



District of Columbia

REGISTER

HIGHLIGHTS

- DC Council passes Law 20-105, Senior Citizen Real Property Tax Relief Act of 2014
- Department of Housing and Community Development schedules a public hearing on the Final Draft Fiscal Year 2015 Consolidated Annual Action Plan for the District of Columbia
- DC Public Charter School Board schedules public hearings on new public charter school locations and enrollment ceiling increases
- Office of the State Superintendent of Education approves 18-month GED Testing Service pilot program
- Board of Elections publishes the text of initiative measure “Fair Minimum Wage Act of 2014”
- Board of Ethics and Government Accountability publishes the list of public officials who filed financial disclosure statements for 2013
- Public Service Commission announces availability of the Potomac Electric Power Company’s revised Major Service Outage Restoration Plan for review

DISTRICT OF COLUMBIA REGISTER

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The District of Columbia Office of Documents and Administrative Issuances (ODAI) publishes the *District of Columbia Register* (ISSN 0419-439X) (*D.C. Register*) every Friday under the authority of the *District of Columbia Documents Act*, D.C. Law 2-153, effective March 6, 1979 (25 DCR 6960). The policies which govern the publication of the *D.C. Register* are set forth in Title 1 of the District of Columbia Municipal Regulations, Chapter 3 (Rules of the Office of Documents and Administrative Issuances.) Copies of the Rules may be obtained from the Office of Documents and Administrative Issuances. Rulemaking documents are also subject to the requirements of the *District of Columbia Administrative Procedure Act*, District of Columbia Official Code, §§2-501 *et seq.*, as amended.

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DISTRICT OF COLUMBIA OFFICE OF DOCUMENTS AND ADMINISTRATIVE ISSUANCES

441 4th STREET - SUITE 520 SOUTH - ONE JUDICIARY SQ. - WASHINGTON, D.C. 20001 - (202) 727-5090

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PERIODICAL POSTAGE PAID AT WASHINGTON, D.C.
POSTMASTER: Send address changes to D.C. Register, 441 - 4th Street, N.W., Suite 520 South, Washington, D.C. 20001

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Pursuant to Section 412 of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-318 on first and second readings January 7, 2014, and March 4, 2014, respectively. Following the signature of the Mayor on March 25, 2014, pursuant to Section 404(e) of the Charter, the bill became Act 20-303 and was published in the April 4, 2014 edition of the D.C. Register (Vol. 61, page 3474). Act 20-303 was transmitted to Congress on April 1, 2014 for a 30-day review, in accordance with Section 602(c)(1) of the Home Rule Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional review period has ended, and Act 20-303 is now D.C. Law 20-105, effective May 28, 2014.



PHIL MENDELSON
Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

April 1,2,3,4,7,8,9,10,11,28,29,30

May 1,2,5,6,7,8,9,12,13,14,15,16,19,20,21,22,23,27

COUNCIL OF THE DISTRICT OF COLUMBIA**NOTICE****D.C. LAW 20-106****“Belmont Park Designation and Establishment Act of 2014”**

Pursuant to Section 412 of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-110 on first and second readings February 4, 2014, and March 4, 2014, respectively. Following the signature of the Mayor on March 31, 2014, pursuant to Section 404(e) of the Charter, the bill became Act 20-304 and was published in the April 4, 2014 edition of the D.C. Register (Vol. 61, page 3480). Act 20-304 was transmitted to Congress on April 8, 2014 for a 30-day review, in accordance with Section 602(c)(1) of the Home Rule Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional review period has ended, and Act 20-304 is now D.C. Law 20-106, effective June 4, 2014.



PHIL MENDELSON
Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

April 8,9,10,11,28,29,30

May 1,2,5,6,7,8,9,12,13,14,15,16,19,20,21,22,23,27,28,29,30

June 2,3

COUNCIL OF THE DISTRICT OF COLUMBIA**NOTICE****D.C. LAW 20-107****“DC Promise Establishment Act of 2014”**

Pursuant to Section 412 of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-528 on first and second readings February 4, 2014, and March 4, 2014, respectively. Following the signature of the Mayor on March 31, 2014, pursuant to Section 404(e) of the Charter, the bill became Act 20-306 and was published in the April 4, 2014 edition of the D.C. Register (Vol. 61, page 3489). Act 20-306 was transmitted to Congress on April 8, 2014 for a 30-day review, in accordance with Section 602(c)(1) of the Home Rule Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional review period has ended, and Act 20-306 is now D.C. Law 20-107, effective June 4, 2014.



PHIL MENDELSON
Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

April 8,9,10,11,28,29,30

May 1,2,5,6,7,8,9,12,13,14,15,16,19,20,21,22,23,27,28,29,30

June 2,3

ENROLLED ORIGINAL

AN ACT
D.C. ACT 20-347IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JUNE 4, 2014

To amend the Life and Health Insurance Guaranty Association Act of 1992 to increase coverage levels for major medical, disability, long-term care, fixed annuity, and structured settlement annuity contracts, and certain retirement benefit plans established under the Internal Revenue Code, to require that the Board of Directors of the District of Columbia Life and Health Insurance Guaranty Association develop policies and procedures for addressing conflicts of interest, including procedures for board members to be removed for cause, to increase the time period in which state court proceedings against an insolvent insurer are stayed from 60 to 180 days, and to make certain other clarifying and conforming amendments.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the “Life and Health Insurance Guaranty Association Consumer Protection Amendment Act of 2014”.

Sec. 2. The Life and Health Insurance Guaranty Association Act of 1992, effective July 22, 1992 (D.C. Law 9-129; D.C. Official Code § 31-5401 *et seq.*), is amended as follows:

(a) Section 2 (D.C. Official Code § 31-5401) is amended as follows:

(1) New paragraphs (2A) and (2B) are added to read as follows:

“(2A) “Benefit plan” means a specific employee, union, or association of natural persons benefit plan.

“(2B) “Commissioner” means the Commissioner of the Department of Insurance, Securities, and Banking.”.

(2) A new paragraph (4A) is added to read as follows:

“(4A) “Extra-contractual claims” shall include claims relating to bad faith in the payment of claims, punitive or exemplary damages, or attorneys’ fees and costs.”.

(3) Paragraph (8) is amended as follows:

(A) The lead-in language is amended by striking the phrase “holding a certificate of authority” and inserting the phrase “holding a certificate of authority after July 22, 1992,” in its place.

(B) Subparagraph (G) is amended by striking the word “or”;

(C) A new subparagraph (G-i) is added to read as follows:

“(G-i) An organization that has a certificate or license limited to the issuance of charitable gift annuities; or”.

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(4) A new paragraph (9A) is added to read as follows:

“(9A) “Owner” of a policy or contract and “policy owner” and “contract owner” mean the person who is identified as the legal owner under the terms of the policy or contract or who is otherwise vested with legal title to the policy or contract through a valid assignment completed in accordance with the terms of the policy or contract and properly recorded as the owner on the books of the insurer, and does not include persons with a mere beneficial interest in a policy or contract.”.

(5) A new paragraph (10A) is added to read as follows:

“(10A) “Plan sponsor” means:

“(A) The employer in the case of a benefit plan established or maintained by a single employer;

“(B) The employee organization in the case of a benefit plan established or maintained by an employee organization; or

“(C) In the case of a benefit plan established or maintained by 2 or more employers or jointly by one or more employers and one or more employee organizations, the association, committee, joint board of trustees, or other similar group of representatives of the parties who establish or maintain the benefit plan.”.

(6) Paragraph (11) is amended to read as follows:

“(11) “Premiums” means amounts (or consideration by whatever name called) received on covered policies or contracts, or for the portions of policies or contracts, less premiums, considerations, deposits returned, dividends, and experience credits. The term “premiums” shall not include:

“(A) Any amounts received for policies or contracts for which coverage is not provided under section 3(b), except that assessable premiums shall not be reduced on account of section 3(b)(2)(C) relating to interest limitations, and section 3(c)(2) relating to limitations with respect to any one individual, any one participant, and any one contract holder; or

“(B) With respect to multiple non-group policies of life insurance owned by one owner, whether the policy owner is an individual, firm, corporation, or other person, and whether the persons insured are officers, managers, employees or other persons, premiums in excess of \$5,000,000 with respect to these policies or contracts, regardless of the number of policies or contracts held by the owner.”.

(7) New paragraphs (11A) and (11B) are added to read as follows:

“(11A)(A) “Principal place of business” means the single state in which the natural persons who establish the policy for the direction, control, and coordination of the operations of the entity as a whole primarily exercise that function, determined by the Association in its reasonable judgment by considering the following factors:

“(i) The state in which the primary executive and administrative headquarters of the entity is located;

“(ii) The state in which the principal office of the chief executive officer of the entity is located;

“(iii) The state in which the entity’s board of directors (or similar governing person or persons) conducts the majority of its meetings;

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“(iv) The state in which the executive or management committee of the entity’s board of directors (or similar governing person or persons) conducts the majority of its meetings;

“(v) The state from which the management of the overall operations of the entity is directed; and

“(vi) In the case of a benefit plan sponsored by affiliated companies comprising a consolidated corporation, the state in which the holding company or controlling affiliate has its principal place of business as determined using the factors set forth in sub-subparagraphs (i) through (v) of this subparagraph; provided, that in the case of a plan sponsor, if more than 50% of the participants in the benefit plan are employed in a single state, that state shall be deemed to be the principal place of business of the plan sponsor.

“(B) The principal place of business of a plan sponsor of a benefit plan described in paragraph (10A)(C) of this section shall be deemed to be the principal place of business of the association, committee, joint board of trustees, or other similar group of representatives of the parties who establish or maintain the benefit plan that, in lieu of a specific or clear designation of a principal place of business, shall be deemed to be the principal place of business of the employer or employee organization that has the largest investment in the benefit plan in question.

“(11B) “Receivership court” means the court in the insolvent or impaired insurer’s state having jurisdiction over the conservation, rehabilitation, or liquidation of the insurer.”.

(8) Paragraph (12) is amended to read as follows:

“(12) “Resident” means any person who resides in the District of Columbia on the date of the entry of a court order determining a member insurer to be an impaired insurer or an insolvent insurer, and to whom the member insurer owes a contractual obligation. A person may reside in only one state, which, in the case of a person other than a natural person, shall be its principal place of business. Citizens of the United States that are either residents of foreign countries, or residents of United States possessions, territories, or protectorates that do not have an association similar to the Association established by this act, shall be deemed residents of the state of domicile of the insurer that issued the policies or contracts.”.

