COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND 2025 Legislative Session

Bill No.	CB-100-2025
~.	CD 100 2023
	ented by (The Chair – by request of the County Executive)
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Introduced by	
Co-Sponsors	
Date of Introduction	October 21, 2025
	BILL
AN ACT concerning	
	Enhancement of County Procurement Practices
For the purpose of ar	mending provisions of Subtitle 10A regarding administrative procedures,
award of contracts, p	prohibited types of contracts, economic development and generally relating
to procurements subj	ect to Subtitle 10A.
BY repealing and ree	enacting with amendments:
	SUBTITLE 10A. PURCHASING.
	Section 10A-101, 10A-103, 10A-104, 10A-105, 10A-
	106, 10A-108, 10A-110.01, 10A-111, 10A-112, 10A-
	113, 10A-114, 10A-114.01, 10A-115, 10A-121, 10A-
	136, 10A-138, 10A-139, 10A-161, 10A-162, 10A-
	162.01, 10A-163, and 10A-163.01.
	The Prince George's County Code
	(2023 Edition; 2024 Supplement).
SECTION 1. B	BE IT ENACTED by the County Council of Prince George's County,
Maryland, that Section	on 10A-101, 10A-103, 10A-104, 10A,105, 10A-106, 10A-108, 10A-110.01,
10A-111, 10A-112, 1	10A-113, 10A-114, 10A-114.01, 10A-115, 10A-121, 10A-136, 10A-138,
10A-139, 10A-161, 1	10A-162, 10A-162.01, 10A-163, 10A -163.01 and of the Prince George's
County Code be and	the same is hereby repealed and reenacted with the following amendments:
	SUBTITLE 10A. PURCHASING.
1	DIVISION 1. ADMINISTRATIVE PROCEDURES.

1 2

1									
2	Sec. 10A	A-101. Def	finitions.						
3	*	*	*	*	*	*	*	*	*
4	(5.1) Co	mmercial	product 1	means an ite	m that is c	ustomarily u	ised by the	public or b	y non-
5	governn	nental entit	ies for pur	poses other	than gove	rnmental and	d is offered	l for sale in	<u>the</u>
6	commer	cial market	tplace.						
7	(5.2) Co	mmercial	service m	eans a servi	ce of a typ	e offered for	r sale, used	by the pub	olic or by
8	non-gov	ernmental	entities.						
9	(5.3) Co	mmerciall	ly Availal	ole Off-the-	Shelf (CO	TS) item me	eans a com	mercial pro	duct sold in
10	substant	<u>ial quantiti</u>	es in the c	ommercial 1	marketplac	e and offere	d to the Co	ounty witho	<u>ut</u>
11	modifica	ation in the	form in w	hich it is so	old in the n	narketplace.			
12	*	*	*	*	*	*	*	*	*
13	(13) Co	unty-base	d busines	s means a b	usiness wh	ose principa	l place of	operation is	located
14	within P	rince Geor	ge's Coun	ty, that mee	ts the requ	irements of	Section 10	A-163(a), a	nd whose
15	applicati	ion for cert	ification a	s a County-	based busi	ness is appro	oved by the	e Purchasin	g Agent.
16	Principa	l place of o	peration s	shall be dete	rmined by	factors as se	et forth in t	he regulation	ons. County-
17	based sn	nall busine	sses and C	County-base	d minority	business en	terprises ar	e County-b	ased
18	business	es in accor	dance wit	h Section 10)A-163 of	this Subtitle			
19	*	*	*	*	*	*	*	*	*
20	(13.4) C	ounty-loca	ated busir	ness means a	a business,	subject to c	ertification	by the Prir	nce George's
21	County	Office of [0	Central Se	rvices] Proc	<u>curement</u> ii	n accordance	with Sect	ion 10 <u>A</u> -17	4, that;
22	*	*	*			*			*
23		•			_	-		-	vents which
24	1					isting levels		•	
25	*	•				property; to p			
26				•	Č	to property	•		· —
27						immediate a			<u> </u>
28				al procureme		Is and are re	quired to a	void or mit	igate serious
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1	* * * * * * * * *
2	(25.1) Micro-purchase threshold means the maximum dollar amount, as established by the
3	Purchasing Agent through regulation, at or below which a procurement, currently set at five
4	thousand dollars (\$5,000) may be conducted with minimal formalities. This includes purchases
5	through the County's purchase card program.
6	* * * * * * * * *
7	(28.1) Non-developmental item means an item that is already developed, at private expense,
8	that is or has been offered for sale, or otherwise has been sold, used, or maintained by non-
9	governmental entities.
10	(28.2) Open market means an unrestricted competitive market in which any buyer and seller is
11	free to participate, which shall include, but not limited to, direct relationship purposes.
12	
13	* * * * * * * * *
14	[(30) Procure means to buy, rent, lease, lease-purchase, or otherwise obtain any supplies,
15	services, or construction. Procurement (or a procurement) is the noun form of this term. It
16	includes all functions that pertain to the obtaining of any public procurement, including
17	description of requirements, selection and solicitation of sources, and preparation, award and
18	execution of contract. The term does not include the making of any grant or donation.]
19	
20	* * * * * * * * *
21	(32) Proposal Analysis Group (PAG) is an issue specific group which is responsible for [the]
22	defining requirements [and drafting of Requests For Proposals, soliciting responses,] evaluating
23	responses[,] and recommending the [top three] highest evaluated [providers] <u>proposers</u> to the
24	Director of the Office of Procurement, as Purchasing Agent.[, for contracts for which
25	competitive bidding is inappropriate.]
26	* * * * * * * * *
27	(35.1) Quotation means a written or electronic offer by a vendor to furnish goods, services, or
28	construction under specified terms.

