By: Delegates Cane, Ali, Anderson, Benson, Braveboy, Burns, Carr, Conaway, Glenn, Harrison, Haynes, Holmes, Howard, Hucker, Ivey, Jones, Kirk, Levi, Love, Montgomery, Nathan-Pulliam, Oaks, Pena-Melnyk, Proctor, Rice, Robinson, Sossi, Stukes, Tarrant, Taylor, V. Turner, Vaughn, and Walker

Introduced and read first time: January 30, 2008 Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

Maryland Higher Education Commission – Review of Duplicative Academic Programs

- 4 FOR the purpose of requiring the Maryland Higher Education Commission to make 5 certain determinations concerning certain programs approved or implemented 6 during or after certain dates under certain circumstances; requiring the 7 Commission to include certain findings as part of certain determinations; 8 authorizing the Commission to take certain actions as a result of certain 9 determinations; providing that certain decisions of the Commission concerning 10 certain duplication of academic programs are subject to judicial review in the circuit court in accordance with certain rules and certain provisions of the 11 12 Administrative Procedure Act; providing that this Act shall be construed to 13 require the Commission to review certain determinations regarding certain duplication of academic programs; requiring Morgan State University or the 14 15University of Baltimore to accept certain students enrolled in a certain program at Towson University that has been discontinued under a certain order of the 16 17Commission or a court; and generally relating to the review of duplicative 18 academic programs.
- 19 BY repealing and reenacting, with amendments,
- 20 Article Education
- 21 Section 11–206 and 11–206.1
- 22 Annotated Code of Maryland
- 23 (2006 Replacement Volume and 2007 Supplement)

24 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 25 MARYLAND, That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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	2 HOUSE BILL 506		
1		Article – Education	
2	11–206.		
3	(a) This se	ction does not apply to:	
4 5 6	(1) New programs proposed to be implemented by public and nonpublic institutions of higher education using existing program resources in accordance with $11-206.1$ of this subtitle; and		
7 8 9	(2) Programs offered by institutions of higher education that operate in the State without a certificate of approval in accordance with § $11-202(c)(2)$ or (3) of this subtitle.		
$10 \\ 11 \\ 12$	(b) (1) Prior to the proposed date of implementation, the governing body of an institution of postsecondary education shall submit to the Commission each proposal for:		
13	(i) A new program; or	
14	(ii) A substantial modification of an existing program.	
15	(2)	The Commission shall review each such proposal and:	
$\begin{array}{c} 16 \\ 17 \end{array}$	· · · · · · · · · · · · · · · · · · ·	i) With respect to each public institution of postsecondary prove or disapprove the proposal;	
18 19 20	(ii) With respect to each nonpublic institution of higher education, either recommend that the proposal be implemented or that the proposal not be implemented; and		
$\begin{array}{c} 21 \\ 22 \end{array}$	(disapprove the prop	iii) With respect to a private career school, either approve or osal.	
$\begin{array}{c} 23\\ 24 \end{array}$	(3) If the Commission fails to act within 60 days of the date of submission of the completed proposal, the proposal shall be deemed approved.		
25 26 27	(4) Except as provided in paragraph (3) of this subsection, a public institution of postsecondary education and private career school may not implement a proposal without the prior approval of the Commission.		
28 29 30 31	(5) Except as provided in paragraph (3) of this subsection, and subject to the provisions of § 17–105 of this article, a nonpublic institution of higher education may implement a proposal that has not received a positive recommendation by the Commission.		

1 (6) (i) If the Commission disapproves a proposal, the Commission 2 shall provide to the governing body that submits the proposal a written explanation of 3 the reasons for the disapproval.

4 (ii) After revising a proposal to address the Commission's 5 reasons for disapproval, the governing body may submit the revised proposal to the 6 Commission for approval.

7 (c) (1) Prior to discontinuation, each institution of postsecondary 8 education that proposes to discontinue an existing program shall provide written 9 notification to the Commission specifying:

- 10 (i) The name of the program; and
- 11 (ii) The expected date of discontinuation.