(9) New paragraphs (12A) and (12B) are added to read as follows:

“(12A) “State” means a state, the District of Columbia, Puerto Rico, or a United States possession, territory, or protectorate.

“(12B) “Structured settlement annuity” means an annuity purchased in order to fund periodic payments for a plaintiff or other claimant in payment for or with respect to personal injury suffered by the plaintiff or other claimant.”.

(10) Paragraph (13) is repealed.

(11) A new paragraph (15) is added to read as follows:

“(15) “Unallocated annuity contract” means an annuity contract or group annuity certificate which is not issued to and owned by an individual, except to the extent of any annuity benefits guaranteed to an individual by an insurer under the contract or certificate.”.

(b) Section 3 (D.C. Official Code § 31-5402) is amended as follows:

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(1) Subsection (a) is amended as follows:

(A) Paragraph (1) is amended by striking the word “and” at the end.

(B) Paragraph (2) is amended as follows:

(i) The lead-in language is amended by striking the word “contracts” and inserting the phrase “contracts (other than structured settlement annuities)” in its place.

(ii) Subparagraph (B) is amended as follows:

(I) Sub-subparagraph (ii) is amended to read as follows:

“(ii) The state in which the persons reside have associations similar to the Association created by this act; and”.

(II) Sub-subparagraph (iii) is amended to read as follows:

“(iii) The persons are not eligible for coverage by an association in any other state due to the fact that the insurer was not licensed in the state at the time specified in the state’s guaranty association law.”.

(C) New paragraphs (3), (4), and (5) are added to read as follows:

“(3) For structured settlement annuities specified in subsection (b) of this section, with the exception of subsection (a) of this section, which shall not apply, a person who is a payee under a structured settlement annuity or beneficiary of a payee if the payee is deceased, if the payee:

“(A) Is a resident, regardless of where the contract owner resides; or

“(B) Is not a resident, but only under the following conditions:

“(i) The contract owner of the structured settlement annuity is a resident or the contract owner of the structured settlement annuity is not a resident but the insurer that issued the structured settlement annuity is domiciled in the District and the state in which the contract owner resides has an association similar to the Association established by this act; and

“(ii) Neither the payee, beneficiary, or contract owner is eligible for coverage by the association of the state in which the payee or contract owner resides;

“(4) A person who is a payee or beneficiary of a contract owner that is a resident of the District so long as the payee or beneficiary is not afforded any coverage by the association of another state; and

“(5) Any person for whom coverage has been determined, when the application of this act could result in coverage by the association of more than one state, whether as an owner, payee, beneficiary, or assignee, and the act has been construed in conjunction with the other state’s laws to result in coverage by only one association.”.

(2) Subsection (b) is amended as follows:

(A) Paragraph (1) is amended by striking the phrase “structured settlement agreements” and inserting the phrase “structured settlement annuities” in its place.

(B) Paragraph (2) is amended as follows:

(i) Subparagraph (A) is amended by striking the word “holder” and inserting the word “owner” in its place.

(ii) Subparagraph (B) is amended by striking the word “delivered” and inserting the phrase “delivered pursuant to the reinsurance policy or contract” in its place.

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(iii) The lead-in language to subparagraph (C) is amended to read as follows:

“(C) Any portion of a policy, contract, or certificate, to the extent of the rate of interest on which it is based, or the interest rate, crediting rate, or similar factor determined by the use of an index or other external reference stated in the policy or contract employed in calculating returns or changes in value:”.

(iv) Subparagraph (D) is amended by striking the word “Any” and inserting the phrase “Any portion of a policy or contract issued to a” in its place.

(v) Subparagraph (E) is amended to read as follows:

“(E) Any portion of a policy or contract that provides for:

“(i) Dividends or experience rating credits;

“(ii) Voting rights; or

“(iii) Payment of fees or allowances to any person, including the policy or contract owner, in connection with the service or administration of the policy or contract;”.

(vi) Subparagraph (F) is amended by striking the word “or” at the end.

(vii) Subparagraph (G) is amended by striking the period and inserting a semicolon in its place.

(viii) New subparagraphs (H), (I), (J), (K), and (L) are added to read as follows:

“(H) Any portion of a policy or contract to the extent the assessments required by section 7 with respect to the policy or contract are preempted by federal or state law;

“(I) Any obligation that does not arise under the express written terms of the policy or contract issued by the insurer to the contract owner or policy owner, including:

“(i) Claims based on marketing materials;

“(ii) Claims based on side letters, riders, or other documents that were issued by the insurer without meeting applicable policy form filing or approval requirements;

“(iii) Misrepresentations of or regarding policy benefits;

“(iv) Extra-contractual claims; or

“(v) A claim for penalties or consequential or incidental damages;

“(J) Any contractual agreement that establishes the member insurer’s obligations to provide a book value accounting guaranty for defined contribution benefit plan participants by reference to a portfolio of assets that is owned by the benefit plan or its trustee, which in each case is not an affiliate of the member insurer;

“(K) Any portion of a policy or contract that provides for interest or other changes in value to be determined by the use of an index or other external reference stated in the policy or contract, but have not been credited to the policy or contract, or as to which the policy or contract owner’s rights are subject to forfeiture, as of the date the member insurer becomes an impaired or insolvent insurer under this act, whichever is earlier. If a policy or contract’s interest or changes in value are credited less frequently than annually,

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then for purposes of determining the values that has been credited and are not subject to forfeiture under this subsection, the interest or change in value determined by using the procedures defined in the policy or contract shall be credited as if the contractual date of crediting interest or changing values was the date of impairment or insolvency, whichever is earlier, and will not be subject to forfeiture; or

“(L) Any policy or contract providing any hospital, medical, prescription drug, or other health care benefits pursuant to the Balanced Budget Act of 1997, approved August 11, 1997 (111 Stat. 251; 42 U.S.C. §§ 1395w-21 *et seq.*), and the Medicare Prescription Drug, Improvement, and Modernization Act of 2003, approved December 8, 2003 (117 Stat. 2066; 42 U.S.C. §§ 1395w-101 *et seq.*) (referred to as “Medicare Parts C & D” respectively), or any regulations issued pursuant to those acts.”.

(3) Subsection (c)(2) is amended as follows:

(A) Subparagraph (A)(ii) is amended to read as follows:

“(ii) In health insurance benefits:

“(I) \$100,000 for coverage not defined as disability insurance or basic hospital, medical, and surgical insurance or major medical insurance or long-term care insurance, including any net cash surrender and net cash withdrawal values;

“(II) \$300,000 for disability insurance;

“(III) \$300,000 for long-term care insurance; and

“(IV) \$500,000 for basic hospital, medical, and surgical insurance or major medical insurance; or”.

(B) New subparagraphs (A-i), (A-ii), and (A-iii) are added to read as follows:

“(A-i) With respect to each payee of a structured settlement annuity (or beneficiary or beneficiaries of the payee if deceased), \$300,000 in present value annuity benefits, in the aggregate, including net cash surrender and net cash withdrawal values, if any.

“(A-ii) The Association shall not be obligated to cover:

“(i) More than an aggregate of \$300,000 in benefits with respect to any one life under subparagraphs (A) and (A-i) of this paragraph except with respect to benefits for basic hospital, medical, and surgical insurance and major medical insurance under subparagraph (A)(ii) of this paragraph, in which case the aggregate liability of the Association shall not exceed \$500,000 with respect to any one individual; or

“(ii) With respect to one owner of multiple non-group policies of life insurance, whether the policy owner is an individual, firm, corporation, or other person, and whether the persons insured are officers, managers, employees, or other persons, more than \$5,000,000 in benefits, regardless of the number of policies and contracts held by the owner;

“(A-iii)(i) The limitations set forth in this subsection are limitations on the benefits for which the Association is obligated before taking into account either its subrogation and assignment rights or the extent to which those benefits could be provided out of the assets of the impaired or insolvent insurer attributable to covered policies.

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“(ii) The costs of the Association’s obligations under this act may be met by the use of assets attributable to covered policies or reimbursed to the Association pursuant to its subrogation and assignment rights.”.

(4) A new subsection (c-1) is added to read as follows:

“(c-1) In performing its obligations to provide coverage under section 6, the Association shall not be required to guarantee, assume, reinsure, or perform, or cause to be guaranteed, assumed, reinsured, or performed, the contractual obligations of the insolvent or impaired insurer under a covered policy or contract that do not materially affect the economic values or economic benefits of the covered policy or contract.”.

(5) Subsection (d) is repealed.

(c) Section 6 (D.C. Official Code § 31-5405) is amended as follows:

(1) Subsection (c)(1)(A) is amended by striking the semicolon and inserting the phrase “; or” in its place.

(2) Subsection (d)(1) is amended by striking the word “insured” at the end of the first sentence and inserting the word “incurred” in its place.

(3) Subsection (m)(2) is amended by adding the following at the end:

“In the event of a temporary moratorium or moratorium charge imposed by the receivership court on payment of cash values or policy loans, or on any other right to withdraw funds held in conjunction with policies or contracts, out of the assets of the impaired or insolvent insurer, the Association may defer the payment of cash values, policy loans or other rights by the Association for the period of the moratorium or moratorium charge imposed by the receivership court, except for claims covered by the Association to be paid in accordance with a hardship procedure established by the liquidator or rehabilitator and approved by the receivership court.”.

(4) A new subsection (m-1) is added to read as follows:

“(m-1) A deposit in the District held pursuant to law or required by the Commissioner for the benefit of creditors, including policy owners, not turned over to the domiciliary liquidator upon the entry of a final order of liquidation or order approving a rehabilitation plan of an insurer domiciled in the District or in a reciprocal state, pursuant to the Insurers Rehabilitation and Liquidation Act of 1993, effective October 15, 1993 (D.C. Law 10-35; D.C. Official Code § 31-1301 *et seq.*), shall be promptly paid to the Association. The Association shall be entitled to retain a portion of any amount so paid to it equal to the percentage determined by dividing the aggregate amount of policy owners claims related to that insolvency for which the Association has provided statutory benefits by the aggregate amount of all policy owners’ claims in this state related to that insolvency and shall remit to the domiciliary receiver the amount so paid to the Association less the amount retained pursuant to this subsection. Any amount so paid to the Association and retained by it shall be treated as a distribution of the liquidator’s assets pursuant to the Insurers Rehabilitation and Liquidation Act of 1993, effective October 15, 1993 (D.C. Law 10-35; D.C. Official Code § 31-1301 *et seq.*), dealing with early access disbursements.”.

