senate, 24 the 25 speaker of the assembly, the minority leader of the senate, the minority 26 leader of the assembly and shall also be made widely available to the 27 public via, among other things, publication on a website maintained by 28 the division of minority [and], women's AND VETERANS' business develop-29 ment.

30 5. Each agency shall include in its annual report to the governor and legislature pursuant to section one hundred sixty-four of [the executive 31 32 law] THIS CHAPTER its annual goals for contracts with minority-owned 33 [and], women-owned AND VETERAN-OWNED business enterprises, the number of 34 actual contracts issued to minority-owned [and], women-owned AND VETER-35 AN-OWNED business enterprises; and a summary of all waivers of the requirements of subdivisions six and seven of section three hundred 36 37 thirteen of this article allowed by the reporting agency during the 38 preceding year, including a description of the basis of the waiver 39 request and the rationale for granting such waiver. Each agency shall 40 also include in such annual report whether or not it has been required to prepare a remedial plan, and, if so, the plan and the extent to which 41 the agency has complied with each element of the plan. 42

43 7. If it is determined by the director that any agency has failed to 44 act in good faith to implement the remedial action plan, pursuant to 45 subdivision six of this section within one year, the director shall 46 provide written notice of such a finding, which shall be publicly avail-47 able, and direct implementation of remedial actions to:

48 (a) assure that sufficient and effective solicitation efforts to 49 women, VETERAN and minority-owned business enterprises are being made by 50 said agency;

51 (b) divide contract requirements, when economically feasible, into 52 quantities that will expand the participation of women, VETERAN and 53 minority-owned business enterprises;

(c) eliminate extended experience or capitalization requirements, when programmatically and economically feasible, that will expand participation by women, VETERAN and minority-owned business enterprises; 1 (d) identify specific proposed contracts as particularly attractive or 2 appropriate for participation by women, VETERAN and minority-owned busi-3 ness enterprises with such identification to result from and be coupled 4 with the efforts of paragraphs (a), (b), and (c) of this subdivision; 5 and

6 (e) upon a finding by the director that an agency has failed to take 7 affirmative measures to implement the remedial plan and to follow any of 8 the remedial actions set forth by the director, and in the absence of 9 any objective progress towards the agency's goals, require some or all 10 of the agency's procurement, for a specified period of time, be placed 11 under the direction and control of another agency or agencies.

12 S 11. Section 316 of the executive law, as amended by chapter 175 of 13 the laws of 2010, is amended to read as follows:

14 S 316. Enforcement. Upon receipt by the director of a complaint by а 15 contracting agency that a contractor has violated the provisions of a 16 state contract which have been included to comply with the provisions of 17 this article or of a contractor that a contracting agency has violated 18 such provisions or has failed or refused to issue a waiver where one has 19 been applied for pursuant to subdivision six of section three hundred thirteen of this article or has denied such application, the director 20 21 shall attempt to resolve the matter giving rise to such complaint. If 22 efforts to resolve such matter to the satisfaction of all parties are 23 unsuccessful, the director shall refer the matter, within thirty days of receipt of the complaint, to the division's hearing officers. Upon 24 the 25 conclusion of the administrative hearing, the hearing officer shall 26 submit to the director his or her decision regarding the alleged 27 violation of the contract and recommendations regarding the imposition 28 sanctions, fines or penalties. The director, within ten days of of receipt of the decision, shall file a determination of such matter and 29 30 shall cause a copy of such determination along with a copy of this article to be served upon the contractor by personal service or by certified 31 32 mail return receipt requested. The decision of the hearing officer shall 33 final and may only be vacated or modified as provided in article be seventy-eight of the civil practice law and rules upon an application 34 35 made within the time provided by such article. The determination of the director as to the imposition of any fines, sanctions or penalties shall 36 37 be reviewable pursuant to article seventy-eight of the civil practice law and rules. The penalties imposed for any violation which is premised upon either a fraudulent or intentional misrepresentation by the 38 39 contractor or the contractor's willful and intentional disregard of 40 the [and women-owned], WOMEN AND VETERAN-OWNED participation 41 minority 42 requirement included in the contract may include a determination that 43 contractor shall be ineligible to submit a bid to any contracting the 44 agency or be awarded any such contract for a period not to exceed one 45 year following the final determination; provided however, if a contractor has previously been determined to be ineligible to submit a bid 46 47 pursuant to this section, the penalties imposed for any subsequent 48 violation, if such violation occurs within five years of the first 49 violation, may include a determination that the contractor shall be 50 ineligible to submit a bid to any contracting agency or be awarded any 51 such contract for a period not to exceed five years following the final determination. The division of minority [and women's], WOMEN'S AND 52 business development shall maintain a website listing all 53 VETERANS ' 54 contractors that have been deemed ineligible to submit a bid pursuant to 55 this section and the date after which each contractor shall once again 56 become eligible to submit bids.

1 S 12. Section 316-a of the executive law, as added by chapter 175 of 2 the laws of 2010, is amended to read as follows:

3 316-a. Prohibitions S in contracts; violations. Every contracting 4 agency shall include a provision in its state contracts expressly providing that any contractor who willfully and intentionally fails to 5 6 comply with the minority [and women-owned], WOMEN AND VETERAN-OWNED participation requirements of this article as set forth in such state 7 8 contract shall be liable to the contracting agency for liquidated or 9 other appropriate damages and shall provide for other appropriate reme-10 dies on account of such breach. A contracting agency that elects to 11 proceed against a contractor for breach of contract as provided in this 12 section shall be precluded from seeking enforcement pursuant to section three hundred sixteen of this article; provided however, that the 13 contracting agency shall include a summary of all enforcement actions 14 15 undertaken pursuant to this section in its annual report submitted 16 pursuant to subdivision three of section three hundred fifteen of this 17 article.

18 S 13. Section 317 of the executive law, as added by chapter 261 of the 19 laws of 1988, is amended to read as follows:

20 S 317. Superseding effect of article with respect to state law. The 21 provisions of this article shall supersede any other provision of state law, which expressly implements or mandates an equal employment opportu-22 nity program or a program for securing participation by minority [and 23 24 women-owned], WOMEN AND VETERAN-OWNED business enterprises, concerning 25 action to be taken by any party to a state contract, to which the provisions of this article apply; provided, however, that the provisions 26 of any state law, not as hereinabove superseded, which expressly imple-27 ment or mandate such programs shall remain unimpaired by the provisions 28 29 of this article, except that the provisions of any such law shall be construed as if the provisions of subdivisions five, six, seven and 30 eight of section three hundred thirteen and section three hundred 31 32 sixteen of this article were fully set forth therein and made applicable 33 only to complaints of violations under such provisions of law occurring 34 on or after September first, nineteen hundred eighty-eight; provided, that nothing contained in this article shall be construed to 35 further. limit, impair, or otherwise restrict any state agency's authority 36 or discretionary power in effect prior to the enactment of this article to 37 establish or continue, by rule, regulation or resolution, 38 an equal 39 opportunity program or a program for securing participation of minority 40 [and women-owned], WOMEN AND VETERAN-OWNED business enterprises with regard to banking relationships, the issuance of insurance policies or 41 contracts for the sale of bonds, notes or other securities; 42 and, provided further, that nothing contained in the immediately preceding 43 44 proviso shall be construed to create, impair, alter, limit, modify, enlarge, abrogate or restrict any agency's authority or discretionary power with respect to an equal opportunity program or a program for 45 46 47 securing participation of minority [and women-owned], WOMEN AND VETER-48 AN-OWNED enterprises.

49 S 14. Section 4-a of the executive law, as added by chapter 175 of the 50 laws of 2010, is amended to read as follows:

51 S 4-a. Chief diversity officer. A chief diversity officer for the 52 state shall be appointed by the governor and shall receive a salary to 53 be fixed by the governor within the amount appropriated therefor. The 54 chief diversity officer's responsibilities shall include the following:

Advise and assist the governor in formulating policies relating to 1 1. 2 workforce diversity and minority [and], women's AND VETERANS' business 3 enterprises; 4 2. Work with the director of the division of minority [and], women's 5 AND VETERANS' business development to prepare an annual plan for ensur-6 full compliance with article [fifteen-a of the executive law] inq FIFTEEN-A OF THIS CHAPTER by state agencies and the use of 7 diversity 8 practices by such agencies; 9 Advise the governor and the agencies regarding any measures neces-3. 10 sary to ensure full compliance with article [fifteen-a] FIFTEEN-A of 11 this chapter and use of diversity practices by state public authorities; Serve as a member of the state procurement council established 12 4. under section one hundred sixty-one of the state finance law; 13 14 5. Serve as the governor's liaison with organizations representing 15 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises and other organizations related to diversity in the state workforce and 16 17 in state contracting; 18 6. Serve as the governor's liaison to the small business advisory 19 council for issues related to the creation of a diverse workforce and 20 state procurement practices relating to minority [and women-owned], 21 WOMEN AND VETERAN-OWNED business enterprises; 7. Review and consult with the director of minority [and], women's AND 22 VETERANS' business development regarding policies relating to minority 23 24 [and women-owned], WOMEN AND VETERAN-OWNED business enterprise contract 25 specialists at state agencies; and 26 8. Engage in other actions assigned to him or her by the governor relating to diversity in hiring or promotion of the state workforce and 27 28 diversity practices and compliance with article in encouraging 29 [fifteen-a] FIFTEEN-A of this chapter in procurement. 30 S 15. The article heading of article 4-A of the economic development as added by chapter 55 of the laws of 1992, is amended to read as 31 law, 32 follows: 33 DIVISION OF MINORITY [AND], WOMEN'S AND VETERANS' BUSINESS DEVELOPMENT S 16. Section 115 of the economic development law, as added by chapter 34 55 of the laws of 1992, is amended to read as follows: 35 S 115. Definitions. As used in this article, the following terms shall 36 37 have the following meanings: 38 1. "Division" shall mean the division of minority [and], women's AND 39 VETERANS' business development created by this article. 40 2. "Technical assistance" shall mean assistance and services designed to improve the efficiency, effectiveness and viability of a minority [or 41 women-owned], WOMEN OR VETERAN-OWNED business enterprise, including, but 42 43 not limited to, management assistance, problem solving, the development 44 of business and marketing plans, market analysis, financial planning, 45 regulatory compliance, safety and security measures, export assistance, procurement assistance, application assistance, state program assist-46 47 ance, referral to private and public financing sources, contracting 48 assistance, and other forms of assistance which the commissioner deems 49 necessary and appropriate. 50 S 17. Section 116 of the economic development law, as added by chapter 51 55 of the laws of 1992, is amended to read as follows: S 116. Office of minority [and], women's AND VETERANS' business devel-52 opment; transfer. All the functions and powers possessed by and all the 53 obligations and duties of the governor's office of 54 minority [and],

55 women's AND VETERANS' business development office, created and estab-56 lished in the executive law [pursuant to and by chapter two hundred

sixty-one of the laws of nineteen hundred eighty-eight], are hereby 1 transferred and assigned to, assumed by and devolved upon the department 2 3 of economic development. S 18. Section 117 of the economic development law, as added by chapter 4 55 of the laws of 1992, is amended to read as follows: S 117. Division of minority [and], women's AND VETERANS' business 5 6 7 development. There is hereby created within the department of economic 8 development a division of minority and [women-owned], WOMEN AND VETER-AN-OWNED business development. The director of such division shall be 9 10 appointed by the governor, shall report directly to the commissioner on the activities of the division, and shall hold office at the pleasure of 11 the commissioner. The commissioner may appoint such officers, employees, 12 13 agents, consultants and special committees as he or she may deem neces-14 sary to carry out the provisions of this article and prescribe their 15 duties. 16 S 19. Section 118 of the economic development law, as added by chapter 55 of the laws of 1992 and subdivision 7 as further amended by section 17 18 of part GG of chapter 63 of the laws of 2000, is amended to read as 15 19 follows: 20 S 118. Power and duties. In addition to the power and duties conferred 21 by section one hundred sixteen of this article, the division shall have 22 the additional power and duty to: 1. Coordinate with all state agencies performing functions affecting the operations of minority [business enterprises, and women-owned], 23 24 25 WOMEN AND VETERAN-OWNED business enterprises, AND VETERAN-OWNED BUSINESS ENTERPRISES as such terms are defined in section two hundred ten of this 26 27 chapter; 28 Receive complaints and inquiries of operators of minority [and 2. 29 women-owned], WOMEN AND VETERAN-OWNED business enterprises and refer them to the appropriate federal, state or local agency for appropriate 30 31 action on such complaints; 32 3. Solicit recommendations from the operators of minority [and women-33 VETERAN-OWNED business enterprises for improving owned], WOMEN AND 34 existing state programs and refer such recommendations to the governor, 35 the legislature and appropriate state agencies or authorities; Advise and make recommendations to the commissioner and the legis-36 4. 37 lature on matters affecting the minority [and women-owned], WOMEN OR 38 VETERAN-OWNED business enterprises of the state and promote and encour-39 age the protection of the legitimate interests of minority [and women-40 owned], WOMEN OR VETERAN-OWNED business enterprises within the state; Conduct investigations, research, studies and analyses of matters 41 5. affecting the interests of minority [and women-owned], WOMEN AND VETER-42 43 AN-OWNED business enterprises; 44 Study the implementation of the laws affecting minority [and 6. 45 women-owned], WOMEN AND VETERAN-OWNED business enterprises and recommend to the commissioner new laws and amendments of laws for the benefit of 46 47 minority [and women-owned], WOMEN AND VETERAN-OWNED business enter-48 prises; and review pending legislation affecting minority [and womenowned], WOMEN AND VETERAN-OWNED business enterprises and report its 49 50 findings to the commissioner; 51 7. Provide technical assistance and information to minority [and 52 women-owned], WOMEN AND VETERAN-OWNED business enterprises in the state on economic development programs administered by the department, includ-53 54 ing, but not limited to: (a) the empire zones program, established 55 pursuant to article eighteen-B of the general municipal law, (b) the industrial effectiveness program, established pursuant to article seven 56

this chapter, (c) the economic development skills training program, 1 of 2 established pursuant to article eight of this chapter, and (d) the 3 entrepreneurial assistance program, established pursuant to article nine 4 of this chapter; 5 8. Provide technical assistance and information to minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises in the state 6 7 on economic development programs administered by agencies other than the 8 department, including, but not limited to programs administered by the urban development corporation, the job development authority and the 9 10 science and technology foundation; 11 9. Be responsible for conducting minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprise assistance programs and for coordinat-12 13 ing the activities of all other state agencies acting within the scope 14 of this section; and 15 10. Carry out the activities to implement the minority [and women-16 owned], WOMEN AND VETERAN-OWNED business enterprise assistance programs, 17 to the extent practicable, within amounts appropriated therefor by; 18 collecting and maintaining information identifying certified (a) 19 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises 20 within New York state; 21 (b) collecting, maintaining, and providing information to potential 22 users identifying existing contracting and procurement opportunities 23 within and outside New York state; 24 (c) maintaining, providing and marketing a compilation of existing 25 programs providing assistance for minority [and women-owned], WOMEN AND 26 VETERAN-OWNED business enterprises; 27 (d) identifying special needs and problems facing minority [and 28 women-owned], WOMEN AND VETERAN-OWNED business enterprises within New 29 York state; (e) contacting institutions, organizations and commercial enterprises 30 are potential consumers of minority [and women-owned], WOMEN AND 31 that 32 VETERAN-OWNED business products and services; urging their expanded 33 consumption of such goods and services; 34 (f) facilitating the establishment of minority [and women-owned], 35 WOMEN AND VETERAN-OWNED business enterprises; and (g) providing information concerning local and regional opportunities 36 37 for minority [and women-owned], WOMEN AND VETERAN-OWNED business enter-38 prises. 39 S 20. Subdivisions 1, 3 and 6 of section 120 of the economic develop-40 law, subdivision 1 as amended by chapter 361 of the laws of 2009 ment and subdivisions 3 and 6 as added by chapter 55 of the laws of 1992, are 41 amended to read as follows: 42 43 1. There is hereby created in the division of minority [and], women's 44 VETERANS' business development a minority [and women-owned], WOMEN AND AND VETERAN-OWNED business enterprise advisory board. The board shall consist of twelve members to be appointed by the governor. The governor 45 46 47 shall designate a chairperson from the members of the advisory board, to 48 serve as such at the pleasure of the governor. In appointing the members 49 of the advisory board the governor shall ensure that six of the members 50 are individuals who are currently involved in the ownership and/or operation of a minority [or women-owned], WOMEN OR VETERAN-OWNED business 51 enterprise or who have extensive experience in minority [and women-52 owned], WOMEN AND VETERAN-OWNED business enterprise ownership and/or 53 54 operation, and that at least two of the members are individuals repres-55 enting banking, community development financial, insurance or surety 56 bonding institutions.

3. The advisory board shall meet regularly at least one time in each year. Special meetings may be called by its chairperson and shall be called by the chairperson at the request of the director of the division of minority [and], women's AND VETERANS' business development.

5 6. The board shall have the power and duty to:

6 (a) advise the commissioner in carrying out the functions, powers and 7 duties of the division, as set forth in this article;

8 (b) advise the commissioner, the governor, and the legislature 9 concerning recommended legislation necessary to foster and promote the 10 prosperity, expansion and development of minority [and women-owned], 11 WOMEN AND VETERAN-OWNED business enterprises within the state;

12 (c) advise the commissioner, the governor, and the legislature 13 concerning existing laws, rules, regulations and practices of state 14 agencies which are counter-productive or inimical to the prosperity, 15 expansion and development of minority [and women-owned], WOMEN AND 16 VETERAN-OWNED business enterprises within the state;

17 (d) advise the commissioner, the governor, and the legislature 18 concerning the development of inter-governmental cooperation among agen-19 cies of the federal, state and local governments and cooperation between 20 private industry and government so as to assure the optimum development 21 of minority [and women-owned], WOMEN AND VETERAN-OWNED business enter-22 prises; and

(e) serve as a catalyst for creating and maintaining a minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprise consciousness in New York state.

26 (f) establish procedures for making annual awards to be known as "New 27 York State Minority [and Women-Owned], WOMEN AND VETERAN-OWNED Business 28 Excelsior Awards". These non-monetary awards shall be given in recogni-29 tion of unusual performance by persons, firms and organizations which are engaged in the operation of a New York state minority [and women-30 owned], WOMEN AND VETERAN-OWNED business enterprise or which are engaged 31 32 activities to assist minority [and women-owned], WOMEN AND in 33 VETERAN-OWNED business enterprises in the state. The board may nominate up to five award winners annually and forward such names to the governor 34 for consideration. The governor may designate award winners from these 35 nominees. Current members of the advisory board are not eligible as 36 37 nominees.

38 S 21. Section 210 of the economic development law is amended by adding 39 a new subdivision 6 to read as follows:

40 "VETERAN-OWNED BUSINESS ENTERPRISE" SHALL MEAN ANY BUSINESS ENTER-6. PRISE WHICH IS AT LEAST FIFTY-ONE PER CENTUM OWNED BY, OR IN THE CASE OF 41 A PUBLICLY OWNED BUSINESS AT LEAST FIFTY-ONE PER CENTUM OF THE STOCK 42 OF WHICH IS OWNED BY, CITIZENS OR PERMANENT RESIDENT ALIENS WHO ARE VETER-43 44 ANS WHERE SUCH OWNERSHIP INTEREST IS REAL, SUBSTANTIAL AND CONTINUING 45 WHERE SUCH PERSONS HAVE THE AUTHORITY TO INDEPENDENTLY CONTROL THE AND DAY-TO-DAY BUSINESS DECISIONS OF THE ENTITY. 46

47 S 22. Paragraph (h) of subdivision 6 of section 133 of the economic 48 development law as added by section 5 of part BB of chapter 59 of the 49 laws of 2006, is amended to read as follows:

50 (h) advise the commissioner on recommendations for the selection of a 51 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprise 52 statewide advocate as set forth by section three hundred eleven-a of the 53 executive law.

54 S 23. Subdivision 1 of section 231 of the economic development law, as 55 amended by chapter 352 of the laws of 2009, is amended to read as 56 follows: 1. The department, through its regional offices, is authorized: (a) to

1 2 for information regarding economic development serve as a center 3 resources available from state, federal and local agencies; (b) to 4 provide outreach to businesses, with attention to small and medium-sized businesses, including minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises, for financial and technical assist-5 6 7 ance offered by state economic development agencies, authorities, or other economic entities; (c) to serve as a regional center to accept 8 applications for state economic development programs; (d) to coordinate 9 10 the economic development programs and activities of state agencies and 11 authorities within each region including, but not limited to, outreach to businesses, technical assistance services, skills training assist-12 13 sharing of information, strategic economic development plans and ance, 14 programs, to provide or arrange for assistance in compliance with feder-15 al, state, and local rules, regulations, permits, and licenses, and 16 other measures to enhance regional economic development and eliminate 17 duplication of services; (e) to provide or arrange for assistance to 18 persons, firms, agencies, partnerships or corporations, either public or 19 private, in applying for assistance from state economic development 20 programs or for necessary licenses and permits or seeking to comply with 21 federal, state and local rules and regulations; (f) to review and 22 comment, within their knowledge and expertise, with respect to applications for state assistance in a timely manner and form prescribed by the 23 commissioner; (g) to distribute literature and marketing material 24 25 describing the facilities, advantages and attractions of the region for 26 business; (h) to provide economic development information, planning 27 services and technical assistance to counties and municipalities within 28 the region; (i) to provide information and assistance in the certif-29 ication of minority [and women-owned], WOMEN AND VETERAN-OWNED business 30 enterprises; (j) to provide or arrange for assistance to private sector employers, whether operating for profit or not for profit, and to organ-31 32 izations and associations of such employers in developing and implement-33 innovative and flexible employee compensation, assistance and beneinq fit programs to enhance competitiveness and meet emerging demographic 34 35 and market conditions; and (k) to provide information and assistance to 36 small businesses on environmental compliance requirements of federal and 37 state law and pollution prevention opportunities in furtherance of policies and programs established in article twenty-eight of the environ-38 law and in coordination with the pollution 39 mental conservation 40 prevention and environmental compliance coordinating council established in article twenty-eight of the environmental conservation law, including 41 programs operated by the department, the department of environmental 42 43 conservation or other state or local agencies from which technical 44 assistance, or loans, grants or other financial assistance for compli-45 ance and pollution prevention may be obtained; and in providing such information and assistance, to promote pollution prevention approaches. 46 47 S 24. Paragraph (i) of subdivision 3 of section 22-c of the state 48 finance law, as amended by section 1 of part 0 of chapter 59 of the laws 49 of 2009, is amended to read as follows:

50 (i) An explanation of any actions proposed to be taken to achieve 51 increased opportunity for meaningful participation in the performance of state contracts by minority [and women-owned], WOMEN AND VETERAN-OWNED 52 business enterprises in accordance with article fifteen-A of the execu-53 54 tive law, including a compliance report to be submitted by July first of 55 each year commencing with the two thousand five--two thousand six fiscal 56 year and for each subsequent year thereafter that includes: all the 1 items of information required in accordance with regulations promulgated 2 by the director of the division of minority [and], women's AND VETERANS' 3 business development in the department of economic development under 4 article fifteen-A of the executive law; goals for participation by 5 certified minority [or women-owned], WOMEN OR VETERAN-OWNED business 6 enterprises for such fiscal year; and a description of the types of 7 expenditures, projects or contracts.

