Senate Bill 584

Sponsored by COMMITTEE ON WORKFORCE

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure as introduced.

Directs public contracting agency to suspend right of certified disadvantaged minority, women or emerging small business enterprise to bid on or participate in public contract if certified disadvantaged minority, women or emerging small business enterprise fails to perform commercially useful function in public contract.

Becomes operative January 1, 2016.

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Declares emergency, effective on passage.

A BILL FOR AN ACT

2 Relating to certifications of disadvantaged business enterprises; creating new provisions; amending 3

ORS 200.055, 200.065 and 200.075; and declaring an emergency.

4 Be It Enacted by the People of the State of Oregon:

SECTION 1. ORS 200.055 is amended to read: 5

200.055. (1) [Any disadvantaged, minority, women or emerging small business enterprise is entitled 6

7 to be certified as such upon application] A business enterprise may apply to the Oregon Business

8 Development Department for certification as a disadvantaged, minority, women or emerging 9 small business enterprise. If the business enterprise is qualified as provided in ORS 200.005

to 200.075 and the department approves the application [is approved by the department], the de-10 partment shall certify the applicant as a disadvantaged, minority, women or emerging small business 11 12 enterprise. [The enterprise shall be considered so certified by any public contracting agency.] All public contracting agencies shall treat a business enterprise that receives a certification 13

under this section as a disadvantaged, minority, women or emerging small business enter-14 15prise for the purposes of awarding public contracts.

(2) In consultation with the State Board of Higher Education and the Department of Transpor-16 tation, and with the approval of the Advocate for Minority, Women and Emerging Small Business, 17the Oregon Business Development Department by rule shall adopt a uniform standard form and 18 19 procedure designed to provide complete documentation that a business enterprise is certified as a disadvantaged, minority, women or emerging small business enterprise. The department shall com-20 pile and make available upon request a list of certified disadvantaged, minority, women or emerging 2122 small business enterprises.

(3) [Any business enterprise that is refused] If the department denies, revokes or refuses to 2324 renew a business enterprise's certification as a disadvantaged business enterprise [or denied re-25certification as such or whose certification is revoked], the business enterprise may appeal directly 26 to the United States Department of Transportation.

27(4) [Any business enterprise that is refused] If the department denies, revokes or refuses to renew a business enterprise's certification as a minority, women or emerging small business en-28 29 terprise [or has its certification revoked], the business enterprise may request a contested case SB 584

1 hearing as provided in ORS chapter 183.

2 (5) The Oregon Business Development Department [*shall be*] is the sole agency authorized to 3 certify enterprises as disadvantaged, minority, women or emerging small business enterprises that 4 are eligible to perform [*on*] public contracts in this state.

5 (6) The Oregon Business Development Department by rule may establish a fee not to exceed 6 \$100 for a copy of the list of certified disadvantaged, minority, women and emerging small business 7 enterprises and may assess state agencies for services under ORS 200.005 to 200.075.

8 (7) The Department of Transportation may collect a fee, not to exceed \$200, from a bidder upon 9 bidder prequalifications to cover the costs of the Oregon Business Development Department in ad-10 ministering ORS 200.005 to 200.075. The Department of Transportation shall transfer [*such*] **the** fees 11 to the credit of the account established under subsection (8) of this section.

(8) The Oregon Business Development Department shall establish a special account in which to
deposit fees and assessments. The special account is continuously appropriated to the department
to meet [*its*] the department's expenses in administering ORS 200.005 to 200.075.

15 **SECTION 2.** ORS 200.065 is amended to read:

16 200.065. (1) [It shall be unlawful for any] A person may not fraudulently [to] obtain or retain, 17 [or] attempt to obtain or retain or [to] aid another person to fraudulently [to] obtain or retain or 18 attempt to obtain or retain certification as a disadvantaged, minority, women or emerging small 19 business enterprise.

20 (2) [*It shall be unlawful knowingly to*] **A person may not knowingly** make a false claim that 21 any person is qualified for certification or is certified under ORS 200.055 for the purpose of gaining 22 a contract or subcontract or other benefit.

