

executive officer of the Commission; requiring the Secretary of Human Resources to appoint an executive director; providing that the executive director is a merit employee of the Department of Human Resources and is entitled to a certain salary; requiring the Commission to advise certain branches of government on issues concerning women, including offering certain testimony before certain bodies; defining certain terms; making stylistic changes; ~~providing for the expiration of the terms of~~ authorizing the members serving on the Commission on the effective date of this Act to continue serving until the expiration of certain terms; ~~authorizing certain commissioners whose terms end on a certain date to reapply as commissioner~~ providing for the rotating appointment of certain commissioners; requiring, to the extent practicable, that the appointments to the Commission ensure geographic diversity; and generally relating to the Maryland Commission for Women.

BY repealing

Article 49C – Maryland Commission for Women
Section 1, 2, and 3
Annotated Code of Maryland
(2003 Replacement Volume and 2004 Supplement)

BY adding to

Article 49C – Maryland Commission for Women
Section 1, 2, 3, and 3A
Annotated Code of Maryland
(2003 Replacement Volume and 2004 Supplement)

BY repealing and reenacting, with amendments,

Article 49C – Maryland Commission for Women
Section 4
Annotated Code of Maryland
(2003 Replacement Volume and 2004 Supplement)

BY repealing and reenacting, without amendments,

Article 49C – Maryland Commission for Women
Section 5, 6, 7, and 8
Annotated Code of Maryland
(2003 Replacement Volume and 2004 Supplement)

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

Article 49C – Maryland Commission for Women

[1.

This article shall be known as the “Maryland Commission for Women Act”.]