**EMERGENCY BILL** 

5lr1850CF SB 9

By: Delegate Barnes

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Introduced and read first time: January 20, 2025

Assigned to: Appropriations

## A BILL ENTITLED

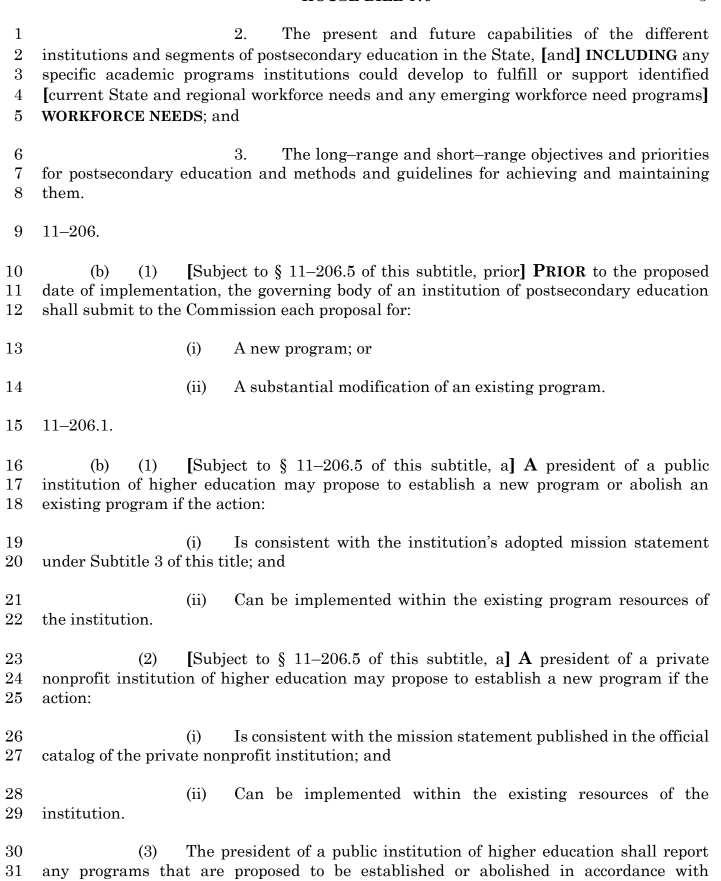
1	AN ACT concerning				
2 3	Maryland Higher Education Commission – Academic Program Approval – Revisions				
4	FOR the purpose of requiring certain nonpublic institutions of higher education to submit				
5	a certain letter of intent regarding intended new graduate level programs to the				
$\frac{6}{7}$	Maryland Higher Education Commission in a certain manner and at certain times; repealing a certain provision of law that limited which institutions of higher				
8	education could propose or implement certain academic programs for certain				
9	graduate level programs under certain circumstances; and generally relating to				
10	academic program approval and the Maryland Higher Education Commission.				
11	BY repealing and reenacting, with amendments,				
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13	Section 11–105(a) and (c)(2)(i), 11–206(b)(1), 11–206.1(b), and 11–206.3(a)				
14	Annotated Code of Maryland				
15	(2022 Replacement Volume and 2024 Supplement)				
16	BY repealing and reenacting, without amendments,				
17	Article – Education				
18	Section 11–206.3(b)				
19	Annotated Code of Maryland				
20	(2022 Replacement Volume and 2024 Supplement)				
21	BY repealing				
22	Article – Education				
23	Section 11–206.5				
24	Annotated Code of Maryland				
25	(2022 Replacement Volume and 2024 Supplement)				
26	BY repealing and reenacting, with amendments,				
27	Chapter 963 of the Acts of the General Assembly of 2024				

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	Section 4				
2 3 4 5 6 7	BY renumbering Article – Education Section 11–206.6 through 11–206.8 to be Section 11–206.5 through 11–206.7, respectively Annotated Code of Maryland (2022 Replacement Volume and 2024 Supplement)				
8 9	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:				
10	Article - Education				
11	11–105.				
12 13 14 15	(a) (1) In this section, "emerging workforce need program" means a graduate level program identified by the Commission [in the State Plan for Higher Education or each annual update to the workforce needs as an appendix to the Plan] under subsection (c)(2)(i)1 of this section that:				
16	(i)	No institution of high	er education in the S	tate offers;	
17 18	rare; and	Addresses a job or inc	lustry need that is in	novative, unique, and	
19 20	(iii long-term basis with i	) Could leverage fede mmediate development b	· · · · · · · · · · · · · · · · · · ·	vate resources on a gher education.	
21 22 23	(2) "Emerging workforce need program" does not mean a specific academic program identified by the Commission to fulfill or support an identified current State and regional workforce need.				
24 25 26 27	(c) (2) (i) In consultation with the governing boards and agencies concerned with postsecondary education in the State, the Commission shall develop and periodically update an overall plan consistent with the Charter, known as the State Plan for Higher Education, that shall identify:				
28 29 30 31 32	workforce needs AND DEVELOP TO FULFII WORKFORCE NEEDS	1. The present an out the State, including ANY SPECIFIC ACADE L OR SUPPORT IDENTIS AND ANY EMERGIN ragraph (iv) of this parag	current and emergin MIC PROGRAMS IN FIED CURRENT ST G WORKFORCE N	STITUTIONS COULD ATE AND REGIONAL	



paragraph (1) of this subsection to:

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1 (i) The institution's governing board; and 2 The Maryland Higher Education Commission. (ii) 3 (4) The president of a private nonprofit institution of higher education 4 shall report any programs that are proposed to be established in accordance with paragraph (2) of this subsection to the Commission. 5 6 Upon receipt of a proposed new program, the Commission shall notify 7 all other institutions of higher education in the State. 8 11 - 206.3.9 In this section, "institution" means [a]: (a) 10 **(1)** A public senior higher education institution; OR 11 **(2)** A PRIVATE NONPROFIT INSTITUTION OF HIGHER EDUCATION. 12 (b) Beginning January 1, 2025, the Commission shall require each 13 institution to submit a letter of intent to the Commission that identifies each new graduate 14 level program that an institution intends to propose for approval under § 11–206 or § 11–206.1 of this subtitle. 15 16 The Commission shall require each institution to submit a letter of (2) 17 intent every 6 months. 18 The letter of intent shall include all new graduate programs the institution intends to propose within the 6-month to 2-year time period following 19 20 submission of the letter of intent. [11–206.5. 2122 In this section, "emerging workforce need program" has the meaning stated in § 11–105(a) of this title. 23 24This section applies on or after adoption by the Commission of the updated 25 State Plan for Higher Education due January 1, 2025. 26 Subject to subsection (d) of this section, the Commission may approve a 27 proposal submitted under § 11–206, § 11–206.1, or § 11–206.4 of this subtitle only for an 28 academic program for an emerging workforce need program for: 29 (1) Bowie State University;

Coppin State University;

(2)

- 1 (3) Morgan State University;
- 2 The University of Maryland, College Park Campus as the State's **(4)** 3 flagship campus with programs and faculty nationally and internationally recognized for excellence in research and the advancement of knowledge; and 4
- 5 (5)University of Maryland Eastern Shore.
  - (d) (1) Subject to paragraph (2) of this subsection, if an institution of higher education does not submit a proposal under § 11–206, § 11–206.1, or § 11–206.4 of this subtitle for an academic program for an emerging workforce need program within 1 year after the quadrennial review of the State Plan for Higher Education, and each annual update to the workforce needs as an appendix to the Plan that identified the emerging workforce need program, any institution of postsecondary education in the State may submit the proposal for approval by the Commission under §§ 11–206, 11–206.1, and 11–206.4 of this subtitle.
- 14 (2)Within 90 days after the quadrennial review of the State Plan for Higher Education, and each annual update to the workforce needs as an appendix to the Plan, each institution listed in subsection (c) of this section shall communicate to the Commission a notice of intent to submit an academic program for an emerging workforce need program identified in the Plan in the upcoming year. 18
- 2. 19 The Commission shall:
- 20 A. Share the notice to all segments of higher education;
- 21 B. Facilitate collaboration between institutions of higher
- 22 education;

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- 23 C. Provide feedback to an institution before an institution 24submits the new program to the Commission for approval; and
- 25D. Identify State resources to assist the institution in 26 developing the program.
  - If an institution of higher education listed in subsection (c) of this section collaborates with any other institution of higher education in the State, at the discretion of each institution, to implement an emerging workforce need program within 1 year after the quadrennial review of the State Plan for Higher Education, and each annual update to the workforce needs as an appendix to the Plan that identified the emerging workforce need program, the Commission may approve a proposal for an academic program for an emerging workforce need program for the institution of higher education collaborating with an institution listed in subsection (c) of this section.
- 35 If no institution listed in subsection (c) of this section provides (iii) 36 notice to the Commission of intent in accordance with this paragraph to submit an academic

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- program for an emerging workforce need program identified in the quadrennial review of the State Plan for Higher Education, and each annual update to the workforce needs as an appendix to the Plan, in the upcoming year, any institution of higher education may immediately submit a proposal under § 11–206, § 11–206.1, or § 11–206.4 of this subtitle for an academic program for an emerging workforce need program.
- 6 (e) The Commission shall adopt regulations for the implementation of this 7 section.]

## Chapter 963 of the Acts of 2024

## SECTION 4. AND BE IT FURTHER ENACTED, That:

- 10 (a) On or before January 1, 2025, the Maryland Higher Education Commission 11 shall update the State Plan for Higher Education last revised in 2022 to include updated 12 [information on] State and regional workforce needs [, emerging workforce needs, and any 13 specific academic programs institutions could develop to fulfill or support identified needs.
  - (b) The Maryland Higher Education Commission shall submit the update under subsection (a) of this section to the Legislative Policy Committee for review and comment before adoption] INFORMATION.
- [(c)] (B) During the process of updating the State Plan under subsection (a) of this section, the Commission shall provide postsecondary education stakeholders with an opportunity to provide input on State and regional workforce needs issues relevant to the purposes and objectives of the State Plan for Higher Education, including students, members of the public, and major industry partners.
- SECTION 2. AND BE IT FURTHER ENACTED, That Section(s) 11–206.6 through 11–206.8 of Article Education of the Annotated Code of Maryland be renumbered to be Section(s) 11–206.5 through 11–206.7, respectively.
  - SECTION 3. AND BE IT FURTHER ENACTED, That this Act is an emergency measure, is necessary for the immediate preservation of the public health or safety, has been passed by a yea and nay vote supported by three—fifths of all the members elected to each of the two Houses of the General Assembly, and shall take effect from the date it is enacted.