1	* * * * * * * * *
2	[(39) Services means the rendering, by a contractor, of time and effort rather than the furnishing
3	of a specific end product, other than reports which are merely incidental to the required
4	performance of services. It includes, but is not limited to, the services provided by architects,
5	engineers, accountants, physicians, consultants, and other professional persons.]
6	* * * * * * * * *
7	(39.2) Simplified Procurement Procedures means streamlined methods of procurement
8	established by the Purchasing Agent for the purchasing of commercial supplies, services, or
9	construction. These procedures may include the use of purchase orders, written or oral
10	quotations, blanket purchase agreements, purchasing cards, and other methods authorized by the
11	Purchasing Agent.
12	[(39.2)] 39.3 Small business concern means a small business concern as defined pursuant to
13	Section 3 of the Small Business Act and United States Small Business Administration
14	regulations implementing it at 13 CFR Part 12.1, that also does not exceed the cap on average
15	annual gross receipts specified in United States Department of Transportation Regulations 49 at
16	<u>CFR 26.65(b).</u>
17	(39.4) Small Purchase means procurement of goods, services, or construction not exceeding the
18	threshold established by the Purchasing Agent pursuant to regulation.
19	
20	[(39.3)] (39.5) Socially and economically disadvantaged individual means any individual who
21	is a citizen (or lawfully admitted permanent resident) of the United States and who is—
22	* * * * * * * * *
23	Sec. 10A-103. Centralization of contractual authority.
24	(a) All rights, powers, duties, and authority relating to the acquisition of supplies,
25	construction, services, printing, and insurance [and the management, control,
26	warehousing, sale, and disposal of supplies] now vested in or exercised by any County
27	agency under the several statutes relating thereto, are the responsibility of the Purchasing
28	Agent as provided herein.
29	(b) General Powers of the Purchasing Agent. The Purchasing Agent shall have power and

- authority over, and shall adopt regulations consistent with this Subtitle, governing the procurement [, management, control, and disposal of any and all supplies,] services, construction, insurance, and other items required to be procured by the County.
- (c) No agency shall, during any fiscal year, expend or contract to expend any money or incur any liability or enter into any contract which by its terms involves the expenditure of money for any purpose in excess of the amounts appropriated or allotted for the same general classification of expenditure in the budget for such fiscal year, or in any supplemental appropriation as hereinabove provided; and no such payment shall be made nor any obligation or liability incurred. [, except for purchases in an amount not to exceed One Thousand Dollars (\$1,000), unless the Director of Finance or his designee shall first certify that the funds for the designated purpose are available.]
- (d) Except as provided herein or pursuant to authorization by executive order of the County Executive, it shall be unlawful for any County official, elected or appointed, or any employee or person to make[, alter], amend, modify, suspend, or terminate any contract or letter contract governed by this Subtitle on behalf of the County other than through the Purchasing Agent; and any such purchase, contract, or letter contract made or changed contrary to the provisions hereof may be declared void by the County.

Sec. 10A-104. Authority and duties of the Purchasing Agent.

- (a) The Purchasing Agent shall have the following specific authorities and responsibilities:
 - (1) To [procure] sign contracts and agreements for all supplies, services, and construction for which payment, in whole or in part, is to be made out of County funds;
 - [(2) To develop and operate a system of property inventory control and exercise supervision and control over all central warehouses and inventories of property belonging to the County in accordance with procedures established by the Director of Finance];
 - [(3)] (2) To establish and maintain, after consultation with the appropriate County officials, a program for the development and use of procurement specifications and standards for all supplies, materials, and equipment and the inspection and testing of all supplies, services,