(5) Subsection (p) is amended as follows:

(A) Strike the word “act” and insert the phrase “act or with jurisdiction over any person or property against which the Association may have rights through subrogation or otherwise” in its place.

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- (B) Strike the word “appear” and insert the phrase “appear or intervene” in its place.
- (C) Strike the phrase “a 3rd party” and insert the phrase “any person or property” in its place.
- (D) Strike the word “subrogation” and insert the phrase “subrogation or otherwise” in its place.

(6) Subsection (q) is amended as follows:

(A) Paragraph (1) is amended by striking the phrase “any causes of action” and inserting the phrase “any causes of action against any person for losses arising under, resulting from, or otherwise” in its place.

(B) Paragraph (3) is amended by striking the period and inserting the following in its place:

“, including without limitation, in the case of a structured settlement annuity, any rights of the owner, beneficiary, or payee of the annuity, to the extent of benefits received pursuant to this act, against a person originally or by succession responsible for the losses arising from the personal injury relating to the annuity or payment, with the exception of any such person responsible solely by reason of serving as an assignee with respect to a qualified assignment under section 130 of the Internal Revenue Code of 1986, approved January 14, 1983 (96 Stat. 2605; 26 U.S.C. § 130).”.

(C) New paragraphs (4) and (5) are added to read as follows:

“(4) If the preceding provisions of this subsection are invalid or ineffective with respect to any person or claim for any reason, the amount payable by the Association with respect to the related covered obligations shall be reduced by the amount realized by any other person with respect to the person or claim that is attributable to the policies (or portion thereof) covered by the Association.

“(5) If the Association has provided benefits with respect to a covered obligation and a person recovers amounts as to which the Association has rights as described in the preceding paragraphs of this subsection, the person shall pay to the Association the portion of the recovery attributable to the policies (or portion thereof) covered by the Association.”.

(7) Subsection (r) is amended as follows:

(A) Paragraph (5) is amended by striking the word “and” at the end.

(B) Paragraph 6 is amended by striking the period and inserting the phrase “; and” in its place.

(C) A new paragraph (7) is added to read as follows:

“(7) Take other necessary or appropriate action to discharge its duties and obligations under this act or to exercise its powers under this act.”.

(8) New subsections (t) through (w) are added to read as follows:

“(t)(1)(A) At any time within 180 days of the date of the order of liquidation, the Association may elect to succeed to the rights and obligations of the ceding member insurer that relate to policies or annuities covered, in whole or in part, by the Association, in each case under any one or more reinsurance contracts entered into by the insolvent insurer and its reinsurers and selected by the Association. Any such assumption shall be effective as of the date of the order of

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liquidation. The election shall be effected by the Association or the National Organization of Life and Health Insurance Guaranty Associations (“NOLHGA”) on its behalf sending written notice, return receipt requested, to the affected reinsurers.

“(B) To facilitate the earliest practicable decision about whether to assume any of the contracts of reinsurance, and in order to protect the financial position of the estate, the receiver and each reinsurer of the ceding member insurer shall make available upon request to the Association or to NOLHGA on its behalf as soon as possible after commencement of formal delinquency proceedings:

“(i) Copies of in-force contracts of reinsurance and all related files and records relevant to the determination of whether such contracts should be assumed; and

“(ii) Notices of any defaults under the reinsurance contracts or any known event or condition which with the passage of time could become a default under the reinsurance contracts.

“(C) The following provisions shall apply to reinsurance contracts so assumed by the Association:

“(i) The Association shall be responsible for all unpaid premiums due under the reinsurance contracts for periods both before and after the date of the order of liquidation, and shall be responsible for the performance of all other obligations to be performed after the date of the order of liquidation, which relate to policies or annuities covered, in whole or in part, by the Association. The Association may charge policies or annuities covered in part by the Association, through reasonable allocation methods, the costs for reinsurance in excess of the obligations of the Association and shall provide notice and an accounting of these charges to the liquidator.

“(ii) The Association shall be entitled to any amounts payable by the reinsurer under the reinsurance contracts with respect to losses or events that occur in periods after the date of the order of liquidation and that relate to policies or annuities covered, in whole or in part, by the Association; provided, that upon receipt of any such amounts, the Association shall be obliged to pay to the beneficiary under the policy or annuity on account of which the amounts were paid a portion of the amount equal to the lesser of:

“(I) The amount received by the Association; and

“(II) The excess of the amount received by the Association over the amount equal to the benefits paid by the Association on account of the policy or annuity, less the retention of the insurer applicable to the loss or event.

“(iii) Within 30 days following the Association’s election (“election date”), the Association and each reinsurer under contracts assumed by the Association shall calculate the net balance due to or from the Association under each reinsurance contract as of the election date with respect to policies or annuities covered, in whole or in part, by the Association, which calculation shall give full credit to all items paid by either the insurer or its receiver or the reinsurer before the election date. The reinsurer shall pay the receiver any amounts due for losses or events before the date of the order of liquidation, subject to any set-off for premiums unpaid for periods before the date, and the Association or reinsurer shall pay any remaining balance due the other, within 5 days of the completion of the aforementioned

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calculation. Any disputes over the amounts due to either the Association or the reinsurer shall be resolved by arbitration pursuant to the terms of the affected reinsurance contracts or, if the contract contains no arbitration clause, as otherwise provided by law. If the receiver has received any amounts due the Association pursuant to sub-subparagraph (ii) of this subparagraph, the receiver shall remit the same to the Association as promptly as practicable.

“(iv) If the Association or receiver, on the Association’s behalf, within 60 days of the election date, pays the unpaid premiums due for periods both before and after the election date that relate to policies or annuities covered, in whole or in part, by the Association, the reinsurer shall not be entitled to terminate the reinsurance contracts for failure to pay the premium insofar as the reinsurance contracts relate to policies or annuities covered, in whole or in part, by the Association, and shall not be entitled to set off any unpaid amounts due under other contracts, or unpaid amounts due from parties other than the Association, against amounts due the Association.

“(2) During the period from the date of the order of liquidation until the election date or, if the election date does not occur, until 180 days after the date of the order of liquidation:

“(A) Neither the Association nor the reinsurer shall have any rights or obligations under reinsurance contracts that the Association has the right to assume under paragraph (1) of this subsection, whether for periods before or after the date of the order of liquidation; provided, that once the Association has elected to assume a reinsurance contract, the parties’ rights and obligations shall be governed by paragraph (1) of this subsection; and

“(B) The reinsurer, the receiver, and the Association shall, to the extent practicable, provide each other data and records reasonably requested.

“(3) If the Association does not elect to assume a reinsurance contract by the election date pursuant to paragraph (1) of this subsection, the Association shall have no rights or obligations, in each case for periods both before and after the date of the order of liquidation, with respect to the reinsurance contract.

“(4) When policies or annuities, or covered obligations with respect thereto, are transferred to an assuming insurer, reinsurance on the policies or annuities may also be transferred by the Association, in the case of contracts assumed under paragraph (1) of this subsection, subject to the following:

“(A) Unless the reinsurer and the assuming insurer agree otherwise, the reinsurance contract transferred shall not cover any new policies of insurance or annuities in addition to those transferred;

“(B) The obligations described in paragraph (1) of this subsection shall no longer apply with respect to matters arising after the effective date of the transfer; and

“(C) Notice shall be given in writing, return receipt requested, by the transferring party to the affected reinsurer not less than 30 days before the effective date of the transfer.

“(5) The provisions of subsection (t) of this section shall supersede the provisions of any District law and any affected reinsurance contract that provides for or requires any payment of reinsurance proceeds, on account of losses or events that occur in periods after the

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date of the order of liquidation, to the receiver of the insolvent insurer or any other person. The receiver shall remain entitled to any amounts payable by the reinsurer under the reinsurance contracts with respect to losses or events that occur in periods before the date of the order of liquidation, subject to applicable setoff provisions.

“(6) Except as otherwise provided, nothing in this subsection shall:

“(A) Alter or modify the terms and conditions of any reinsurance contract;

“(B) Abrogate or limit any rights of any reinsurer to claim that it is entitled to rescind a reinsurance contract;

“(C) Give a policyholder or beneficiary an independent cause of action against a reinsurer that is not otherwise set forth in the reinsurance contract;

“(D) Limit or affect the Association’s rights as a creditor of the estate against the assets of the estate; or

“(E) Apply to reinsurance agreements covering property or casualty risks.

“(u) The Board of Directors of the Association shall have discretion and may exercise reasonable business judgment to determine the means by which the Association is to provide the benefits of this act in an economical and efficient manner.

“(v) Where the Association has arranged or offered to provide the benefits of this act to a covered person under a plan or arrangement that fulfills the Association’s obligations under this act, the person shall not be entitled to benefits from the Association in addition to or other than those provided under the plan or arrangement.

“(w) Venue in a suit against the Association arising under the act shall be in the District. The Association shall not be required to give an appeal bond in an appeal that relates to a cause of action arising under this act.”.

(d) Section 7 (D.C. Official Code § 31-5406) is amended as follows:

(1) Subsection (c)(3) is amended by striking the word “made” in the first sentence and inserting the phrase “authorized or called” in its place.

(2) Subsection (e)(3) is amended by striking the phrase “a 1%” and inserting the phrase “the maximum” in its place.

(3) A new subsection (i) is added to read as follows.

“(i) For the purposes of this section, the term:

“(1) “Authorized” means, when used in the context of assessments, a resolution by the Board of Directors that has been passed by which an assessment will be called immediately or in the future from member insurers for a specified amount. An assessment is authorized when the resolution is passed.

“(2) “Called” means, when used in the context of assessments, that a notice has been issued by the Association to member insurers requiring that an authorized assessment be paid within the time frame set forth within the notice. An authorized assessment becomes a called assessment when notice is mailed by the Association to member insurers.”.