8 S 25. Paragraphs c and d of subdivision 2 of section 5 of the state 9 finance law, as added by chapter 171 of the laws of 2010, are amended to 10 read as follows:

11 Within the discretion of the deferred compensation board and in c. accordance with and subject to its fiduciary duty and obligations to the 12 13 deferred compensation plan for state employees and to the members and 14 beneficiaries of such plan and such other investment limitations as may 15 be prescribed by this chapter, the deferred compensation board is 16 authorized to establish an [MWBE] MWVBE asset management and financial 17 institution strategy including reasonable goals for utilization of managers, [MWBE] MWVBE financial institutions and 18 [MWBE] MWVBE asset 19 [MWBE] MWVBE professional service firms, which shall include, but shall 20 not be limited to, the following objectives:

(i) conducting procurement procedures in a manner that will assure the inclusion of [MWBE] MWVBE asset managers in any request for proposal or search process for asset management services undertaken in accordance with the rules and regulations and of the board;

(ii) subject to best execution policies, developing a strategy to (1) conduct trades of public equity securities with [MWBE] MWVBE financial institutions and (2) conduct trades of fixed-income securities through [MWBE] MWVBE financial institutions;

29 (iii) conducting procurement procedures in a manner that will assure inclusion of [MWBE] MWVBE financial institutions and other [MWBE] 30 the MWVBE professional service firms in procurements for services that 31 32 include accounting, banking, financial advisory, insurance, legal, 33 research, valuation and other financial and professional services that 34 are undertaken in accordance with the rules and regulations of the 35 board;

36 (iv) cooperating with other fiduciary controlled entities and state 37 agencies and offices to identify [MWBE] MWVBE asset managers, [MWBE] 38 MWVBE financial institutions and [MWBE] MWVBE professional service 39 firms.

As used in this section, the terms "[MWBE] MWVBE asset manager", 41 "[MWBE] MWVBE financial institutions", "[MWBE] MWVBE", "fiduciary-cont-42 rolled entities" and "best execution" shall have the meanings specified 43 in section one hundred seventy-six of the retirement and social security 44 law.

d. The board is also authorized to:

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(i) periodically provide notice of the existence of such strategy so
that [MWBE] MWVBE asset managers, [MWBE] MWVBE financial institutions
and other [MWBE] MWVBE professional service firms are made aware of the
opportunities made available pursuant to this strategy;

50 within sixty days of the end of each fiscal year following the (ii) 51 effective date of this paragraph, the board shall report to the goverlegislature and the chief diversity officer of the state of New 52 nor, York on the participation of [MWBE] MWVBE asset managers, [MWBE] 53 MWVBE 54 financial institutions and [MWBE] MWVBE professional service providers 55 and brokerage transactions with or as providers of in investment 56 the deferred compensation plans, including a comparative services for

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1 analysis of such activity relative to such activity with all asset 2 managers, financial institutions and professional service providers for 3 the relevant period and on the progress and the success of the efforts 4 undertaken during such period to achieve the goals of such strategy. 5 Each report shall be simultaneously published on the website of the 6 deferred compensation plans for not less than sixty days following its 7 release to the governor and the other recipients named above;

8 (iii) work with the other fiduciary-controlled entities to create a 9 database of such [MWBE] MWVBE entities; and

10 (iv) periodically, but not less than annually, hold a conference to 11 promote such strategy in conjunction with the other fiduciary-controlled 12 entities.

13 S 26. Subdivisions 4, 6 and 7 of section 176 of the retirement and 14 social security law, as added by chapter 171 of the laws of 2010, are 15 amended to read as follows:

4. The term "[MWBE] MWVBE asset manager" shall mean an asset manager 16 17 the following asset classes: public equity or fixed income in any of securities, hedge funds, fund of hedge funds, private equity (including 18 19 venture capital), fund of private equity funds, real estate investment funds, fund of real estate funds, or any other asset class for which an 20 21 applicable fiduciary-controlled entity engages external asset managers 22 that is (a) a [MWBE] MWVBE; and (b) a registered investment advisor or exempt from such registration and (c) certified pursuant to the provisions of subdivision three of section four hundred twenty-three-c 23 24 25 of this chapter.

6. The term "[MWBE] MWVBE" for the purpose of engaging in business with the fiduciary-controlled entities covered by this section, means a business enterprise, including without limitation, a sole proprietorship, partnership, limited partnership, limited liability partnership, limited liability company, corporation or other similar entity whether domestic or foreign, that is:

32 (a)(i) at least fifty-one percent owned by (A) one or more minority 33 group members, or (B) one or more women, OR (C) ONE OR MORE VETERANS in 34 each case, who have significant experience in asset management, brokerother financial services or related professional services such as 35 aqe, 36 accounting, valuation or legal services, or (ii) substantially owned 37 and/or operated by women, VETERANS or minority group members who have 38 significant experience in asset management, brokerage, other financial 39 services or related professional services such as accounting, valuation 40 or legal services;

41 (b) an enterprise in which such minority [or], women OR VETERAN owner-42 ship or operation is real, substantial and continuing;

43 (c) an enterprise in which such minority [or], women OR VETERAN owner-44 ship or operation has and exercises the authority to control independ-45 ently the day-to-day business decisions of the enterprise;

(d) an enterprise authorized to do business in this state; and

47 (e) an enterprise certified by the state comptroller pursuant to 48 section four hundred twenty-three-c of this chapter.

7. The term "[MWBE] MWVBE financial institution" shall mean (a) as it 49 50 to brokerage services, a registered broker dealer that is an relates 51 [MWBE] MWVBE certified pursuant to the provisions of subdivision three section four hundred twenty-three-c of this chapter and (b) as it 52 of relates to any other financial services, an [MWBE] MWVBE certified 53 54 pursuant to the provisions of subdivision three of section four hundred twenty-three-c of this chapter that provides banking, financial 55 advi-

sory, insurance, financial research, valuation or other financial 1 2 services. 3 Section 423-c of the retirement and social security law, as S 27. added by chapter 171 of the laws of 2010, is amended to read as follows: 4 5 S 423-c. [MWBE] MWVBE asset management and financial institution stra-6 tegy. 1. Within the discretion of the state comptroller and in accordance with and subject to his or her fiduciary duties and obligations as 7 8 trustee of the common retirement fund and to the members, retirees and beneficiaries of such fund and such other investment limitations as may 9 10 be prescribed by this chapter, the comptroller is authorized to establish an [MWBE] MWVBE asset management and financial institution strategy 11 including reasonable goals for utilization of [MWBE] MWVBE asset manag-12 ers, [MWBE] MWVBE financial institutions and [MWBE] MWVBE financial and 13 14 professional service firms, which strategy shall include, but shall not 15 be limited to, the following objectives: 16 (a) investing assets of the common retirement fund with [MWBE] MWVBE 17 asset managers; 18 (b) subject to best execution: (i) conducting trades of public equity securities with [MWBE] MWVBE financial institutions; and (ii) conducting 19 20 trades of fixed-income securities through [MWBE] MWVBE financial insti-21 tutions; 22 (c) allocating investments of assets of the common retirement fund either through: (i) direct investments in the equities and debt securi-23 24 ties of [MWBEs] MWVBES; or (ii) indirectly through special programs 25 involving [MWBE] MWVBE asset managers; and 26 (d) awarding contracts for accounting, banking, financial advisory, insurance, legal, research, valuation and other financial and profes-27 sional services to [MWBE] MWVBE financial institutions and other [MWBE] 28 29 MWVBE professional service firms. The comptroller is also authorized to: (a) periodically advertise 30 2. the existence of the strategy established in this section so that [MWBE] 31 32 MWVBE asset managers, [MWBE] MWVBE financial institutions and other 33 MWVBE professional service firms are made aware of the opportu-[MWBE] 34 nities made available pursuant to such strategy; 35 (b) within sixty days of the end of each fiscal year following the effective date of this section, the state comptroller shall report to 36 37 the governor, legislature and the chief diversity officer of the state 38 New York on the participation of [MWBE] MWVBE asset managers, [MWBE] of 39 MWVBE financial institutions and [MWBE] MWVBE professional service 40 providers in investment and brokerage transactions with or as providers of services for the common retirement fund, 41 including a comparative analysis of such activity relative to such activity with all asset 42 43 managers, financial institutions and professional service providers for 44 the relevant period and on the progress and success of the efforts 45 undertaken during such period to achieve the goals of such strategy. Each report shall be simultaneously published on the website of the 46 47 common retirement fund for not less than sixty days following its 48 release to the governor and the other recipients named above; work with the other fiduciary-controlled entities to create a 49 (C) database of such [MWBE] MWVBE entities; and 50 51 (d) periodically, but not less than annually, hold a conference to promote such strategy in conjunction with the other fiduciary-controlled 52 53 entities. 54 3. (a) The state comptroller shall establish and adopt a certification 55 process and guidelines for the sole purpose of identification and reporting on [MWBE] MWVBE firms providing asset management, brokerage, 56

other financial or professional services as such term is defined in 1 or 2 subdivision six of section one hundred seventy-six of this chapter. Such 3 certification shall differentiate and the comptroller shall maintain 4 separate categories for [MWBE] MWVBE asset managers meeting the criteria 5 subparagraph (i) of paragraph (a) of subdivision six of section one of 6 hundred seventy-six of this chapter and [MWBE] MWVBE asset managers 7 meeting the criteria of subparagraph (ii) of paragraph (a) of such 8 subdivision.

9 (b) Such certification process shall include, but need not be limited 10 to, a request for the following information relating to each managing 11 principal, principal, operating principal, chief financial officer, 12 operating vice-president, vice-president, partner, owner and employee 13 associated with a prospective [MWBE] MWVBE entity:

- 14 (i) title;
- 15 (ii) position;
- 16 (iii) ownership percentage;
- 17 (iv) ethnicity;
- 18 (v) gender; and
- 19 (vi) length of service.

20 S 28. Section 147 of the state finance law, as added by chapter 360 of 21 the laws of 2009, is amended to read as follows:

22 S 147. Mentor-protege program. 1. In every state agency, department and authority which has let more than ten million dollars in service and 23 construction contracts in the prior fiscal year, the chief executive 24 25 officer of that agency, department or authority shall develop a mentor-26 protege program to foster long-term relationships between approved 27 mentor firms, and small business concerns and minority [and 28 WOMEN AND VETERAN-OWNED businesses certified pursuant to women-owned], 29 article fifteen-A of the executive law, in order to enhance the capabilities of small and minority [and women-owned], WOMEN AND VETERAN-OWNED 30 business concerns, improve their success in contracting with the state 31 32 or receiving subcontracts under a state contract, and to create sources 33 reliable contractors and subcontractors ready to perform larger jobs of 34 and responsibilities. Participation in the program shall be voluntary 35 for both the mentor firm and the protege firm.

2. The chief executive officer of each agency, department or authority, in consultation with the division of minority [and], women's AND VETERANS' business development and the division for small-business shall develop requirements for:

40 approval of contractors participating in the program established (a) for the 41 pursuant to subdivision one of this section, to be known, purposes of such program, as "mentor firms". Mentor firms must demon-42 43 strate commitment and ability to assist protege firms, including favora-44 ble financial health, good character, and experience in contracting with 45 the state. Once approved, a mentor firm must annually certify that it continues to possess good character and a favorable financial position. 46 47 Incentives for mentor firms to participate in the program may include: 48 (i) where contracts are awarded by best value, additional evaluation points as specified in the request for proposal; and (ii) where protege 49 50 firms are certified minority [and women-owned], WOMEN AND VETERAN-OWNED 51 businesses, credit towards fulfillment of minority [and women-owned], WOMEN AND VETERAN-OWNED business participation requirements, including 52 without limitation additional credit towards fulfillment of minority 53 54 [and women-owned], WOMEN AND VETERAN-OWNED business subcontracting 55 participation goals based on costs incurred by a mentor firm in provid1 ing assistance to a certified minority [and women-owned], WOMEN AND 2 VETERAN-OWNED business protege firm.

3 (b) approval for small and certified minority [and women-owned], WOMEN 4 AND VETERAN-OWNED business concerns receiving assistance under the 5 program established pursuant to subdivision one of this section, to be 6 known, for the purposes of such program, as "protege firms". A protege 7 firm may have only one mentor at a time and may participate in the 8 mentor-protege program for a maximum of five years.

(c) a process by which each mentor firm, before providing assistance 9 10 to a protege firm under the program, shall enter into a mentor-protege 11 agreement regarding the assistance to be provided by the mentor firm, for a period as determined by the chief executive officer of the agency, 12 13 department or authority. A mentor firm may provide a protege firm with 14 assistance and training in general business management; financial 15 management, engineering, safety and technical matters; bonding assistance or bonding waivers; subcontracts; rent-free use of facilities 16 17 and/or equipment; joint venture arrangements; and any other assistance 18 determined by the chief executive officer of the agency, department as 19 or authority. Mentor-protege agreements shall be approved by the chief 20 executive officer of the agency, department or authority, and shall 21 provide that either party may terminate the agreement with thirty davs 22 advance notice and notice to the chief executive officer. No determi-23 nation of affiliation or control may be found between a protege firm and its mentor firm based on the mentor-protege agreement or any assistance 24 25 provided pursuant to such agreement.

26 S 29. Subdivision 7 of section 2777 of the public authorities law, as 27 added by chapter 686 of the laws of 1993, is amended to read as follows: 28 7. It is hereby found and declared that it has been and remains the

28 the 29 policy of the state of New York to promote equal opportunity in employment for all persons, without discrimination on account of race, creed, 30 31 color, national origin, sex, age, disability or marital status, to 32 promote equality of economic opportunity for minority group members 33 [and], women AND VETERANS, and business enterprises owned by them, and 34 to eradicate the effects of private and governmental discrimination 35 which has erected and continues to maintain barriers that unreasonably impair access by minority [and women-owned], WOMEN AND VETERAN-OWNED 36 37 business enterprises to state contract opportunities.

38 Recent reviews and analyses of contracting in New York, including the 39 study by the division of minority [and], women's AND VETERANS' business 40 development of the department of economic development entitled "Opportunity Denied! A Study of Racial and Sexual Discrimination Related to Government Contracting in New York State," confirm through direct 41 42 evidence of racial and sexual discrimination in and by New York state 43 44 sufficient to justify race and sex conscious remedies. For the purpose 45 of furthering the state's compelling interest in eradicating the effects of racial and sexual discrimination therefore, it is necessary and prop-46 47 er that article fifteen-A of the executive law, concerning participation 48 by minority group members [and], women AND VETERANS and business enter-49 prises owned by them, shall apply to the Albany county airport authori-50 ty.

51 S 30. Subdivisions 3 and 6 of section 2879 of the public authorities 52 law, subdivision 3 as amended by chapter 564 of the laws of 1988, para-53 graph (b) of subdivision 3 as amended by chapter 45 of the laws of 1994, 54 subparagraph (iv) of paragraph (b) of subdivision 3 as amended by chap-55 ter 383 of the laws of 1994, paragraph (m) of subdivision 3 as added by 56 chapter 862 of the laws of 1990, paragraph (n) of subdivision 3 as

amended by chapter 531 of the laws of 1993, paragraphs (o) and (p) of 1 2 subdivision 3 as added by chapter 844 of the laws of 1992, subparagraph 3 (i) of paragraph (b) of subdivision 3 and subdivision 6 as amended, paragraphs (f), (g), (h), (i) and (j) of subdivision 3 as added and paragraphs (k), (l), (m), (n), (o) and (p) of subdivision 3 as relet-4 5 6 tered by chapter 174 of the laws of 2010, are amended to read as 7 follows: 8 3. The guidelines approved by the corporation shall include, but not 9 be limited to the following: 10 (a) A description of the types of goods purchased, and for procurement 11 contracts for services, a description of those areas of responsibility 12 and oversight requiring the use of personal services and the reasons for 13 the use of personal services in such areas. 14 (b) Requirements regarding the selection of contractors, which shall 15 include provisions: 16 (i) for the selection of such contractors on a competitive basis, and 17 provisions relating to the circumstances under which the board may by 18 resolution waive competition, including, notwithstanding any other 19 provision of law requiring competition, the purchase of goods or services from small business concerns or those certified as minority [or 20 21 women-owned], WOMEN OR VETERAN-OWNED business enterprises, or goods or 22 technology that are recycled or remanufactured, in an amount not to 23 exceed two hundred thousand dollars without a formal competitive proc-24 ess; 25 (ii) describing when the award of procurement contracts shall require 26 approval of the board by resolution, provided that any contract involving services to be rendered over a period in excess of one year shall 27 28 require the approval of the board by resolution and an annual review of 29 the contract by the board; (iii) setting forth responsibilities of contractors; 30 31 (iv) as used in this subparagraph, the term "professional firm" shall 32 be defined as any individual or sole proprietorship, partnership, corpo-33 ration, association, or other legal entity permitted by law to practice 34 the professions of architecture, engineering or surveying. 35 The corporation shall not refuse to negotiate with a professional firm solely because the ratio of the "allowable indirect costs" to direct 36 37 labor costs of the professional firm or the hourly labor rate in any 38 labor category of the professional firm exceeds a limitation generally set by the corporation in the determination of the reasonableness of the 39 40 estimated cost of services to be rendered by the professional firm, but rather the corporation should also consider the reasonableness of cost 41 based on the total estimated cost of the service of the professional 42 43 firm which should include, among other things, all the direct labor 44 costs of the professional firm for such services plus all "allowable 45 indirect costs," other direct costs, and negotiated profit of the professional firm. "Allowable indirect costs" of a professional firm are 46 47 defined as those costs generally associated with overhead which cannot 48 be specifically identified with a single project or contract and are 49 considered reasonable and allowable under specific state contract or 50 allowability limits. 51 (c) An identification of those areas or types of contracts for which minority [or women-owned], WOMEN OR VETERAN-OWNED business enterprises

52 minority [or women-owned], WOMEN OR VETERAN-OWNED business enterprises 53 may best bid so as to promote and assist participation by such enter-54 prises and facilitate a fair share of the awarding of contracts to such 55 enterprises. For the purposes of this section, a minority business

enterprise means any business enterprise, including a sole proprietor-1 2 ship, partnership or corporation that is: 3 least fifty-one percent owned by one or more minority group (i) at 4 members or in the case of a publicly-owned business at least fifty-one 5 percent of the common stock or other voting interests of which is owned 6 by one or more minority group members; 7 (ii) an enterprise in which the minority ownership is real, substan-8 tial and continuing; 9 an enterprise in which the minority ownership has and exercises (iii) 10 the authority to control independently the day-to-day business decisions 11 of the enterprise; and (iv) an enterprise authorized to do business in New York state, 12 independently owned and operated, and not dominant in its field. 13 14 For the purposes of this section, a minority group member means a (d) 15 United States citizen or permanent resident alien who is and can demonstrate membership in one of the following groups: 16 17 Black persons having origins in any of the Black African racial (i) groups not of Hispanic origin; 18 19 (ii) Hispanic persons of Mexican, Puerto Rican, Dominican, Cuban, Central or South American of either Indian or Hispanic origin, regard-20 21 less of race; 22 (iii) Asian and Pacific Islander persons having origins in any of the 23 East, Southeast Asia, the Indian sub-continent or the Pacific Far 24 Islands; or 25 (iv) Native American persons having origins in any of the original 26 peoples of North America. 27 the purposes of this section, a women-owned business enter-(e) For prise means a business enterprise, including a sole proprietorship, 28 29 partnership or corporation which is: 30 at least fifty-one percent owned by one or more United States (i) citizens or permanent resident aliens who are women or in the case of a 31 32 publicly-owned business at least fifty-one percent of the common stock 33 or other voting interests of which is owned by United States citizens or 34 permanent resident aliens who are women; 35 (ii) an enterprise in which the ownership interest of women is real, 36 substantial and continuing; 37 (iii) an enterprise in which the women ownership has and exercises the 38 authority to control independently the day-to-day business decisions of 39 the enterprise; and 40 (iv) an enterprise authorized to do business in New York state, inde-41 pendently owned and operated, and not dominant in its field. 42 SECTION, A VETERAN-OWNED BUSINESS (E - 1)FOR THE PURPOSES OF THIS 43 ENTERPRISE MEANS A BUSINESS ENTERPRISE, INCLUDING A SOLE PROPRIETORSHIP, 44 PARTNERSHIP OR CORPORATION WHICH IS: 45 (I) AT LEAST FIFTY-ONE PERCENT OWNED BY ONE OR MORE UNITED STATES 46 CITIZENS OR PERMANENT RESIDENT ALIENS WHO ARE VETERANS OR IN THE CASE OF 47 A PUBLICLY-OWNED BUSINESS AT LEAST FIFTY-ONE PERCENT OF THE COMMON STOCK 48 OR OTHER VOTING INTERESTS OF WHICH IS OWNED BY UNITED STATES CITIZENS OR 49 PERMANENT RESIDENT ALIENS WHO ARE VETERANS; 50 (II)AN ENTERPRISE IN WHICH THE OWNERSHIP INTEREST OF VETERANS IS 51 REAL, SUBSTANTIAL AND CONTINUING; 52 (III) AN ENTERPRISE IN WHICH THE VETERAN OWNERSHIP HAS AND EXERCISES 53 THE AUTHORITY TO CONTROL INDEPENDENTLY THE DAY-TO-DAY BUSINESS DECISIONS 54 OF THE ENTERPRISE; AND 55 AN ENTERPRISE AUTHORIZED TO DO BUSINESS IN NEW YORK STATE, INDE-(IV) PENDENTLY OWNED AND OPERATED, AND NOT DOMINANT IN ITS FIELD. 56

(f) Requirements for the designation of one or more senior staff 1 of 2 corporation to oversee the corporation's programs established to the 3 promote and assist: (i) participation by certified minority [or women-4 owned], WOMEN OR VETERAN-OWNED business enterprises in the corporation's 5 procurement opportunities and facilitation of the award of procurement 6 contracts to such enterprises; (ii) the utilization of certified minori-7 ty [and women-owned], WOMEN AND VETERAN-OWNED business enterprises as 8 subcontractors and suppliers by entities having procurement contracts 9 with the corporation; and (iii) the utilization of partnerships, joint 10 ventures or other similar arrangements between certified minority [and 11 women-owned], WOMEN AND VETERAN-OWNED business enterprises and other 12 entities having procurement contracts with the corporation. Such staff 13 shall be familiar with the procurement of the types of construction, financial, legal or professional services utilized by the corporation, 14 15 report directly to the corporation's executive director, president or chief executive officer and either directly or through their designees 16 17 participate in the procurement process.

(g) Requirements for providing notice, in addition to any other notice of procurement opportunities required by law, to professional and other organizations that serve minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises providing the types of services procured by the corporation.

23 (h) Procedures for maintaining lists of qualified certified minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises, includ-24 25 ing professional firms that have expressed an interest in doing business 26 with the corporation and ensuring that such lists are updated regularly. 27 The corporation shall also consult the lists of certified minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises maintained by 28 29 the department of economic development pursuant to article fifteen-A of 30 the executive law.

31 (i) The establishment of appropriate goals for participation by minor-32 ity [or women-owned], WOMEN OR VETERAN-OWNED business enterprises in 33 procurement contracts awarded by the corporation and for the utilization 34 of minority [and women-owned], WOMEN OR VETERAN-OWNED enterprises as 35 subcontractors and suppliers by entities having procurement contracts with the corporation. Statewide numerical participation target goals 36 37 shall be established by each authority based on the findings of the two 38 thousand ten disparity study AND THEREAFTER THE TWO THOUSAND FIFTEEN 39 DISPARITY STUDY.