12 (2) By rule or regulation, the Commission may require the payment by 13 a private career school of a refund to any student or enrollee who, because of the 14 discontinuation of an ongoing program, is unable to complete such program.

15 (d) The Commission shall review and make recommendations on programs in
 16 nonpublic institutions of higher education that receive State funds.

17 (e) (1) In this subsection, "governing board" includes the board of trustees18 of a community college.

19 (2) The Commission shall adopt regulations establishing standards for
 20 determining whether 2 or more programs are unreasonably duplicative.

21 (3) The Commission may review existing programs at public 22 institutions of postsecondary education if the Commission has reason to believe that 23 academic programs are unreasonably duplicative or inconsistent with an institution's 24 adopted mission.

(4) The Commission may make a determination that an unreasonable
 duplication of programs exists on its own initiative or after receipt of a request for
 determination from any directly affected public institution of postsecondary education.

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(5) (I) THIS PARAGRAPH APPLIES ONLY TO A PROGRAM THAT:

HAS BEEN APPROVED OR IMPLEMENTED AFTER
 JULY 1, 2005, BUT BEFORE DECEMBER 1, 2005, AND AGAINST WHICH AN
 OBJECTION WAS FILED WITH THE COMMISSION UNDER PARAGRAPH (4) OF THIS
 SUBSECTION BY MORGAN STATE UNIVERSITY, COPPIN STATE UNIVERSITY,
 BOWIE STATE UNIVERSITY, OR THE UNIVERSITY OF MARYLAND EASTERN
 SHORE; OR

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1 2 JULY 1, 2007. 2. HAS BEEN APPROVED OR IMPLEMENTED AFTER

(II) THE COMMISSION SHALL MAKE A DETERMINATION
WHETHER AN UNNECESSARY DUPLICATION OF PROGRAMS EXISTS AFTER
RECEIPT OF A REQUEST FOR SUCH A DETERMINATION FROM MORGAN STATE
UNIVERSITY, COPPIN STATE UNIVERSITY, BOWIE STATE UNIVERSITY, OR THE
UNIVERSITY OF MARYLAND EASTERN SHORE.

8 (III) IF THE COMMISSION **DETERMINES** THAT AN 9 **UNNECESSARY DUPLICATION OF PROGRAMS EXISTS UNDER SUBPARAGRAPH (II)** 10 OF THIS PARAGRAPH, THE COMMISSION SHALL DETERMINE THAT THE 11 UNNECESSARY DUPLICATION IS UNJUSTIFIED IF THE PROGRAM VIOLATES THE 12STATE'S AGREEMENT WITH THE UNITED STATES DEPARTMENT OF EDUCATION OFFICE FOR CIVIL RIGHTS OR THE STATE'S EQUAL EDUCATIONAL 1314 **OPPORTUNITY OBLIGATIONS UNDER STATE OR FEDERAL LAW.**

(IV) A DETERMINATION OF THE COMMISSION UNDER
SUBPARAGRAPH (III) OF THIS PARAGRAPH SHALL INCLUDE THE CRITERIA USED
BY THE COMMISSION IN MAKING A DETERMINATION UNDER SUBPARAGRAPH
(III) OF THIS PARAGRAPH.

19 [(5)] (6) (i) If the Commission makes a determination under 20 paragraph (4) **OR** (5) of this subsection the Commission may:

Make recommendations to a governing board on the
 continuation or modification of the programs;

23 2. Require any affected governing board to submit a plan
24 to resolve the duplication; and

25 3. Negotiate, as necessary, with any affected governing
26 board until the unreasonable OR UNNECESSARY duplication is eliminated.

(ii) Notwithstanding the provisions of subparagraph (i) of this
paragraph, if the Commission determines that 2 or more existing programs offered by
institutions under the governance of different governing boards are unreasonably OR
UNNECESSARILY duplicative, the governing boards of the institutions of
postsecondary education at which the programs are offered shall have 180 days from
the date of the Commission's determination to formulate and present to the
Commission a joint plan to eliminate the duplication.