(e) Section 9 (D.C. Official Code § 31-5408) is amended as follows:

(1) Designate the existing language as subsection (a).

(2) New subsections (b), (c), and (d) are added to read as follows:

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“(b) In addition to the duties and powers enumerated elsewhere in this act, the Mayor may:

“(1) Suspend or revoke, after notice and hearing, the certificate of authority to transact insurance in the District of any member insurer which fails to pay an assessment when due or fails to comply with the plan of operation; or

“(2) Levy a forfeiture on any member insurer that fails to pay an assessment when due; provided, that the forfeiture shall not exceed 5% of the unpaid assessment per month, and no forfeiture shall be less than \$100 per month.

“(c) A final action of the board of directors or the Association may be appealed to the Mayor by a member insurer if the appeal is taken within 60 days of its receipt of notice of the final action being appealed. A final action or order of the Mayor shall be subject to judicial review in a court of competent jurisdiction in accordance with District laws that apply to the actions or orders of the Mayor.

“(d) The liquidator, rehabilitator, or conservator of an impaired or insolvent insurer may notify all interested persons of the effect of this act.”.

(f) Section 10(a)(3) (D.C. Official Code § 31-5409(a)(3)) is amended by striking the word “company” wherever it appears and inserting the word “insurer” in its place.

(g) Section 12 (D.C. Official Code § 31-5411) is amended by adding a new subsection (c-1) to read as follows:

“(c-1) As a creditor of the impaired or insolvent insurer as established in subsection (c) of this section and consistent with the Insurers Rehabilitation and Liquidation Act of 1993, effective October 15, 1993 (D.C. Law 10-35; D.C. Official Code § 31-1301 *et seq.*), the Association and other similar associations shall be entitled to receive a disbursement of assets out of the marshaled assets, as the assets become available to reimburse it, as a credit against contractual obligations under this act. If the liquidator has not, within 120 days of a final determination of insolvency of an insurer by the receivership court, made an application to the court for the approval of a proposal to disburse assets out of marshaled assets to guaranty associations having obligations because of the insolvency, then the Association shall be entitled to make application to the receivership court for approval of its own proposal to disburse the assets.”.

(h) Section 16(a) (D.C. Official Code § 31-5415(a)) is amended by striking the number “60” and inserting the number “180” in its place.

Sec. 3. Fiscal impact statement.

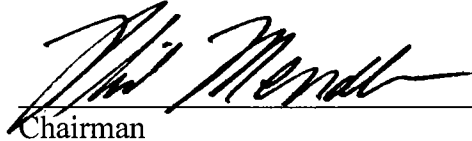
The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

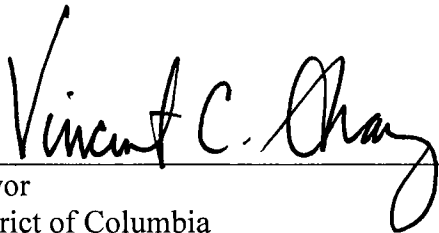
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December

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24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
June 4, 2014

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AN ACT
D.C. ACT 20-348

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JUNE 4, 2014

To amend Chapter 19 of Title 23 of the District of Columbia Official Code to provide that a sexual assault victim shall have the right to have a sexual assault victim advocate present at medical examinations and at the initial interview with law enforcement at the hospital, the right to receive the results of the toxicology report, and the right to receive notification from the Metropolitan Police Department after police contact the suspect; to amend Chapter 3 of Title 14 of the District of Columbia Official Code to provide that communications between a sexual assault victim and a sexual assault victim advocate are confidential and privileged; to require that the Metropolitan Police Department and the Department of Forensic Services process sexual assault forensic examination kits in a timely manner; to provide that hospitals in the District of Columbia shall not bill a sexual assault victim for a sexual assault forensic examination kit; to provide for an independent expert consultant to assess and review the Metropolitan Police Department’s policies, practices, and training; to require annual reporting by the Metropolitan Police Department, the Department of Forensic Sciences, and the Office of the Chief Medical Examiner regarding compliance with protocols for and response to sexual assaults; to establish a Sexual Assault Response Team and its membership and duties; to establish a Sexual Assault Response Team Case Review Subcommittee and its membership and duties; and to establish a Sexual Assault Victim Rights Task Force and its membership and duties.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the “Sexual Assault Victims’ Rights Act of 2014”.

TITLE I – VICTIMS’ RIGHTS; CONFIDENTIAL COMMUNICATIONS

Sec. 101. Chapter 19 of Title 23 of the District of Columbia Official Code is amended as follows:

- (a) The table of contents is amended as follows:
 - (1) Designate sections 23-1901 through 23-1906 as “Subchapter I. General”.
 - (2) A new Subchapter II is added to read as follows:
 - “Subchapter II. Sexual Assault Victims’ Rights

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“23-1907. Definitions.

“23-1908. Sexual assault victims’ rights.

“23-1909. Sexual assault victim advocate.

“23-1910. Access to information.

“23-1911. No cause of action.”.

(b) Designate sections 23-1901 through 23-1906 as “Subchapter I. General”.

(c) A new Subchapter II is added to read as follows:

“Subchapter II. Sexual Assault Victims’ Rights

“§ 23-1907. Definitions.

“(a) For the purposes of this subchapter, the term:

“(1) “Confidential communication” means information exchanged between a sexual assault victim and a sexual assault victim advocate during the course of the advocate providing counseling, support, and assistance to the victim, including all records kept by the advocate and the sexual assault program concerning the victim and services provided to the victim.

“(2) “DC Sexual Assault Nurse Examiner Program” or “DC SANE Program” means the program that provides comprehensive care to adult victims of rape, sexual assault, and other sex crimes, operated by the Office of Victim Services, in collaboration with the Network for Victim Recovery DC, or its successor entity, and the Medstar Washington Hospital Center, or its successor entity, where medical forensic exams are conducted.

“(3) “Forensic nurse examiner” means a nurse with specialized training in medical forensic evidence collection who participates in the DC SANE Program.

“(4) “Hospital” means the MedStar Washington Hospital Center, or any medical facility where a forensic nurse examiner conducts a sexual assault forensic evaluation of the sexual assault victim.

“(5) “Interview” means any interview by the MPD or other law enforcement agency with a sexual assault victim that occurs in conjunction with a sexual assault victim receiving any medical treatment or forensic evidence collection related to sexual assault at the hospital and any subsequent in-person interview with law enforcement relating to the sexual assault.

“(6) “MPD” means the Metropolitan Police Department.

“(7) “Sexual assault” means any of the following offenses: §§ 22-1901 (incest); 22-3002 (first degree sexual abuse); 22-3003 (second degree sexual abuse); 22-3004 (third degree sexual abuse); 22-3005 (fourth degree sexual abuse); 22-3006 (misdemeanor sexual abuse); 22-3009.03 (first degree sexual abuse of a secondary education student); 22-3009.04 (second degree sexual abuse of a secondary education student); 22-3013 (first degree sexual abuse of a ward, patient, client, or prisoner); 22-3014 (second degree sexual abuse of a ward, patient, client, or prisoner); 22-3015 (first degree sexual abuse of a patient or client); 22-3016 (second degree sexual abuse of a patient or client); or 22-3018 (attempts to commit sexual offenses); provided, that the sexual assault victim is 18 years of age or older.

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“(8) “Sexual assault victim” means an individual 18 years or age or older against whom sexual assault has been committed or is alleged to have been committed.

“(9) “Sexual assault victim advocate” means a trained advocate employed by a community-based advocacy organization that is a member of the DC SANE Program or its successor program.

“§ 23-1908. Sexual assault victims’ rights.

“In addition to the rights set forth in Subchapter I of this title, a sexual assault victim:

“(1) Shall have the right to have a sexual assault victim advocate present at any:

“(A) Forensic medical, evidentiary, or physical examination;

“(B) Initial interview at the hospital;

“(C) Subsequent in-person interview with law enforcement related to the sexual assault; and

“(D) Point during the hospital visit; and

(2) Has the right to have an advocate present during the instances listed in paragraph (1) of this section even if the sexual assault victim previously declined the presence of an advocate.

“§ 23-1909. Sexual assault victim advocate.

“(a)(1) DC SANE Program participants, through established DC SANE protocol, shall summon a sexual assault victim advocate to the hospital before the commencement of any medical, evidentiary, or physical examination arising out of a sexual assault.

“(2) The sexual assault victim advocate shall inform the sexual assault victim of the right to have a sexual assault victim advocate present in all examinations and in-person interviews, even if the sexual assault victim has previously declined an advocate.

“(b) Law enforcement shall ensure that a sexual assault victim advocate is present before the commencement of any in-person interview with the sexual assault victim.

“§ 23-1910. Access to information.

“In addition to the notice requirements set forth in Subchapter I of this title, upon request by the sexual assault victim, the MPD shall:

“(1) Inform the sexual assault victim of the toxicology results and findings of his or her sexual assault forensic kit examination; provided, that the MPD is not required to disclose to the sexual assault victim the identity of any suspect implicated by DNA or similar testing for cases with an open investigation or active prosecution; and

“(2) Make reasonable attempts to notify a sexual assault victim of the MPD’s intent to communicate with the suspect before communicating with the suspect and alerting the suspect of the sexual assault allegation made against the suspect; provided, that if prior notification is not possible, notification shall be made as soon as is reasonably possible after the communication with the suspect has occurred.

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“§ 23-1911. No cause of action.

“This subchapter does not create a cause of action or defense in favor of any person arising out of the failure to accord to a sexual assault victim the rights enumerated in § 23-1908 or the violation of any other provision of this subchapter.”.

Sec. 102. Chapter 3 of Title 14 of the District of Columbia Official Code is amended as follows:

(a) The table of contents is amended by adding a new section designation at the end to read as follows:

“14-312. Sexual assault victim advocates.”.

(b) Section 14-307(a) is amended by striking the phrase “or a human trafficking counselor as defined in § 14-311(a)(2)” and inserting the phrase “a human trafficking counselor as defined in § 14-311(a)(2), or a sexual assault victim advocate as defined in § 14-312(a)(7)” in its place.

(c) A new section 14-312 is added to read as follows:

“§ 14-312. Sexual assault victim advocates.

