Support with Amendments

House Committee on Ways and Means

HB 245 (Luedtke) Election Law – Institutions of Higher Education – Voter Registration and Voting by Students (Student Voter Empowerment Act of 2020)

Sara Fidler, President, sfidler@micua.org

February 6, 2020

Thank you for the opportunity to offer testimony to support with amendments House Bill 245 Election Law – Institutions of Higher Education – Voter Registration and Voting by Students (Student Voter Empowerment Act of 2020). MICUA member institutions serve almost 66,000 students in 180 locations throughout the State, and we are proud to be able to offer over 1,600 programs to our students. We support and encourage civic activity on campuses and launch “Get Out The Vote” efforts for every election. In 2019, several of our institutions participated in the ALL IN Challenge which seeks to increase student democratic engagement – civic learning, political engagement, and voter participation. St. John’s College reported a voter participation rate of 50% or higher; Goucher College, Johns Hopkins University, Maryland Institute College of Art, and Mount St. Mary’s University reported a voter participation rate of 40-49%; and Loyola University Maryland reported a 30-39% voter participation rate.

In addition to other requirements, this bill requires private nonprofit institutions of higher education to provide a link to the online voter registration system operated by the State Board of Elections in a location where it may be easily viewed by students registering for course work. If there are fewer than 15 clicks on the link, the institution must report to MICUA, and in turn, MICUA must report to specified committees of the General Assembly, regarding efforts to relocate the link; a description of the steps the institution is taking to encourage students to use the link; and efforts to improve access to voter registration for students at the institution.

Our first amendment addresses the reporting requirements of the bill. We clarify that MICUA will only collect reports from member institutions, not from all private nonprofit institutions in the State. This amendment also alters the reporting requirement so that only the number of clicks must be reported, not whether the clicks were made by students who are residents of Maryland. The provisions of the bill, as drafted, would be very difficult to track and may present privacy concerns. This amendment also alters the report such that it no longer requires a screen shot of the link before and after it is relocated in the event that there have been fewer than 15 clicks.
The bill also requires a private nonprofit institution of higher education that awards baccalaureate degrees, enrolls 4,500 or more students, and provides on-campus housing to have a separate precinct on the campus of the institution. As drafted, this would apply to two MICUA member institutions: Johns Hopkins University and Loyola University Maryland.

Our second amendment makes changes to these requirements in order to remove Loyola University Maryland. By limiting the number of students to be 4,500 or more undergraduate students, only Johns Hopkins University will be included. Issues of parking availability, campus security, accessibility for individuals with disabilities, and other logistics can present grave challenges for some of our urban campuses. This amendment also specifics that a local board of elections may not use the requirement to establish a separate precinct on campus as the sole basis for closing a precinct located near, but off-campus.

Voting is the cornerstone of a strong democracy and there is a strong educational and civic component to the process that all MICUA members support. MICUA thanks the sponsor and the committee for considering the attached amendments as this legislation is debated.
AMENDMENTS TO HB 245 BY MICUA

AMENDMENT NO. 1

On page 1, in lines 22, 23, and 30, in each instance, after “private” insert “nonprofit”; and in line 30, after “requiring” insert “certain”.

On page 2, in line 4, after “private” insert “nonprofit”; in line 6, after “the” insert “primary”; and in line 8, after “campus,” insert “prohibiting a local board from using a certain requirement as the sole basis for closing a certain precinct;”.

On page 7, in line 20, after “PRIVATE” insert “NONPROFIT”.

On page 8, in line 28, after “PRIVATE” insert “NONPROFIT”; in line 30, after “STATE” insert “AND IS A MEMBER OF THE ASSOCIATION”.

On pages 8 and 9, strike beginning with “STUDENTS” in line 32 on page 8 down through “STUDENTS” in line 1 on page 9 and substitute “PEOPLE”.

On page 9, strike beginning with the colon in line 5 down through “C.” in line 10; in line 12, after “PRIVATE” insert “NONPROFIT”; and strike beginning with “PRIVATE” in line 16 down through “EDUCATION” in line 17 and substitute “ITS MEMBERS”.

AMENDMENT NO. 2

On page 10, in lines 2, 23, and 29, in each instance, after “PRIVATE” insert “NONPROFIT”; in line 26, after “MORE” insert “UNDERGRADUATE”; in line 29, after “THE” insert “PRIMARY”; after line 31, insert:

“(III) A LOCAL BOARD MAY NOT USE THE REQUIREMENTS OF SUBPARAGRAPH (II) OF THIS PARAGRAPH AS THE SOLE BASIS FOR CLOSING A PRECINCT NEAR THE CAMPUS.”;

and in line 32, strike “(III)” and substitute “(IV)”.