1	and construction to insure compliance with such specifications and standards;
2	[(4)] (3) To establish and maintain a system of requisitions and receipts concerning the
3	furnishing of supplies, services, and construction to County agencies;
4	[(5) To sell or dispose of surplus, forfeited, old, and waste supplies;]
5	[(6)] (4) To participate in joint or cooperative procurement with other public jurisdictions;
6	[(7)] (5) To maintain records and reports of all procurement activities of the County;
7	[(8)] (6) To delegate limited procurement authority to County employees, to include Office
8	of Procurement staff and external agency personnel, pursuant to procedures issued by the
9	Purchasing Agent as may be deemed necessary for the efficient operation of the County's
10	purchasing program;
11	[(9)] (7) To appoint procurement officers who shall be employees selected in accordance
12	with Subtitle 16 of this Code;
13	[(10)] (8) To appoint a contract review committee as defined by the regulations; and
14	[(11)] (9) The review of and decision on contract claims arising under Section 10A-107.
15	(10) The review of and decision on Emergency Procurements.
16	Sec. 10A-105. Regulations and procedures.
17	* * * * * * * * *
18	(b) Except as otherwise provided under Division 6, Subdivision 1 of this Subtitle, regulations
19	shall be recommended by the Purchasing Agent for approval by County Council resolution
20	governing the following to carry out the purposes of this Subtitle:
21	(1) Sole source procurements;
22	(2) Emergency procurements; and
23	(3) Special circumstance procurements. [; and
24	(4) Minority Business Opportunities program.]
25	(c) Amendments to any approved rule or regulation on any matter governed by Subsection (b)
26	may only be recommended by the Purchasing Agent to the County Council for its approval by
27	resolution.
28	(d) Notwithstanding this Section, [not less than once every five (5) years] on an annual basis, the
29	Purchasing Agent shall evaluate the need for amendments to any approved rule or regulation.

1	Such determinations shall be reviewed and approved by the County Executive or designee and
2	submitted to the County Council.
3	* * * * * * * *
4	(g) Simplified Procurement Procedures.
5	(1) For procurements determined to involve commercial products or commercial services
6	(as defined in Section 10A-101), the County shall apply streamlined solicitation
7	procedures and contract terms. Specifications shall favor performance or function-based
8	descriptions over detailed design or excessive technical specificity, when commercial
9	items or services can satisfy the requirement.
10	(2) Procurement of commercial products/services may allow fewer formalities: abbreviated
11	solicitations, more rapid turnaround, and simplified evaluation criteria or documentation,
12	consistent with fairness and County law.
13	(3) Misuse of commercial acquisition procedures, including misclassification of non-
14	commercial requirements as commercial to avoid required procedures, failure to conduct
15	required market research, or inclusion of unnecessarily burdensome contract clauses, may
16	subject the procurement to corrective review.
17	(h) Market Research Requirement.
18	Market research should be conducted for all procurements. The results of such market
19	research shall be documented and maintained with all contract files and purchase card
20	records.
21	
22	(i) Acceptance, Warranty, and Termination.
23	For commercial procurements, contract terms for acceptance, warranty, and termination
24	may follow customary commercial practice unless the County determines that additional
25	protections are required due to risk, urgent need, or public interest.
26	(j) Training and Guidance.
27	The Purchasing Agent shall develop and make available guidance materials and provide
28	training for County procurement staff in applying commercial acquisition principles,
29	including how to make commercial determinations, conduct market research, prepare

1	performance-based specifications, and tailor contract terms and requirements.
2	
3	(k) Micro-purchases.
4	(1) For purchases not exceeding the micro-purchase threshold (as defined in Section 10A-
5	101), County agencies may employ minimal formality procedures, including the use of
6	purchase cards and written quotes while maintaining accountability.
7	(2) Such regulations shall include appropriate requirements for County-based small business
8	and minority business participation but shall not require competition.
9	
10	* * * * * * * * *
11	Sec. 10A-106. Determinations, Award Notice and Debriefings.
12	(a) Each determination or decision on any matter required by the provisions of this Subtitle to be
13	in writing shall be based upon written findings of the [officer] Procurement Officer or the
14	Purchasing Agent making the determination or decision and shall be retained in the official
15	contract file.
16	(b) Every bidder or offeror shall be given written notice of the procurement award, from the
17	responsible Procurement Officer or the Purchasing Agent [for every procurement awarded]
18	pursuant to Sections 10A-112, and 10A-113 of this Subtitle within seven (7) calendar days after
19	[the] procurement award [is made].
20	* * * * * * * * *
21	Sec. 10A-108 Exemptions.
22	(a) Unless otherwise ordered by the Purchasing Agent, the acquisition of the following
23	supplies and services shall not be subject to Divisions 2, 6, and 7:
24	(16) Purchases that do not exceed [two thousand five hundred dollars (\$2500)] five
25	thousand dollars (\$5000).
26	* * * * * * * * *
27	[Sec. 10A-110.01. Grandfather Clause.
28	(a) Contracts effective prior to November 15, 2016, are not subject to the participation
29	requirements of this Subtitle. The contracts subject to the grandfather clause shall not