“(a) For the purposes of this section, the term:

“(1) “Confidential communication” means information exchanged between a sexual assault victim and a sexual assault victim advocate during the course of the advocate providing counseling, support, and assistance to the victim, including all records kept by the advocate and the sexual assault program concerning the victim and services provided to the victim.

“(2) “DC Sexual Assault Nurse Examiner Program” or “DC SANE Program” means the program that provides comprehensive care to adult victims of rape, sexual assault, and other sex crimes, operated by the Office of Victim Services, in collaboration with the Network for Victim Recovery DC (or its successor entity) and the Medstar Washington Hospital Center (or its successor entity), where medical forensic exams are conducted.

“(3) “Intrafamily offense” shall have the same meaning as provided in § 16-1001(8).

“(4) “MPD” means the Metropolitan Police Department.

“(5) “Sexual assault” means any of the following offenses: §§ 22-1901 (incest); 22-3002 (first degree sexual abuse); 22-3003 (second degree sexual abuse); 22-3004 (third degree sexual abuse); 22-3005 (fourth degree sexual abuse); 22-3006 (misdemeanor sexual abuse); 22-3009.03 (first degree sexual abuse of a secondary education student); 22-3009.04 (second degree sexual abuse of a secondary education student); 22-3013 (first degree sexual abuse of a ward, patient, client, or prisoner); 22-3014 (second degree sexual abuse of a ward, patient, client, or prisoner); 22-3015 (first degree sexual abuse of a patient or client); 22-3016 (second degree sexual abuse of a patient or client); or 22-3018 (attempts to commit sexual offenses); provided, that the sexual assault victim is 18 years of age or older.

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“(6) “Sexual assault victim” means an individual 18 years or age or older against whom sexual assault has been committed or is alleged to have been committed.

“(7) “Sexual assault victim advocate” means a trained advocate employed by a community-based advocacy organization that is a member of the DC SANE Program or its successor program.

“(b)(1) A sexual assault victim advocate shall not disclose a confidential communication except:

“(A) As required by statute or by a court of law;

“(B) As voluntarily authorized in writing by the sexual assault victim;

“(C) To other individuals employed by the DC SANE Program and third party providers when and to the extent necessary to facilitate the delivery of services to the sexual assault victim;

“(D) To the MPD or other law enforcement agency to the extent necessary to protect the sexual assault victim or another individual from a substantial risk of imminent and serious physical injury;

“(E) To compile statistical or anecdotal information, without personal identifying information, for research or public information purposes; or

“(F) For any confidential communications relevant to a claim or defense if the sexual assault victim files a lawsuit against a sexual assault victim advocate or the DC SANE Program.

“(2) Unless the disclosure is public, confidential communications disclosed pursuant to paragraph (1) of this subsection shall not be further disclosed by the recipient except as authorized in paragraph (1) of this subsection.

“(3) Confidential communications are not waived by the presence of a sign language or foreign language interpreter. An interpreter is subject to the same disclosure limitations set forth in paragraph (1) of this subsection and the same privilege set forth in subsection (c) of this section.

“(c)(1) Except as provided in paragraph (2) of this subsection, when a sexual assault victim has been adjudicated incompetent by a court of competent jurisdiction for the purpose of asserting or waiving the privilege established by this section, or is deceased, the sexual assault victim’s parent, guardian, or personal representative may assert or waive the privilege.

“(2) If the parent, guardian, or personal representative of the sexual assault victim described in paragraph (1) of this subsection has been charged with an intrafamily offense, sexual assault, or has had a protection order or a neglect petition entered against him or her at the request of or on behalf of the sexual assault victim, or otherwise has interests adverse to those of the sexual assault victim with respect to the assertion or waiver of the privilege, the court shall appoint an attorney for purposes of asserting or waiving the privilege.

“(d) The assertion of any privilege under this section is not admissible in evidence.”.

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TITLE II – SEXUAL ASSAULT RESPONSE

Sec. 201. Definitions.

For the purposes of this title, the term:

(1) “Case Review Subcommittee” means the Sexual Assault Response Team Case Review Subcommittee established by section 214.

(2) “DC Sexual Assault Nurse Examiner Program” or “DC SANE Program” means the program that provides comprehensive care to adult victims of rape, sexual assault, and other sex crimes, operated by the OVS, in collaboration with the Network for Victim Recovery DC (or its successor entity), and the Medstar Washington Hospital Center (or its successor entity), where medical forensic exams are conducted.

(3) “DFS” means the Department of Forensic Sciences.

(4) “Hospital” means the MedStar Washington Hospital Center, or any medical facility where a forensic nurse examiner conducts a sexual assault forensic evaluation of the sexual assault victim.

(5) “Independent expert consultant” or “consultant” means an independent contractor retained on a contract basis by OVS to assess and review the MPD’s response to reports of sexual assault and to ensure that all aspects of the MPD’s sexual assault investigations and training are based on current best practices, are implemented properly, and have a victim-centered approach.

(6) “MPD” means the Metropolitan Police Department.

(7) “OCME” means the Office of the Chief Medical Examiner.

(8) “OVS” means the Office of Victim Services.

(9) “SART” means the Sexual Assault Response Team established by section 212.

(10) “Sexual assault” shall have the same meaning as provided in D.C. Official Code § 23-1907(7).

(11) “Sexual assault victim” means an individual 18 years of age or older against whom sexual assault has been committed or is alleged to have been committed.

(12) “Task Force” means the Sexual Assault Victim Rights Task Force established by section 215.

Sec. 202. Processing of sexual assault forensic examination kits and specimens.

(a) Within 7 days after a sexual assault victim makes a report to the MPD, the MPD shall retrieve the kits and specimens and deliver:

(1) The sexual assault forensic examination kit to the DFDFS; and

(2) The biological specimens for toxicology testing to the OCME.

(b) The DFS shall process all sexual assault forensic examination kits within 90 days from the date of receipt.

(c) The OCME shall process all biological specimens within 90 days from the date of receipt.

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Sec. 203. Payment for sexual assault forensic examination kits.

The hospital shall not bill a sexual assault victim for costs associated with the administration of a sexual assault forensic examination kit or for the kit itself.

Sec. 204. Independent expert consultant.

(a) By December 1, 2014, the OVS shall retain an independent expert consultant.

(b) The consultant shall be selected by the Office of Police Complaints, with input from the Victim Assistance Network, subject to final approval by the OVS.

(c) The consultant shall be retained for a period of one year, with the option for the OVS to renew that contract for a second year.

(d) The consultant selected shall have current and recognized expertise in the areas of law enforcement, advocacy, and medical best practices, policy and procedure development, sexual assault crimes, and the investigation or prosecution of sexual assault.

Sec. 205. Duties.

The independent expert consultant shall have the following duties and obligations:

(1) In consultation with the Task Force established by section 215, assess and recommend modifications to MPD policies and protocols to ensure the MPD has a detailed and victim-centered sexual assault response policy that comports with best practices and current professional standards and incorporates the requirements of the International Association of Chiefs of Police Model Policy on Sexual Assaults or other current best practices in law enforcement;

(2) Assess training provided to MPD officers, detectives, and recruits to ensure that:

(A) The training incorporates developments in applicable law and current best practices;

(B) Testing is done to ensure that MPD personnel taking the training comprehend the material taught; and

(C) Investigators conducting sexual assault investigations and personnel who supervise the review of sexual assault investigations are provided in-depth specialized training consistent with current best practices;

(3) Review a random sample of MPD files and records related to cases arising after March 2013, including;

(A) Sexual assault investigative files, forms, and reports, including allegations, office information cases, and other cases with sexual elements that may not have been classified as a sexual assault case; and

(B) Feedback provided to the MPD from members of the public about the MPD's response to sexual assault cases, including surveys, complaints, and any other feedback provided through e-mail or the MPD's web page;

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(4) Conduct confidential interviews, when necessary, with forensic nurse examiners, sexual assault victim advocates, MPD personnel, and others with direct knowledge of how the sexual assault response process is functioning;

(5) Within 120 days from the date of being retained by the OVS, audit all sexual assault forensic examination kits in storage to determine if all sexual assault forensic examination kits in which a sexual assault victim reported a sexual assault to law enforcement have been delivered to the DFS for processing; and

(6) Protect the confidentiality of all MPD files and records; and

(7) Within the reports produced by the consultant, protect the confidentiality of the underlying investigations.

Sec. 206. Reviews and reporting requirements.

(a)(1) The independent expert consultant shall:

(A) Prepare, by June 1, 2015, and on a semiannual basis thereafter, a public report that contains:

(i) A description of the work conducted by the independent expert consultant for that period;

(ii) The methodology and specific findings for each review conducted, including a general description of the policies and procedures reviewed, the observations of the consultant regarding the MPD's implementation of those policies and procedures, the training reviewed, and a discussion of any improvements that need to be made;

(iii) A determination of whether the MPD's implementation of reforms made after March 2013 are having a positive effect on the overall investigations of sexual assaults and whether there are any unintended negative consequences of these new policies or reforms;

(iv) A comparison of cases reported to the MPD through the DC SANE Program and MPD case numbers to ensure that all sexual assaults have been documented; and

(v) The Chief of Police's formal response to the report prepared pursuant to paragraph (2) of this subsection; and

(B) Review the case review plan and process developed pursuant to section 214(d)(1), making recommendations for improvement as needed.

(2)(A) A draft version of the report shall be provided to the Chief of Police for review before the public issuance of the final report.

(B) The Chief of Police shall have 30 days to review the report and prepare a formal response for purposes of a public report issued pursuant to paragraph (1) of this subsection.

(b)(1) The independent consultant shall, within 45 days of being retained by the OVS, develop a plan and a schedule for conducting the reviews and preparing the report described in subsection (a)(1) of this section, and shall submit this plan to the OVS for review and approval.

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(2) The plan established pursuant to paragraph (1) of this subsection shall include a timeline for submitting any recommendations to the Council or the Mayor regarding proposed legislation.

(c) The OVS shall complete a review of the independent expert consultant's plan developed pursuant to subsection (b) of this section within 30 days from the date of receipt.

Sec. 207. The MPD's duties.