(iii) If in the Commission's judgment the plan satisfactorily
eliminates the duplication, the governing board of the affected institutions shall be so
notified and shall take appropriate steps to implement the plan.

1 (iv) If in the Commission's judgment the plan does not 2 satisfactorily eliminate the duplication, or if no plan is jointly submitted within the 3 time period specified in paragraph [(6)] (8) of this subsection, the governing board of 4 the affected institutions shall be so notified. The Commission may then seek to 5 eliminate the duplication by revoking the authority of a public institution of 6 postsecondary education to offer the unreasonably OR UNNECESSARILY duplicative 7 program.

8 (7) A DECISION OF THE COMMISSION UNDER THIS SUBSECTION, 9 BASED ON A REQUEST UNDER PARAGRAPH (5) OF THIS SUBSECTION, IS SUBJECT 10 JUDICIAL REVIEW IN THE CIRCUIT COURT IN ACCORDANCE WITH MARYLAND 11 RULE 7–201 ET SEQ. AND § 10–222 OF THE STATE GOVERNMENT ARTICLE.

12 [(6)] (8) (i) Prior to imposing a sanction under paragraph [(5)] 13 (6) of this subsection, the Commission shall give notice of the proposed sanction to the 14 governing board of each affected institution.

(ii) 1. Within 20 days of receipt of the notice, any affected
institution may request an opportunity to meet with the Commission and present
objections.

18 2. If timely requested, the Commission shall provide19 such opportunity prior to the Commission's decision to impose a sanction.

20 (iii) The Commission's decision shall be final and is not subject
21 to further administrative appeal or judicial review.

22 11–206.1.

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23 (a) In this section the following words have the meanings indicated.

24 (1) "Public institution of higher education" means:

25 (i) A public senior higher education institution; and

(ii) A community college.

(2) "Nonpublic institution of higher education" means a regionally
 accredited institution of higher education eligible for aid under § 17–103 of this article.

(b) (1) A president of a public institution of higher education may propose
to establish a new program or abolish an existing program if the action:

(i) Is consistent with the institution's adopted mission
 statement under Subtitle 3 of this title; and

	6 HOUSE BILL 506		
$rac{1}{2}$	of the institution.	(ii) Can be implemented within the existing program resources	
$3 \\ 4$	(2) propose to establis	A president of a nonpublic institution of higher education may h a new program if the action:	
5 6	official catalog of t	(i) Is consistent with the mission statement published in the he nonpublic institution; and	
7 8	institution.	(ii) Can be implemented within the existing resources of the	
9 10 11	(3) The president of a public institution of higher education shall report any programs that are proposed to be established or abolished in accordance with paragraph (1) of this subsection to:		
12		(i) The institution's governing board; and	
13		(ii) The Maryland Higher Education Commission.	
$14 \\ 15 \\ 16$	(4) The president of a nonpublic institution of higher education shall report any programs that are proposed to be established in accordance with paragraph (2) of this subsection to the Commission.		
17 18	(5) notify all other ins	Upon receipt of a proposed new program, the Commission shall titutions of higher education in the State.	
19	(c) The g	overning board of a public institution of higher education shall:	
20	(1)	Review the actions taken under subsection (b) of this section;	
$\begin{array}{c} 21 \\ 22 \end{array}$	(2) president:	Ensure that any new program proposed to be established by a	
$\begin{array}{c} 23\\ 24 \end{array}$	statement under S	(i) Is consistent with the institution's approved mission bubtitle 3 of this title;	
$\begin{array}{c} 25\\ 26 \end{array}$	Maryland State Pl	(ii) Meets a regional or statewide need consistent with the an for Postsecondary Education;	
27 28	consultation with	(iii) Meets criteria for the quality of new programs, developed in the Commission; and	
29 30 31	of the institution Commission.	(iv) Can be implemented within the existing program resources n, verified by a process established in consultation with the	

1 (d) The Board of Regents of the University System of Maryland shall approve 2 the proposed new program within 60 days if the program meets the criteria in 3 subsection (c)(2) of this section, subject to the provisions of subsections (e) and (f) of 4 this section.