1	exceed two (2) one-year term extensions.]
2	* * * * * * * * *
3	SUBTITLE 10A. PURCHASING
4	DIVISION 2. AWARD OF CONTRACTS.
5	* * * * * * * * *
6	Sec. 10A-111. – Methods of awarding contracts.
7	(a) Except as otherwise authorized by law, all County contracts shall be awarded by:
8	(1) Competitive sealed bidding;
9	(2) Competitive [sealed] proposal process;
10	(3) Contract negotiation; or
11	(4) Small purchase procedures.
12	(5) Simplified procurement procedures
13	(b) No contract or purchase shall be subdivided to avoid the [competitive bidding and
14	competitive sealed proposal] requirements of this Subtitle.
15	(c) If a bidder or offeror subcontracts any portion of a County Contract, a written contract
16	between the contractor and subcontractor shall be submitted prior to the award of the County
17	Contract.
18	
19	Sec. 10A-112. – Competitive sealed bidding.
20	* * * * * * * * *
21	(g) When a procurement qualifies under simplified procurement procedures per Section 10A-
22	105(g), the solicitation may:
23	1. Use performance or function-based specifications rather than detailed technical design;
24	2. Allow offerors to propose commercial items that meet functional requirements;
25	3. Include only necessary contract clauses customary in commercial practice; and
26	4. Shorten submission periods, reduce number of required solicitations, as regulation
27	allows, provided fairness and transparency are maintained.
28	
29	Sec. 10A-113. Competitive [sealed] <u>proposal process</u> .

1	(a) When the Purchasing Agent determines that competitive sealed bidding is not practical or not
2	advantageous to the County, a contract may be awarded based upon a competitive [sealed]
3	proposal <u>process</u> .
4	(b) Competitive [sealed] proposals may be solicited by a Request for Proposals, Request for
5	Quotation, or a Request for Qualifications, along with such additional content as may be deemed
6	appropriate by the Purchasing Agent or designee. [The] [r]Request[s] for [p]Proposals, Request
7	for Quotation, or a Request for Qualifications may be awarded on a Best Value basis and may
8	state the relative importance of price and other evaluation factors. Price may not be the sole
9	evaluation factor. Numerical ratings may be used at the discretion of the Purchasing Agent.
10	(c) Public notice of the [r]Requests for [p]Proposals, Request for Quotation, or a Request for
11	Qualifications shall be given in the same manner as public notice for competitive [sealed] bids.
12	* * * * * * * * *
13	(e) Before proposals are received, the Purchasing [a] Agent or designee [or the proposal analysis
14	group] may conduct a preproposal conference with all potential offerors for the purpose of
15	assuring full understanding of the using agency's requirements, as described in the Request [For]
16	for Proposals, Request for Quotation, or a Request for Qualifications. All such offerors shall be
17	accorded fair and equal treatment with respect to this conference.
18	* * * * * * * * *
19	(h) The [Director of Central Services] Purchasing Agent shall review the recommendations of
20	the Proposal Analysis Group and direct the Proposal Analysis Group to negotiate a contract with
21	one of the top three offerors whose proposal and best and final offer is determined to be the most
22	advantageous to the County, in accordance with the evaluation factors set forth in the Request for
23	Proposals.
24	(i) The Proposal Analysis Group shall forward the final negotiated contract to the [Director of
25	Central Services] Purchasing Agent for approval.
26	(j) This process shall allow streamlining under simplified procurement procedures: performance
27	or function-based specs; fewer contract clauses; shorter timelines.
28	
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1	Sec. 10A-114. – Contract negotiation.
2	* * * * * * * *
3	(f) Under simplified procurement procedures, negotiation timelines, required documentation, or
4	contract clauses may be reduced to the extent consistent with law, policy, and fairness.
5	
6	
7	Sec. 10A-114.01. – Commercial Products and Services Clause.
8	(a) When the procurement involves commercial products or commercial services, as
9	defined in Section 10A-101, the solicitation may specify commercial-standard contract
0	terms, and offerors may rely upon performance or function-based specifications. The
1	County may waive inclusion of non-statutory clauses that are inconsistent with
2	commercial practice, provided that doing so does not conflict with legal or regulatory
3	requirements.
4	(b) This clause applies to all procurements under Section 10A-112, Section 10A-113 and
5	Section 10A-114.
6	* * * * * * * * *
7	Sec. 10A-115 Small purchases.
8	[(a)
9	Any contract not expected by the Purchasing Agent at the time price quotations are solicited to
20	exceed an aggregate amount of One Hundred Thousand Dollars (\$100,000) for goods and
21	services or construction, may be entered into according to a simplified small purchase procedure
22	set forth in regulations. Such regulations shall include appropriate requirements for obtaining
23	competition and County-based small business and minority business participation. Any
24	procurement for goods or services not expected to exceed Ten Thousand Dollars (\$10,000) may
25	be entered into according to a simplified micro-purchase procedure set forth in regulations. Such
26	regulations shall include appropriate requirements for County-based small business and minority
27	business participation but shall not require competition.
28	(b)
29	The Purchasing Agent may delegate the authority to enter into small purchase contracts to using