The MPD shall provide the independent expert consultant with timely, full, and direct access to the MPD's files and records, including:

(1) Sexual assault investigative files, forms, and reports, including allegations, office information cases, and other cases with sexual elements that may not have been classified as a sexual assault case; and

(2) Feedback provided to the MPD from members of the public regarding the MPD's response to sexual assault cases, including surveys, complaints, and feedback provided through e-mail or the MPD's web page.

Sec. 208. Monitoring by Chief of Police.

The Chief of Police shall monitor the MPD personnel's compliance with MPD orders and protocols related to law enforcement interaction with sexual assault victims, including the Sexual Assault Unit's Standard Operating Procedures, when responding to sexual assault crimes.

Sec. 209. MPD reporting requirements.

(a) The Chief of Police shall prepare, on an annual basis, a report on the MPD's response to sexual assault reports. The report shall include, at a minimum:

(1) The number of sexual assaults and attempted sexual assaults reported, identified by penal code classification;

(2) The outcome of each reported sexual assault, identified by:

(A) How many reports were unfounded;

(B) How many reports were cleared, including how many cleared cases

led to an arrest; and

(C) How many reports were closed by the MPD, identified by the type of exception such as victim declines participation, suspect prosecuted in another jurisdiction, case rejected by the prosecutor, or similar explanations;

(3) The number of:

(A) Arrest warrants issued, by classification of crime, and arrests; and

(B) Cases referred to prosecuting attorneys and, to the extent the information is available to the MPD, cases declined for prosecution by the prosecutor, cases declined for prosecution by the grand jury, prosecutions, and other law enforcement actions taken as a result of investigations into sexual assault reports;

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(4) The recommendations received from the Sexual Assault Response Team Case Review Subcommittee, established by section 214, and the measures the MPD has taken, if any, to address those recommendations; and

(5) The number and type of complaints filed against MPD officers or detectives regarding their handling of sexual assault reports and any actions taken by the MPD in response to those complaints.

(b) The report prepared pursuant to subsection (a) of this section shall be transmitted to the Mayor and the Council by December 31 of each year and be made accessible to the public; provided, that the report shall protect the privacy and confidentiality of the sexual assault victims.

Sec. 210. DFS reporting requirement.

In the annual report filed pursuant to section 5(a)(5) of the Department of Forensic Sciences Establishment Act of 2011, effective August 17, 2011 (D.C. Law 19-18; D.C. Official Code § 5-1501.04(a)(5)), the Director of the DFS shall include the number of sexual assault forensic examination kits received from the MPD and the number of sexual assault forensic examination kits processed by the DFS, including the time it took for each kit to be processed.

Sec. 211. OCME reporting requirement.

In the annual report filed pursuant to section 2913(d) of the Fiscal Year 2001 Budget Support Act of 2000, effective October 19, 2000 (D.C. Law 13-172; D.C. Official Code § 5-1412(d)), the Chief Medical Examiner shall include the number of toxicology samples of sexual assault victims received from MPD and the number of toxicology samples of sexual assault victims processed by the OCME, including the time it took for each toxicology sample to be processed.

Sec. 212. Establishment of a Sexual Assault Response Team.

(a) There is established the Sexual Assault Response Team.

(b) The SART shall be a partnership of public and private agencies that coordinates a high-quality, multidisciplinary, victim-centered response to sexual assault cases.

(c) Membership on the SART shall consist of the following persons:

- (1) The Director of the OVS, or his or her designee;
- (2) The SART coordinator, who shall be appointed by the Director of the OVS;
- (3) The Chief of Police, or his or her designee; provided, that the designee is a member of the Sexual Assault Unit with the rank of Captain or above;
- (3) A representative from the MPD Victim Services Branch;
- (4) The United States Attorney for the District of Columbia, or his or her designee; provided, that the designee is an attorney assigned to the Sex Offense and Domestic Violence Section;

(5) A representative from the Victim Witness Assistance Unit of the United States

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Attorney's Office for the District of Columbia;

- (6) A representative from the United States Park Police;
- (7) The Director, or his or her designee, of a private or nonprofit entity that is a member of the DC SANE Program; provided, that the designee is a forensic nurse examiner;
- (8) The Director, or his or her designee, of a community-based advocacy organization that is providing advocacy services as part of the DC SANE Program;
- (9) A representative, selected by the OVS, from a community-based organization that is providing post-assault mental health services;
- (10) A representative from the designated State Sexual Assault Coalition for the District;
- (11) The Director of DFS, or his or her designee; provided, that the designee is a forensic scientist;
- (12) The Chief Medical Examiner, or his or her designee; and
- (13) A representative from a District of Columbia-based college or university; provided, that the representative holds a position at that institution that provides direct victim services to sexual assault victims.

(d) The SART shall hold its initial meeting within 90 days after the effective date of this act. At the initial meeting, one non-governmental member of the SART shall be elected as Chairperson by a majority of the SART members.

(e) Following the SART's initial meeting, the SART shall meet at least 6 times per calendar year.

(f) The SART shall establish its own procedures and requirements with respect to the place and manner in which it will conduct its meetings.

(g) The Open Meetings Act, effective March 31, 2011 (D.C. Law 18-350; D.C. Official Code § 2-571 *et seq.*), does not apply to meetings of the SART.

Sec. 213. Duties and responsibilities of the SART.

The SART shall:

- (1) Improve the coordination and functioning of victim services, medical forensic care, investigations, and prosecutions available to victims of sexual assault;
- (2) Conduct regular case reviews, through the Case Review Subcommittee established by section 214, of all parties involved in sexual assault responses, including a review of sexual assault reports and investigations by the MPD and cases reported to any member of the SART; and
- (3) Develop a protocol to ensure that feedback and recommendations from the Case Review Subcommittee, established by section 214, are incorporated into SART member agencies' policies, procedures, practices, training, and decisions to re-examine investigations, when applicable.

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Sec. 214. The SART Case Review Subcommittee.

(a) There is established the Sexual Assault Response Team Case Review Subcommittee.

(b) The Case Review Subcommittee shall be comprised of, at a minimum, the following SART representatives:

(1) The SART coordinator, who shall also coordinate the Case Review Subcommittee;

(2) The Commander of the MPD's Sexual Assault Unit, or his or her designee; provided, that the designee is a member of the Sexual Assault Unit with the rank of Captain or above;

(3) The Director, or his or her designee, of a private or nonprofit entity that is a member of the DC SANE Program; provided, that the designee is a forensic nurse examiner.

(4) A representative, selected by the OVS, from a community-based organization that is providing post-assault mental health services;

(5) The Director of DFS, or his or her designee; provided, that the designee is a forensic scientist; and

(6) The Director, or his or her designee, of a community-based advocacy organization that is providing advocacy services as part of the DC SANE Program.

(c)(1) The Case Review Subcommittee shall conduct case reviews of the following types of cases:

(A) A random sample of investigations that involve sexual assault;

(B) Specific cases as requested by members of the SART or the Case Review Subcommittee; and

(C) Specific cases as requested by the independent expert consultant.

(2) The Case Review Subcommittee shall also conduct a review of complaints sexual assault victims have communicated to members of the SART.

(d) In addition the duties set forth in subsection (c) of this section, the Case Review Subcommittee shall:

(1) Develop a case review protocol, including a standard review form and appropriate safeguards to protect confidential or privileged information and other personal information that is protected from disclosure by federal or District law. The policy shall be reviewed on an annual basis, and revised as needed;

(2) Develop a standard review form that examines, at a minimum, the following:

(A) Whether each agency and service provider involved in the sexual assault response followed current best practices in each case, including:

(i) Whether law enforcement waited at least 48 hours before conducting an interview with the sexual assault victim meant to assess and build the case; and

(ii) Whether the sexual assault victim requested information pursuant to section 23-1910 and when the sexual assault victim received that information;

(B) Any prosecutorial actions taken;

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(C) Whether the evidence testing complied with the timing requirements of section 202; and

(D) The use of forensic evidence in the investigation and prosecution of the case; and

(3) Submit feedback and recommendations to the SART when the Case Review Subcommittee identifies concerns or problems during the case review process.

(e) The Open Meetings Act, effective March 31, 2011 (D.C. Law 18-350; D.C. Official Code § 2-571 *et seq.*), does not apply to meetings of the Case Review Subcommittee.

Sec. 215. Sexual Assault Victim Rights Task Force.

(a) Beginning October 1, 2014, the OVS shall establish a Sexual Assault Victim Rights Task Force to study nationally recognized best practices and develop recommendations regarding:

(1) The development and implementation of an effective mechanism for submitting, tracking, and investigating complaints regarding the handling of, or response to, a sexual assault report or investigation by any agency or organization involved in the response;

(2) Whether a need exists for additional sexual assault victim advocates. If a need is identified, the Task Force shall:

(A) Develop criteria to certify sexual assault victim advocates;

(B) Create a plan for how the District, in conjunction with nonprofits, can provide additional sexual assault victim advocates to meet the needs identified; and

(C) Determine the cost of funding such a plan;

(3) Whether a need exists to expand the right to a sexual assault victim advocate beyond the hospital and law enforcement interview settings, such as meetings and conversations with prosecutors. If a need is identified, the Task Force shall:

(A) Identify where the need exists and to what extent; and

(B) Make recommendations on how best to fill that need, whether legislatively or otherwise;

(4) Whether a need exists to expand the right to a sexual assault victim advocate to juvenile sexual assault victims. If a need is identified, the Task Force shall:

(A) Identify where the need exists and to what extent; and

(B) Make recommendations on how best to fill that need, whether legislatively or otherwise.

(b) The Task Force shall be comprised of representatives from the following entities:

(1) DC Sexual Assault Coalition;

(2) DC SANE program;

(3) DC Victim Assistance Network;

(4) SART; and

(5) A District of Columbia-based college or university; provided, that the representative at that institution provides direct victim services to sexual assault victims;

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- (6) At least one governmental or agency-based victim services program;
- (7) At least 2 organizations for which the primary purpose of the organization is to provide services, education, or outreach to underserved populations disparately impacted by sexual assault; and
- (8) Other entities as determined by the OVS.
- (c)(1) By September 30, 2015, the Task Force shall produce a report that includes the results of the assessments, developments, and recommendations completed pursuant to subsection (a) of this section, to be transmitted to the Council and the SART.
- (2) The Task Force shall disband after the report has been transmitted to the Council and the SART.