(j) Requirements to conduct procurements in a manner that will enable the corporation to achieve the maximum feasible portion of the goals established pursuant to paragraph (i) of this subdivision and that eliminates barriers to participation by minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises in the corporation's procurements. Such procurement requirements shall include the following:

(A) Measures and procedures to ensure that certified businesses 46 shall 47 given the opportunity for maximum feasible participation in the be 48 performance of state contracts and to assist in the corporation's iden-49 tification of those state contracts for which certified businesses may 50 best bid to actively and affirmatively promote and assist their partic-51 ipation in the performance of state contracts so as to facilitate the corporation's achievement of the maximum feasible portion of the goals 52 for state contracts to such businesses; 53

(B) Provisions designating the division of minority [and women-owned],
 WOMEN AND VETERAN-OWNED business development to certify and decertify
 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises

for all corporations through a single process that meets applicable 1 2 state and federal requirements; 3 (C) A requirement that each contract solicitation document accompany-4 ing each solicitation set forth the expected degree of minority [and 5 women-owned], WOMEN AND VETERAN-OWNED business enterprise participation 6 based, in part, on: 7 I. the potential subcontract opportunities available in the prime 8 procurement contract; and 9 the availability of certified minority [and women-owned], WOMEN II. 10 AND VETERAN-OWNED business enterprises to respond competitively to the 11 potential subcontract opportunities; (D) A requirement that each corporation provide a current list of 12 certified minority business enterprises to each prospective contractor; 13 14 (E) Provisions relating to joint ventures, under which a bidder may count toward meeting its minority business enterprise participation goal, the minority [and women-owned], WOMEN AND VETERAN-OWNED business 15 16 17 enterprise portion of the joint venture; (F) Provisions under which the corporation may waive obligations of 18 19 the contractor relating to minority [and women-owned], WOMEN AND VETER-AN-OWNED business enterprise participation after a showing of good faith 20 21 efforts to comply with the requirements of this act pursuant to the 22 waiver provisions contained in subdivision six of section three hundred 23 thirteen of the executive law; 24 A requirement that the corporation verify that minority [and (G) 25 women-owned], WOMEN AND VETERAN-OWNED business enterprises listed in a 26 successful bid are actually participating to the extent listed in the project for which the bid was submitted; 27 28 (H) In the implementation of this section, the contracting corporation 29 shall: 30 I. consider, where practicable, the severability of construction 31 projects and other bundled contracts; 32 implement a program that will enable the corporation to evaluate II. 33 each contract to determine the appropriateness of the goal pursuant to 34 paragraph (i) of this subdivision; 35 consider compliance with the requirements of any federal law III. concerning opportunities for minority [and women-owned], 36 WOMEN AND 37 VETERAN-OWNED business enterprises which effectuates the purpose of this 38 section; and 39 IV. consult the most recent disparity study pursuant to article 40 fifteen-A of the executive law. (k) A listing of the types of provisions to be contained in procure-41 ment contracts, including provisions concerning the nature and monitor-42 43 ing of the work to be performed, the use of corporate supplies and 44 facilities, the use of corporate personnel and any other provisions. 45 (1) Provisions regarding procurement contracts which involve former officers or employees of the corporation. 46

47 (m) Procedures regarding procurement contracts which are exempt from 48 the publication requirements of article four-C of the economic develop-49 ment law.

50 (n) Policies to promote the participation by New York state business 51 enterprises and New York state residents in procurement contracts, 52 including, but not limited to:

53 (i) providing for the corporation to collect and to consult the spec-54 ifications of New York state business enterprises in developing specifi-55 cations for any procurement contract for the purchase of goods where 56 possible, practicable, feasible and consistent with open bidding, except 1 for procurement contracts for which the corporation would be expending 2 funds received from another state. The corporation shall, where feasi-3 ble, make use of the stock item specification forms prepared by the 4 commissioner of general services, and where necessary, consult with the 5 commissioner of the office of general services, in developing such spec-6 ifications and make such determinations; and

7 (ii) with the cooperation of the department of economic development 8 through cooperative efforts with contractors, providing for the and 9 notification of New York state business enterprises of opportunities to 10 participate as subcontractors and suppliers on procurement contracts let 11 by the corporation in an amount estimated to be equal to or greater than 12 one million dollars and promulgating procedures which will assure 13 compliance by contractors with such notification. Once awarded the 14 contract such contractors shall document their efforts to encourage the 15 participation of New York state business enterprises as suppliers and 16 subcontractors on procurement contracts equal to or greater than one million dollars. Documented efforts by a successful contractor shall 17 18 consist of and be limited to showing that such contractor has (a) solic-19 ited bids, in a timely and adequate manner, from New York state business enterprises including certified minority [and women-owned], WOMEN AND 20 21 VETERAN-OWNED business, or (b) contacted the New York state department 22 economic development to obtain listings of New York state business of 23 enterprises, or (c) placed notices for subcontractors and suppliers in newspapers, journals and other trade publications distributed in New 24 25 York state, or (d) participated in bidder outreach conferences. Ιf the 26 contractor determines that New York state business enterprises are not available to participate on the contract as subcontractors or suppliers, the contractor shall provide a statement indicating the method by which 27 28 29 such determination was made. If the contractor does not intend to use 30 subcontractors on the contract, the contractor shall provide a statement verifying such intent; and 31

32 (iii) except for procurement contracts for which the corporation would 33 be expending funds received from another state, the corporation shall include in all bid documents provided to potential bidders a statement 34 35 that information concerning the availability of New York state subcontractors and suppliers is available from the New York state department 36 of economic development, which shall include the directory of certified 37 38 minority [and women-owned], WOMEN AND VETERAN-OWNED businesses, and it 39 is the policy of New York state to encourage the use of New York state 40 subcontractors and suppliers, and to promote the participation of minority [and women-owned], WOMEN AND VETERAN-OWNED businesses where possi-41 ble, in the procurement of goods and services; and 42

43 (iv) with the cooperation of the community services division of the 44 department of labor and through cooperative efforts with contractors, 45 providing for the notification of New York state residents of employment opportunities arising in New York state out of procurement contracts let 46 47 by the corporation in an amount estimated to be equal to or greater than 48 one million dollars; and promulgating procedures which will assure compliance by contractors with such notification by requiring contrac-49 50 tors to submit post-award compliance reports documenting their efforts 51 to provide such notification through listing any such positions with the community services division, or providing for such notification in such 52 53 manner as is consistent with existing collective bargaining contracts or 54 agreements; and

55 (v) including in each set of documents soliciting bids on procurement 56 contracts to let by the corporation a statement notifying potential

bidders located in foreign countries that the corporation may assign or 1 2 otherwise transfer offset credits created by such procurement contract 3 to third parties located in New York state; providing for the assignment 4 or other form of transfer of offset credits created by such procurement 5 contracts, directly or indirectly, to third parties located in New York 6 in accordance with the written directions of the commissioner of state, 7 economic development; and providing for the corporation to otherwise 8 cooperate with the department of economic development in efforts to get foreign countries to recognize offset credits assigned or transferred to 9 10 third parties located in New York state created by such procurement 11 contracts; and

12 (vi) promulgating procedures which will assure compliance with the 13 federal equal employment opportunity act of 1972 (P.L. 92-261), as 14 amended, by contractors of the corporation.

15 (0) For the purposes of this section, a "New York state business enterprise" means a business enterprise, including a sole proprietor-16 17 or corporation, which offers for sale or lease or ship, partnership, 18 other form of exchange, goods which are sought by the corporation and 19 which are substantially manufactured, produced or assembled in New York 20 state, or services which are sought by the corporation and which are 21 substantially performed within New York state.

(p) For the purposes of this section, a "New York resident" means a a natural person who maintains a fixed, permanent and principal home located within New York state and to which such person, whenever temporarily located, always intends to return.

6. Each corporation, as part of the guidelines established pursuant to 26 27 subdivision three of this section, shall establish policies regarding 28 preparation of publicly available reports on procurement contracts the 29 entered into by such corporation. Such policies shall provide, at the minimum, for the preparation of a report no less frequently than annual-30 summarizing procurement activity by such corporation for the period 31 lv, 32 of the report, including a listing of all procurement contracts entered 33 contracts entered into with New York state business enterinto, all prises and the subject matter and value thereof, all contracts entered 34 into with certified minority [or women-owned], WOMEN OR VETERAN-OWNED 35 36 business enterprises and the subject matter and value thereof, all 37 referrals made and all penalties imposed pursuant to section three hundred sixteen of the executive law, all contracts entered into with 38 39 foreign business enterprises, and the subject matter and value thereof, 40 the selection process used to select such contractors, all procurement contracts which were exempt from the publication requirements of article 41 four-C of the economic development law, the basis for any such exemption 42 43 and the status of existing procurement contracts.

44 S 31. Section 6-129 of the administrative code of the city of New 45 York, as amended by local law number 1 of the city of New York for the 46 year 2013, is amended to read as follows:

47 S 6-129. Participation by minority-owned [and], women-owned AND VETER-48 AN-OWNED business enterprises and emerging business enterprises in city 49 procurement.

a. Programs established. There are hereby established a program, to be administered by the department of small business services in accordance with the provisions of this section, designed to enhance participation by minority-owned [and], women-owned AND VETERAN-OWNED business enterprises in city procurement and a program, also to be administered by such department in accordance with the provisions of this section,

designed to enhance participation by emerging business enterprises in 1 2 city procurement. 3 b. Policy. It is the policy of the city to seek to ensure fair partic-4 ipation in city procurement; and in furtherance of such policy to fully 5 laws prohibiting discrimination, and vigorously enforce all and to 6 promote equal opportunity in city procurement by vigorously enforcing 7 the city's contractual rights and pursuing its contractual remedies. The 8 program established pursuant to this section is intended to address the impact of discrimination on the city's procurement process, and to 9 10 promote the public interest in avoiding fraud and favoritism in the 11 procurement process, increasing competition for city business, and 12 lowering contract costs. 13 c. Definitions. For purposes of this section, the following terms 14 shall have the following meaning: 15 (1) "Agency" means a city, county, borough, or other office, position, 16 administration, department, division, bureau, board or commission, or a 17 corporation, institution or agency of government, the expenses of which 18 are paid in whole or in part from the city treasury. 19 (2) "Agency chief contracting officer" means the individual to whom an 20 agency head has delegated authority to organize and supervise the agen-21 cy's procurement activity. 22 (3) "Availability rate" means the percentage of business enterprises 23 within an industry classification that are owned by minorities, women, 24 VETERANS or individuals who are socially and economically disadvantaged 25 willing and able to perform agency contracts. 26 (4) "Bidder" means any person submitting a bid or proposal in response 27 to a solicitation for such bid or proposal from an agency. 28 "Bidders list" or "proposers list" means a list maintained by an (5) 29 agency that includes persons from whom bids or proposals can be solicit-30 ed. 31 (6) "City" means the city of New York. 32 (7) "City chief procurement officer" means the individual to whom the mayor has delegated authority to coordinate and oversee the procurement 33 activity of mayoral agency staff, including the agency chief contracting 34 35 officers and any offices that have oversight responsibility for procure-36 ment. 37 (8) "Commercially useful function" means a real and actual service that is a distinct and verifiable element of the work called for in a contract. In determining whether an MBE, WBE, VBE or EBE is performing a 38 39 40 commercially useful function, factors including but not limited to the 41 following shall be considered: 42 whether it has the skill and expertise to perform the work for (a) 43 which it is being utilized, and possesses all necessary licenses; 44 (b) whether it is in the business of performing, managing or supervis-45 ing the work for which it has been certified and is being utilized; and 46 (c) whether it purchases goods and/or services from another business 47 and whether its participation in the contract would have the principal 48 effect of allowing it to act as a middle person or broker in which case it may not be considered to be performing a commercially useful function 49 50 for purposes of this section. 51 "Commissioner" shall mean the commissioner of small business (9) 52 services. 53 (10) "Construction" means construction, reconstruction, demolition, 54 excavation, renovation, alteration, improvement, rehabilitation, or 55 repair of any building, facility, physical structure of any kind.

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city agency. 7 (13) "Direct subcontractor" means a person who has entered into an 8 agreement with a contractor to provide services or perform work that is 9 required pursuant to a contract with a city agency.

10 (14) "Director" means an individual designated by the mayor to perform the oversight functions of the director described in this section, 11 who either reports directly to the mayor or is a commissioner. 12

(15) "Directory" means a list prepared by the division of firms certi-13 14 fied pursuant to section 1304 of the charter.

15 (16) "Division" shall mean the division of economic and financial 16 opportunity within the department of small business services.

17 (17) "EBE" means an emerging business enterprise certified in accordance with section 1304 of the charter. 18

19 (18)"Geographic market of the city" means the following counties: Bronx, Kings, New York, Queens, Richmond, Nassau, Putnam, Rockland, 20 21 Suffolk and Westchester within the State of New York; and Bergen, 22 Hudson, and Passaic within the state of New Jersey. 23

(19) "Goal" means a numerical target.

24 (20) "Graduate MBE," "graduate WBE," "GRADUATE VBE," or "graduate EBE" 25 means an MBE, WBE, VBE or EBE which shall have been awarded contracts by 26 one or more agencies within the past three years where the total city 27 funding from the expense and capital budgets for such contracts was equal to or greater than fifty million dollars and whose size has 28 exceeded the size standards established for its industry by the United 29 30 States small business administration for three years.

31 (21) "Human services" means services provided to third parties, 32 including social services such as day care, foster care, home care, 33 homeless assistance, housing and shelter assistance, preventive services, youth services, and senior centers; health or medical services 34 including those provided by health maintenance organizations; legal 35 services; employment assistance services, vocational and educational 36 37 programs; and recreation programs.

38 (22) "Indirect subcontractor" means a person who has entered into an 39 agreement with a direct subcontractor to provide services or perform 40 work that is required pursuant to the direct subcontractor's contract 41 with a contractor.

42 (23) "Industry classification" means one of the following classifica-43 tions:

- 44 (a) construction;
- 45 (b) professional services;
- 46 (c) standard services; and
- 47 (d) goods.

48 (24) "Joint venture" means an association, of limited scope and dura-49 tion, between two or more persons who have entered into an agreement to 50 perform and/or provide services required by a contract, in which each 51 such person contributes property, capital, effort, skill and/or knowledge, and in which each such person is entitled to share in the profits 52 53 and losses of the venture in reasonable proportion to the economic value 54 of its contribution.

55 (25) "MBE " means a minority-owned business enterprise certified in 56 accordance with section 1304 of the charter.

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(26) "Minority group" means Black Americans; Asian Americans, and Hispanic Americans, provided that the commissioner shall be authorized to add additional groups to this definition upon a finding that there is statistically significant disparity between the availability of firms owned by individuals in such a group and the utilization of such firms in city procurement. (27) "Non-certified firm" means a business enterprise that has not been certified as an MBE, WBE or EBE in accordance with section 1304 of the charter OR VBE. (28) "Person" means any business, individual, partnership, corporation, firm, company, or other form of doing business. "Professional services" means services that require specialized skills and the exercise of judgment, including but not limited to accountants, lawyers, doctors, computer programmers and consultants, architectural and engineering services, and construction management (30) "Qualified joint venture agreement" means a joint venture between one or more MBEs, WBEs, VBES, and/or EBEs and another person, in which the percentage of profit or loss to which the certified firm or firms is entitled or exposed for participation in the contract, as set forth in joint venture agreement, is at least 25% of the total profit or

22 loss. 23 (31) "Scope of work" means specific tasks required in a contract 24 and/or services or goods that must be provided to perform specific tasks 25 required in a contract.

26 (32) "Standard services" means services other than professional services and human services. 27

28 (33) "Utilization rate" means the percentage of total contract expend-29 itures expended on contracts or subcontracts with firms that are owned by women, VETERANS, minorities, or individuals who are socially and 30 economically disadvantaged, respectively, in one or more industry clas-31 32 sifications.

33 "WBE" means a women-owned business enterprise certified in (34) accordance with section 1304 of the charter. 34 35

(35) "VBE" MEANS A VETERAN-OWNED BUSINESS ENTERPRISE.

d. Citywide goals. (1) The citywide contracting participation goals 36 37 for MBEs, WBEs, VBES and EBEs, which may be met through awards of prime 38 contracts or subcontracts as described in subdivision j of this section, 39 shall be as follows:

40 For construction contracts: Participation goal: 41 Category: Black Americans 42 8% of total annual 43 agency expenditures on such contracts 44 Asian Americans 8% of total annual agency 45 expenditures on such contracts 46 Hispanic Americans 4% of total annual agency 47 expenditures on such contracts 48 Women 18% of total annual agency 49 expenditures on such contracts 50 A PERCENTAGE TO BE DETERMINED VETERANS 51 BY THE COMMISSIONER IN ACCORDANCE WITH THE PROVISIONS OF PARAGRAPH 52 53 FOUR OF THIS SUBDIVISION 54 Emerging 6% of total annual agency expenditures 55 on such contracts 56 For professional services contracts:

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Participation goal: 1 Category: 2 12% of total annual agency Black Americans 3 expenditures on such contracts 4 Hispanic Americans 8% of total annual agency 5 expenditures on such contracts 6 Women 37% of total annual agency 7 expenditures on such contracts 8 VETERANS A PERCENTAGE TO BE DETERMINED BY THE 9 COMMISSIONER IN ACCORDANCE WITH THE 10 PROVISIONS OF PARAGRAPH FOUR OF THIS 11 SUBDIVISION 12 expenditures on such contracts 13 Emerging 6% of total annual agency expenditures 14 on such contracts 15 For standard services contracts: 16 Category: Participation goal: Black Americans 17 12% of total annual agency 18 expenditures on such contracts 19 Asian Americans 3% of total annual agency 20 expenditures on such contracts 21 Hispanic Americans 6% of total annual agency 22 expenditures on such contracts 23 10% of total annual agency Women 24 expenditures on such contracts 25 A PERCENTAGE TO BE DETERMINED BY THE VETERANS 26 COMMISSIONER IN ACCORDANCE WITH THE 27 PROVISIONS OF PARAGRAPH FOUR OF THIS 28 SUBDIVISION 29 Emerging 6% of total annual agency expenditures 30 on such contracts For goods contracts under one hundred thousand dollars: 31 32 Category: Participation goal: 33 Black Americans 7% of total annual agency 34 expenditures on such contracts 35 Asian Americans 8% of total annual agency 36 expenditures on such contracts 37 Hispanic Americans 5% of total annual agency expenditures on such contracts 38 39 Women 25% of total annual agency 40 expenditures on such contracts 41 A PERCENTAGE TO BE DETERMINED BY THE VETERANS 42 COMMISSIONER IN ACCORDANCE WITH THE 43 PROVISIONS OF PARAGRAPH FOUR OF THIS 44 SUBDIVISION 45 Emerging 6% of total annual agency expenditures 46 on such contracts 47 (2) (a) The division and the city chief procurement officer shall develop a citywide utilization plan for procurements of goods. 48 (b) Agencies shall develop agency utilization plans pursuant to subdi-49 vision g of this section. The citywide goals shall not be summarily

50 vision g of this section. The citywide goals shall not be summarily 51 adopted as goals for all annual agency utilization plans; rather, goals 52 for such plans may be set at levels higher, lower, or the same as the 53 citywide goals, subject to the approval of the commissioner as described 54 in paragraph three of subdivision g of this section. When setting its 55 goals, each agency shall consider the citywide goals, the size and 56 nature of its own procurement portfolio, and the availability of MBEs,

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1 WBEs, VBES and EBEs with the capacity to perform the specific types and 2 scale of work for which the agency anticipates it will solicit procure-3 ments during the year. Agencies shall seek to ensure substantial 4 progress toward the attainment of each of these goals in as short a time 5 as practicable.

6 (3) The citywide goals shall not be summarily adopted as goals for 7 individual procurements; rather, as set forth in subdivision i of this 8 section, goals for such procurements may be set at levels higher, lower, same as the citywide goals. In setting such goals, each agency 9 or the 10 shall take into account the citywide goals and the agency's annual 11 utilization plan, the size and nature of the procurement, and the availability of MBEs, WBEs, VBES and EBEs with the capacity to perform the 12 specific types and scale of work involved in its procurements. 13

(4) (a) No later than 2015, the commissioner, in consultation with the 14 15 city chief procurement officer, shall, for each industry classification and each minority group, review and compare the availability rates of 16 17 firms owned by minorities [and], women AND VETERANS to the utilization such firms in agency contracts and direct subcontracts, and 18 rates of shall on the basis of such review and any other relevant information, where appropriate, revise by rule the citywide participation goals set 19 20 21 forth in this subdivision AND DETERMINE APPROPRIATE CONTRACTING PERCENT-22 AGE GOALS FOR VETERANS. In making such revision, the commissioner shall 23 consider the extent to which discrimination continues to have an impact 24 the ability of minorities [and], women AND VETERANS to compete for on 25 city contracts and subcontracts. The commissioner shall submit the 26 results of such review and any proposed revisions to the participation goals to the speaker of the council at least sixty days prior to publishing a proposed rule that would revise participation goals. Such 27 28 29 review shall thereafter be conducted at least once every two years.

30 (b) No later than 2015, the commissioner shall review information collected by the department to determine the availability and utiliza-tion of EBEs, and shall on the basis of such review and any other rele-31 32 33 vant information, where appropriate, revise by rule the citywide participation goals set forth in this subdivision AND INCLUDE VETERANS IN SUCH 34 GOALS. Such revised goals shall be set at a level intended to assist in 35 overcoming the impact of discrimination on such businesses. Such review 36 37 shall be conducted in 2015 and at least once every two years thereafter. 38 e. Responsibilities of the division.

39 (1) The division shall create and maintain and periodically update 40 directories by industry classification of MBEs, WBEs, VBES and EBEs 41 which it shall supply to all agencies, post on its website and on other 42 relevant city websites and make available for dissemination and/or 43 public inspection at its offices and other locations within each 44 borough.

(2) The division shall make its resources available to assist agencies
and contractors in (i) determining the availability of MBEs, WBEs, VBES
and EBEs to participate in their contracts as prime contractors and/or
subcontractors; and (ii) identifying opportunities appropriate for
participation by MBEs, WBEs, VBES and EBEs in contracts.

50 (3) The division shall develop and maintain relationships with organ-51 izations representing contractors, including MBEs, WBEs, VBES and EBEs, 52 and solicit their support and assistance in efforts to increase partic-53 ipation of MBEs, WBEs, VBES and EBEs in city procurement.

54 (4) The division shall coordinate with city and state entities that 55 maintain databases of MBEs, WBEs, VBES and EBEs and work to enhance city 56 availability data and directories.

The division shall keep agency M/WBE AND VBE officers informed of 1 (5) 2 conferences, contractor fairs, and other services that are available to 3 assist them in pursuing the objectives of this section. 4 (6) The division shall conduct, coordinate and facilitate technical assistance and educational programs for MBEs, WBEs, VBES and EBEs and 5 6 other contractors designed to enhance participation of MBEs, WBEs, VBES 7 and EBEs in city procurement. The division shall further develop a 8 clearinghouse of information on programs and services available to MBEs, and EBEs. The division shall conduct meetings with MBEs, 9 WBES, VBES 10 WBEs, VBES and EBEs to discuss what agencies look for in evaluating bids and proposals. The division shall also educate prime contractors 11 on 12 opportunities to partner or subcontract with certified MBEs, WBEs, VBES

13 and EBEs.

14 (7) The division shall develop standardized forms and reporting docu-15 ments for agencies and contractors to facilitate the reporting require-16 ments of this section.

17 (8) The division shall direct and assist agencies in their efforts to 18 increase participation by MBEs, WBEs, VBES and EBEs in any city-operated 19 financial, technical, and management assistance program.

20 (9) The division shall study and recommend to the commissioner methods 21 to streamline the M/WBE, VBE and EBE certification process.

22 (10) Each fiscal year the division, in consultation with the city chief procurement officer, shall audit at least 5% of all open contracts 23 24 for which contractor utilization plans have been established in accord-25 ance with subdivision i of this section and 5% of all contracts awarded 26 to MBEs, WBEs, VBES, and EBEs to assess compliance with this section. 27 solicitations for contracts for which contractor utilization plans All are to be established shall include notice of potential audit. 28

29 (11) The division shall assist agencies in identifying and seeking 30 ways to reduce or eliminate practices such as bonding requirements or 31 delays in payment by prime contractors that may present barriers to 32 competition by MBEs, WBEs, VBES and EBEs.

33 (12) The division shall encourage prime contractors to enter joint 34 venture agreements with MBEs, WBEs, VBES and EBEs.

35 (13) (a) The division shall, upon reviewing applications for certif-36 ication and recertification, determine whether a firm qualifies as a 37 graduate MBE, WBE, VBE or EBE.

(b) The division shall promulgate regulations establishing a process by which a certified MBE, WBE, VBE or EBE may challenge a determination that it qualifies as a graduate MBE, WBE, VBE or EBE.