agencies pursuant to the regulations authorized in Subsection (a). 1 2 (c) 3 The Purchasing Agent shall consolidate similar requirements of using agencies for purposes of achieving maximum volume discounts, whenever practicable. 4 5 (d) 6 For contracts that use a simplified purchase procedure prescribed in Subsection (a), 7 the Purchasing Agent or the Purchasing Agent's designee shall reserve such contracts for 8 County-based small businesses, provided, however, the Purchasing Agent or 9 the Purchasing Agent's designee shall not be required to reserve the contract if the Purchasing Agent or the Purchasing Agent's designee determines in writing that 10 11 (1) 12 there are not at least two (2) County-based small businesses that are responsive bidders to the 13 procurement or 14 (2) 15 a County-based small business cannot offer a reasonable price for the contract with the inclusion 16 of any bonus authorized under this Subtitle. In this Section, "reasonable price" means within 17 twelve percent (12%) above the best price on the open market. 18 (e) 19 Prior to making a written determination required under Subsection (d), above, 20 the Purchasing Agent or the Purchasing Agent's designee shall review the database of County-21 based small businesses designated and maintained by the Supplier Development and Diversity 22 Division to contact or otherwise gather information about the availability and pricing of County-23 based small businesses for the contract. 24 (f) 25 The Purchasing Agent or the Purchasing Agent's designee may concurrently request prices on the 26 open market and among County-based small businesses for procurements subject to this Section 27 in order to expedite pricing determinations. 28 (g) 29 Purchases that do not exceed two thousand five hundred dollars (\$2500) shall not be subject to

1	Subsections (d), (e) and (f) of this Section.]
2	(a) This Section establishes the authority, definition, and process for Small Purchases to
3	promote efficiency, transparency, and fair competition, while ensuring appropriate
4	oversight of low-dollar procurements. This shall be applicable to all procurements that
5	meet the definition of a Small Purchase, except:
6	1. Transactions made using the County's purchase card program, which are governed by
7	separate policies;
8	2. Procurements expressly exempted by law or regulation.
9	(b) Procedures
10	1. <u>Initiation</u>
11	A. The requesting agency shall prepare a purchase request to establish the basis
12	for the procurement.
13	
14	
15	2. Requests for Quotes
16	[A. Purchases between \$5,000 and the small purchase threshold of \$250,000 shall
17	require at least three (3) written or electronic quotes from responsible vendors,
18	when practicable. Two (2) of which must be County-based if applicable. If quotes
19	from County-based businesses are not available, a waiver will be required to be
20	submitted with the purchase request.
21	B. Quotes will be evaluated based on price, quality, delivery, past performance, and
22	compliance with County requirements.
23	C. All, quotes, evaluations, and award determinations shall be maintained in the
24	procurement file and be available for audit.
25	D. Micro-purchases will utilize the purchase card rules and regulations. If the
26	purchase card is not accepted, the agency will submit the procurement to the
27	Purchasing Agent.]
28	
29	

- A. Purchases between \$5,000 and the small purchase threshold of \$250,000 shall require at least three (3) written or electronic quotes from responsible vendors, when practicable; two (2) of which must be from a County-based small business.
- B. If quotes from a County-based small business are not available, quotes shall be required from the following: a County-based business, County-based minority business enterprise, County-located business or Locally-owned and operated business. When none of these are available, quotes will be accepted from a minority business enterprise.
- C. In the event that a County-based small business cannot offer a reasonable price, the Purchasing Agent, or the Purchasing Agent's designee, will not reserve the procurement for a County-based small business. In this Section, "reasonable price" means within ten percent (10%) above the best price on the open market.
- D. If quotes from the diverse suppliers listed under Sec. 10A-105(b)(2)(A) or Sec. 10A-105(b)(2)(B) are not available, a waiver will be required to be submitted with the purchase request.
- E. Quotes will be evaluated based on price, quality, delivery, past performance, and compliance with County requirements.
- F. All quotes, evaluations, and award determinations shall be maintained in the procurement file and be available for audit.
- G. Micro-purchases will utilize the purchase card rules and regulations. If the purchase card is not accepted, the agency will submit the procurement to the Purchasing Agent.
- H. Prior to making a written determination, the Purchasing Agent or the

 Purchasing Agent's designee shall review the database of County-based

 small businesses designated and maintained by the Supplier Development

 and Diversity Division to contact or otherwise gather information about the

 availability and pricing of County-based small businesses for the contract.