Sec. 216. No private right of action.

This title shall not be construed to create a private right of action or serve as the basis for excluding otherwise admissible evidence in a criminal proceeding.

TITLE III – RULES

Sec. 301. Rules.

The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), may issue rules to implement the provisions of this act.

TITLE IV -- FISCAL IMPACT; EFFECTIVE DATE

Sec. 401. Fiscal impact statement.

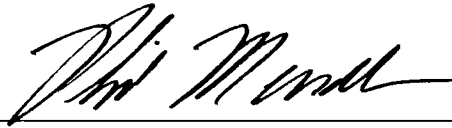
The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 402. Effective date.

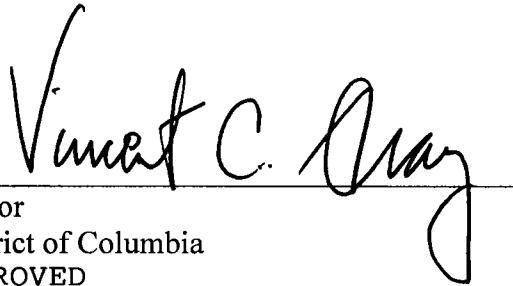
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 60-day period of Congressional review as provided in section 602(c)(2) of the District of Columbia Home Rule Act, approved December

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24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(2)), and publication in the District of Columbia Register.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
June 4, 2014

ENROLLED ORIGINAL

A RESOLUTION

20-484

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To declare the existence of an emergency, due to congressional review, with respect to the need to amend the District of Columbia Traffic Act, 1925, to allow a person who was previously assigned a social security number but who can no longer establish legal presence in the United States to be eligible to obtain a limited purpose driver's license, permit, or identification card.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Driver's Safety Clarification Congressional Review Emergency Declaration Resolution of 2014".

Sec. 2. Section 8c of the District of Columbia Traffic Act, 1925, effective January 17, 2014 (D.C. Law 20-62; D.C. Official Code § 50-1401.05), provides for the issuance of a limited purpose driver's license, permit, or identification card to individuals who had not been assigned a social security number or could not establish legal presence in the United States. The unintended result is that an individual who was assigned a social security number at one point but can no longer establish legal presence in the United States would be precluded from obtaining a limited purpose driver's license, permit, or identification card. This amendment would allow for such an individual to be eligible to obtain a limited purpose driver's license, permit, or identification card. Furthermore, this congressional review emergency legislation is necessary to ensure that there is no gap between when the original emergency legislation expires and when the temporary version of this legislation becomes effective.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Driver's Safety Clarification Congressional Review Emergency Amendment Act of 2014 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

20-485

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To declare the existence of an emergency with respect to the need to amend the Transportation Infrastructure Mitigation Temporary Amendment Act of 2013 and the Department of Transportation Establishment Act of 2002 to clarify the authority of the Director of the District Department of Transportation (“DDOT”) to enter into an agreement pursuant to 49 U.S.C. § 5310 and a payment agreement for services related to DDOT’s review of proposed and existing projects.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the “Transportation Infrastructure Mitigation Clarification Congressional Review Emergency Declaration Resolution of 2014”.

Sec. 2. (a) In December 2012, the Council enacted D.C. Law 19-241, the District Department of Transportation Accessible Vehicles Fund Amendment Act of 2012. This law amended the District Department of Transportation Establishment Act of 2002 and authorized the District Department of Transportation to administer the Federal Transit Administration 5310 grant program that provides public and nonprofit organizations with vehicles to transport elderly and residents with disabilities.

(b) In December 2013, the Council enacted D.C. Law 20-68, the Transportation Infrastructure Mitigation Temporary Amendment Act of 2013. This law also amended the District Department of Transportation Establishment Act of 2002. Unfortunately, technical edits made to this law inadvertently removed provisions added by the District Department of Transportation Accessible Vehicles Fund Amendment Act of 2012.

(c) The purpose of this emergency legislation is to restore provisions from the District Department of Transportation Accessible Vehicles Fund Amendment Act of 2012 that were inadvertently removed when the Transportation Infrastructure Mitigation Temporary Amendment Act of 2013 was enacted.

(d) This congressional review emergency legislation is necessary to ensure that there is no gap between when the original emergency legislation expires and when the temporary version of this legislation becomes effective.

ENROLLED ORIGINAL

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Transportation Infrastructure Mitigation Clarification Congressional Review Emergency Amendment Act of 2014 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

20-486

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To declare the existence of an emergency, due to congressional review, with respect to the need to amend the Tobacco Product Manufacturer Reserve Fund Complementary Procedures Act of 2004 to allow the District to fulfill its responsibilities under a settlement that protects the District's right to continuing payments under the Master Settlement Agreement.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Tobacco Product Manufacturer Reserve Fund Congressional Review Emergency Declaration Resolution of 2014."

Sec. 2. (a) There exists a need to amend the Tobacco Product Manufacturer Reserve Fund Complementary Procedures Act of 2004, effective April 4, 2004 (D.C. Law 15-50; D.C. Official Code § 7-1803.01, *et seq.*) ("Tobacco Reserve Fund Procedures Act"), to permit the District, pursuant to a settlement agreed to by the District and certain tobacco manufacturers, to share with a data clearinghouse certain information provided by District tobacco wholesalers. The District has entered into a multistate settlement with certain tobacco manufacturers, the terms of which were approved by an arbitration panel on March 12, 2013. Through that settlement, the District resolved the manufacturers' claims for downward adjustments to the District's Master Settlement Agreement payments in 2004 through 2015 due to the increased market share of certain other tobacco manufacturers.

(b) As part of the settlement, the District agreed to a procedure whereby certain cigarette tax information the District collects from District tobacco wholesalers will be shared with a multistate "data clearinghouse" created by the settlement. However, under permanent law, the District is only permitted to share the information that it collects from tobacco wholesalers within the District government and with federal, state, or local governments for law enforcement purposes.

(c) In March 2014, the data clearinghouse began receiving this information and using it to assist in the process of determining the District's and the states' future MSA payments, keeping company-specific information confidential.

(d) To ensure that the District will continue to receive payments under the Master Settlement Agreement, section 6(b) of the Tobacco Reserve Fund Procedures Act, D.C. Official Code § 7-1803.05(b), must be amended to permit the information provided by District tobacco wholesalers to be shared with the data clearinghouse.

(e) An emergency measure, D.C. Act 20-294, adopted in March 2014, permits the District to share information pursuant to the settlement. However, the emergency measure

ENROLLED ORIGINAL

expires on June 10, 2014, and the corresponding temporary measure, D.C. Act 20-321, is not projected to become law until June 21, 2014. The congressional review emergency is necessary to prevent a gap in the law.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Tobacco Product Manufacturer Reserve Fund Congressional Review Emergency Amendment Act of 2014 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

20-487

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To declare the existence of an emergency, due to congressional review, with respect to the need to amend the Recreation Act of 1994 to clarify that implementation of the Department of Parks and Recreation's nutritional requirements is not contingent upon promulgation of unrelated regulations concerning field and facility permitting.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Department of Parks and Recreation Fee-based Use Permit Authority Clarification Congressional Review Emergency Declaration Resolution of 2014".

Sec. 2. (a) In December 2012, the Council enacted D.C. Law 19-280, the Department of Parks and Recreation Fee-based Use Permit Authority Amendment Act of 2012. This law authorized the Department of Parks and Recreation ("DPR") to issue fee-based use permits, made other changes to DPR's permitting process, and established nutritional standards for DPR facilities.

(b) Technical amendments made to this law inadvertently made the implementation of the nutritional standards contingent upon DPR's adoption of an unrelated set of new regulations concerning permitting that DPR has not yet issued. During the fiscal year 2015 oversight process, DPR cited this language in explaining why it has not implemented its nutritional standards.

(c) This emergency legislation clarifies that the nutritional standards for DPR are not contingent upon an unrelated set of rules concerning permitting.

(d) Further, this congressional review emergency legislation is necessary to ensure that there is no gap between when the original emergency legislation expires and when the temporary version of this legislation becomes effective.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Department of Parks and Recreation Fee-based Use Permit Authority Clarification Congressional Review Emergency Amendment Act of 2014 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

20-488

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To reappoint Ms. Stacy L. Brustin to the Child Support Guideline Commission.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the “Child Support Guideline Commission Stacy L. Brustin Reappointment Resolution of 2014”.

Sec. 2. The Council of the District of Columbia reappoints:

Ms. Stacy L. Brustin
1712 Hobart Street, N.W.
Washington, D.C. 20009
(Ward 1)

as a member of the Child Support Guideline Commission, established by D.C. Official Code § 16-916.02, for a term to end December 17, 2016.

Sec. 3. The Chairman of Council of the District of Columbia shall transmit a copy of this resolution, upon its adoption, to the appointee and to the Office of the Mayor.

Sec. 4. This resolution shall take effect immediately upon the first date of publication in the District of Columbia Register.

ENROLLED ORIGINAL

A RESOLUTION

20-489

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To appoint Mr. Joseph N. Onek to the Commission on Selection and Tenure of Administrative Law Judges of the Office of Administrative Hearings.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the “Commission on Selection and Tenure of Administrative Law Judges of the Office of Administrative Hearings Joseph N. Onek Appointment Resolution of 2014”.

Sec. 2. The Council of the District of Columbia appoints:

Mr. Joseph N. Onek
3723 Ingomar Street, N.W.
Washington, D.C. 20015
(Ward 3)

as a voting member of the Commission on Selection and Tenure of Administrative Law Judges of the Office of Administrative Hearings, established by section 9 of the Office of Administrative Hearings Establishment Act of 2001, effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.06), for a term to end April 30, 2017.

Sec. 3. The Chairman of the Council of the District of Columbia shall transmit a copy of this resolution, upon its adoption, to the appointee, the Commission on Selection and Tenure of Administrative Law Judges of the Office of Administrative Hearings, and the Office of the Mayor.

Sec. 4. This resolution shall take effect immediately upon the first date of publication in the District of Columbia Register.

ENROLLED ORIGINAL

A RESOLUTION

20-490

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To appoint Dr. David P. Milzman to the District of Columbia Commission on Judicial Disabilities and Tenure.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the “District of Columbia Commission on Judicial Disabilities and Tenure David P. Milzman Appointment Resolution of 2014”.