(c) At any time more than two years after the division has determined 41 that a firm qualifies as a graduate MBE, WBE, VBE or EBE, the firm may 42 43 apply to have such designation lifted. The division shall lift the 44 designation if the firm demonstrates that it has been below the size 45 standards established by the United States small business administration for its industry for a period of two years or more. 46

f. Responsibilities of agency M/WBE AND VBE officers. Each agency head shall designate a deputy commissioner or other executive officer to act as the agency M/WBE AND VBE officer who shall be directly accountable to the agency head concerning the activities of the agency in carrying out its responsibilities pursuant to this section, including the responsibilities relating to EBE participation. The duties of the M/WBE AND VBE officer shall include, but not be limited to:

54 (1) creating the agency's utilization plan in accordance with subdivi-55 sion g of this section;

56 (2) acting as the agency's liaison with the division;

1 (3) acting as a liaison with organizations and/or associations of 2 MBEs, WBEs, VBES and EBEs, informing such organizations and/or associ-3 ations of the agency's procurement procedures, and advising them of 4 future procurement opportunities;

5 (4) ensuring that agency bid solicitations and requests for proposals 6 are sent to MBEs, WBEs, VBES and EBEs in a timely manner, consistent 7 with this section and rules of the procurement policy board;

8 (5) referring MBEs, WBEs, VBES and EBEs to technical assistance 9 services available from agencies and other organizations;

10 (6) reviewing requests for waivers and/or modifications of partic-11 ipation goals and contractor utilization plans in accordance with para-12 graphs 11 and/or 12 of subdivision i of this section;

(7) working with the division and city chief procurement officer in creating directories as required pursuant to subdivision k of this section. In fulfilling this duty, the agency M/WBE AND VBE officer shall track and record each contractor that is an MBE, WBE, VBE or EBE and each subcontractor hired pursuant to such officer's agency contracts that is an MBE, WBE, VBE or EBE, and shall share such information with the director, the commissioner, and the city chief procurement officer;

(8) for contracts for which contractor utilization plans have been established pursuant to subdivision i of this section, monitoring each contractor's compliance with its utilization plan by appropriate means, which shall include, but need not be limited to, job site inspections, contacting MBEs, WBEs, VBES and EBEs identified in the plan to confirm their participation, and auditing the contractor's books and records;

26 (9) monitoring the agency's procurement activities to ensure compli-27 ance with its agency utilization plan and progress towards the partic-28 ipation goals as established in such plan;

(10) providing to the city chief procurement officer information for the reports required in subdivision l of this section and providing any other plans and/or reports required pursuant to this section or requested by the director and/or the city chief procurement officer; and (11) participating in meetings required pursuant to subdivision m of this section.

this section. g. Agency utilization plans.

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36 (1) Beginning May 15, 2006, and on April 1 of each year thereafter, 37 each agency which, during the fiscal year which ended on June 30 of the 38 preceding year, has made procurements in excess of five million dollars, 39 without counting procurements that are exempt pursuant to paragraph two 40 subdivision q of this section, shall submit an agency utilization of plan for the fiscal year commencing in July of the year when such plan 41 is to be submitted to the commissioner. Upon approval by the commission-42 43 such plan shall be submitted to the speaker of the council. er Each 44 such plan shall, at a minimum, include the following:

45 (a) the agency's participation goals for MBES, WBES, VBES and EBES for the year, provided however, that when setting its goals, each agency 46 47 shall consider the citywide goals, the size and nature of its own 48 procurement portfolio (excluding contracts described in paragraph two of subdivision q of this section), and the availability of MBEs, WBEs, VBES 49 50 and EBEs with the capacity to perform the specific types and scale of 51 for which the agency anticipates it will solicit procurements work 52 during the year;

53 (b) an explanation for any agency goal that is different than the 54 participation goal for the relevant group and industry classification as 55 determined pursuant to subdivision d of this section; 1 2 (c) a list of the names and titles of agency personnel responsible for

implementation of the agency utilization plan;

3 (d) methods and relevant activities proposed for achieving the agen-4 cy's participation goals; and

5 (e) any other information which the agency or the commissioner deems 6 relevant or necessary.

7 An agency utilization plan shall set forth specific participation (2) 8 goals for MBEs, WBEs, VBES and/or EBEs for purchases of professional 9 standard services, construction and goods valued at or below services, 10 twenty thousand dollars, and for purchases of professional services, standard services, construction and goods valued at or below one hundred 11 thousand dollars. When setting its goals for such purchases, in addition 12 13 factors set forth in paragraph (1) of this subdivision, each to the 14 agency shall specifically consider the potential for such purchases to 15 provide opportunities for MBEs, WBEs, VBES and EBEs to develop greater 16 capacity, thereby increasing competition for city procurements.

(3) An agency utilization plan may be amended from time to time to reflect changes in the agency's projected expenditures or other relevant circumstances and resulting changes in such agency's participation goals. Such amendments shall be submitted to the commissioner, the city chief procurement officer and the speaker of the council at least thirty days prior to implementation.

23 (4) Prior to approving individual agency utilization plans, the commissioner, in consultation with the city chief procurement 24 officer, 25 shall consider whether such plans viewed in the aggregate establish any 26 goals exceeding the corresponding citywide goals set forth in subdivision d of this section. If any aggregated goals are found to exceed the 27 28 corresponding citywide goal, the commissioner shall require agencies to 29 adjust their goals so that plans, viewed in the aggregate, do not establish goals exceeding the citywide goals. Nothing in this paragraph shall 30 be construed to limit the awards of contracts and subcontracts that may 31 32 be made to MBEs, WBEs, VBES and EBEs without using goals.

33 (5) The commissioner, in consultation with the city chief procurement 34 officer, shall, no later than July 31 of each year, publish on the division's website a plan and schedule for each agency detailing the antic-35 ipated contracting actions for the upcoming fiscal year that form the 36 37 basis for the agency utilization plan of each such agency. The plan and schedule shall include information specific to each prospective invita-38 39 tion for bids, request for proposal, or other solicitation, including, 40 but not limited to, the specific type and scale of the services and/or goods to be procured, the term of the proposed contract, the method of 41 solicitation the agency intends to utilize, and the anticipated fiscal 42 43 year quarter of the planned solicitation.

44 h. Achieving agency participation goals.

45 (1) Each agency head shall be directly accountable for the goals set 46 forth in his or her agency's utilization plan.

47 (2) Each agency shall make all reasonable efforts to meet the partic-48 ipation goals established in its agency utilization plan. Agencies 49 shall, at a minimum, use the following methods to achieve participation 50 goals:

51 (a) Agencies shall engage in outreach activities to encourage MBEs, 52 WBEs, VBES and EBEs to compete for all facets of their procurement 53 activities, including contracts awarded by negotiated acquisition, emer-54 gency and sole source contracts, and each agency shall seek to utilize 55 MBEs, WBEs, VBES and/or EBEs for all types of goods, services and 56 construction they procure.

Agencies shall encourage eligible businesses to apply for certif-1 (b) 2 ication as MBEs, WBEs, VBES and EBEs and inclusion in the directories of 3 MBES, WBES, VBES and EBES. Agencies shall also encourage MBES, WBES, 4 VBES and EBEs to have their names included on their bidders lists, seek 5 pre-qualification where applicable, and compete for city business as 6 contractors and subcontractors. Agencies are encouraged to advertise 7 procurement opportunities in general circulation media, trade and 8 professional association publications and small business media, and publications of minority [and], women's AND VETERANS' business organiza-9 10 and send written notice of specific procurement opportunities to tions, minority [and], women's AND VETERANS' business organizations. 11

12 (c) All agency solicitations for bids or proposals shall include 13 information referring potential bidders or proposers to the directories 14 of MBEs, WBEs, VBES and EBEs prepared by the division.

15 (d) In planning procurements, agencies shall consider the effect of 16 the scope, specifications and size of a contract on opportunities for 17 participation by MBES, WBES, VBES and EBES.

18 (e) Prior to soliciting bids or proposals for contracts valued at over ten million dollars, other than contracts for capital projects valued at 19 20 over twenty-five million dollars and contracts that are exempt pursuant 21 paragraph two of subdivision q of this section, an agency shall to 22 submit the bid or proposal to the city chief procurement officer for а 23 determination whether it is practicable to divide the proposed contract into smaller contracts and whether doing so will enhance competition for 24 25 such contracts among MBEs, WBEs, VBES and EBEs and other potential 26 bidders or proposers. If the city chief procurement officer determines 27 that it is both practicable and advantageous in light of cost and other relevant factors to divide such contracts into smaller contracts, then 28 29 he or she shall direct the agency to do so.

30 (f) Agencies shall examine their internal procurement policies, proce-31 dures and practices and, where practicable, address those elements, if 32 any, that may negatively affect participation of MBEs, WBEs, VBES and 33 EBEs in city procurement.

i. Participation goals for contracts for construction and professionaland standard services.

(1) Prior to issuing the solicitation of bids or proposals for indi-36 37 vidual contracts, agencies shall establish participation goals for MBEs, 38 WBEs, VBES and/or EBEs. Such goals may be greater than, less than or the 39 same as the relevant citywide goal or goals established pursuant to 40 subdivision d of this section. Taking into account the factors listed in this subdivision, an agency may establish a goal for a procurement that 41 may be achieved by a combination of prime contract and subcontract 42 43 dollars, a combination of construction and services performed pursuant 44 the contract, and/or a combination of MBEs, WBEs, VBES and/or EBEs. to 45 Alternatively, an agency may establish specific goals for particular types of services, and/or goals for particular types of certified firms. 46 47 determining the participation goals for a particular contract, an In agency shall consider the following factors: 48

49 (a) the scope of work;

50 (b) the availability of MBEs, WBEs, VBES and EBEs able to perform the 51 particular tasks required in the contract;

52 (c) the extent to which the type and scale of work involved in the 53 contract present prime contracting and subcontracting opportunities for 54 amounts within the capacity of MBEs, WBEs, VBES and EBEs;

55 (d) the agency's progress to date toward meeting its annual partic-56 ipation goals through race-neutral, gender-neutral and other means, and 4

the agency's expectations as to the effect such methods will have on 1 participation of MBEs, WBEs, VBES and EBEs 2 in the agency's future 3 contracts; and

(e) any other factors the contracting agency deems relevant.

5 (2) A contracting agency shall not be required to establish partic-6 ipation goals for 7

(i) procurements described in subdivision q of this section; or

8 (ii) when the agency has already attained the relevant goal in its 9 annual utilization plan, or expects that it will attain such goal with-10 out the use of such participation goals.

(3) For each contract in which a contracting agency has established 11 12 participation goals, such agency shall state in the solicitation for such contract that bidders and/or proposers shall be required to agree 13 14 a material term of the contract that the contractor shall meet the as 15 participation goals unless such goals are waived or modified by the agency in accordance with this section. A contractor that is an MBE, 16 17 WBE, VBE or EBE shall be permitted to count its own participation toward fulfillment of the relevant participation goal, provided that the value 18 19 such a contractor's participation shall be determined by subtracting of from the total value of the contract any amounts that the contractor 20 21 to direct subcontractors. A contractor that is a qualified joint pays 22 venture shall be permitted to count a percentage of its own participation toward fulfillment of the relevant participation goal. The value 23 such a contractor's participation shall be determined by subtracting 24 of 25 from the total value of the contract any amounts that the contractor 26 pays to direct subcontractors, and then multiplying the remainder by the percentage to be applied to total profit to determine the amount to 27 which an MBE, WBE, VBE or EBE is entitled pursuant to the joint 28 venture 29 agreement. Notwithstanding any provision of this paragraph to the contrary, a contractor's achievement of participation goals shall be 30 determined as described in paragraph two of subdivision j of this 31 32 section.

33 (4) For each contract in which participation goals are established, 34 the agency shall include in its solicitation and/or bidding materials a 35 referral to the directories prepared by the division pursuant to this 36 section.

37 (5) For each contract for which participation goals are established, 38 the contractor shall be required to submit with its bid or proposal а 39 contractor utilization plan indicating:

40 whether the contractor is an MBE, WBE, VBE, EBE, or a qualified (a) 41 joint venture;

42 (b) the percentage of work it intends to award to direct subcontrac-43 tors; and

44 (C) in cases where the contractor intends to award direct subcon-45 tracts, a description of the type and dollar value of work designated for participation by MBEs, WBEs, VBES and/or EBEs, and the time frames 46 47 in which such work is scheduled to begin and end.

48 When the contractor utilization plan indicates that the bidder or 49 proposer does not intend to meet the participation goals, the bid or 50 proposal shall not be deemed responsive unless the agency has granted a 51 pre-award request for change pursuant to paragraph 11 of this subdivision. 52

53 (6) (a) For each contract for which a contractor utilization plan has 54 been submitted, the contracting agency shall require that within thirty 55 days of the issuance of notice to proceed, and at least once per year 56 thereafter, the contractor submit a list of persons to which it intends 1 2

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to award subcontracts within the next twelve months. In the event that a contracting agency disapproves a contractor's selection of a subcontractor or subcontractors, the contracting agency shall allow such contractor a reasonable time to propose alternate subcontractors.

5 (b) The contracting agency may also require the contractor to report 6 periodically about the contracts awarded by its direct subcontractors to 7 indirect subcontractors.

8 (7) For each contract for which a contractor utilization plan has been 9 submitted, the contractor shall, with each voucher for payment, and/or 10 periodically as the agency may require, submit statements, certified under penalty of perjury, which shall include, but not be 11 limited to, 12 the total amount the contractor paid to its direct subcontractors, and, where applicable pursuant to subparagraph (1) of paragraph (1) of subdi-13 14 vision j of this section, the total amount direct subcontractors paid to 15 indirect subcontractors, the names, addresses and contact numbers of each MBE, WBE, VBE or EBE hired as a subcontractor by the contractor or 16 17 any of the contractor's direct subcontractors, as well as the dates and 18 amounts paid to each MBE, WBE, VBE or EBE. The contractor shall also submit, along with its voucher for final payment, the total amount it 19 paid to subcontractors, and, where applicable pursuant to subparagraph 20 21 (1) of paragraph (1) of subdivision j of this section, the total amount 22 its direct subcontractors paid directly to their indirect subcontrac-23 tors; and a final list, certified under penalty of perjury, which shall include the name, address and contact information of each subcontractor 24 25 that is an MBE, WBE, VBE or EBE, the work performed by, and the dates 26 and amounts paid to each.

(8) If payments made to, or work performed by, MBEs, WBEs, VBES or BEBs are less than the amount specified in the contractor's utilization plan, the agency shall take appropriate action in accordance with subdivision o of this section, unless the contractor has obtained a modification of its utilization plan pursuant to paragraph 12 of this subdivision.

(9) When advertising a solicitation for bids or proposals for a
contract for which a participation goal has been established, agencies
shall include in the advertisement a general statement that the contract
will be subject to participation goals for MBEs, WBEs, VBES and/or EBEs.

(10) In the event that a contractor with a contract that includes a contractor utilization plan submits a request for a change order the value of which exceeds the greater of ten percent of such contract or \$500,000, the agency shall review the scope of work for the contract, and the scale and types of work involved in the change order, and determine whether the participation goals should be modified.

43 (11) Requests from bidders or proposers for changes in participation 44 goals.

(a) A bidder or proposer may request that an agency change the participation goal or goals established for the procurement on the grounds that goals are unreasonable in light of the availability of certified firms to perform the services required, or by demonstrating that it has legitimate business reasons for proposing a lower level of subcontracting in its utilization plan.

51 (b) If the contracting agency determines that the participation goals 52 established for the procurement are unreasonable in light of the avail-53 ability of certified firms to perform the services required, it shall 54 revise the solicitation and extend the deadline for bids and proposals.

55 (c) Subject to subparagraph (d) of this paragraph, the contracting 56 agency may grant a full or partial waiver of the participation goals to

a bidder or proposer who demonstrates that it has legitimate business 1 2 reasons for proposing the level of subcontracting in its utilization 3 plan. The contracting agency shall make its determination in light of 4 factors that shall include, but not be limited to, whether the bidder or proposer has the capacity and the bona fide intention to perform the 5 6 contract without any subcontracting, or to perform the contract without 7 awarding the amount of subcontracts represented by the participation 8 goals. In making such determination, the agency may consider whether the 9 utilization plan is consistent with past subcontracting practices of the 10 bidder or proposer, whether the bidder or proposer has made efforts to 11 joint venture with a certified firm, and whether the bidder or form a proposer has made good faith efforts to identify portions of the 12 contract that it intends to subcontract. The city chief contracting 13 14 officer shall notify the council of any such waiver granted with respect 15 to a registered contract in the quarterly report required pursuant to 16 subdivision 1 of this section.

17 The agency M/WBE AND VBE officer shall provide written notice of (d) requests for a full or partial waiver of the participation goals to the 18 19 division and the city chief procurement officer and shall not approve any such request without the approval of the city chief procurement 20 21 officer, provided that the city chief procurement officer, upon adequate 22 assurances of an agency's ability to administer its utilization plan in accordance with the provisions of this section, may determine that 23 24 further approval from the city chief procurement officer is not required 25 respect to such requests for an agency's contracts or particular with 26 categories of an agency's contracts. The city chief procurement officer 27 shall notify the speaker of the council in writing in the quarterly report required pursuant to subdivision 1 of this section following the 28 29 registration of a contract for which a request for a full or partial waiver of a participation goal was granted, provided that where an agen-30 cy has been authorized to grant waivers without approval of the chief 31 32 procurement officer, such notice shall be provided to the speaker of the council by the agency. Such notification shall include, but not be 33 limited to, the name of the contractor, the original participation goal, 34 35 the waiver request, including all documentation, and an explanation for 36 the approval of such request.

37 (12) Modification of utilization plans at contractor's request or agency's initiative. (a) A contractor may request modification of its 38 39 utilization plan after the award of a contract. Subject to subparagraph 40 (b) of this paragraph, an agency may grant such request if it determines that such contractor has established, with appropriate documentary 41 and other evidence, that it made all reasonable, good faith efforts to meet 42 43 the goals set by the agency for the contract. In making such determi-44 nation, the agency shall consider evidence of the following efforts, as 45 applicable, along with any other relevant factors:

46 (i) The contractor advertised opportunities to participate in the 47 contract, where appropriate, in general circulation media, trade and 48 professional association publications and small business media, and 49 publications of minority [and], women's AND VETERANS' business organiza-50 tions;

51 (ii) The contractor provided notice of specific opportunities to 52 participate in the contract, in a timely manner, to minority [and], 53 women's AND VETERANS' business organizations;

54 (iii) The contractor sent written notices, by certified mail or 55 facsimile, in a timely manner, to advise MBEs, WBEs, VBES or EBEs that 56 their interest in the contract was solicited;

(iv) The contractor made efforts to identify portions of the work that 1 2 could be substituted for portions originally designated for participation by MBEs, WBEs, VBES and/or EBEs in the contractor utilization 3 4 plan, and for which the contractor claims an inability to retain MBEs, 5 WBES, VBES or EBEs;

6 The contractor held meetings with MBEs, WBEs, VBES and/or EBEs (v) 7 prior to the date their bids or proposals were due, for the purpose of explaining in detail the scope and requirements of the work for which their bids or proposals were solicited; 8 9

10 (vi) The contractor made efforts to negotiate with MBEs, WBES, VBES 11 as relevant to perform specific subcontracts, or act as and/or EBEs 12 suppliers or service providers;

13 (vii) Timely written requests for assistance made by the contractor to 14 the agency M/WBE AND VBE liaison officer and to the division; and

15 (viii) Description of how recommendations made by the division and the 16 contracting agency were acted upon and an explanation of why action upon such recommendations did not lead to the desired level of participation 17 18 of MBEs, WBEs, VBES and/or EBEs.

19 (b) The agency M/WBE AND VBE officer shall provide written notice of requests for such modifications to the division and the city chief 20 21 procurement officer and shall not approve any such request for modifica-22 tion without the approval of the city chief procurement officer, provided that the city chief procurement officer, upon adequate assur-23 24 ances of an agency's ability to administer its utilization plan in 25 accordance with the provisions of this section, may determine that further approval from the city chief procurement officer is not required 26 with respect to such requests for an agency's contracts or particular categories of an agency's contracts. The city chief procurement officer, 27 28 29 shall notify the speaker of the council in writing within seven days of approval of a request for modification of a utilization plan, 30 the provided that where an agency has been authorized to grant modifications 31 32 without approval of the chief procurement officer, such notice shall be 33 provided to the speaker of the council by the agency. Such notification 34 shall include, but not be limited to, the name of the contractor, the 35 original utilization plan, the modification request, including all documentation, and an explanation for the approval of such request. 36

37 (c) An agency may modify the participation goals established for a 38 procurement when the scope of the work has been changed by the agency in a manner that affects the scale and types of work that the contractor 39 40 indicated in its contractor utilization plan would be awarded to subcon-41 tractors.

(d) The agency M/WBE AND VBE officer shall provide written notice to 42 43 contractor of its determination that shall include the reasons for the 44 such determination.

45 (13) For each contract in which a contracting agency has established 46 participation goals, the agency shall evaluate and assess the contrac-47 tor's performance in meeting each such goal. Such evaluation and assess-48 ment shall be a part of the contractor's overall contract performance 49 evaluation required pursuant to section 333 of the charter. 50

j. Determining credit for MBE, WBE, VBE and EBE participation.

51 (1) An agency's achievement of its annual goals shall be calculated as 52 follows:

53 (a) The dollar amount that an agency has paid or is obligated to pay 54 to a prime contractor that is an MBE, WBE, VBE or EBE, reduced by the 55 amount the contractor has paid or is obligated to pay its direct dollar subcontractors upon their completion of work, shall be credited toward 56

the relevant goal. Where an agency has paid or is obligated to pay a 1 2 prime contractor that is both an MBE and a WBE, such amount shall be 3 credited toward the relevant goal for MBEs or the goal for WBEs. WHERE 4 AN AGENCY HAS PAID OR IS OBLIGATED TO PAY A PRIME CONTRACTOR THAT IS 5 BOTH AN MBE OR WBE AND A VBE, SUCH AMOUNT SHALL BE CREDITED TOWARD THE 6 RELEVANT GOAL FOR MBES OR WBES, AS APPLICABLE, OR THE GOAL FOR VBES.

7 Except as provided in subparagraph (c) of this paragraph, the (b) 8 total dollar amount that a prime contractor of an agency has paid or is 9 obligated to pay to a direct subcontractor that is an MBE, WBE, VBE or 10 EBE shall be credited toward the relevant goal. Where such a contractor has paid or is obligated to pay a direct subcontractor that is both an 11 MBE and a WBE, such amount shall be credited toward the relevant 12 goal 13 MBEs or the goal for WBEs. WHERE SUCH A CONTRACTOR HAS PAID OR IS for 14 OBLIGATED TO PAY A DIRECT SUBCONTRACTOR THAT IS BOTH AN MBE OR WBE AND A 15 VBE, SUCH AMOUNT SHALL BE CREDITED TOWARD THE RELEVANT GOAL FOR MBES OR WBES, AS APPLICABLE, OR THE GOAL FOR VBES. 16

17 In the case of contracts of the types identified pursuant to (C) 18 subparagraph (1) of this paragraph, the total dollar amount that a prime 19 contractor of an agency has paid or is obligated to pay a direct subcontractor that is an MBE, WBE, VBE or EBE, reduced by the dollar amount 20 21 the direct subcontractor has paid or is obligated to pay its indirect 22 subcontractors upon completion of work, shall be credited toward the relevant goal. Where such a contractor has paid or is obligated to pay a 23 direct contractor that is both an MBE and a WBE, such amount shall be 24 25 credited toward the relevant goal for MBEs or the goal for WBEs. WHERE 26 SUCH CONTRACTOR HAS PAID OR IS OBLIGATED TO PAY A DIRECT CONTRACTOR THAT 27 BOTH AN MBE OR WBE AND A VBE, SUCH AMOUNT SHALL BE CREDITED TOWARD IS 28 THE RELEVANT GOAL FOR MBES OR WBES, AS APPLICABLE, OR THE GOAL FOR VBES. (d) In the case of contracts of the types identified pursuant 29 to 30 subparagraph (1) of this paragraph, the total dollar amount that a direct subcontractor of the prime contractor has paid or is obligated to 31

32 pay to an indirect subcontractor that is an MBE, WBE, VBE or EBE shall 33 be credited toward the relevant goal. Where such a contractor has paid 34 or is obliged to pay an indirect contractor that is both an MBE and a such amount shall be credited toward the relevant goal for MBEs or 35 WBE. the goal for WBES. WHERE SUCH A CONTRACTOR HAS PAID OR IS OBLIGATED 36 TO 37 PAY A DIRECT CONTRACTOR THAT IS BOTH AN MBE OR WBE AND A VBE, SUCH 38 AMOUNT SHALL BE CREDITED TOWARD THE RELEVANT GOAL FOR MBES OR WBES, AS 39 APPLICABLE, OR THE GOAL FOR VBES.