1	I. Purchases that do not exceed five thousand dollars (\$5,000) shall not be
2	subject to Subsections (B, (C) and (D) of this Section.
3	3. <u>Award</u>
4	
5	[A. The Purchasing Agent will award a contract or purchase order. 5
6 7 8	B. Awards shall be made by contract, purchase order or written agreement 6 including applicable County terms and conditions.]
9	A. The Purchasing Agent will award a contract, purchase order or written
10	agreement including applicable County terms and conditions.
11	(c) Oversight
12	1. The Purchasing Agent shall issue regulations detailing forms, dollar thresholds, and
13	approval authorities.
14	(d) Adjustments
15	1. The Purchasing Agent may, by regulation, adjust the small purchase threshold to
16	reflect economic conditions and shall notify all agencies in writing at least sixty (60) days
17	prior to implementation.
18	(e) Non-compliance
19	1. Any procurement not conducted in accordance with this Section is unauthorized,
20	maybe invalidated, and may subject the responsible officials to corrective or
21	disciplinary action.
22	* * * * * * * * *
23	Sec. 10A-121 Prevailing wage rate.
24	(a) [Each Invitation for Bids on] <u>All contracts subject to the County prevailing wage law shall</u>
25	include the requirement that not less than the prevailing rates of pay, as established by the Wage
26	Determination Board, be paid to those classes of employees of contractors and subcontractors
27	established by the Wage Determination Board.
28	(b) [Each Invitation for Bids on] <u>All</u> service contracts subject to the wage requirements
29	of <u>Section 10A-144</u> shall include the requirement that not less than the minimum rates of pay
30	shall be paid to employees performing work under the contract.

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4	SUBTITILE 10A. PURCHASING.
5	DIVISION 6. – SPECIAL PROVISIONS
6	SUBVIDISION 1. [MINORITY BUSINESS OPPORTUNITIES PROGRAM] <u>SUPPLIER</u>
7	<u>DEVELOPMENT & DIVERSITY</u> PROGRAM.
8	Sec. 10A-136. [Assistance to minority business enterprises] Supplier diversity; certification
9	and decertification.
10	
11	* * * * * * * * *
12	Sec. 10A-138 Reports.
13	The Purchasing Agent will maintain records and statistics on contract bids and awards and
14	transmit annually in accordance with the requirements under Section 10A-176 by January 1 of
15	each year. [by July 1, a report to the County Executive and the County Council that summarizes
16	progress and efforts made to achieve the goals stated in Divisions 6 and 7 of this Subtitle. The
17	report shall identify problems encountered or anticipated in meeting those goals, and shall, at a
18	minimum, contain the number, dollar amount, and method of award of all contracts and
19	subcontracts awarded minority business enterprises, County-based business, County-based
20	minority business enterprise, County-based small business, and County-located business. The
21	report shall include the number and nature of the waivers for contracts over Five Hundred
22	Thousand Dollars (\$500,000) approved by the Chief Administrative Officer pursuant to 10A-
23	159.01.]
24	
25	* * * * * * * * *
26	Sec. 10A-139 Penalties.
27	It is unlawful for a person to knowingly misrepresent his or her status as a minority
28	business enterprise, [or] County-based Minority Business Enterprise, County-based small
29	business, County-located business, or Locally-owned and Operated Business for purposes of

1	obtaining a County contract, and is subject to the penalty stated in Section 1-123 of this Code.
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5	SUBTITILE 10A PURCHASING
6	DIVISION 7. ECONOMIC DEVELOPMENT
7	Sec. 10A-161 County-based business participation requirements.
8	* * * * * * * *
9	(3) Any existing procurement contract or agreement [entered into after November 15,
10	2016 and] for which a County agency or the County government secured competitive
11	bids or proposals, including any existing multiyear contract or extended contract[, entered
12	into after November 15, 2016] that does not include at least fifty percent (50%) minimun
13	certified County-based small business, County-based minority business enterprise, and/or
14	Locally-owned and Operated Business participation as prescribed in this Subsection at
15	the time of any contemplated exercise of an option, extension, or renewal, including
16	automatic extensions or renewals (e.g. "evergreen" contracts or agreements), shall not be
17	renewed or extended unless the participation requirement is waived pursuant to Section
18	<u>10A-159.01</u> .
19	* * * * * * * * *
20	(j) For any procurement subject to Section 10A-112, 10A-113 or 10A-114 of this Subtitle with a
21	total value equal to or less than One Million Dollars (\$1,000,000), each County agency or the
22	Purchasing Agent shall set-aside the procurement only for award to County-based small
23	businesses, subject to Paragraphs (1)-(3) of this Subsection.
24	(1) A County agency shall not be required to set aside a procurement for County-based
25	small businesses under this Subsection if there are not at least two (2) County-based small
26	businesses that can sufficiently provide the services or goods which are the subject of the
27	procurement. For procurements subject to 10A-112, a County agency may also refuse to se
28	aside a procurement for County-based small businesses under this Subsection if the agency
29	determines that the lowest County-based small business bid is for a price that is twelve

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percent (12%) or more above the likely price on the open market.