(3) [The] An affected public contracting agency may withhold payment, may suspend or terminate [the] a public contract and may impose on any person a civil penalty not to exceed 10 percent
of the contract or subcontract price or \$5,000, whichever is less, for each violation of subsection (1)
or (2) of this section. [The penalty shall be paid to the Office for Minority, Women and Emerging
Small Business.]

(4) The Oregon Business Development Department or an affected public contracting agency shall 28investigate any complaint that a person has violated subsection (1) or (2) of this section. In investi-2930 gating [such] a complaint, the department or an affected public contracting agency may require any 31 additional information, administer oaths, take depositions and issue subpoenas to compel [the attendance of] witnesses [and the production of] to attend and to produce books, papers, records, 32memoranda or other information necessary to carry out [its] the department's or the affected 33 34 public contracting agency's duties. If [any] a person fails to comply with any subpoena [issued] the department or the affected public contracting agency issues under this subsection or re-35fuses to testify on any matter on which a person may lawfully be interrogated, the department or 36 37 the affected public contracting agency shall follow the procedure provided in ORS 183.440 [shall 38 be followed] to compel compliance.

(5) **The department or** an affected public contracting agency [or the department] may disqualify any person [found to have violated] **that under oath during the course of an investigation admits to violating** subsection (1) or (2) of this section [or who admits to such violation under oath during the course of an investigation from bidding or participating in any public contract for a period of time specified by the agency or department, not to exceed three years], or that the department or the affected public contracting agency finds to have violated subsection (1) or (2) of this section, from submitting a bid or proposal for, or receiving an award of, a public contract for a period 1 of not more than three years. Any public contracting agency that has notice of the finding of the

2 fraudulent certification may also disqualify the person from bidding on or participating in any public

3 contract.

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SECTION 3. ORS 200.075 is amended to read:

 $\mathbf{5}$ 200.075. (1) An affected public contracting agency shall suspend any [bidder or contractor or subcontractor on] bidder's, proposer's, contractor's or subcontractor's right to submit a bid 6 or proposal for, or receive an award of, a public contract [that] if the bidder, proposer, con-7 tractor or subcontractor knowingly commits any of the acts listed in paragraphs (a) to [(c)] (d) 8 9 of this subsection [shall have its right to bid on or participate in any public contract suspended]. The affected public contracting agency shall suspend the right [suspension shall occur] only after 10 providing notice and opportunity for hearing in [such] a manner [as] that the affected public con-11 12 tracting agency[, by rule, shall provide] provides by rule. The [suspension shall be for] affected 13 public contracting agency shall specify a time for the suspension that is up to [90 days] one year for a first violation, up to [one year] three years for a second violation and up to five years 14 15 for a third violation. Each violation [shall] must remain on record for five years. After five years 16 the affected public contracting agency may not consider the violation [shall no longer be considered] in reviewing future violations. [The following acts are prohibited] A bidder, proposer, 17 18 contractor or subcontractor may not:

(a) [Entering] Enter into any agreement [representing] to represent that a disadvantaged, minority, women or emerging small business enterprise certified pursuant to ORS 200.055 will [be performing work or supplying materials] perform a public contract or subcontract or supply
material under [the] a public improvement contract without the knowledge and consent of the disadvantaged, minority, women or emerging small business enterprise.

(b) [Exercising] Exercise or permit another bidder, proposer, contractor or subcontractor to exercise management and decision making control over the internal operations of [any] a certified disadvantaged, minority, women or emerging small business enterprise other than the bidder's, proposer's, contractor's or subcontractor's own business enterprise. As used in this paragraph, "internal operations" does not include normal scheduling, coordination, execution or performance as a subcontractor on a public contract.

(c) [Using] Use a disadvantaged, minority, women or emerging small business enterprise to
perform a public contract or subcontract or to supply material under a public improvement contract to meet an established goal or requirement [when] if the disadvantaged, minority, women or
emerging small business enterprise does not perform a commercially useful function in carrying out
[its] responsibilities and obligations under the contract.

(d) Fail to perform a commercially useful function in performing a public contract or
subcontract or in supplying material to a contractor or subcontractor that is performing a
public contract if the bidder, proposer, contractor or subcontractor is presented as a certified disadvantaged, minority, women or emerging small business enterprise to meet an established goal or requirement.