40 (e) For requirements contracts, credit shall be given for the actual 41 dollar amount paid under the contract.

(f) Where one or more MBEs, WBEs, VBES or EBEs is participating in a 42 43 qualified joint venture, the amounts that the joint venture is required 44 to pay its direct subcontractors shall be subtracted as provided in 45 subparagraph (a) of this paragraph, and then a percentage of the remaining dollar amount of the contract equal to the percentage of total 46 47 profit to which MBEs, WBEs, VBES or EBEs are entitled pursuant to the 48 joint venture agreement shall be credited toward the relevant goal. 49 Where such a participant in a joint venture is both an MBE and a WBE, 50 such amount shall be credited toward the relevant goal for MBEs or the goal for WBES. WHERE SUCH A CONTRACTOR HAS PAID OR IS OBLIGATED TO PAY 51 A DIRECT CONTRACTOR THAT IS BOTH AN MBE OR WBE AND A VBE, SUCH AMOUNT 52 53 SHALL BE CREDITED TOWARD THE RELEVANT GOAL FOR MBES OR WBES, AS APPLICA-54 BLE, OR THE GOAL FOR VBES.

(q) No credit shall be given for participation in a contract by an 1 2 WBE, VBE or EBE that does not perform a commercially useful func-MBE, 3 tion. 4 (h) No credit shall be given for the participation in a contract by 5 any company that has not been certified as an MBE, WBE, VBE or EBE in 6 accordance with section 1304 of the charter. 7 In the case of a contract for which the contractor is paid on a 8 commission basis, the dollar amount of the contract may be determined on the basis of the commission earned or reasonably anticipated to be 9 10 earned under the contract. 11 (j) No credit shall be given to a contractor for participation in a contract by a graduate MBE, WBE, VBE or EBE. 12 13 (k) The participation of a certified company shall not be credited 14 toward more than one participation goal. 15 (1) The city chief procurement officer may identify types of contracts 16 where payments to indirect subcontractors shall be credited toward the 17 relevant participation goals. 18 (2) A contractor's achievement of its participation goals established 19 in its utilization plan shall be calculated as follows: 20 (a) A contractor's use of direct subcontractors and their indirect 21 subcontractors toward achievement of each goal established in its utili-22 zation plan shall be calculated in the same manner as described for calculating the achievement of agency utilization goals as described in 23 paragraph (1) of this subdivision, except that a contractor's use of 24 а 25 is both an MBE and a WBE, OR IS AN MBE OR WBE AND subcontractor that ALSO A VBE, shall not be credited toward the contractor's achievement of 26 27 more than one goal; 28 (b) A contractor that is an MBE, WBE, VBE or EBE shall be permitted to 29 count its own participation toward fulfillment of the relevant participation goal, provided that the value of such a contractor's partic-30 ipation shall be determined by subtracting from the total value of the 31 32 contract any amounts that the contractor pays to direct subcontractors, 33 and provided further that a contractor that is both an MBE and a WBE, OR IS AN MBE OR WBE AND ALSO A VBE, shall not be credited for its partic-34 35 ipation toward more than one goal; (c) No credit shall be given to the contractor for the participation 36 37 of a company that is not certified in accordance with section 1304 of the charter before the date that the subcontractor completes the work 38 39 under the subcontract. 40 (d) A contractor that is a qualified joint venture shall be permitted to count a percentage of its own participation toward fulfillment of the 41 relevant participation goal. The value of such a contractor's partic-42 43 ipation shall be determined by subtracting from the total value of the 44 contract any amounts that the contractor pays to direct subcontractors, and then multiplying the remainder by the percentage to be applied to 45 total profit to determine the amount to which an MBE, WBE, VBE or EBE is 46 47 entitled pursuant to the joint venture agreement; provided that where 48 such a participant in a joint venture is both an MBE and a WBE, OR IS AN MBE OR A WBE AND ALSO A VBE, such amount shall not be credited toward 49 50 more than one goal. 51 k. Small purchases. Whenever an agency solicits bids or proposals for small purchases 52 pursuant to section three hundred fourteen of the charter, the agency 53 54 shall maintain records identifying the MBEs, WBEs, VBES and EBEs it 55 solicited, which shall become part of the contract file. 56 1. Compliance reporting.

(1) The city chief procurement officer, in consultation with the divi-1 2 sion, shall prepare and submit quarterly reports to the speaker of the 3 council as described in this section. Preliminary reports containing 4 information for the fiscal year in progress shall be submitted to the speaker of the council by January first, April first, and July first of each year, and a final report containing information for the preceding 5 6 7 fiscal year shall be submitted to the speaker of the council by October 8 first of each year. The reports, which shall also be posted on the divi-9 sion's website, shall contain the following information, disaggregated 10 by agency:

11 the number and total dollar value of contracts awarded, disaggre-(a) gated by industry classification and size of contract, including but not 12 limited to, contracts valued at or below twenty thousand dollars, 13 14 contracts valued above twenty thousand dollars and at or below one 15 hundred thousand dollars, contracts valued above one hundred thousand 16 dollars and at or below one million dollars, contracts valued above one million dollars and at or below five million dollars, contracts valued 17 18 above five million dollars and at or below twenty five million dollars, 19 and contracts valued above twenty five million dollars;

20 (b) for those contracts for which an agency set participation goals in 21 accordance with subdivision i of this section:

(i) The number and total dollar amount of such contracts disaggregated
by industry classification, size of contract and status as MBE, WBE,
VBE, EBE, or non-certified firm, and further disaggregated by minority
and gender group, and the number and dollar value of such contracts that
were awarded to firms that are certified both as MBEs and WBEs, OR AS AN
MBE OR WBE AND ALSO A VBE;

28 (ii) the number and total dollar value of such contracts that were 29 awarded to qualified joint ventures and the total dollar amount attributed to the MBE, WBE, VBE or EBE joint venture partners, disaggregated 30 minority and gender group, size of contract and industry classifica-31 by 32 tion, and the number and dollar value of such contracts that were 33 to firms that are certified both as MBEs and WBEs, OR AS AN MBE awarded 34 OR WBE AND ALSO A VBE;

35 (iii) The number and total dollar value of subcontracts approved during the reporting period that were entered into pursuant to contracts 36 37 for which participation requirements under this section have been estab-38 lished (including both contracts awarded during the current reporting 39 period and those awarded in earlier reporting periods that remain open 40 during the current reporting period), and the number and total dollar amount of such subcontracts awarded to MBEs, WBEs, VBES and EBEs, disag-41 gregated by minority and gender group, size of subcontract and industry 42 43 classification, and the number and dollar value of such subcontracts that were awarded to firms that are certified both as MBEs and WBEs, 44 OR 45 AS AN MBE OR WBE AND ALSO A VBE;

(iv) a list of the requests for full or partial waivers of participation requirements for such contracts made pursuant to paragraph 11 of subdivision i of this section and the determinations made with respect to such requests, and the number and dollar amount of those contracts for which such waivers were granted, disaggregated by industry classification; and

52 (v) a list of the requests for modification of participation require-53 ments for such contracts made pursuant to paragraph 12 of subdivision i 54 of this section and the determinations made with respect to such 55 requests, and the number and dollar amount of those contracts for which tion;

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3 (c) a detailed list of each complaint received pursuant to paragraph 1 4 of subdivision o of this section which shall, at a minimum, include the 5 nature of each complaint and the action taken in investigating and 6 addressing such complaint including whether and in what manner the 7 enforcement provisions of subdivision o of this section were invoked and 8 the remedies applied;

9 (d) a detailed list of all non-compliance findings made pursuant to 10 subdivision o of this section and actions taken in paragraph 4 of 11 response to such findings;

(e) the number of firms certified or recertified in accordance with 12 13 section 1304 of the charter during the six months immediately preceding 14 such report;

15 (f) the number and percentage of contracts audited pursuant to [section] paragraph 10 of subdivision e of this section and a summary of 16 17 the results of each audit.

18 summary of efforts to reduce or eliminate barriers to competi-(q) a 19 tion as required pursuant to paragraph 11 of subdivision e of this 20 section;

21 (h) a list of all solicitations submitted to the city chief procure-22 ment officer pursuant to subparagraph [e] (E) of paragraph 2 of subdivi-23 sion h of this section and a summary of the determination made regarding 24 each such submission; and

25 (i) any other information as may be required by the director and/or 26 the commissioner.

27 (2) reports submitted in October shall, in addition, The annual 28 contain a determination made by the director and the commissioner, as to 29 whether each agency has made substantial progress toward achieving its utilization goals and whether the city has made substantial progress 30 toward achieving the citywide goals established pursuant to subdivision 31 32 d of this section.

33 If an agency that has submitted an agency utilization plan pursu-(3) 34 ant to subdivision g of this section fails to achieve its utilization goal, the agency head shall prepare and submit to the director, the 35 commissioner, the city chief procurement officer, and the speaker of the 36 37 council by October first a performance improvement plan which shall describe in detail the efforts such agency intends to undertake to 38 39 increase M/WBE AND VBE participation.

40 (4) The data that provide the basis for the reports required by this subdivision shall be made available electronically to the council at the 41 42 time the reports are submitted.

43 m. Agency compliance.

44 (1)Each agency shall submit to the commissioner and the city chief 45 procurement officer such information as is necessary for the city chief procurement officer to complete his or her reports as required in subdi-46 47 1 of this section. The director, the commissioner, and the city vision 48 chief procurement officer shall review each agency's submissions. The director shall convene the agency M/WBE AND VBE officers for those agen-49 50 that have submitted utilization plans pursuant to subdivision g of cies 51 no this section as often as the director deems necessary, but less frequently than once per quarter, in order to have agency M/WBE AND VBE 52 officers (i) discuss the results of the reports required in subdivision 53 54 of this section; (ii) offer detailed information concerning their 1 55 effectuation of their performance improvement plans and any additional 56 efforts undertaken to meet goals established in agency utilization

plans; (iii) share the practices that have yielded successes in increas-1 ing M/WBE AND VBE participation; and (iv) devise strategic plans to 2 3 improve the performance of those failing to meet goals established in 4 agency utilization plans. No less frequently than twice per year, agency 5 heads for those agencies that have submitted utilization plans pursuant 6 to subdivision g of this section shall join such quarterly meetings. 7 Whenever it has been determined that an agency is not making adequate progress toward the goals established in its agency utilization plan, 8 the director, the commissioner, and the city chief procurement officer 9 10 shall act to improve such agency's performance, and may take any of the 11 following actions: 12 require the agency to submit more frequent reports about its (a) 13 procurement activity; 14 (b) require the agency to notify the director, the commissioner, and 15 the city chief procurement officer, prior to solicitation of bids or proposals for, and/or prior to award of, contracts in any category where 16 17 the agency has not made adequate progress toward achieving its utiliza-18 tion goals; 19 (c) reduce or rescind contract processing authority delegated by the 20 mayor pursuant to sections 317 and 318 of the charter; and 21 (d) any other action the director, the commissioner, and the city 22 chief procurement officer deem appropriate. 23 (2) Noncompliance. Whenever the director, the city chief procurement 24 officer, or the commissioner finds that an agency has failed to comply 25 with its duties under this section, he or she shall attempt to resolve 26 such noncompliance informally with the agency head. In the event that agency fails to remedy its noncompliance after such informal 27 the 28 efforts, the director and the city chief procurement officer shall 29 submit such findings in writing to the mayor and the speaker of the council, and the mayor shall take appropriate measures to ensure compli-30 31 ance. 32 (3) Failure by an agency to submit information required by the direc-33 tor, the division, or the city chief procurement officer, in accordance 34 with this section, including but not limited to the utilization plan required pursuant to subdivision g of this section, shall be deemed 35 36 noncompliance. 37 n. Pre-qualification. An agency establishing a list of pre-qualified 38 bidders or proposers may deny pre-qualification to prospective contrac-39 tors who fail to demonstrate in their application for pre-qualification 40 that they have complied with applicable federal, state and local requirements for participation of MBEs, WBEs, VBES and EBEs in procure-41 ments. A denial of pre-qualification may be appealed pursuant to appli-42 43 cable procurement policy board rules. 44 o. Enforcement. 45 (1) Any person who believes that a violation of the requirements of this section, rules promulgated pursuant to its provisions, or any 46 47 provision of a contract that implements this section or such rules, 48 including, but not limited to, any contractor utilization plan, has occurred may submit a complaint in writing to the division, the city 49 50 chief procurement officer and the comptroller. The division shall 51 promptly investigate such complaint and determine whether there has been 52 a violation.

53 (2) Any complaint alleging fraud, corruption or other criminal behav-54 ior on, the part of a bidder, proposer, contractor, subcontractor or 55 supplier shall be referred to the commissioner of the department of 56 investigation. (3) Contract award.

2 (a) When an agency receives a protest from a bidder or proposer 3 regarding a contracting action that is related to this section, the 4 agency shall send copies of the protest and any appeal thereof, and any 5 decisions made on the protest or such appeal, to the division and the 6 comptroller.

7 (b) Whenever a contracting agency has determined that a bidder or 8 proposer has violated this section, or rules promulgated pursuant to its 9 provisions, the agency may disqualify such bidder or proposer from 10 competing for such contract and the agency may revoke such bidder's or 11 proposer's prequalification status.

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(4) Contract administration.

(a) For each contract for which participation requirements have been established under this section, at least once annually during the term of such contract, the contracting agency shall review the contractor's progress toward attainment of its utilization plan, including but not limited to, by reviewing the percentage of work the contractor has actually awarded to MBE, WBE, VBE and/or EBE subcontractors and the payments the contractor has made to such subcontractors.

20 (b) Whenever an agency believes that a contractor or a subcontractor 21 in compliance with this section, rules promulgated pursuant to not is 22 its provisions or any provision of a contract that implements this 23 section, including, but not limited to any contractor utilization plan, 24 the agency shall send a written notice to the city chief procurement 25 officer, the division and the contractor describing the alleged noncom-26 pliance and offering the contractor an opportunity to be heard. The 27 agency shall then conduct an investigation to determine whether such 28 contractor or subcontractor is in compliance.

29 (c) In the event that a contractor has been found to have violated 30 this section, rules promulgated pursuant to its provisions, or any 31 provision of a contract that implements this section, including, but not 32 limited to any contractor utilization plan, the contracting agency 33 shall, after consulting with the city chief procurement officer and the 34 division, determine whether any of the following actions should be 35 taken:

36 (i) enter an agreement with the contractor allowing the contractor to 37 cure the violation;

38 (ii) revoke the contractor's pre-qualification to bid or make 39 proposals for future contracts;

40 (iii) make a finding that the contractor is in default of the 41 contract;

42 (iv) terminate the contract;

43 (v) declare the contractor to be in breach of contract;

44 (vi) withhold payment or reimbursement;

45 (vii) determine not to renew the contract;

46 (viii) assess actual and consequential damages;

47 (ix) assess liquidated damages or reduction of fees, provided that 48 liquidated damages may be based on amounts representing costs of delays 49 in carrying out the purposes of the program established by this section, 50 or in meeting the purposes of the contract, the costs of meeting utili-51 zation goals through additional procurements, the administrative costs 52 of investigation and enforcement, or other factors set forth in the 53 contract;

54 (x) exercise rights under the contract to procure goods, services or 55 construction from another contractor and charge the cost of such (xi) take any other appropriate remedy.

4 (5) To the extent available pursuant to rules of the procurement policy board, a contractor may seek resolution of a dispute regarding a 5 6 contract related to this section. The contracting agency shall submit a 7 copy of such submission to the division.

8 (6) Whenever an agency has reason to believe that an MBE, WBE, VBE or 9 EBE is not qualified for certification, or is participating in a 10 contract in a manner that does not serve a commercially useful function, 11 has violated any provision of this section, the agency shall notify or the commissioner who shall determine whether the certification of 12 such business enterprise should be revoked. 13

14 (7)Statements made in any instrument submitted to an agency pursuant 15 to these rules shall be submitted under penalty of perjury and any false or misleading statement or omission shall be grounds for the application 16 of any applicable criminal and/or civil penalties for perjury. 17 The 18 making of a false or fraudulent statement by an MBE, WBE, VBE or EBE in 19 any instrument submitted pursuant to these rules shall, in addition, be grounds for revocation of its certification. 20

21 A contractor's record in implementing its contractor utilization (8) 22 plan shall be a factor in the evaluation of its performance. Whenever a contracting agency determines that a contractor's compliance with a contractor utilization plan has been unsatisfactory, the agency shall, 23 24 25 after consultation with the city chief procurement officer, file an advice of caution form for inclusion in VENDEX as caution data. 26 27

p. Procurements by elected officials and the council.
(1) In the case of procurements by independently elected city offi-28 29 cials other than the mayor, where these rules provide for any action to be taken by the director or the city chief procurement officer, such 30 action shall instead be taken by such elected officials. 31

32 In the case of procurements by the council, where these rules (2) 33 provide for any action to be taken by the director or the city chief procurement officer, such action shall instead be taken by the speaker 34 of the council. 35

q. Applicability. Agencies shall not be required to apply partic-36 37 ipation requirements to the following types of contracts:

(1) those subject to federal or state funding requirements which 38 39 preclude the city from imposing the requirements of this subdivision;

40 (2) those subject to federal or state law participation requirements for MBEs, WBEs, disadvantaged business enterprises, VBES, and/or EBEs; 41 42

(3) contracts between agencies;

43 (4) procurements made through the United States general services 44 administration or another federal agency, or through the New York state 45 office of general services or another state agency, or any other govern-46 mental agency.

47 (5) emergency procurements pursuant to section three hundred fifteen 48 of the charter;

49 (6) sole source procurements pursuant to section three hundred twen-50 ty-one of the charter; 51

(7) contracts for human services; and

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(8) contracts awarded to not-for-profit organizations.

53 r. Comptroller. The comptroller shall randomly examine contracts for which contractor utilization plans are established to assess compliance 54 55 with such plans. All solicitations for contracts for which contractor 1 utilization plans are to be established shall include notice of poten-2 tial comptroller examinations.

3 S 32. Paragraphs (a), (b) and (c) of subdivision 12 of section 3.07 of 4 the arts and cultural affairs law, as amended by chapter 255 of the laws 5 of 1988, are amended to read as follows:

6 (a) All contracts for design, construction, services and materials 7 pursuant to this section of whatever nature and all documents soliciting 8 bids or proposals therefor shall contain or make reference to the 9 following provisions:

10 That the contractor will not discriminate against employees or (i) 11 applicants for employment because of race, creed, color, national 12 origin, sex, age, disability, or marital status, and will undertake or continue existing programs of affirmative action to ensure that minority 13 14 group persons [and], women AND VETERANS are afforded equal opportunity 15 without discrimination. Such programs shall include, but not be limited 16 employment, job assignment, promotion, upgrading, recruitment, to, 17 demotion, transfer, layoff, termination, rates of pay or other forms of 18 compensation, and selection for training and retraining, including 19 apprenticeship and on-the-job training;

20 That the contractor shall request any employment agency, labor (ii) 21 union, or authorized representative of workers with which it has a 22 collective bargaining or other agreement or understanding and which is 23 involved in the performance of the contract to furnish a written state-24 it will not discriminate because of race, creed, color, ment that 25 national origin, sex, age, disability or marital status and it will 26 cooperate in the implementation of the contractor's obligations here-27 under;

(iii) That the contractor will state, in any solicitations or advertisements for employees placed by or on behalf of the contractor in the performance of the contract, that all qualified applicants will be afforded equal employment opportunity without discrimination because of race, creed, color, national origin, sex, age, disability or marital status;

(iv) That the contractor will include the provisions of subparagraphs (i) through (iii) of this paragraph in every subcontract or purchase order in such a manner that such provisions will be binding upon each subcontractor or vendor as to its work in connection with the contract with the agency.

39 (b) The council shall establish appropriate measures, procedures and 40 guidelines to ensure that contractors and subcontractors undertake meaningful programs to employ and promote qualified minority group members [and], women AND VETERANS. Such procedures may require after notice in 41 42 43 a bid solicitation, the submission of a minority [and], women AND VETER-44 ANS workforce utilization program prior to the award of any contract, or 45 at any time thereafter, and may require the submission of compliance reports relating to the operation and implementation of any workforce 46 47 utilization program adopted hereunder. The council may take appropriate 48 action, including the impositions of sanctions for non-compliance to 49 effectuate the provisions of this subdivision and the monitoring of 50 compliance with this subdivision.

51 (c) (i) In the performance of projects pursuant to this section, 52 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises 53 shall be given the opportunity for meaningful participation. For 54 purposes hereof, minority business enterprise shall mean any business 55 enterprise which is at least fifty-one per centum owned by, or in the 56 case of a publicly owned business, at least fifty-one per centum of the

stock or other voting interest is owned by citizens or permanent resi-1 2 aliens who are Black, Hispanic, Asian, American Indian, Pacific dent 3 Islander, or Alaskan native, and such ownership interest is real, 4 substantial and continuing and has the authority to independently 5 control the day to day business decisions of the entity for at least one 6 year; [and] women-owned business enterprise shall mean any business 7 enterprise which is at least fifty-one per centum owned by, or in the 8 case of a publicly owned business, at least fifty-one per centum of the 9 stock to other voting interests of which is owned by citizens or perma-10 nent resident aliens who are women, and such ownership interest is real, 11 substantial and continuing and has the authority to independently control the day to day business decisions of the entity for at least one 12 13 vear AND VETERAN-OWNED BUSINESS ENTERPRISE SHALL MEAN ANY BUSINESS 14 ENTERPRISE WHICH IS AT LEAST FIFTY-ONE PER CENTUM OWNED BY, THE OR IN15 CASE OF A PUBLICLY OWNED BUSINESS, AT LEAST FIFTY-ONE PERCENTUM OF THE 16 STOCK TO OTHER VOTING INTERESTS OF WHICH IS OWNED BY CITIZENS OR PERMA-WHO ARE VETERANS, AND SUCH OWNERSHIP INTEREST IS 17 NENT RESIDENT ALIENS 18 REAL, SUBSTANTIAL AND CONTINUING AND HAS THE AUTHORITY TO INDEPENDENTLY 19 CONTROL THE DAY TO DAY BUSINESS DECISIONS OF THE ENTITY FOR AT LEAST ONE 20 YEAR.

The provisions of this subdivision shall not be construed to limit the ability of any minority business enterprise to bid on any contract.

(ii) In order to implement the requirements and objectives of this 23 24 section, the council shall request, as appropriate, the assistance of 25 state agencies to monitor the contractors' compliance with other 26 provisions hereof, provide assistance in obtaining competing qualified 27 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises perform contracts proposed to be awarded, and take other appropriate 28 to 29 measures to improve the access of minority [and women-owned], WOMEN AND 30 VETERAN-OWNED business enterprises to these contracts.

31 S 33. Subdivision 33 of section 454 of the banking law, as amended by 32 chapter 679 of the laws of 2003, is amended to read as follows:

33. Notwithstanding any other provision of this article to the contra-34 ry, to participate in the minority - [and women-owned], WOMEN - AND 35 VETERAN-OWNED business development and lending program[, as established 36 in section 16-c of section 1 of chapter 174 of the laws of 1968, consti-37 tuting the urban development corporation act,] to the extent that such 38 program allows participation by credit unions.

39 S 34. Section 52-0113 of the environmental conservation law, as added 40 by chapter 512 of the laws of 1986, is amended to read as follows: 41 S 52-0113. Minority [and women-owned], WOMEN AND VETERAN-OWNED business

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enterprise program.

