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7lr3639 CF SB 471

By: **Delegate Lewis** Introduced and read first time: February 10, 2017 Assigned to: Appropriations

A BILL ENTITLED

1 AN ACT concerning

2 Morgan State University – Task Force on Reconciliation and Equity

3 FOR the purpose of requiring Morgan State University to convene a task force to foster 4 reconciliation and achieve racial equity by taking certain actions; requiring the task $\mathbf{5}$ force to include certain members; requiring, to the extent practicable, the members 6 of the task force to have expertise in certain matters and reflect a certain diversity; prohibiting a member of the task force from receiving certain compensation, but 7 8 authorizing the reimbursement of certain expenses; providing for the chair and 9 staffing of the task force; authorizing the task force to establish certain subcommittees; requiring the task force to consult with certain units of State 10 11 government; authorizing the task force to consult with certain units of State or local 12government; requiring, on request of the task force, a unit of State government to 13 provide information or staff support in a certain manner or to designate a 14representative to serve as a member or attend a meeting or hearing of the task force; 15requiring the task force to hold certain hearings and invite certain persons to testify 16 at the hearings, to study and make recommendations regarding certain matters, and 17to monitor and evaluate the implementation of certain recommendations using 18 certain criteria; prohibiting a certain person from retaliating against an individual 19for giving testimony at a hearing held by the task force; requiring, on or before 20certain dates, Morgan State University to submit certain preliminary and final 21reports to the Governor and the General Assembly; providing for the termination of 22this Act; and generally relating to a task force on reconciliation and equity convened 23by Morgan State University.

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 That:

26 (a) Morgan State University shall convene a task force to foster reconciliation and 27 achieve racial equity by:

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



1 (1)increasing awareness through public discussions about the nature, $\mathbf{2}$ extent, causes, and consequences of racial inequities; 3 (2)involving individuals and public and private entities, including majority and minority groups, in every sector throughout the State in a collective process; 4 $\mathbf{5}$ (3)fostering racial equity through recognition, understanding, adjustment, 6 compromise, and forgiveness; and 7 recommending strategies, changes, and actions in institutions, policies, (4)8 and laws to eliminate systemic racism and promote equity, opportunity, healing, and 9 harmony. 10 (b) The members of the task force required to be convened under this (1)section shall include: 11

12 (i) one member of the Senate of Maryland, appointed by the 13 President of the Senate;

14 (ii) one member of the House of Delegates, appointed by the Speaker15 of the House;

16 (iii) the Director of the Office of Minority Health and Health 17 Disparities, or the Director's designee;

18 (iv) one representative of the National Association for the 19 Advancement of Colored People;

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(v) one representative of the Maryland Public Health Association;

21 (vi) two representatives, one each from two different social justice 22 organizations that focus on racial issues;

23 (vii) two representatives, one each from two different interfaith 24 organizations;

25 (viii) one sociologist with expertise concerning race relations;

(ix) one representative of a historically black college or university;

27 (x) one representative of a nonhistorically black college or 28 university;

29 (xi) one representative of the National Great Blacks in Wax Museum;

(xii) one representative of a business sector coalition; and

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1		(xiii)	one member with expertise in law enforcement.
2	(2)	To the	e extent practicable, the members of the task force shall:
$\frac{3}{4}$	issues; and	(i)	have expertise in reconciliation processes and racial equity
$5 \\ 6$	diversity of the St	(ii) ate.	reflect the geographic, racial, ethnic, cultural, and gender
7	(3)	A mer	nber of the task force:
8		(i)	may not receive compensation as a member of the task force; but
9 10	State Travel Regu	(ii) lations,	is entitled to reimbursement for expenses under the Standard as provided in the State budget.
11	(4)	Morga	an State University shall:
12		(i)	select a chair from among the members of the task force; and
13		(ii)	provide staff for the task force.
$\begin{array}{c} 14 \\ 15 \end{array}$	(5) duties.	The ta	ask force may establish subcommittees as necessary to fulfill its
$\begin{array}{c} 16 \\ 17 \end{array}$	(c) (1) government:	The t	task force shall consult with the following units of State
18		(i)	the Commission on Civil Rights;
19		(ii)	the Division of Civil Rights of the Office of the Attorney General;
20		(iii)	the Department of Human Resources;
21		(iv)	the Department of Housing and Community Development;
22		(v)	the Department of Labor, Licensing, and Regulation;
23		(vi)	the Department of Public Safety and Correctional Services;
24		(vii)	the Department of Transportation; and
25		(viii)	the State Department of Education.
$\frac{26}{27}$	(2) government as det		ask force may consult with any other unit of State or local ad appropriate by the task force.

On request of the task force, a unit of State government shall: (3)1 $\mathbf{2}$ (i) provide information or staff support in a timely manner; or 3 (ii) designate a representative to: serve as a member of the task force: or 4 1. 2. $\mathbf{5}$ attend a meeting or a hearing held by the task force. 6 (d) The task force shall: $\overline{7}$ (1)hold hearings at various locations throughout the State and (i) 8 receive testimony from individuals, units of State and local government, community-based organizations, and other public and private organizations; and 9 10 (ii) invite representatives from stakeholder groups to testify at the 11 hearings; 12(2)study: 13(i) the nature of race relations, racial disparities, gender differences in the experience of racial inequities, and institutional bias throughout the State; 1415manifestations of prejudice, changes in race relations, hate (ii) 16 crimes, and racial injustice; 17the impact of persistent racial disparities and institutional bias (iii) on individuals and communities, including the effects on health, employment and economic 18 19stability, access to safe and affordable housing, income inequality, educational opportunities, and achievement gaps; 2021(iv) past and ongoing efforts to promote human rights and social 22justice; and 23best practices throughout the United States regarding policies, (\mathbf{v}) 24laws, and systems designed to eliminate racial and gender inequities and foster reconciliation between various groups; 2526identify criteria to be used in monitoring and evaluating the (3)implementation of the strategies and changes in institutions, policies, and laws 2728recommended by the task force: 29make recommendations regarding strategies, changes, and actions in (4)30 State institutions, policies, and laws to improve race relations, eliminate racial and gender

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31 inequities, and support reconciliation, including measures to:

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increase awareness of conscious and unconscious bias and 1 (i) $\mathbf{2}$ structural inequities and their consequences; 3 (ii) eliminate implicit and explicit institutional bias; 4 (iii) improve race relations, promote healing, and foster reconciliation between various groups; and $\mathbf{5}$ 6 promote the overall health and success of individuals throughout (iv) 7the State, including improving access to employment opportunities, safe and affordable 8 housing, adequate medical services and treatment, and a quality education; and 9 (5)using the criteria identified under item (3) of this subsection, monitor 10 and evaluate the implementation of the recommended strategies and changes in State institutions, policies, and laws. 11 12(e) A person, including an employer, may not retaliate against an individual for 13giving testimony at a hearing held by the task force. 14On or before December 31, 2017, Morgan State University shall submit (f) (1)15a preliminary report on the activities of the task force to the Governor and, in accordance with § 2–1246 of the State Government Article, the General Assembly. 1617On or before June 1, 2018, Morgan State University shall submit a final (2)18report on the activities, findings, and recommendations of the task force to the Governor 19 and, in accordance with § 2–1246 of the State Government Article, the General Assembly. SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect June 20

20 SECTION 2. AND BETT FORTHER ENACTED, That this Act shall take effect June
21 1, 2017. It shall remain effective for a period of 2 years and, at the end of May 31, 2019,
22 with no further action required by the General Assembly, this Act shall be abrogated and
23 of no further force and effect.