5 (e) Within 30 days of receipt of a notice of an institution's intent to establish 6 a new program in accordance with subsection (b) of this section, the Commission may 7 file, or the institutions of higher education in the State may file with the Commission, 8 an objection to implementation of a proposed program provided the objection is based 9 on:

10 (1) Inconsistency of the proposed program with the institution's 11 approved mission for a public institution of higher education and the mission 12 statement published in the official catalog of a nonpublic institution of higher 13 education;

14 (2) Not meeting a regional or statewide need consistent with the 15 Maryland State Plan for Postsecondary Education;

16 (3) Unreasonable program duplication which would cause 17 demonstrable harm to another institution; [or]

18 (4) UNNECESSARY PROGRAM DUPLICATION AS DETERMINED BY 19 THE COMMISSION UNDER § 11–206(E)(5) OF THIS SUBTITLE; OR

20 (5) Violation of the State's equal educational opportunity obligations
 21 under State and federal law.

(f) (1) If an objection is filed under subsection (e) of this section by the Commission or an institution within 30 days of receipt of a notice of an institution's intent to establish a new program, the Commission shall immediately notify the institution's governing board and president.

26 (2) The Commission shall determine if an institution's objection is 27 justified based on the criteria in subsection (e) of this section.

(3) An objection shall be accompanied by detailed information
 supporting the reasons for the objection.

30 (4) If the Commission determines that an objection is justified, the
31 Commission shall negotiate with the institution's governing board and president to
32 modify the proposed program in order to resolve the objection.

(5) If the objection cannot be resolved within 30 days of receipt of an
objection, the Commission shall make a final determination on approval of the new
program for a public institution of higher education or a final recommendation on
implementation for a nonpublic institution of higher education.

1 (6) A DECISION OF THE COMMISSION UNDER THIS SUBSECTION, $\mathbf{2}$ AFTER AN OBJECTION UNDER SUBSECTION (E)(4) OR (5) OF THIS SECTION, IS SUBJECT TO JUDICIAL REVIEW IN THE CIRCUIT COURT IN ACCORDANCE WITH 3 4 MARYLAND RULE 7-201 ET SEQ. AND § 10-222 OF THE STATE GOVERNMENT 5 **ARTICLE.** 6 (**g**) (1)The Commission shall: 7 Identify programs established under subsection (b) of this (i) section that are inconsistent with the State Plan for Higher Education; and 8 9 (ii) Identify low productivity programs at public institutions of higher education. 10 11 (2)If the Commission identifies any programs that meet the criteria set forth in paragraph (1) of this subsection, the Commission shall notify the president 12of the institution. 13 If the Commission notifies a president of an institution under 14 (3)15paragraph (2) of this subsection, within 60 days the president of the institution shall provide to the Commission in writing: 16 17 (i) An action plan to abolish or modify the program; or 18 (ii) Justification for the continuation of the program. 19 (h) The Commission and the governing boards of the public institutions of higher education shall jointly develop a definition and accepted criteria for 20determining low productivity programs. 2122The Commission shall: (i) 23(1)Monitor the program development and review process established 24 under this section: 25(2)Report annually to the Governor and, in accordance with $\S 2-1246$ of the State Government Article, the General Assembly on the nature and extent of 26any duplication or proliferation of programs; and 2728(3)Make available a copy of the report under paragraph (2) of this 29 subsection to the public institutions of higher education and the nonpublic institutions 30 of higher education. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall be 31construed to require the Maryland Higher Education Commission to review any 32

determinations regarding unreasonable or unnecessary duplication for programs

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approved or implemented after July 1, 2005, but before December 1, 2005, under
 § 11–206 or § 11–206.1 of the Education Article as enacted by this Act.

3 SECTION 3. AND BE IT FURTHER ENACTED, That Morgan State University 4 or the University of Baltimore shall accept students in good standing enrolled in a 5 program at Towson University that has been discontinued under an order of the 6 Maryland Higher Education Commission or a court.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall take effectJuly 1, 2008.