96TH GENERAL ASSEMBLY

State of Illinois

2009 and 2010

HB0656

Introduced 02/06/09, by Rep. Fred Crespo

SYNOPSIS AS INTRODUCED:

110 ILCS 805/3-65 new

Amends the Public Community College Act. Provides that the Board of Trustees of Community College District No. 512 may establish and offer a pilot program under which the district may offer bachelor's degrees in 2 fields of study if certain conditions are met, including requiring (i) that the degree programs not compete with any nearby public university and the public universities in this State have the right of first refusal to offer the Bachelor of Applied Science Degree programs on the community college campus or a community college extension site, (ii) that the district identify and document unmet workforce needs, (iii) that the degree programs not require any additional funding from local taxes, the State, or the community college students not enrolled in the program, (iv) that the Board of Higher Education approve the offering of the degree programs, and (v) that the pilot program expire 4 years after the initial offering of the degree programs, unless otherwise extended by law. Prohibits Community College District No. 512 from becoming a primarily baccalaureate degree-granting, 4-year institution of higher learning. Effective July 1, 2009.

LRB096 08478 NHT 18598 b

- HB0656
- AN ACT concerning education.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

- Section 5. The Public Community College Act is amended by
 adding Section 3-65 as follows:
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(110 ILCS 805/3-65 new)

Sec. 3-65. Harper College pilot baccalaureate program. The Board of Trustees of Community College District No. 512 may establish and offer a pilot program under which the district may offer bachelor's degrees in 2 fields of study if all of the following conditions are met:

(1) The public universities in this State have the 12 right of first refusal to offer the Bachelor of Applied 13 14 Science Degree programs on the community college campus or a community college extension site in a manner that is 15 mutually agreeable between the district and the 16 17 university. If there is a disagreement on whether the university program meets local workforce needs, a 5-person 18 19 panel shall be appointed to determine if the university's 20 proposed program on the community college campus or 21 extension site reasonably meets local workforce needs. Two 22 members of the panel shall be from local employers representing the applicable field of study, appointed by 23

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1	the Board of Trustees of Community College District No.
2	512. Two members of the panel shall be university officials
3	with expertise in the applicable field of study, appointed
4	by the board of trustees of the university submitting the
5	program proposal. One member shall be a Community College
6	District No. 512 official with expertise in the applicable
7	field of study, appointed by the Board of Trustees of
8	Community College District No. 512. Community College
9	District No. 512 may only proceed with the pilot program if
10	a majority of the panel rules that the university's
11	proposed program on Community College District No. 512's
12	campus or extension site does not reasonably meet local
13	workforce needs.
14	(2) The Board of Trustees has determined that it has
15	the expertise, resources, and interest to offer quality
16	Bachelor of Applied Science Degree programs and the
17	programs are consistent with existing board policy.
18	(3) The district has identified and documented unmet
19	workforce needs.
20	(4) The degree programs will not compete with any
21	nearby public university.
22	(5) The degree programs will not require any additional
23	funding from local taxes, the State, or Community College
24	District No. 512 students not enrolled in the pilot
25	program. At the completion of the Community College
-	program. The the compretion of the community correge

1	be conducted to determine if any of the funding for the
2	pilot program was provided by local taxes, the State, or
3	the community college students not enrolled in the program.
4	(6) The Board of Higher Education has approved the
5	offering of the degree programs in a manner consistent with
6	approving new bachelor's degree programs at all State
7	public universities.
8	(7) The pilot program will expire 4 years after the
9	initial offering of the degree programs, unless otherwise
10	extended by law.
11	The intention of this Section is to allow Community College
12	District No. 512 to meet specific, documented workforce needs
13	in the district. Community College District No. 512 is
14	prohibited from becoming a primarily baccalaureate
15	degree-granting, 4-year institution of higher learning.
16	Section 99. Effective date. This Act takes effect July 1,

17 2009.