43 1. a. In the performance of projects pursuant to this article minority 44 [and women-owned], WOMEN AND VETERAN-OWNED business enterprises shall be 45 given the opportunity for meaningful participation. The department or the office shall establish measures and procedures to secure meaningful 46 47 identify those contracts and items of work for which participation and 48 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises may best bid to actively and affirmatively promote and assist their 49 50 participation in the projects, so as to facilitate the award of a fair 51 share of contracts to such enterprises; provided, however, that nothing this article shall be construed to limit the ability of the depart-52 in ment or office to assure that qualified minority [and women-owned], 53 54 WOMEN AND VETERAN-OWNED business enterprises may participate in the 55 program. For purposes hereof, minority business enterprise shall mean 56 any business enterprise which is at least fifty-one per centum owned by,

in the case of a publicly owned business, at least fifty-one per 1 or centum of the stock of which is owned by citizens or permanent resident 2 3 aliens who are Black, Hispanic, Asian or American Indian, Pacific Islan-4 der or Alaskan natives and such ownership interest is real, substantial 5 and continuing and have the authority to independently control the day 6 day business decisions of the entity for at least one year; [and] to 7 women-owned business enterprise shall mean any business enterprise which is at least fifty-one per centum owned by, or in the case of a publicly 8 owned business, at least fifty-one per centum of the stock of which is 9 10 owned by citizens or permanent resident aliens who are women, and such 11 ownership interest is real, substantial and continuing and have the 12 authority to independently control the day to day business decisions of 13 entity for at least one year AND VETERAN-OWNED BUSINESS ENTERPRISE the 14 SHALL MEAN ANY BUSINESS ENTERPRISE WHICH IS AT LEAST FIFTY-ONE PER 15 CENTUM OWNED BY, OR IN THE CASE OF A PUBLICLY OWNED BUSINESS, AT LEAST 16 FIFTY-ONE PER CENTUM OF THE STOCK OF WHICH IS OWNED ΒY CITIZENS OR RESIDENT ALIENS WHO ARE VETERANS, AND SUCH OWNERSHIP INTEREST 17 PERMANENT 18 IS REAL, SUBSTANTIAL AND CONTINUING AND HAVE THE AUTHORITY TO INDEPEND-19 ENTLY CONTROL THE DAY TO DAY BUSINESS DECISIONS OF THE ENTITY FOR AT 20 LEAST ONE YEAR.

The provisions of this paragraph shall not be construed to limit the ability of any minority [or women-owned], WOMEN OR VETERAN-OWNED business enterprise to bid on any contract.

24 b. In the implementation of this section, the department or the office 25 shall consider compliance by any contractor with the requirements of any 26 federal, state, or local law concerning minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises, which may effectuate the 27 28 requirements of this section. If the department or the office determines 29 that by virtue of the imposition of the requirements of any such law, in respect to capital project contracts, the provisions thereof duplicate 30 or conflict with such law, the department may waive the applicability of 31 32 this section to the extent of such duplication or conflict.

33 c. Nothing in this section shall be deemed to require that overall 34 state and federal requirements for participation of minority [and 35 women-owned], WOMEN AND VETERAN-OWNED business enterprises in programs 36 authorized under this article be applied without regard to local circum-37 stances to all projects or in all communities.

38 2. In order to implement the requirements and objectives of this 39 section, the department and the office shall establish procedures to 40 monitor the contractors' compliance with provisions hereof, provide in obtaining competing qualified minority [and women-owned], 41 assistance VETERAN-OWNED business enterprises to perform contracts 42 WOMEN AND 43 proposed to be awarded, and take other appropriate measures to improve 44 the access of minority [and women-owned], WOMEN AND VETERAN-OWNED busi-45 ness enterprises to these contracts.

46 S 35. Section 957 of the general municipal law is amended by adding a 47 new subdivision (u) to read as follows:

48 (U) "VETERAN-OWNED BUSINESS ENTERPRISE" SHALL HAVE THE SAME MEANING 49 AS PROVIDED IN SECTION THREE HUNDRED TEN OF THE EXECUTIVE LAW.

50 S 36. Subdivisions (a), (g) and (t) of section 959 of the general 51 municipal law, subdivision (a) as amended by section 2 of part R of 52 chapter 57 of the laws of 2010 and subdivisions (g) and (t) as amended 53 by section 3 of part S1 of chapter 57 of the laws of 2009, are amended 54 to read as follows:

55 (a) After consultation with the director of the budget, the commis-56 sioner of labor, and the commissioner of taxation and finance, promul-

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gate regulations, which, notwithstanding any provisions to the contrary 1 2 in the state administrative procedure act, may be adopted on an emergen-3 cy basis, governing (i) criteria of eligibility for empire zone desig-4 nation, provided, however, that such criteria be approved by the direc-5 tor of the budget; (ii) the application process; (iii) the certification 6 by the commissioner as to the eligibility of business enterprises for 7 benefits referred to in section nine hundred sixty-six of this article, 8 which shall be governed by criteria including, but not limited to: (1) 9 whether the business enterprise, if certified, is reasonably likely to 10 create new employment or prevent a loss of employment in the zone, (2) 11 such new employment opportunities will be for individuals who whether 12 will perform a substantial part of their employment activities in the zone, (3) whether certification will have the undesired effect of caus-13 14 ing individuals to transfer from existing employment with another busi-15 ness enterprise to similar employment with the business enterprise so 16 certified, and transferring existing employment from one or more other 17 municipalities, towns or villages in the state, or transferring existing employment from one or more other businesses in the zone, (4) whether 18 19 such enterprise is likely to enhance the economic climate of the zone, 20 whether the commissioner of labor establishes that such business (5) 21 enterprise, during the three years preceding the submission of an appli-22 cation for certification, has engaged in a substantial violation or а 23 pattern of violations of laws regulating unemployment insurance, workers 24 compensation, public work, child labor, employment of minorities [and 25 women], WOMEN AND VETERANS, safety and health, or other laws for the 26 protection of workers as determined by final judgment of a judicial or 27 administrative proceeding; (6) whether such business meets the require-28 the cost benefit analysis as established in paragraph (p) of ments of section nine hundred fifty-seven of this article, and (7) if the commis-29 30 sioner of labor establishes that the business enterprise has been found a criminal proceeding to have violated, in the previous three years, 31 in 32 any of the laws referred to in subparagraph five of this paragraph or 33 regulations promulgated pursuant to such laws, the conditions of any permit issued thereunder, or similar 34 statute, regulation, order or 35 permit condition of any other government agency, foreign or domestic, such business shall not be certified; provided, however, that a business 36 37 enterprise that has shifted its operations, or some portions thereof, 38 from an area within New York state not designated as an empire zone or 39 zone equivalent area to an area so designated shall not be certified to 40 receive such benefits except where such shift is entirely within a municipality and has been approved by the local governing body of such muni-41 cipality or in situations where it has been established, after a public 42 43 hearing, that extraordinary circumstances exist which warrant the relo-44 cation of a business, in whole or part, into an empire zone or a zone 45 equivalent area from another municipality and the municipality from which the business is relocating approves of such relocation; or where 46 47 such shift in operations is from a business incubator facility operated 48 by a municipality or by a public or private not-for-profit entity which provides space and business support services to newly established firms; 49 50 and (iv) the decertification by the commissioner, upon the recommenda-51 of the commissioner of labor, so as to revoke the certification of tion business enterprises for benefits referred to in section nine hundred 52

54 alent area upon a finding that the business enterprise has committed 55 substantial violations of laws for the protection of workers including 56 all federal, state and local labor laws, rules or regulations; and (v)

sixty-six of this article with respect to an empire zone or zone equiv-

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taxable years;

the decertification by the commissioner so as to revoke the certif-1 ication of business enterprises for benefits referred to in section nine 2 3 hundred sixty-six of this article with respect to an empire zone or zone equivalent area upon a finding of any one of the following: (1) the 4 business enterprise made material misrepresentations of fact on its application for certification or in any of its business annual reports, 5 its 6 7 or the business enterprise failed to disclose facts in its application 8 for certification that would constitute grounds for not issuing a certification; (2) the business enterprise has failed to construct, 9 10 expand, rehabilitate or operate or invest in its facility substantially 11 in accordance with the representations contained in its application for 12 certification; (3) the business enterprise has failed to create new 13 employment or prevent a loss of employment in the empire zone or zone 14 equivalent area; (4) where applicable, the business enterprise has 15 failed to submit an annual report after it has applied for zone tax benefits or program assistance based on new hires or investments or 16 failed to submit other information when due; (5) the business enter-17 18 prise, if first certified pursuant to this article prior to the first 19 day of August, two thousand two, caused individuals to transfer from existing employment with another business enterprise with similar owner-20 21 ship and located in New York state to similar employment with the certi-22 fied business enterprise or if the enterprise acquired, purchased, 23 leased, or had transferred to it real property previously owned by an entity with similar ownership, regardless of form of incorporation or 24 25 organization; (6) the business enterprise has failed to provide economic 26 returns to the state in the form of total remuneration to its employees (i.e. wages and benefits) and investments in its facility greater in value to the tax benefits the business enterprise used and had refunded 27 28 29 to it; or (7) the business enterprise has changed ownership or moved its 30 operations out of the empire zone; said regulations shall provide that whenever any business enterprise is decertified with respect to an 31 empire zone: (A) the date determined to be the earliest event constitut-32 33 ing grounds for revoking certification shall be the effective date of 34 decertification; (B) its certified single enterprise, if any, may also be decertified; and (C) the commissioner shall notify the commissioner 35 of taxation and finance that such decertification has occurred, and such 36 37 notification should include the effective date of such decertification 38 and the zone or zone equivalent area to which such decertification applies; with respect to any business enterprise whose certification has 39 40 been revoked pursuant to subparagraph five or six of this paragraph, that revocation (I) will be effective for a taxable year beginning on or 41 42 after January first, two thousand eight and before January first, two 43 thousand nine and for subsequent taxable years, unless the business enterprise is subsequently re-certified pursuant to part 11 of title 5 44 45 of the New York state codes, rules and regulations for a business enterprise for which a review is required to be conducted pursuant to subdi-46 47 vision (w) of this section in calendar year two thousand nine, and (II) 48 thereafter will be effective for the taxable year during which the commissioner makes his or her determination (prior to any appeal) to 49

52 (g) Coordinate, with the local empire zone administrative board and 53 state agencies and authorities, the provision of business development 54 programs and services for each empire zone in order to stimulate the 55 creation and development of new small businesses, including new small 56 minority-owned [and], women-owned AND VETERAN-OWNED business enter-

subsequent

revoke the certification of a business enterprise and for

1 prises, and may request and shall receive from any department, division, 2 board, bureau, commission, agency or public authority of the state such 3 assistance as may be necessary;

4 (t) Coordinate with the urban development corporation the creation of 5 a special category of assistance for zones within the regional economic 6 development partnership program, which will make available economic 7 development assistance grants for zone programs and activities, includ-8 ing, but not limited to, planning, service coordination, and local 9 institutional capacity building for human resource development necessary 10 for economic revitalization; planning and development of small business incubators; job placement and preparedness programs for zones residents; 11 12 education and training programs for zone businesses; child care programs 13 projects supportive of business development; technical assistance and 14 for minority [and women-owned], WOMEN AND VETERAN-OWNED business devel-15 opment; training for zone officials; business and tourism development and marketing programs; and other innovative programs and activities in 16 support of economic and community development within the zones; 17

18 S 37. Paragraphs (iii) and (xii) of subdivision (a) of section 963 of 19 the general municipal law, as amended by chapter 708 of the laws of 1993 20 and further amended by section 15 of part GG of chapter 63 of the laws 21 of 2000, are amended to read as follows:

(iii) undertake efforts to ensure meaningful participation by minority-owned [and women-owned], WOMEN AND VETERAN-OWNED business enterprises in empire zone activities;

25 (xii) provide within the zone, or contract with a new or existing 26 community-based local development corporation or entity to provide, 27 strategic economic development planning for the zone, marketing and 28 promotion of the zone, assistance to companies in applying for available 29 benefits, preparation of applications for financing assistance and other technical assistance services; coordination of the delivery of state and 30 local programs within the zones; and operation of such other economic 31 32 development assistance programs in furtherance of the empire zone devel-33 opment plan as may be appropriate. Provided, however, within the amount appropriated therefor and allocated by the director of the budget, the 34 35 commissioner, through annual administrative contracts, shall, to the 36 feasible, make equally available financial support, maximum extent 37 through contracts or other means, to assist with the administrative expenses of the local zone administrative bodies or community-based 38 development organizations. No funds shall be made available for this 39 40 purpose unless the amount to be provided has been matched by private or governmental sources, other than state sources, in amounts at 41 least equalling that to be provided by the state. Such matching funds shall be 42 43 earmarked and used exclusively for the local administration of the zone 44 program or for activities of the zone program. At least fifty percent of 45 such matching funds shall be in cash, provided that the commissioner may waive this requirement for communities with populations of twenty-five 46 47 thousand or less, and provided, further, that any amounts appropriated 48 for minority [and women-owned], WOMEN AND VETERAN-OWNED business devel-49 opment within the zones shall be distributed by the commissioner pursu-50 ant to a competitive proposal solicitation process.

51 S 38. Subdivision (c) of section 964 of the general municipal law, as 52 amended by chapter 708 of the laws of 1993 and further amended by 53 section 15 of part GG of chapter 63 of the laws of 2000, is amended to 54 read as follows:

55 (c) Each empire zone capital corporation shall, to the maximum extent 56 feasible, undertake measures and procedures to ensure meaningful partic1 ipation by minority-owned [and], women-owned AND VETERAN-OWNED business 2 enterprises in the activities and investments of such corporation. Each 3 such corporation shall additionally, to the maximum extent feasible, 4 undertake measures and procedures to ensure meaningful participation by 5 locally owned business enterprises in the activities and investments of 6 such corporation.

7 S 39. Subparagraph 7 of paragraph f of subdivision 3 of section 970-r 8 of the general municipal law, as amended by section 1 of part F of chap-9 ter 577 of the laws of 2004, is amended to read as follows:

10 (7) the financial commitments the applicant will make to the brown-11 field opportunity area for activities including, but not limited to, 12 marketing of the area for business development, human resource services 13 for residents and businesses in the brownfield opportunity area, and 14 services for small [and], minority [and women-owned], WOMEN AND VETER-15 AN-OWNED businesses.

16 S 40. Section 3 of section 1 of chapter 174 of the laws of 1968, 17 constituting the New York state urban development corporation act, is 18 amended by adding a new subdivision 31 to read as follows:

19 "VETERAN BUSINESS ENTERPRISE". A BUSINESS ENTERPRISE WHICH IS AT (31) LEAST FIFTY-ONE PERCENT OWNED, OR IN THE CASE OF A PUBLICITY-OWNED BUSI-20 21 NESS AT LEAST FIFTY-ONE PERCENT OF THE COMMON STOCK OR OTHER VOTING 22 WHICH IS OWNED, BY UNITED STATES CITIZENS OR PERMANENT INTERESTS OF RESIDENT ALIENS WHO ARE VETERANS, REGARDLESS OF RACE OR ETHNICITY, 23 AND 24 OWNERSHIP INTEREST IS REAL, SUBSTANTIAL AND CONTINUING AND SUCH SUCH 25 VETERANS HAVE AND EXERCISE THE AUTHORITY TO INDEPENDENTLY CONTROL THE 26 DAY TO DAY BUSINESS DECISIONS OF THE ENTERPRISES.

S 41. The second undesignated paragraph of subdivision 1 of section 12 of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as added by section 1 of part EE of chapter 60 of the laws of 2011, is amended to read as follows:

32 The empire state new market corporation, a community development enti-33 ty certified by the United States Department of the Treasury Community 34 Development Financial Institutions Fund and a corporate subsidiary of 35 the corporation, by resolution, may direct any of its directors, offiemployees to form limited liability companies pursuant to 36 cers, or 37 section 203 of the limited liability company law for the sole purpose of 38 certifying and performing as community development entities that would 39 be eligible to receive an allocation of tax credits under the new 40 markets tax credit program. No limited liability company formed pursuant to this section shall merge or consolidate. Each limited liability 41 company shall act solely in relation to projects selected by the corpo-42 43 ration, or a corporate subsidiary of the corporation. Each limited 44 liability company shall be empowered to receive an allocation of tax 45 credits from a federal allocation to the corporation, or a corporate subsidiary of the corporation, under the new markets tax credit program 46 47 to do any other act or things incidental to or connected with the and 48 foregoing purposes or in advancement thereof. The corporation, or a corporate subsidiary of the corporation, shall be the managing member of 49 50 each limited liability company created by the corporation. In determin-51 ing which projects to allocate tax credits to under the new markets tax 52 credit program, the corporation shall prioritize projects demonstrating one or more of the following goals or benefits: (a) creating or retain-53 54 ing jobs in low income communities; (b) increasing the provision of goods and services for low income community residents which would other-55 56 wise not be available at the same price or quality; (c) supporting

minority [and women-owned], WOMEN AND VETERAN-OWNED or controlled busi-1 2 nesses; (d) expanding housing opportunities for low income community 3 persons; (e) supporting environmentally sustainable outcomes; and (f) 4 supporting efforts that otherwise benefit low income community residents 5 leveraging further investment in their communities. by Provided б further, such projects shall be limited to projects that would be 7 authorized under this act and shall be subject to approval by the board 8 of the urban development corporation. The corporation shall publish 9 information regarding the process used to select projects to receive the 10 new markets tax credits and provide a copy to the temporary president of senate, the speaker of the assembly, the minority leader of the 11 the senate and the minority leader of the assembly. The corporation shall 12 strive for regional diversity in the allocation of tax credits under the 13 14 markets tax credit program. The corporation shall include in the new 15 information required to be submitted annually in accordance with the provisions of subdivision 1 of section 2800 of the public authorities 16 17 law information regarding assistance provided by it or its subsidiary 18 under the new markets tax credit program, and shall provide financial 19 information with respect to any subsidiary administering the program in 20 the corporation's financial reports, including its certified audited 21 financial statements.

22 S 42. Paragraph (c) of subdivision 9 of section 16-a of section 1 of 23 chapter 174 of the laws of 1968, constituting the New York state urban 24 development corporation act, as amended by chapter 477 of the laws of 25 2002, is amended to read as follows:

(c) of minority [or women-owned], WOMEN OR VETERAN-OWNED enterprises or enterprises owned by dislocated workers, such workers as defined in the Workforce Investment Act (P.L. 105-220); and

S 43. Section 16-c of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as added by chapter 169 of the laws of 1994, subparagraphs (i) and (ii) of paragraph (a) subdivision 2 as further amended by section 15 of part GG of chapter 63 of the laws of 2000, is amended to read as follows:

34 S 16-c. Minority- [and women-owned], WOMEN- AND VETERAN-OWNED business 35 development and lending program.

36 (1) Minority- [and women-owned], WOMEN- AND VETERAN-OWNED business 37 development and lending program. (a) There is hereby created a minori-38 ty- [and women-owned], WOMEN- AND VETERAN-OWNED business development and 39 lending program for the purpose of providing financial and technical 40 assistance to minority [and women-entrepreneurs], WOMEN AND VETERAN 41 ENTREPRENEURS.

42 (b) For the purposes of this section the following words or terms 43 shall mean as follows:

(i) "minority-owned business enterprise" or "minority-owned business"
shall mean the same as "minority business enterprise" as defined in
subdivision three of section two hundred ten of the economic development
law.

48 (ii) "women-owned business enterprise" or "women-owned business" shall 49 mean the same as "women-owned business enterprise" as defined in subdi-50 vision five of section two hundred ten of the economic development law.

51 (iii) "VETERAN-OWNED BUSINESS ENTERPRISE" OR "VETERAN-OWNED BUSINESS" 52 SHALL MEAN THE SAME AS "VETERAN-OWNED BUSINESS ENTERPRISE" AS DEFINED IN 53 SUBDIVISION SIX OF SECTION TWO HUNDRED TEN OF THE ECONOMIC DEVELOPMENT 54 LAW.

55 (IV) "incubator" shall mean a facility providing low-cost space, tech-56 nical assistance and support services, including, but not limited to,

central services shared by tenants of the facility, to minority- [and 1 2 women-owned], WOMEN- AND VETERAN-OWNED business enterprises. 3 (c) Assistance shall not be provided under this section for: 4 (i) the purchase or rehabilitation of real property for speculative 5 purposes; 6 (ii) payment of any tax or employee benefit arrearage; 7 residential construction, renovation development (iii) or 8 construction, except for assistance to minority [and], women AND VETERAN contractors under subdivision four of this section; 9 10 educational institutions and proprietary education firms, except (iv) licensed child care facilities; 11 12 (v) hospitals or residential health care facilities; 13 (vi) overnight lodging facilities; 14 (vii) refinancing of debt or equity invested in an enterprise or 15 project. 16 (d) The corporation is authorized to: establish programs in conjunction with locally, and community 17 (i) based entities to decentralize lending for small loans and 18 loans to 19 start up minority- [and women-owned], WOMEN- AND VETERAN-OWNED busi-20 nesses; 21 (ii) establish a comprehensive program for minority [and], women AND 22 VETERAN contractors, which may include assistance through loans, bonding 23 assistance and technical assistance; 24 (iii) establish a program to provide loans to established minority-25 [and women-owned], WOMEN- AND VETERAN-OWNED businesses and for minority-26 [and women-owned], WOMEN- AND VETERAN-OWNED businesses, including loans to such businesses seeking to acquire or expand a franchise; 27 28 (iv) provide loan guarantees to financial institutions and make linked 29 deposits into federally and state chartered credit unions for the purpose of encouraging private financial institutions to make loans 30 to minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses; 31 32 (v) establish a program to create incubators to assist small and high 33 risk minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses to 34 grow and prosper; (vi) promote equity investment in minority- [and women-owned], 35 WOMEN-AND VETERAN-OWNED businesses; and 36 37 (vii) establish a comprehensive technical assistance program in coop-38 eration with the department of economic development to assist minority-39 [and women-owned], WOMEN- AND VETERAN-OWNED businesses and potential 40 [minority and women-entrepreneurs] MINORITY-, WOMEN- AND VETERAN-ENTRE-41 PRENEURS. Minority [and], women AND VETERAN revolving loan trust fund. For 42 (2)43 the purpose of establishing programs in conjunction with locally and community based entities to decentralize lending for small loans and 44 45 loans to start up minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses, the corporation shall establish minority [and], women AND 46 47 VETERAN revolving loan trust fund accounts and related administrative 48 expenses trust fund accounts. Each minority [and], women AND VETERAN revolving loan trust fund 49 (a) 50 account shall be administered by one or more of the following types of entities that provide services to community businesses and have as one 51 of their primary purposes the provision of services and assistance 52 to minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses: 53 54 (i) empire zone capital corporations established pursuant to section 55 nine hundred sixty-four of the general municipal law;

1 (ii) community-based local development corporations or industrial 2 development agencies that serve a municipality in which an empire zone 3 has been established pursuant to article eighteen-B of the general 4 municipal law and have as their primary purpose assistance to minority-5 [and women-owned], WOMEN- AND VETERAN-OWNED businesses located or to be 6 located in such empire zone; or

7 (iii) local and community development corporations, industrial devel-8 opment agencies, or other not-for-profit entities, representative of the 9 community.

10 (b) To be eligible to administer a minority [and], women AND VETERAN 11 revolving loan trust fund account, the entity must also: (i) have staff 12 with sufficient expertise to analyze applications for financial assistance, to regularly monitor financial assistance to clients, and to 13 14 provide management or technical assistance to clients; and (ii) have 15 established a loan committee composed of six or more persons experienced in business management, commercial lending or in the operation of a 16 for-profit business, at least one-half of whom shall be experienced in 17 commercial lending, at least [one-third] ONE-QUARTER of whom shall be 18 minority persons and at least [one-third] ONE-QUARTER of whom shall be 19 women AND AT LEAST ONE-QUARTER OF WHOM SHALL BE VETERANS. 20 Such loan 21 committee shall review every application, determine the feasibility of 22 the proposed project and the likelihood of repayment of the requested 23 financing and shall recommend to the governing body of the entity such action on the application as the loan committee deems 24 appropriate. The 25 corporation shall identify entities eligible to administer minority and 26 women revolving loan trust fund accounts through a competitive statewide 27 request for proposal process.