- (2) Only if a County agency satisfies the requirements of Paragraph (1) of this Subsection and receives written approval from the Purchasing Agent may the County agency thereafter award the procurement in the open market, subject to all of the other applicable preferences prescribed in this Subdivision.
- (3) Any existing contract or agreement, including any existing multiyear contract or extended contract, for a procurement funded by a County agency or the County government with a total value equal to or less than One Million Dollars (\$1,000,000) that was not set-aside for County-based small businesses or County-based businesses pursuant to the requirements of this Section, at the time of any contemplated exercise of an option, extension, or renewal, including automatic extensions or renewals (e.g. "evergreen" contracts or agreements), shall not be renewed or extended. This Paragraph shall not apply to a contract or agreement for a procurement with greater than fifty (50%) certified County-based small business, County-based minority business enterprise, and/or Locally-owned and Operated Business participation.
- (k) The Purchasing Agent may waive the requirements of Subsection (c) of this Section for a procurement if the Purchasing Agent certifies in writing that such a requirement would result in the loss of federal or state funds, subject to the requirements of Section 10A-159.01.

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Sec. 10A-162. County agency local procurement goals.

- (a) Each County agency, including, but not limited to, each County agency that procures in whole or in part through the Office of Procurement, shall use its "best efforts" to exercise its procurement authority so as to meet, on an annual basis, the goal of procuring at least fifty percent (50%) of the dollar volume of its goods and services, including, but not limited to, construction goods and services, to County-based businesses and at least thirty percent (30%) to County-based small businesses; and
- (b) The dollar volume referenced in Subsection (a) of this Section shall be based on the expendable budget of the County agency.

 a total value equal to or less than One Million Dollars (\$1,000,000), each County agency or the Purchasing Agent shall set-aside the procurement only for award to County-based small businesses, subject to Paragraphs (1)-(3) of this Subsection.

(1) A County agency shall not be required to set aside a procurement for County-based small

[(c) For any procurement subject to Section 10A-112, 10A-113 or 10A-114 of this Subtitle with

- businesses under this Subsection if there are not at least two (2) County-based small businesses that can sufficiently provide the services or goods which are the subject of the procurement. For procurements subject to 10A-112, a County agency may also refuse to set aside a procurement for County-based small businesses under this Subsection if the agency determines that the lowest County-based small business bid is for a price that is twelve percent (12%) or more above the likely price on the open market.
- (2) Only if a County agency satisfies the requirements of Paragraph (1) of this Subsection and receives written approval from the Purchasing Agent may the County agency thereafter award the procurement in the open market, subject to all of the other applicable preferences prescribed in this Subdivision.
- (3) Any existing contract or agreement, including any existing multiyear contract or extended contract, for a procurement funded by a County agency or the County government with a total value equal to or less than One Million Dollars (\$1,000,000) that was not set-aside for County-based small businesses or County-based businesses pursuant to the requirements of this Section, at the time of any contemplated exercise of an option, extension, or renewal, including automatic extensions or renewals (e.g. "evergreen" contracts or agreements), shall not be renewed or extended. This Paragraph shall not apply to a contract or agreement for a procurement with greater than fifty percent (50%) certified County-based small business, County-based minority business enterprise, and/or Locally-owned and Operated Business participation.
- (d) The Purchasing Agent may waive the requirements of Subsection (c) of this Section for a procurement if the Purchasing Agent certifies in writing that such a requirement would result in the loss of federal or state funds, subject to the requirements of Section 10A-159.01.]
- (c) [(e)] If a County agency fails to meet any of the goals set forth in Subsection (a) of this Section or otherwise fails to comply with this Division, the County Executive, or the County

1	Council by resolution, may require that a portion of the agency's procurements be made part of a
2	set-aside program for County-based businesses and/or County-based small businesses. A County
3	agency in violation of this Division may also be subject to a temporary or permanent reduction in
4	its proposed budget allocation in the annual County budget process.
5	(d) [(f)] As a condition of receiving funding from the County government, a non-County agency
6	or entity that receives more than fifty percent (50%) of its annual budget in the most recent fiscal
7	year from funds received from or administered by a County agency or the County government
8	shall comply with the same goals and requirements as a County agency under Subsections (a),
9	(b) and (e) of this Section, unless the non-County agency or entity certifies in writing to the
10	County Council and the County Executive that such compliance would violate federal or state
11	law.
12	(e) [(g)] Annual County Agency Procurement Forecast. By July 1 of each year, the Director of
13	Central Services shall publish on a central designated website a forecast of procurement
14	opportunities for each County agency for the next fiscal year. Each County agency shall
15	expeditiously comply with any information requests from the Office of Central Services in the
16	collection of information to comply with this Subsection. The Director of Central Services shall
17	provide a courtesy electronic copy of the County Agency Procurement Forecast to a designated
18	representative of the Prince George's Chamber of Commerce, Greater Prince George's Business
19	Roundtable, and the Prince George's Community College.
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21	* * * * * * * * *
22	Sec. 10A-162.01. – Compliance with local preferences.
23	(a) All procurements under micro-purchase, small purchase, or simplified procurement
24	procedures shall comply with County-based small business participation requirements, set-
25	asides, certification requirements, and local business goal provisions as set out in Section 10A-
26	161 and Section 10A-162, or other relevant sections.
27	* * * * * * * *
,	See 104 162 County based Pusiness Cartification Descriptoments