40 (2) [Any] The Oregon Business Development Department shall suspend a business 41 enterprise's certification under ORS 200.055 as a disadvantaged, minority, women or emerging 42 small business enterprise [certified under ORS 200.055 that], if after conducting an investigation 43 in a manner similar to the manner provided in ORS 200.065 (4) for investigating a violation 44 of ORS 200.065 (1) or (2), the department finds that the business enterprise allows or commits 45 any of the acts listed in paragraphs (a) to (c) of this subsection [shall have its certification

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suspended]. The department shall suspend the certification for up to 90 days for the first vio-1 lation, up to one year for a second violation and up to five years for a third violation. Each violation 2 [shall] must remain on record for five years. After five years the department may not consider 3 the violation [shall no longer be considered] in reviewing future violations. [The following acts are 4 prohibited] A disadvantaged, minority, women or emerging small business enterprise may 5 not: 6

(a) Use [of the firm's] the business enterprise's name to meet a disadvantaged, minority, 7women or emerging small business enterprise goal or requirement on a public contract [when the 8 9 firm] or subcontract if the business enterprise does not in fact intend to or does not actually 10 perform the work under the public contract or subcontract or does not intend to or does not purchase and supply material [to the project] under a public contract or subcontract to supply 11 12material [supply contract].

13 (b) Use [of any] personnel of an uncertified business **enterprise** to operate, manage or otherwise control the disadvantaged, minority, women or emerging small business enterprise. 14

15 (c) [Failure] Fail to perform a commercially useful function in [carrying out its functions under a] performing a public contract or subcontract or [a] supplying material [supply contract entered 16 17 into with] to a contractor or subcontractor on a public contract [when] if the business enterprise is represented as a certified disadvantaged, minority, women or emerging small business en-18 terprise to meet an established goal or requirement. 19

20(3)(a) For the purpose of this section, "commercially useful function" means [the actual per-21formance of] a function or service [by the business]:

(A) That the business enterprise actually performs;

(B) For which there is a demand in the marketplace[,]; and

(C) For which the business enterprise receives payment [not disproportionate] that is propor-94 tionate to the work [performed or in conformance] that the business enterprise performs or that 25conforms with industry standards. 26

27(b) "Commercially useful function" does not include acting as a broker to provide for [the performance of work by] others to perform work. [does not constitute a "commercially useful 2829function."]

30 SECTION 4. The amendments to ORS 200.055, 200.065 and 200.075 by sections 1 to 3 of this 31 2015 Act apply to:

(1) Public contracts that a public contracting agency advertises or solicits or, if the 32public contracting agency does not advertise or otherwise solicit the public contract, a public 33 34 contract into which the public contracting agency enters on or after the operative date specified in section 5 of this 2015 Act; 35

(2) Decisions that the Oregon Business Development Department makes on and after the 36 37 operative date specified in section 5 of this 2015 Act to approve, deny, revoke, suspend or 38 refuse to renew a certification as a disadvantaged, minority, women or emerging small business enterprise; 39

(3) Investigations that the department or a public contracting agency conducts on or af-40 ter the operative date specified in section 5 of this 2015 Act; and 41

(4) A public contracting agency's decision on or after the operative date specified in 42 section 5 of this 2015 Act to suspend a business enterprise's right to submit a bid or proposal 43 for a public contract. 44

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SECTION 5. (1) The amendments to ORS 200.055, 200.065 and 200.075 by sections 1 to 3 45

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1 of this 2015 Act become operative on January 1, 2016.

2 (2) The Director of the Oregon Business Development Department and a public con-3 tracting agency that adopts rules under ORS 279A.065 may take any action before the oper-4 ative date specified in subsection (1) of this section that is necessary to enable the director 5 or the public contracting agency to exercise, on and after the operative date specified in 6 subsection (1) of this section, all of the duties, functions and powers conferred on the direc-7 tor or the public contracting agency by the amendments to ORS 200.055, 200.065 and 200.075 8 by sections 1 to 3 of this 2015 Act.

9 <u>SECTION 6.</u> This 2015 Act being necessary for the immediate preservation of the public 10 peace, health and safety, an emergency is declared to exist, and this 2015 Act takes effect 11 on its passage.

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