28 (c) Any entity selected to administer a minority [and], women AND VETERAN revolving loan trust fund account shall be eligible to draw 29 funds from the account as needed to provide the following types of 30 financial assistance to minority- [and women-owned], WOMEN- AND VETER-31 32 AN-OWNED businesses upon certification to and acceptance by the corpo-33 ration that such assistance complies with rules and regulations promulgated by the corporation: (i) working capital loans, provided that 34 the 35 amount of the loan does not exceed thirty-five thousand dollars and the term of the loan does not exceed five years; and (ii) the 36 loans for 37 acquisition and/or improvement of real property and for the acquisition 38 of machinery and equipment provided that the amount of the loan does not 39 exceed fifty thousand dollars and the term of the loan does not exceed 40 the useful life of the equipment or property.

(d) (i) Notwithstanding any provision of law to the contrary, the corporation may establish an administrative expenses trust fund account for the benefit of each entity selected to administer a minority [and], women AND VETERAN revolving loan trust fund account. The initial deposit of funds to an administrative expenses trust fund account shall be an amount determined by the corporation but shall not exceed twenty-five thousand dollars.

48 (ii) An entity selected to administer a minority [and], women AND 49 VETERAN revolving loan trust fund account may use the funds in the 50 administrative expenses trust fund account for costs incurred by it in 51 the start up and administration of the financial assistance program 52 authorized pursuant to this subdivision.

53 (iii) The corporation shall deposit into each administrative expenses 54 trust fund account:

55 (A) all income earned from the moneys on deposit in the corresponding 56 minority [and], women AND VETERAN revolving loan trust fund account

during the first year of the entity's administration of said account; 1 2 and 3 beginning with its second year in administering a minority [and], (B) 4 women AND VETERAN revolving loan trust fund account, said amounts may be used for costs incurred by the entity in administering the minority [and], women AND VETERAN revolving loan trust fund account; and 5 6 7 (C) repayments of interest on loans made from the corresponding minor-8 ity [and], women AND VETERAN revolving loan trust fund account. 9 (iv) Funds from the administrative expenses trust fund account may be 10 used for costs incurred at any time by an administering entity in its 11 administration of a minority [and], women AND VETERAN revolving loan trust fund account pursuant to this section. 12 13 (v) Funds deposited in an administrative expenses trust fund account 14 shall be disbursed by the corporation to the entity that administers the 15 corresponding minority [and], women AND VETERAN revolving loan trust fund account on a periodic basis and shall be expended by the entity in 16 17 accordance with an annual budget and any updates of same, approved by 18 the corporation. 19 (e) Any entity selected to administer a minority [and], women AND VETERAN revolving loan trust fund account shall pay to the corporation 20 21 for deposit any repayments received in connection with financial assistance provided from its account. Payments consisting of the repayment of 22 the principal amount of a loan shall be deposited by the corporation into the minority [and], women AND VETERAN revolving loan trust fund 23 24 25 account from which the loan was made. The interest earned by the corpo-26 ration from the investment of moneys in each minority [and], women AND VETERAN revolving loan trust fund account during and after the second 27 28 year of a selected entity's administration of said account shall be 29 deposited by the corporation into the corresponding minority [and], 30 women AND VETERAN revolving loan trust fund account and used to provide financial assistance to minority- [and women-owned], WOMEN- AND 31 the 32 VETERAN-OWNED businesses as authorized pursuant to this section.

33 (f) The provisions of subdivisions eight, nine, and fourteen through nineteen of section sixteen-a of this act pertaining to the regional 34 revolving loan trust fund shall also be applicable to the minority 35 [and], women AND VETERAN revolving loan trust fund, provided that: where 36 37 the term "regional corporation" appears therein it shall be interpreted to mean an entity selected to administer a minority [and], 38 women AND VETERAN revolving loan trust fund account, and "regional revolving loans 39 40 shall mean a minority [and], women AND VETERAN revolving fund" trust loan trust fund, and where the term "this section" appears therein it 41 shall mean this section sixteen-c. 42

(g) The corporation may provide funds from an appropriation for the minority- [and women-owned], WOMEN- AND VETERAN-OWNED business development and lending program to any entity selected to administer a minority [and], women AND VETERAN revolving loan trust fund for the purposes of recapitalizing such account and the entity's corresponding administrative expenses trust fund account following an evaluation by the corpopration of the entity's administration and use of such accounts.

50 (h) Notwithstanding any provision of law to the contrary, the corpo-51 ration shall establish a minority [and], women AND VETERAN revolving loan trust fund to pay into such fund any moneys made available to the 52 corporation for such fund from any source, including moneys appropriated 53 54 by the state and any income earned by, or increment to, the account due 55 to the investment thereof, or any repayment of moneys advanced from the The corporation shall not commingle the moneys of such fund with 56 fund.

any moneys held in trust by the corporation, except for investment 1 2 purposes. 3 (3) Micro-loan program. (a) For the purposes of this subdivision 4 "micro-loan" shall mean a loan of under seven thousand five hundred 5 dollars. 6 The corporation shall, pursuant to requests for proposals, enter (b) into agreements for other types of locally, community or regionally 7 8 administered loan programs than those set forth in subdivision two of this section, including micro-loan programs to be administered by local 9 10 development corporations, local industrial development organizations, municipalities and not-for-profit organizations, to provide micro-loans 11 12 small and high risk minority- [and women-owned], WOMEN- AND VETERANto OWNED businesses located within their respective service areas, provided 13 14 that loan review committees are established by such administering enti-15 including women, VETERANS and minority persons experienced in busity, 16 ness management, business development, commercial lending, entrepreneur-17 ship, or in the operation of a for-profit business. 18 (c) Agreements entered into pursuant to paragraph (b) of this subdivision shall be governed by paragraphs (d) through (h) of subdivision two 19 this section, and minority [and], women AND VETERAN revolving loan 20 of 21 trust fund accounts and administrative expenses trust fund accounts 22 shall be established in a similar fashion for entities selected to 23 administer micro-loan funds pursuant to this subdivision. 24 (4) Minority [and], women AND VETERAN contracting program. For the 25 purpose of establishing a comprehensive program to assist minority 26 [and], women AND VETERAN contractors, the corporation may provide loans, 27 loan guarantees, technical assistance and bonding assistance, the corpo-28 ration may enter into cooperative agreements with cities, counties, municipalities, authorities, agencies, federally and state chartered 29 30 credit unions in New York state and federally insured banking organizations and financial institutions for such purposes. 31 32 To be eligible for a contractor loan, the borrower must have (a) 33 either (i) a construction contract with, or a contract to provide goods 34 services to, a governmental entity or authority, (ii) a subcontract or 35 on a government-sponsored construction contract, (iii) a contract or on a government sponsored residential project, or (iv) a 36 subcontract 37 contract or subcontract on a construction project previously approved by 38 the corporation pursuant to section ten of this act. 39 (b) The corporation shall provide technical assistance specifically 40 [minority women-owned] MINORITY-, WOMEN- AND oriented to and VETERAN-OWNED government contractors as part of its comprehensive tech-41 42 nical assistance program. 43 The corporation is authorized to provide assistance through the (C) 44 creation of, or assistance to, a minority [and], women AND VETERAN bond-45 ing guarantee program to enable minority [and], women AND VETERAN 46 contractors and subcontractors to meet payment or performance bonding 47 requirements. 48 (i) Through such program, assistance in the form of working capital 49 loans and loan guarantees pursuant to subdivision six of this section 50 may also be provided to minority [and], women AND VETERAN contractors 51 and subcontractors who have secured contracts by participating in the 52 program. 53 (ii) The corporation shall either establish criteria for the bonding 54 guarantee program and for any required escrow funds which shall include detailed provisions for eligibility; or if the corporation is providing 55

1 assistance to a program other than one established by the corporation, 2 review and approve the criteria established for such other program.

3 (5) Direct financial assistance for minority- [and women-owned], 4 WOMEN- AND VETERAN-OWNED businesses. For the purpose of establishing a 5 program to provide direct financial assistance to minority- [and women-6 owned], WOMEN- AND VETERAN-OWNED businesses, the corporation is author-7 ized to provide assistance in the form of:

8 (a) Business development loans and loan guarantees pursuant to subdi-9 vision six of this section to eligible enterprises for the acquisition 10 or improvement of real property, machinery, equipment or working capi-11 tal, provided that to be eligible for a business development loan, the 12 borrowers must have been in business for at least three years and 13 provided that the loans must be in an amount equal to or in excess of 14 fifty thousand dollars;

15 (b) Franchise loans to eligible enterprises seeking to acquire or 16 expand franchises of nationally recognized corporations, provided that 17 disbursements by the corporation of such loans shall be conditioned on 18 obtaining such franchises;

19 (c) Equity assistance for eligible [minority and women-owned] MINORI-20 TY-, WOMEN- AND VETERAN-OWNED enterprises to match equity contributions 21 to such enterprises by financial institutions and community development 22 equity capital funds, provided, however, that such assistance shall be 23 targeted to start-up and early stage enterprises in the manufacturing, 24 retail and service sectors located in economically distressed areas.

(6) Deposits and loan guarantees. For the purpose of encouraging private financial institutions to make loans to eligible enterprises pursuant to this section for any of the eligible projects pursuant to subdivisions four and five of this section, the corporation is authorized to:

30 (a) Make linked deposits of funds into federally and state chartered 31 credit unions in New York state, in order to encourage such organiza-32 tions to make small loans to [minority and women-owned] MINORITY-, 33 WOMEN- AND VETERAN-OWNED businesses; and

(b) Provide loan guarantees to private financial institutions for loans made to eligible minority- [and women-owned], WOMEN- AND VETERAN-34 35 OWNED businesses pursuant to this subdivision for eligible projects, 36 37 provided that the guarantee shall be at least fifty percent backed by 38 funds of the corporation. Any such loan guaranteed by the corporation 39 shall be made to borrowers that are approved by the corporation and 40 substantially meet the underwriting criteria the credit union or financial institution customarily applies to similar borrowers for similar 41 loans supported by similar guarantees, and no guaranteed loan funds 42 43 shall be disbursed until the corporation has received, reviewed and 44 concurred, in writing, with the recommendation of the credit union or 45 banking or financial institution to make a loan.

46 (7) Minority [and], women AND VETERAN small business incubator 47 program. (a) The corporation shall establish a minority [and], women AND 48 VETERAN small business incubator program for the purpose of providing 49 financial support for the creation of incubators to nurture [minority 50 and women-owned] MINORITY-, WOMEN- AND VETERAN-OWNED business enter-51 prises with growth potential.

52 (b) Under this subdivision the corporation is authorized to provide 53 low-interest loans and grants for construction financing and permanent 54 financing of up to seventy-five percent of project costs up to a maximum 55 of six hundred fifty thousand dollars per project, provided that the 56 total amount of grant assistance provided pursuant to this paragraph 23

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1 shall not exceed twenty percent of an appropriation provided for the 2 purposes of this section.

3 (c) Incubator projects eligible for such assistance shall involve the 4 renovation or reconstruction of existing facilities or the acquisition 5 of equipment, except that construction shall be allowable in cases in 6 which an applicant can demonstrate to the satisfaction of the corpo-7 ration that an existing facility is unavailable in the area to be served 8 by the new incubator facility.

9 (d) Incubator projects are not eligible to receive loans for the 10 purpose of covering operating costs or supplying incubator support services, except that incubators in their first eighteen months of oper-11 ation may receive one-time grants not to exceed forty thousand dollars, 12 which costs may include administrative costs of employing a resident 13 14 administrator/advisor to the incubator, provided that the corporation 15 shall not expend a sum greater than two hundred fifty thousand dollars 16 any one state fiscal year, or so much as may be specifically approin 17 priated for this purpose.

18 (e) Eligible incubator projects shall be required to demonstrate to 19 the corporation's satisfaction:

20 (i) public or private support and involvement sufficient to complete 21 the renovation of existing facilities or the construction of new facili-22 ties and the acquisition of equipment;

(ii) significant community support for the project;

(iii) the existence of prospective tenants for such incubator space;

(iv) demand for such incubator space, which may include evidence of the unavailability of suitable space for prospective tenants at appropriate rental or lease costs in the community in which such prospective tenants are located; and

29 (v) the inability of the project to occur without financial assistance 30 from the corporation.

31 (f) The corporation shall establish criteria for eligibility for fund-32 ing for incubator projects, including but not limited to the following:

(i) the project must be designed to provide low-cost space and support services to incubator tenants, coordination with other sources of assistance and flexible leasing arrangements for tenants;

36 (ii) the project sponsors must provide a management plan and a busi-37 ness plan for operating the incubator satisfactory to the corporation; 38 and

(iii) the project gives preference for incubator space and assistance to minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses which currently receive, or have received, assistance from the corporation pursuant to this section and to incubator projects proposed to be located in economically distressed areas.

44 (8) Minority- [and women-owned], WOMEN- AND VETERAN-OWNED business 45 technical assistance program. (a) The corporation shall establish a 46 comprehensive technical assistance program within the minority [and], 47 women AND VETERAN business development office, in cooperation with the 48 department of economic development's division of minority- [and women-49 business], WOMEN- AND VETERAN-BUSINESS development established pursuant 50 article four-A of the economic development law, to provide technical to 51 assistance to minority- [and women-owned], WOMEN- AND VETERAN-OWNED business enterprises and to prospective minority- [and women-business], WOMEN- AND VETERAN-BUSINESS entrepreneurs through third party service 52 53 54 providers, which assistance shall include, but not be limited to: (i) 55 technical assistance in development and execution of business plans, 56 including the formation of, acquisition of, management of, or diversifi-

cation of a minority- [or women-owned], WOMEN- OR VETERAN-OWNED business 1 2 (ii) technical assistance with applications for obtaining enterprise; 3 funds from public and private financing sources; (iii) technical assist-4 ance in the development of a working capital budget; (iv) referrals to 5 other providers of technical assistance to minority- [and women-owned], 6 WOMEN- AND VETERAN-OWNED businesses and minority [and], women AND VETER-7 entrepreneurs, where appropriate, including the entrepreneurial AN 8 assistance program established pursuant to article nine of the economic development law; and (v) technical assistance through education programs 9 10 directed primarily at women , VETERAN and minority entrepreneurs.

11 (b) Technical assistance may be provided through direct corporate 12 support, through grants to or contracts with service providers or 13 governmental entities, and minority- [and women-owned], WOMEN-AND 14 VETERAN-OWNED business enterprises and individuals.

(9) Priorities. The corporation shall give priority to applications for assistance pursuant to this section in which the business seeking such assistance indicates a commitment to first consider persons eligible to participate in federal job training partnership act (P.L. 97-300) programs.

20 (10) Non-application of certain provisions. The provisions of section 21 ten and subdivision two of section sixteen of this act shall not apply 22 to assistance or projects authorized pursuant to this section.

23 (11) Rules and regulations. The corporation shall, assisted by the 24 commissioner of economic development and in consultation with the 25 department of economic development, promulgate rules and regulations in 26 accordance with the state administrative procedure act. Such rules and regulations shall be consistent with the program plan required by subdi-27 28 vision nineteen of section one hundred of the economic development law. 29 No funds shall be disbursed under this program until such rules and regulations have been reviewed and approved by the corporation. All 30 assistance and projects funded under this program shall be funded in 31 32 accordance with the rules and regulations in effect on the date the 33 completed application for such assistance shall be received by the 34 corporation.

35 Minority [and], women AND VETERAN business development and lend-(12)ing account. Notwithstanding any provision of law to the contrary, 36 the 37 corporation shall establish within the treasury of the corporation a 38 minority [and], women AND VETERAN business development and lending 39 account, and shall pay into such account any moneys which may be made 40 available to the corporation for this purpose from any source including, but not limited to, moneys appropriated by the state and any 41 repayment principal and interest on loans made by the corporation pursuant to 42 of 43 the minority- [and women-owned], WOMEN- AND VETERAN-OWNED business development and lending program. Funds in the minority [and], women AND 44 45 VETERAN business development and lending account, including funds from the repayment of principal and interest on loans made by the corpo-46 47 ration, may be used for any form of assistance authorized hereunder. The 48 amounts deposited in the minority [and], women AND VETERAN business development and lending account may not be interchanged with any other 49 50 account, but may be commingled with any other account for investment 51 purposes. All loans disbursed by the corporation shall be repaid into the account. The corporation shall enter into a written agreement with 52 the director of the budget for repayment, to the state comptroller to 53 54 the credit of the capital projects fund, of all moneys in the account 55 after a period of time to be determined by the corporation and the 56 director of the budget. The corporation shall transfer to the minority

[and], women AND VETERAN business development and lending account: all 1 2 moneys appropriated or reappropriated by New York state for the minority 3 [and], women AND VETERAN revolving loan trust fund that have not been 4 committed prior to the effective date of the appropriation for the program in the current fiscal year, or become uncommitted subsequent 5 to 6 the effective date of the program's appropriation for the current fiscal 7 year; and all repayments of principal and interest on loans made by the 8 corporation which are currently on deposit in, or payable to, the minor-9 ity [and], women AND VETERAN business development and lending account.

10 (13) Standardization. The corporation shall streamline the review and 11 approval process for projects and wherever possible standardize all 12 relevant attendant documentation and legal documents.

13 (14) Approval cycle. The corporation shall approve eligible loans or 14 grants on at least a four-month cycle and shall give priority consider-15 ation to the comparative degree of economic distress within the areas in 16 which the project is located. Other factors to be considered by the 17 corporation shall include the impact of the project on the employment 18 and economic condition of the community and the financial feasibility of 19 the project.

(15) Repayment. Notwithstanding the provisions of section forty-a of the state finance law and any other general or special law, no written agreement under this program shall require repayment at any time or on any terms inconsistent with the provisions of this act or the New York state project finance agency act; except, however, that the corporation may make grants to projects using funds appropriated for this purpose and that the repayment provision may not apply to such grants.

27 (16) Reports. The chairman of the corporation shall submit to the 28 director of the budget, the speaker of the assembly and the temporary 29 president of the senate an evaluation of the effectiveness of the program prepared by an entity independent of the corporation. The corpo-30 ration shall select the program evaluator through a request for proposal 31 process. Such evaluation shall determine whether the assistance provided 32 33 enhanced the economic condition of assisted companies or communihas 34 ties, and shall make recommendation for improvements which would make 35 the program more effective. Such evaluation shall be submitted by September first, nineteen hundred ninety-five and September first every 36 two years thereafter. 37

38 S 44. Subparagraphs (viii) and (x) of paragraph (e) of subdivision 7 39 of section 16-d of section 1 of chapter 174 of the laws of 1968, consti-40 tuting the New York state urban development corporation act, as added by 41 chapter 169 of the laws of 1994, are amended to read as follows:

42 (viii) export, marketing, procurement and subcontracting assistance to 43 small and medium-sized industrial firms, including minority- [and 44 women-owned], WOMEN- AND VETERAN-OWNED businesses, and to flexible manu-45 facturing networks, and programs to assist regional and multi-county 46 business marketing and procurement programs;

47 (x) business planning, management assistance and counseling, and 48 financial packaging assistance to small and medium-sized industrial firms, including minority- [and women-owned], WOMEN-49 AND VETERAN-OWNED 50 businesses, flexible manufacturing networks, and new enterprises and 51 small businesses, including the establishment of neighborhood-based business service centers designed to deliver comprehensive technical 52 53 assistance to new and small businesses in specific communities and 54 neighborhoods;

55 S 45. Subparagraph (ii) of paragraph (h) of subdivision 7 of section 56 16-d of section 1 of chapter 174 of the laws of 1968, constituting the 1 New York state urban development corporation act, as added by chapter 2 169 of the laws of 1994, is amended to read as follows:

3 (ii) support for business development projects of women, members of 4 minority groups, VETERANS or dislocated workers;

5 S 46. Clause (B) of subparagraph (i) of paragraph (h) of subdivision 8 6 of section 16-d of section 1 of chapter 174 of the laws of 1968, consti-7 tuting the New York state urban development corporation act, as added by 8 chapter 169 of the laws of 1994 and as further amended by section 15 of 9 part GG of chapter 63 of the laws of 2000, is amended to read as 10 follows:

(B) community based local development corporations, industrial development agencies, or other not-for-profit entities which serve a municipality in which an empire zone has been established and which, as one of their primary purposes, provide services and assistance to business enterprises located or to be located in such empire zone, including minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses;

17 S 47. Paragraph (b) of subdivision 14 of section 16-d of section 1 of 18 chapter 174 of the laws of 1968, constituting the New York state urban 19 development corporation act, as added by chapter 169 of the laws of 20 1994, is amended to read as follows:

21 (b) Submit to the director of the budget, the speaker of the assembly 22 the temporary president of the senate an evaluation of the effecand 23 tiveness of the urban and community development program prepared by an 24 entity independent of the corporation. The corporation shall select the 25 program evaluator through a request for proposal process. Such evalu-26 ation shall discuss the variety and types of programs supported by the corporation under this program; and, as appropriate, the extent to which 27 the program has served to create and maintain jobs; the extent to which 28 29 the program has helped to increase the vitality of local communities; the extent to which the program is coordinated with other related state 30 31 assistance programs; the extent to which the program serves and local 32 minorities [and], women AND VETERANS; the extent to which the program serves urban and rural areas; the extent to which the program serves 33 34 economically distressed and highly distressed areas; the extent to which 35 the program has helped to increase the capacity of local governments and organizations to undertake economic development activities; 36 and such 37 other components as the commissioner of economic development shall deem 38 appropriate; and shall make recommendations for improvements which would 39 make the program more effective. Such evaluation shall be submitted by 40 September first, nineteen hundred ninety-five and by September first 41 every two years thereafter.

42 S 48. Paragraph (h) of subdivision 1 of section 16-e of section 1 of 43 chapter 174 of the laws of 1968, constituting the New York state urban 44 development corporation act, as added by chapter 169 of the laws of 45 1994, is amended to read as follows:

(h) "Revolving loan fund account grants" shall include: (i) grants to provide the local match for federally funded community-based loan funds; (ii) grants to capitalize and recapitalize regional revolving loan trust fund accounts pursuant to section sixteen-a of this act; and (iii) grants to recapitalize minority [and], women AND VETERAN revolving loan trust fund accounts established pursuant to section sixteen-c of this act.