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(h) Reducing redundant certifications.

- (1) A business that is certified as a minority business enterprise (MBE) pursuant to Section 10A-101(a)(26), whose certification indicates that the business's principal address, principal place of operation, or domicile is within Prince George's County, Maryland, shall be automatically deemed by the Supplier Development and Diversity Division and the Purchasing Agent to be a certified County-based minority business enterprise and Countybased business under this Subtitle without further application or certification, provided that, the business provides the Supplier Development and Diversity Division a copy of a federal tax return filed with the Internal Revenue Service establishing that the business has continuously operated within the County within the preceding twelve (12) months. (2) A County-based minority business enterprise whose approved MBE certification also meets the requirements of Section 10A-163(g) (1) shall be automatically deemed to be a certified County-based small business under this Subtitle by the Supplier Development and Diversity Division and the Purchasing Agent without further application or certification, provided that the business provides the Supplier Development and Diversity Division a copy of a federal tax return filed with the Internal Revenue Service establishing that the business has continuously operated within the County within the preceding twelve (12) months. Approved MBE certifications that meet the requirements of this Paragraph shall include
 - (A) MDOT certification in accordance with COMAR 21.11.03, provided such certified business conforms to the requirements of Section 10A-101(a)(26) of this Subtitle; (B) Disadvantaged Business Enterprise (DBE) certification in accordance with 49 CFR Part 26, provided such DBE certification is accepted by the Supplier Development and Diversity Division and such certified business conforms to the requirements of Section 10A-101(a)(26) of this Subtitle; and (C) Other MBE or DBE certifications accepted by the Supplier Development and Diversity Division and determined to include comparable size of business standards by the Supplier Development and Diversity Division, provided such certified businesses

conform to the requirements of Section 10A-101(a)(26) of this Subtitle.] [(3)] (2) Valid MBE or DBE certification status in accordance with this Subsection and the submission to the Supplier Development and Diversity Division of a copy of a federal tax return filed with the Internal Revenue Service establishing that the business has continuously operated within the County within the preceding twelve (12) months shall satisfy the documentation requirements for any County-based business or County-based small business certification renewal for County-based minority business enterprises.

(a) All diverse supplier certifications shall be valid for a two-year period.

Sec. 10A-163.01. – [Temporary Certification] Validity of Diverse Supplier Certifications.

- [(a)] (b) The Purchasing Agent may grant temporary certification to those who have submitted applications to become certified as a County-based business, County-based small business,
- County-located Business, County-based Minority Business Enterprise and Minority Business Enterprise for a period not to exceed ninety (90) days from the date the certification application is submitted to the County.
- [(b)] (c) The Purchasing Agent may promulgate rules and regulations for the implementation and administration of temporary certification as a County-based business, County-based small business, County-located Business, and Minority Business Enterprise.

29

SECTION 2. BE IT FURTHER ENACTED that the provisions of this Act are hereby declared to be severable; and, in the event that any section, subsection, paragraph, subparagraph, sentence, clause, phrase, or word of this Act is declared invalid or unconstitutional by a court of competent jurisdiction, such invalidity or unconstitutionality shall not affect the remaining words, phrases, clauses, sentences, subparagraphs, paragraphs, subsections, or sections of this Act, since the same would have been enacted without the incorporation in this Act of any such invalid or unconstitutional word, phrase, clause, sentence, paragraph, subparagraph, subsection, or section.

1 SECTION 3. BE IT FURTHER ENACTED that this Act shall take effect forty-five (45) 2 calendar days after it becomes law. Adopted this 18th day of November, 2025. COUNTY COUNCIL OF PRINCE GEORGE'S COUNTY, MARYLAND BY: ______Edward P. Burroughs III Chair ATTEST: Donna J. Brown Clerk of the Council APPROVED: DATE: ______ BY: ____ Aisha N. Braveboy **County Executive** KEY: <u>Underscoring</u> indicates language added to existing law. [Brackets] indicate language deleted from existing law. Asterisks *** indicate intervening existing Code provisions that remain unchanged.