# CHAPTER 35 

(House Bill 1153)

AN ACT concerning

## Maryland Commission for Women - Appointment of Members

FOR the purpose of altering the manner by which the members of the Maryland Commission for Women are appointed; requiring the Governor to appoint a eertain number of the members of the Commission, subject to certain members of the Commission from among certain applicants with the advice and consent of the Senate; House of Delegates to nominate a certain number of the members of the
 to appoint all of the nomine of the President and the Speaker to the Gommission; requiring the Governor, the President, and the Speaker to appoint or nominate the members of the Commission in a cortain manner; providing that certain current members of the Commission who were appointed by the Governor, the President, and the Speaker and whose terms expire in certain years may be and reappointed to one additional consecutive term of office or replaced by new members in accordance with this Act; and generally relating to the appointment of the members of the Maryland Commission for Women.

BY repealing and reenacting, with amendments,
Article - Human Services
Section 2-403
Annotated Code of Maryland (2007 Volume and 2008 Supplement)

BY repealing and reenacting, without amendments, Article - Human Services
Section 2-404
Annotated Code of Maryland
(2007 Volume and 2008 Supplement)
SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:

## Article - Human Services

2-403.
[(a) The Commission consists of:
(1) nine individuals appointed by the Governor, with the advice and consent of the Senate;
(2) eight individuals appointed by the President of the Senate of Maryland; and
(3) eight individuals appointed by the Speaker of the House of Delegates.
(b) (1) The following members shall be appointed from among applicants who have been nominated and recommended for appointment by organizations located in the State whose interests relate to the status of women:
(i) four members appointed by the Governor;
(ii) four members appointed by the President of the Senate of Maryland; and
(iii) four members appointed by the Speaker of the House of Delegates.
(2) The following members shall be appointed from applicants applying on their own behalf:
(i) five members appointed by the Governor;
(ii) four members appointed by the President of the Senate of Maryland; and
(iii) four members appointed by the Speaker of the House of Delegates.]
(A) THE COMMISSION CONSISTS OF 25 MEMBERS APPOINTED BY THE GOVERNOR WITH THE ADVICE AND CONSENT OF THE SENATE.
(B) SUBみет TO SUBSEGTHON (G) OF THESEETHON, OF OF THE 25 MEMBERS OF THE COMMISSION:
(1) THE GOVERNOR SHALL APPOINT NHNE OF THE MEMBERS;

(2) THE PRESIOENF OF THE SENATE SHAHL NOMUNATE EIGHT OF THE MEMBERS AND SUBMHT THEHR NAMES TO THE GOVERNOR, WHO SHAEH

(3) THE SPEAKER OF THE HOUSE OF DELEGATES SHAEK NOMENATE EHGHT OF THE MEMBERS AND SUBMH THEH NAMES TO THE GOVERNOR, WHO SHA\&L APPOENT A\&Щ EHGHT OF THESPEAKER'S NOMHNEES TO THE COMMHSSION:
(G) (1) THE FOHLOWHNG MEMBERS SHABL BE APPOINTED FROM AMONG APPLIGANTS WHO HAVE BEEN NOMHNATED ANP REGOMMENDED FOR APPOINTMENF BY ORGANHZAIONS-LOGATED-IN TIESTATE WHOSE INTERESTG RELATE TOTHE STATUS OF WOMEN:
(I) FOUR OF THE MEMBERS APPOINHED BY THE GOVERNOR:
(H) FOUR OF THE MENBERS NONHNATED BY THE PRESIOENT OF THE SENATE AND SUBMHTIE TO THE GOVERNOR FOR APPOINPMENY;ANM
(HI) FOUROF THE MEMBERS NOMHNATED-BY THE SPEAKER OF THE HOUSE OF DELEGATES AND SUBNHIED TO THE GOVERNOR FOR APPOINTMENT:
(2) THE FOЊLOWHN MEMBERS SHAEL BE APPONTED FROM APPLIGANTS APPLYING-ON THEIROWN BEHAEF:
(戶) FPE OF THE MEMBERS APPONTEDBY THE GOVERNOR:
(H) FOUR OF THE MEMBEPS NOMHNATED BY THE PRESIOENT OF THE SENATE AND SUBMHTIE日 TO THE-GOVERNOR FOR APPOINTMENT; ANM
(HI) FOUR OF THE MEMBERS NOMHNATED BY THE SPEAKER OF THE HOUSE OF DEHEGATES ANH SUBMHTNE TO THE GONERNOR FOR APPOUNTMENT.
(1) 12 SHALL BE APPOINTED FROM AMONG APPLICANTS WHO HAVE BEEN NOMINATED AND RECOMMENDED FOR APPOINTMENT BY ORGANIZATIONS LOCATED IN THE STATE WHOSE INTERESTS RELATE TO THE STATUS OF WOMEN; AND
(2) 13 SHALL BE APPOINTED FROM AMONG APPLICANTS APPLYING ON THEIR OWN BEHALF.
 nominations under this section, the Governor, the President of the Senate, and the Speak of the House Of Defegatics shall ensure geographic diversity among the membership of the Commission.
$\ddagger(d) \notin(\mathbb{E}) \quad$ (1) The term of a commissioner is 4 years.
(2) The terms of members are staggered as required by the terms provided for members of the Commission on October 1, 2007.
(3) A commissioner may not serve more than two consecutive terms.
(4) At the end of a term, a commissioner continues to serve until a successor is appointed and qualifies.
(5) A commissioner who is appointed after a term has begun serves only for the rest of the term and until a successor is appointed and qualifies.
$\ddagger(\mathrm{e}) \ddagger(\mathbf{( F )} \quad$ A commissioner who fails to attend at least $50 \%$ of the regularly scheduled meetings of the Commission during any 12 -month period shall be considered to have resigned.
$\ddagger(f) \not(G)$ Commissioners are not entitled to receive compensation for their services.

2-404.
(a) The Commission shall elect a chair and a vice chair from among its members.
(b) The Commission may appoint any officers that it considers necessary.

SECTION 2. AND BE IT FURTHER ENACTED, That=
(a) the members of the Maryland Commission for Women who were appointed by the Governor, by the President of the Senate, and by the Speaker of the House, and whose terms end in 2009, 2010, and 2011, respectively, may be:
(1) reappointed by the Governor, subject to the advice and consent of the Senate, to one additional consecutive term of office; or
(2) replaced with new members appointed in accordance with the provisions of Section 1 of this Act
(b) the members of the Commission who were appointed by the Presiden of the Senate and the members of the Commision who were appointed by the Speaker of the House, all of whose termsend in 2009,2010 , and 2011 , respectively, may be:
(1) reneminated by the President of the Senate and the Speaker of the House and, if so, the President and the Speaker shall submit their names to the Governor whoshall reappoint them tooneadditional eonsecutive term of offiee; of
(2) replaced with new members nominated and appointed in aecordane with the provisions of Section 1 of this Act.

SECTION 3. AND BE IT FURTHER ENACTED, That this Act shall take effect June 1, 2009.

Approved by the Governor, April 14, 2009.