53 S 49. Subparagraph (i) of paragraph (c) of subdivision 5 of section 54 16-e of section 1 of chapter 174 of the laws of 1968, constituting the 55 New York state urban development corporation act, as added by chapter 56 169 of the laws of 1994, is amended to read as follows:

(i) business development by women, minorities, VETERANS or unemployed 1 2 persons; 3 Subparagraphs (vi) and (ix) of paragraph (c) of subdivision 10 S 50. 4 of section 16-e of section 1 of chapter 174 of the laws of 1968, consti-5 tuting the New York state urban development corporation act, as added by 6 chapter 169 of the laws of 1994, are amended to read as follows: 7 (vi) management and procurement assistance to small business, includ-8 ing minority- [and women-owned], WOMEN- AND VETERAN-OWNED businesses; (ix) assistance to expand the capacity of existing entities adminis-9 10 tering minority [and], women AND VETERAN revolving loan funds to deliver 11 services; 12 S 51. Subdivision 13 of section 16-e of section 1 of chapter 174 of 13 laws of 1968, constituting the New York state urban development the 14 corporation act, as added by chapter 169 of the laws of 1994, is amended 15 to read as follows: 16 (13) Regional loan fund account grants. Assistance from this program 17 be provided for grants of up to five hundred thousand dollars to may 18 capitalize, and up to two hundred thousand dollars to recapitalize, 19 regional revolving loan trust fund accounts established pursuant to section sixteen-a of this act and up to two hundred thousand dollars 20 to 21 recapitalize minority [and], women AND VETERAN revolving loan trust fund 22 accounts established pursuant to section sixteen-c of this act; and up 23 to two hundred thousand dollars to provide the local match for appropri-24 ately federally-financed community-based loan funds. 25 S 52. Paragraph (d) of subdivision 18 of section 16-e of section 1 of 26 chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as added by chapter 169 of the 1994, is amended to read as follows: 27 of laws 28 29 (d) The participation of minority- [and women-owned], WOMEN- AND 30 VETERAN-OWNED businesses; S 53. Subdivision 1 of section 16-f of section 1 of chapter 31 174 of 32 laws of 1968, constituting the New York state urban development the 33 corporation act, as added by chapter 169 of the laws of 1994, is amended 34 to read as follows: 35 (1) Program created. There is hereby created a state bonding guaranassistance program to enable small businesses, and minority-owned 36 tee 37 [and], women-owned AND VETERAN-OWNED business enterprises, certified as 38 a minority-owned [or], women-owned OR VETERAN-OWNED business enterprise 39 pursuant to article fifteen-A of the executive law, to meet payment 40 and/or performance bonding requirements by providing additional financial backing needed to induce a surety company to issue a bond for construction projects, including but not limited to, government spon-41 42 sored, transportation related construction projects. For purposes of 43 44 this section, the term small business shall have the same meaning as 45 defined in section one hundred thirty-one of the economic development law. Such program shall give preference to minority-owned [and], women-46 47 owned AND VETERAN-OWNED business enterprises and shall: 48 (a) Make available funds to surety companies providing bonds to small businesses and [minority- owned or] MINORITY-OWNED, women-owned OR VETERAN-OWNED business enterprises in an amount equal to a percentage 49 50 51 to exceed fifty percent of the face value of bonds issued by the not 52 surety. (b) Provide technical assistance in completing bonding applications

(b) Provide technical assistance in completing bonding applications for small businesses and minority-owned [or], women-owned OR VETERAN-OWNED business enterprises seeking to become eligible for bonding in preparation for bidding on construction projects, including

transportation related projects. The corporation shall provide and may 1 refer such businesses to the department of economic development for 2 3 technical assistance as such businesses may need, including but not 4 limited to: (i) a review of the applicants' market and business competitive strat-5 6 egy; 7 (ii) consultation and review of the development and planned implemen-8 tation of a working capital budget; 9 (iii) assistance with applications for the receipt of funding from 10 other financial sources and providing referrals to other appropriate public and private sources of financing; and 11 (iv) assistance from the regional offices of the department of econom-12 ic development, pursuant to article eleven of the economic development 13 14 the entrepreneurial assistance program, pursuant to article law, and 15 nine of such law, and any other such program receiving state funds from 16 this act or the department of economic development or any other state 17 agency that is intended to provide technical assistance to small businesses and minority-owned [and], women-owned AND VETERAN-OWNED small 18 19 business enterprises. S 54. Paragraph (g) of subdivision 1 of section 16-i of section 1 of 20 21 chapter 174 of the laws of 1968, constituting the New York state urban 22 development corporation act, as amended by chapter 471 of the laws of 23 2001, is amended to read as follows: 24 Assistance to local or regional organizations to facilitate (q) 25 financing for small- and medium-sized business, including minority-26 [and], women-owned AND VETERAN-OWNED business enterprises through flexi-27 ble financing programs, including, but not limited to, loan loss reserve 28 and revolving loan programs, working capital loans, working capital loan 29 guarantees, or other flexible financing programs that leverage tradi-30 tional financing; 31 S 55. Subparagraph (i) of paragraph (c) of subdivision 2 of section 32 16-k of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as amended by chapter 33 34 103 of the laws of 2011, is amended to read as follows: 35 (i) provide a plan to the corporation or its agent for the marketing of the capital access program to small businesses, including those 36 in 37 highly distressed areas and to minority- [and], women-owned AND VETER-38 AN-OWNED businesses, with appropriate lending objectives identified by 39 the financial institution for such areas and businesses; 40 Subparagraph (i) of paragraph (e) of subdivision 2 of section 56. S 16-1 of section 1 of chapter 174 of the laws of 1968, constituting the 41 New York state urban development corporation act, as added by chapter 42 471 of the laws of 2001, is amended to read as follows: 43 44 (i) innovative activities and programs designed to encourage value-ad-45 ded small business development and growth in rural areas, including 46 cottage and crafts industries; group marketing of local products; 47 women-owned industries; VETERAN-OWNED INDUSTRIES; natural resources 48 development; and tourism. Such activities and programs shall also include projects pertaining to agriculture and agribusiness development 49 50 stimulate the development and implementation of new and alternative to 51 production, processing, storage, distribution and marketing technologies and improvements for New York food, agricultural and forest products. 52

53 Projects promoting strengthened farm management practices shall also be 54 eligible for assistance; 55 S 57. Paragraph (g) of subdivision 1 of section 16-m of section 1 of

56 chapter 174 of the laws of 1968, constituting the New York state urban

1 development corporation act, as added by section 1 of part N of chapter 2 84 of the laws of 2002, is amended to read as follows:

3 Assistance to local or regional organizations to facilitate (q) 4 financing for small- and medium-sized business, including minority-5 [and], women-owned AND VETERAN-OWNED business enterprises through flexi-6 ble financing programs, including, but not limited to, loan loss reserve 7 and revolving loan programs, working capital loans, working capital loan 8 guarantees, or other flexible financing programs that leverage tradi-9 tional financing;

10 S 58. Subparagraph (i) of paragraph (e) of subdivision 7 of section 11 16-0 of section 1 of chapter 174 of the laws of 1968, constituting the 12 New York state urban development corporation act, as added by chapter 13 186 of the laws of 2007, is amended to read as follows:

14 (i) provide jobs for low income people or are owned by low income 15 people, women, VETERANS or minority entrepreneurs; or

16 S 59. Paragraph (b) of subdivision 1 of section 16-q of section 1 of 17 chapter 174 of the laws of 1968, constituting the New York state urban 18 development corporation act, as added by section 2 of part QQ of chapter 19 57 of the laws of 2008, is amended to read as follows:

(b) Support for the attraction or expansion of a business, including, but not limited to, those primarily engaged in activities identified as a strategic industry, and minority-owned [and], women-owned AND VETER-AN-OWNED business enterprises as defined by subdivisions (c) and (g) of section nine hundred fifty-seven of the general municipal law.

25 S 60. Subdivisions 3 and 11 of section 16-t of section 1 of chapter 26 174 of the laws of 1968, constituting the New York state urban develop-27 ment corporation act, as amended by section 1 of part II of chapter 59 28 of the laws of 2013, are amended to read as follows:

29 3. Program loans to small businesses shall be targeted and marketed to 30 [minority and women-owned] MINORITY-, WOMEN- AND VETERAN-OWNED enterprises and other small businesses that are having difficulty accessing 31 32 traditional credit markets. Program loans to small businesses shall be 33 used for the creation and retention of jobs, as defined by the corporation, including: (a) working capital; (b) the acquisition and/or improvement of real property; (c) the acquisition of machinery and 34 35 equipment, property or improvement; or (d) the refinancing of debt obli-36 37 gations. There shall be two categories of loans to small businesses: a 38 micro loan that shall have a principal amount that is less than twentyfive thousand dollars and a regular loan that shall have a principal 39 40 amount not less than twenty-five thousand dollars. Prior to receiving program funds, the lending organization must certify to the corporation 41 that such loan complies with this section and rules and regulations 42 43 promulgated for the program and that the lending organization has 44 performed its obligations pursuant to and is in compliance with this 45 section, the program rules and regulations and all agreements entered into between the corporation and the lending organization. The program 46 47 funds amount used by the lending organization to fund a program applicant loan shall not be more than fifty percent of the principal amount 48 49 of such loan. The program funds amount used by the lending organization 50 to fund a program applicant loan shall not be greater than one hundred 51 and twenty-five thousand dollars. Minority- [and women-owned], WOMEN-AND VETERAN-OWNED business enterprises and other small businesses who 52 access such program loans under this subdivision shall not be precluded 53 54 from accessing such short-term financing loans provided under subdivi-55 sion eleven of this section.

1 11. Notwithstanding anything to the contrary in this section, the corporation may provide at least five hundred thousand dollars in 2 3 program funds pursuant to this section to lending organizations for the 4 purpose of making short-term financing available to minority- [and women-owned], WOMEN- AND VETERAN-OWNED business enterprises and other small businesses performing contracts to provide construction or profes-5 6 7 sional services for state procurement purposes. Such loans shall be used 8 to underwrite the cost of labor, materials, and equipment directly associated with (1) the contract being financed or (2) a contract that has 9 10 been satisfied for which the business is awaiting payment from the 11 state. The program funds amount used by the lending organization to fund a program applicant loan shall not be more than eighty percent of 12 the 13 principal amount of such loan. The program funds amount used by the 14 lending organization to fund a program applicant loan shall not be 15 greater than one hundred twenty-five thousand dollars. Minority- [and women-owned], WOMEN- AND VETERAN-OWNED business enterprises and other 16 17 small businesses who access such short-term financing loans under this 18 subdivision shall not be precluded from accessing such program loans 19 provided under subdivision three of this section.

S 61. Subparagraph (xvi) of paragraph (b) of subdivision 2 of section 16-v of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as added by section 1 of part C of chapter 59 of the laws of 2013, is amended to read as follows:

25 (xvi) a plan to recruit minority- [and women-owned], WOMEN- AND VETER-26 AN-OWNED businesses for location and participation with the incubator 27 program.

S 62. Paragraph 1 of subdivision (c) of section 30 of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as amended by chapter 732 of the laws of 1990, is amended to read as follows:

32 (1) In addition to any other requirements imposed by the act or other-33 wise regarding evaluations of programs administered by the corporation, 34 each evaluation shall include an analysis of the job creation effect of such program, the number of small businesses that received assistance, 35 the number of [minority and women-owned] MINORITY-, WOMEN- AND 36 VETERAN-37 OWNED firms that received assistance, the number of projects undertaken 38 in distressed and highly distressed communities, and, if applicable, the repayment experience of borrowers of funds from the corporation. 39

S 63. Paragraph 2 of subdivision (e) of section 30-a of section 1 of chapter 174 of the laws of 1968, constituting the New York state urban development corporation act, as added by section 2 of part M1 of chapter 62 of the laws of 2003, is amended to read as follows:

(2) require projects to be financed out of the empire state economic
development fund be approved generally in amounts which are proportional
to amounts appropriated for the urban and community development program,
and the [minority and women-owned] MINORITY-, WOMEN AND VETERAN-OWNED
business development and lending program;

49 S 64. Section 38 of section 1 of chapter 174 of the laws of 1968, 50 constituting the New York state urban development corporation act, as 51 amended by chapter 169 of the laws of 1994, is amended to read as 52 follows:

53 S 38. Small business and minority-owned [and], women-owned AND VETER-54 AN-OWNED business enterprises transportation capital assistance and 55 guaranteed loan program. 1. To provide financial assistance to small 56 business and minority-owned [and], women-owned AND VETERAN-OWNED busi-

ness enterprises engaged in government sponsored, transportation related 1 2 construction projects, the corporation shall establish a small business 3 and minority-owned [and], women-owned AND VETERAN-OWNED business enter-4 prise transportation capital assistance revolving loan fund which shall 5 provide loans or loan guarantees to small business and minority-owned 6 [and], women-owned AND VETERAN-OWNED business enterprises. For purposes 7 of this section: (a) the term small business shall have the same meaning 8 as defined in section one hundred thirty-one of the economic development 9 (b) the term project shall mean a project of state agency or law and 10 authority that sponsors transportation related construction projects and 11 participates in this program and any definition of project contained 12 elsewhere in this act shall not apply.

13 Such loans, or loan guarantees for loans made by federally and 2. 14 state chartered credit institutions, financial institutions, and feder-15 ally insured banking organizations to small business and minority-owned 16 [and], women-owned AND VETERAN-OWNED business enterprises, shall be used 17 to (a) enable such businesses, through the acquisition, leasing or 18 improvement of real property, machinery or equipment, or through the 19 provision of working capital to secure service, commodity or 20 construction contracts; (b) restore working capital to such businesses 21 which have successfully completed work under a contract but whose 22 liquidity has been adversely affected by problems resulting from delayed 23 payments; and (c) ensure the completion of the work associated with a 24 governmental service, commodity or construction contract in order to 25 prevent default on such contract.

26 3. (a) To be eligible for such loans or loan guarantees (i) a minori-27 ty-owned [or], women-owned OR VETERAN-OWNED business enterprise must be 28 certified as a minority-owned [or], women-owned OR VETERAN-OWNED busi-29 ness enterprise pursuant to article 15-A of the executive law; and (ii) a small business or a minority-owned [or], women-owned OR VETERAN-OWNED 30 31 business enterprise shall have a contract or sub-contract to provide 32 qoods services related to a government sponsored, transportation or 33 related construction project.

34 (b) Only such business enterprises referred to the corporation by a 35 written application of a state agency or authority that sponsors transportation related construction projects shall be eligible for program 36 37 assistance. Such assistance shall be provided to such an enterprise only 38 connection with its performance as a contractor or sub-contractor on in 39 a specific transportation related project of the referring agency or 40 authority. In order for such an agency or authority to refer such enterprises to the corporation, such agency or authority shall enter into a 41 master agreement with the corporation covering procedures and require-42 43 ments for providing program assistance. The corporation shall determine 44 whether or not to approve such an agency's or authority's written appli-45 cation for program assistance to such a business within twenty business days of the corporation's receipt of such application. If it approves 46 47 the application, the corporation will provide assistance pursuant to the 48 applicable master agreement.

49 4. The corporation shall give preference to minority-owned [and], 50 women-owned AND VETERAN-OWNED business enterprises in making such loans 51 and loan guarantees and shall establish such other criteria as it may 52 deem necessary for this program and for any required amount that shall 53 be held in reserve for any guarantees made under this program.

54 5. Notwithstanding any inconsistent provision of law, general, special 55 or local, including pursuant to capital projects budget appropriations 56 or reappropriations, where applicable, the corporation is hereby author1 ized to enter into such agreements as may be necessary for the operation 2 and administration of a small business and minority-owned [and], women-3 owned AND VETERAN-OWNED business enterprises transportation capital 4 assistance and guaranteed loan program.

5 6. The corporation is authorized to establish a revolving loan fund 6 account into which funds may be received and from which funds may be 7 expended for the aforementioned purposes.

8 7. The provisions of section ten and subdivision two of section 9 sixteen of this act shall not apply to assistance provided under this 10 program.

11 S 65. Paragraph (a) of subdivision 1 of section 9-a of section 1 of 12 chapter 359 of the laws of 1968 constituting the facilities development 13 corporation act, as added by chapter 58 of the laws of 1987, is amended 14 to read as follows:

15 (a) The contractor will not discriminate against employees or appli-16 cants for employment because of race, creed, color, national origin, sex, age, disability, or marital status, and will undertake or continue 17 existing programs of affirmative action to ensure that minority group 18 19 persons [and], women AND VETERANS are afforded equal opportunity without 20 discrimination. Such programs shall include, but not be limited to, 21 recruitment, employment, job assignment, promotion, upgrading, demotion, 22 layoff, termination, rates of pay or other forms of compentransfer, 23 sation, and selections for training or retraining, including apprentice-24 ship and on-the-job training.

25 S 66. Section 9-b of section 1 of chapter 359 of the laws of 1968 26 constituting the facilities development corporation act, as added by 27 chapter 58 of the laws of 1987, is amended to read as follows:

28 S 9-b. Minority [and women-owned], WOMEN AND VETERAN-OWNED business 29 enterprise program. 1. (a) Minority [and women-owned], WOMEN AND VETER-30 AN-OWNED business enterprises shall be given the opportunity for meaningful participation in all contracts executed by the corporation pursu-31 32 ant to the provisions of this act other than contracts the cost of which 33 borne solely by a municipality or municipalities. The corporation is shall establish measures and procedures to secure meaningful partic-ipation and identify those contracts and items of work for which minori-34 35 [and women-owned], WOMEN AND VETERAN-OWNED business enterprises may 36 ty 37 best bid to actively and affirmatively promote and assist their partic-38 ipation in the projects, so as to facilitate the award of a fair share of contracts to such enterprises; provided, however, that nothing in 39 40 act shall be construed to limit the ability of the corporation to this women-owned], 41 that qualified minority [and WOMEN AND assure VETERAN-OWNED business enterprises may participate in the program. For 42 43 purposes hereof, minority business enterprise shall mean any business 44 enterprise which is at least fifty-one per centum owned by, or in the 45 case of a publicly owned business, at least fifty-one per centum of the stock of which is owned by citizens or permanent resident aliens who are 46 47 Hispanic, Asian or American Indian, Pacific Islander or Alaskan Black, 48 natives and such ownership interest is real, substantial and continuing and have the authority to independently control the day to day business 49 50 decisions of the entity for at least one year; and women-owned business 51 enterprise shall mean any business enterprise which is at least fiftyone per centum owned by, or in the case of a publicly owned business, at 52 least fifty-one per centum of the stock of which is owned by citizens or 53 54 permanent resident aliens who are women, and such ownership interest is 55 real, substantial and continuing and have the authority to independently control the day to day business decisions of the entity for at least one 56

year; AND VETERAN-OWNED BUSINESS ENTERPRISE SHALL MEAN ANY BUSINESS 1 2 ENTERPRISE WHICH IS AT LEAST FIFTY-ONE PER CENTUM OWNED BY, OR IN THE 3 CASE OF A PUBLICLY OWNED BUSINESS, AT LEAST FIFTY-ONE PER CENTUM OF THE 4 STOCK OF WHICH IS OWNED BY CITIZENS OR PERMANENT RESIDENT ALIENS WHO ARE 5 VETERANS, AND SUCH OWNERSHIP INTEREST IS REAL, SUBSTANTIAL AND CONTINU-6 ING AND HAVE THE AUTHORITY TO INDEPENDENTLY CONTROL THE DAY TO DAY BUSI-7 NESS DECISIONS OF THE ENTITY FOR AT LEAST ONE YEAR.

8 The provisions of this paragraph shall not be construed to limit the 9 ability of any minority [or women-owned], WOMEN OR VETERAN-OWNED busi-10 ness enterprise to bid on any contract.

11 (b) In the implementation of this section, the corporation shall 12 consider compliance by any contractor with the requirements of any federal, state, or local law concerning minority [and women-owned], 13 14 WOMEN OR VETERAN-OWNED business enterprises, which may effectuate the 15 requirements of this section. If the corporation determines that by 16 virtue of the imposition of the requirements of any such law, in respect 17 contracts, the provisions thereof duplicate or conflict with this to 18 section, the corporation may waive the applicability of this section to 19 the extent of such duplication or conflict.

(c) Nothing in this section shall be deemed to require that overall state and federal requirements for participation of minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises in programs authorized under this act be applied without regard to local circumstances to all projects or in all communities.

25 implement the requirements and objectives of this In order to 2. 26 section, the corporation shall establish procedures to monitor the compliance with provisions hereof, provide assistance in 27 contractors' obtaining competing qualified minority [and women-owned], 28 WOMEN AND VETERAN-OWNED business enterprises to perform contracts proposed to be 29 awarded, and take other appropriate measures to improve the access of 30 minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises 31 32 to these contracts.

33 S 67. Paragraph a of subdivision 1 of section 16-a of section 1 of 34 chapter 392 of the laws of 1973, constituting the New York state medical 35 care facilities finance agency act, as added by chapter 58 of the laws 36 of 1987, is amended to read as follows:

37 The contractor will not discriminate against employees or applia. 38 cants for employment because of race, creed, color, national origin, 39 sex, age, disability, or marital status, and will undertake or continue 40 existing programs of affirmative action to ensure that minority group persons [and], women AND VETERANS are afforded equal opportunity without 41 discrimination. Such programs shall include, but not be limited to, 42 43 recruitment, employment, job assignment, promotion, upgrading, demotion, 44 transfer, layoff, termination, rates of pay or other forms of compen-45 sation, and selections for training or retraining, including apprentice-46 ship and on-the-job training.

S 68. Section 16-b of section 1 of chapter 392 of the laws of 1973, 48 constituting the New York state medical care facilities finance agency 49 act, as added by chapter 58 of the laws of 1987, is amended to read as 50 follows:

51 S 16-b. Minority [and women-owned], WOMEN AND VETERAN-OWNED business 52 enterprise program. 1. a. In the performance of projects pursuant to 53 this act minority [and women-owned], WOMEN AND VETERAN-OWNED business 54 enterprises shall be given the opportunity for meaningful participation. 55 The agency shall establish measures and procedures to secure meaningful 56 participation and identify those contracts and items of work for which

minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises 1 2 may best bid to actively and affirmatively promote and assist their 3 participation in the projects, so as to facilitate the award of a fair 4 share of contracts to such enterprises; provided, however, that nothing in this act shall be construed to limit the ability of the agency to 5 6 women-owned], qualified minority [and assure that WOMEN AND 7 VETERAN-OWNED business enterprises may participate in the program. For 8 purposes hereof, minority business enterprise shall mean any business enterprise which is at least fifty-one per centum owned by, 9 or in the 10 case of a publicly owned business, at least fifty-one per centum of the stock of which is owned by citizens or permanent resident aliens who are 11 Black, Hispanic, Asian or American Indian, Pacific Islander or Alaskan 12 13 natives and such ownership interest is real, substantial and continuing 14 and have the authority to independently control the day to day business 15 decisions of the entity for at least one year; and women-owned business 16 enterprise shall mean any business enterprise which is at least fifty-17 one per centum owned by, or in the case of a publicly owned business, at 18 least fifty-one per centum of the stock of which is owned by citizens or 19 permanent resident aliens who are women, and such ownership interest is real, substantial and continuing and have the authority to independently 20 21 control the day to day business decisions of the entity for at least one 22 year; AND VETERAN-OWNED BUSINESS ENTERPRISE SHALL MEAN ANY BUSINESS WHICH IS AT LEAST FIFTY-ONE PER CENTUM OWNED BY, OR IN THE 23 ENTERPRISE CASE OF A PUBLICLY OWNED BUSINESS, AT LEAST FIFTY-ONE PER CENTUM OF THE 24 25 STOCK OF WHICH IS OWNED BY CITIZENS OR PERMANENT RESIDENT ALIENS WHO ARE VETERANS AND SUCH OWNERSHIP INTEREST IS REAL, SUBSTANTIAL AND CONTINUING 26 27 HAVE THE AUTHORITY TO INDEPENDENTLY CONTROL THE DAY TO DAY BUSINESS AND DECISIONS OF THE ENTITY FOR AT LEAST ONE YEAR. 28

The provisions of this paragraph shall not be construed to limit the ability of any minority [or women-owned], WOMEN OR VETERAN-OWNED business enterprise to bid on any contract.

32 b. In the implementation of this section, the agency shall consider 33 compliance by any contractor with the requirements of any federal, state, or local law concerning minority [and women-owned], WOMEN AND 34 VETERAN-OWNED business enterprises, which may effectuate the require-35 ments of this section. If the department or the office determines that 36 virtue of the imposition of the requirements of any such law, in 37 by 38 respect to contracts, the provisions thereof duplicate or conflict with 39 this act, the agency may waive the applicability of this section to the 40 extent of such duplication or conflict.

c. Nothing in this section shall be deemed to require that overall state and federal requirements for participation of minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises in programs authorized under this act be applied without regard to local circumstances to all projects or in all communities.

2. In order to implement the requirements and objectives of this 46 47 the agency shall establish procedures to monitor the contracsection, 48 tors' compliance with provisions hereof, provide assistance in obtaining 49 competing qualified minority [and women-owned], WOMEN AND VETERAN-OWNED 50 business enterprises to perform contracts proposed to be awarded, and 51 take other appropriate measures to improve the access of minority [and women-owned], WOMEN AND VETERAN-OWNED business enterprises to these 52 53 contracts.

54 S 69. This act shall take effect on the sixtieth day after it shall 55 have become a law; provided however, a. the amendments to article 15-A of the executive law made by sections one-a, two, three, three-a, four, five, six, seven, eight, nine, ten, eleven, twelve and thirteen of this act shall not affect the expiration of such article and shall expire therewith;

5 b. the amendments to the second undesignated paragraph of subdivision 6 1 of section 12 of section 1 of chapter 174 of the laws of 1968, consti-7 tuting the New York state urban development corporation act, made by 8 section forty-one of this act shall not affect the expiration and repeal 9 of such paragraph and shall be deemed to expire and be repealed there-10 with;

11 c. the amendments to paragraph (g) of subdivision 1 of section 16-i of 12 section 1 of chapter 174 of the laws of 1968, constituting the New York 13 state urban development corporation act, made by section fifty-four of 14 this act shall not affect the expiration of such paragraph and shall be 15 deemed to expire therewith.