Sec. 2. The Council of the District of Columbia appoints:

Dr. David P. Milzman
4529 Westhall Drive, N.W.
Washington, D.C. 20007
(Ward 3)

as a nonlawyer member of the District of Columbia Commission on Judicial Disabilities and Tenure, established by section 431(d) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 792; D.C. Official Code § 1-204.31(d)), replacing Dr. Michael Williams, for a term to end May 5, 2017.

Sec. 3. The Chairman of the Council of the District of Columbia shall transmit a copy of this resolution upon its adoption, to the appointee, the District of Columbia Commission on Judicial Disabilities and Tenure, and the Office of the Mayor.

Sec. 4. This resolution shall take effect immediately upon the first date of publication in the District of Columbia Register.

ENROLLED ORIGINAL

A RESOLUTION

20-491

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

June 3, 2014

To confirm the appointment of Dr. Roger A. Mitchell, Jr., as Chief Medical Examiner of the District of Columbia.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the “Chief Medical Examiner Roger A. Mitchell, Jr., Confirmation Resolution of 2014”.

Sec. 2. The Council of the District of Columbia confirms the appointment of:

Dr. Roger A. Mitchell, Jr.
4414 6th Place, N.E.
Washington, D.C. 20017
(Ward 5)

as Chief Medical Examiner, established by section 2903 of the Establishment of the Office of the Chief Medical Examiner Act of 2000, effective October 19, 2000 (D.C. Law 13-172; D.C. Official Code § 5-1402), and in accordance with section 2 of the Confirmation Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code § 1-523.01), for a term to end April 30, 2019.

Sec. 3. The Council of the District of Columbia shall transmit a copy of this resolution, upon its adoption, to the nominee and to the Office of the Mayor.

Sec. 4. This resolution shall take effect immediately.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE OF THE WHOLE
NOTICE OF PUBLIC HEARING

1350 Pennsylvania Avenue, NW, Washington, DC 20004

REVISED

CHAIRMAN PHIL MENDELSON
COMMITTEE OF THE WHOLE
ANNOUNCES A PUBLIC HEARING

on

Bill 20-242, Bishop Iola B. Cunningham Way Designation Act of 2013;
Bill 20-521, N Street Village Way Designation Act of 2013;
Bill 20-683, Zion Baptist Church Way Designation Act of 2014; &
Bill 20-794, Nap Turner Way Designation Act of 2014

on

Wednesday, July 2, 2014
9:00 a.m., Hearing Room 412, John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, DC 20004

Council Chairman Phil Mendelson announces a public hearing of the Committee of the Whole on **Bill 20-242**, the “Bishop Iola B. Cunningham Way Designation Act of 2013;” **Bill 20-521**, the “N Street Village Way Designation Act of 2013;” **Bill 20-683**, the “Zion Baptist Church Way Designation Act of 2014;” and **Bill 20-794**, the “Nap Turner Way Designation Act of 2014.” The public hearing will be held Wednesday, July 2, 2014, at 9:00 a.m. in Hearing Room 412 of the John A. Wilson Building, 1350 Pennsylvania Avenue, NW. **This notice has been revised to reflect the addition of Bill 20-242.**

The stated purpose of **Bill 20-242** is to symbolically designate Kenilworth Avenue NE, between Hayes Street NE and Jay Street NE, in Ward 7 as Bishop Iola B. Cunningham Way. The stated purpose of **Bill 20-521** is to symbolically designate the 1300 block of N Street NW, between 14th Street NW and Vermont Avenue NW, in Ward 2 as N Street Village Way. The stated purpose of **Bill 20-683** is to symbolically designate the public alley in Square 2655, bounded by the 4800 block of Colorado Avenue NW and Blagden Avenue NW, as Zion Baptist Church Way. The stated purpose of **Bill 20-794** is to symbolically designate the alley located between 13th and 14th Streets NW, Wallach Place NW, and U Street NW and directly abutting 1344 U Street NW as Nap Turner Way.

Those who wish to testify are asked to telephone the Committee of the Whole, at (202) 724-8196, or e-mail Jessica Jacobs, Legislative Counsel, at jjacobs@dccouncil.us and provide their name, address, telephone number, and organizational affiliation, if any, by the close of business Monday, June 30, 2014. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on June 30, 2014, the testimony will be distributed to Councilmembers before the hearing. Witnesses should limit their testimony to five minutes; less time will be allowed if there are a large number of witnesses. A copy of the PRs can be obtained through the Legislative Services Division of the Secretary of the Council’s office or on <http://lims.dccouncil.us>.

If you are unable to testify at the hearing, written statements are encouraged and will be made a part of the official record. Copies of written statements should be submitted to the Committee of the Whole, Council of the District of Columbia, Suite 410 of the John A. Wilson Building, 1350 Pennsylvania Avenue, NW, Washington, D.C. 20004. The record will close at 5:00 p.m. on Thursday, July 17, 2014.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY
NOTICE OF PUBLIC HEARING

1350 Pennsylvania Avenue, NW, Washington, D.C. 20004

REVISED

COUNCILMEMBER TOMMY WELLS, CHAIRPERSON
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY

ANNOUNCES A PUBLIC HEARING ON

**BILL 20-293, "METROPOLITAN POLICE DEPARTMENT COMMAND STAFF
APPOINTMENT AMENDMENT ACT OF 2013"**

BILL 20-63, "POLICE MONITORING ENHANCEMENT AMENDMENT ACT OF 2013"
and

**Bill 20-810, "POLICE AND FIRE DEPARTMENTS COMMENCEMENT OF
DISCIPLINE AMENDMENT ACT OF 2014"**

Wednesday, July 2, 2014

11 a.m.

**John A. Wilson Building, Room 500
1350 Pennsylvania Avenue, NW, Washington, D.C. 20004**

Councilmember Tommy Wells, Chairperson of the Committee on the Judiciary and Public Safety, announces a public hearing on July 2, 2014, beginning at 11 a.m. in Room 500 of the John A. Wilson Building. The purpose of this public hearing is to receive testimony on Bills 20-293, 20-63, and 20-810. *This notice has been revised to reflect the addition of Bill 20-810 and the postponement of Bill 20-763.*

Bill 20-293 would authorize the Chief of Police to promote lieutenants to discretionary command staff positions, such as inspector, commander, and assistant chief. The bill may be viewed online at <http://lims.dccouncil.us/Legislation/B20-0293>.

Bill 20-63 would give the Office of Police Complaints access to information and supporting documentation of the covered law enforcement agencies to improve the monitoring and evaluation activities of the Police Complaints Board. The bill may be viewed online at <http://lims.dccouncil.us/Legislation/B20-0063>.

Bill 20-810 would repeal the provision that states no corrective or adverse action may be taken against a sworn or civilian member of the Fire and Emergency Medical Services Department or the Metropolitan Police Department more than 90 days after the agency knew, or should have known, of the act or occurrence allegedly constituting cause for the corrective or adverse action. The bill may be viewed online at <http://lims.dccouncil.us/Legislation/B20-0810>.

The Committee invites the public to testify. Individuals and representatives of organizations who wish to testify should contact Nicole Goines at 724-7808 or ngoines@dccouncil.us, and furnish their name, address, telephone number, and organizational affiliation, if any, by 5 p.m. on Monday, June 30, 2014. Witnesses should bring 15 copies of their testimony. Testimony may be limited to 3 minutes. For those unable to testify at the hearing, written statements are encouraged and should be submitted by 5 p.m. on Wednesday, July 16, 2014 to Ms. Goines via email at ngoines@dccouncil.us.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON TRANSPORTATION & THE ENVIRONMENT
MARY M. CHEH, CHAIR

NOTICE OF PUBLIC HEARING ON

Bill 20-494, Animal Sirens Amendment Act of 2013

Bill 20-504, the Tobacco-Free Kids Smoking Restriction Amendment Act of 2013

Thursday, July 3, 2014
at 11:00 a.m.
in Room 412 of the
John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, DC 20004

On Thursday, July 3, 2014, Councilmember Mary M. Cheh, Chairperson of the Committee on the Transportation and the Environment, will hold a public hearing on Bill 20-494, Animal Sirens Amendment Act of 2013, which would authorize animal control officers to have emergency lights on their vehicles; and Bill 20-504, the Tobacco-Free Kids Smoking Restriction Amendment Act of 2013, which would prohibit smoking in motor vehicles where children under the age of 12 are present. The hearing will begin at 11:00 a.m. in Room 412 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W.

The Committee invites the public to testify or to submit written testimony, which will be made a part of the official Hearing Record. Anyone wishing to testify should contact Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, at (202) 724-8062 or via e-mail at abenjamin@dccouncil.us. Persons representing organizations will have five minutes to present their testimony. Individuals will have three minutes to present their testimony. Witnesses should bring 8 copies of their written testimony and should submit a copy of their testimony electronically to abenjamin@dccouncil.us.

If you are unable to testify in person, written statements are encouraged and will be made a part of the official record. Copies of written statements should be submitted to Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Suite 108, Washington, D.C. 20004. They may also be e-mailed to abenjamin@dccouncil.us or faxed to (202) 724-8118. The record will close at the end of the business day on July 17, 2014.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY
NOTICE OF PUBLIC HEARING

1350 Pennsylvania Avenue, NW, Washington, D.C. 20004

REVISED

COUNCILMEMBER TOMMY WELLS, CHAIRPERSON
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY

ANNOUNCES A PUBLIC HEARING ON

B20-714, THE “SEX TRAFFICKING OF MINORS PREVENTION
AMENDMENT ACT OF 2014”

Thursday, July 10, 2014
11 a.m.

Room 412
John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, D.C. 20004

Councilmember Tommy Wells, Chairperson of the Committee on the Judiciary and Public Safety, will convene a public hearing on Thursday, July 10, 2014, beginning at 11 a.m. in Room 412 of the John A. Wilson Building. The purpose of this hearing is to receive public comment on the Bill 20-714. *This notice has been revised to reflect a change in the hearing date from June 19, 2014 to July 10, 2014.*

Bill 20-714 would amend the Prevention of Child Abuse and Neglect Act of 1977 to create procedures for reporting runaways and missing children under custodial care of District agencies; and to require the Metropolitan Police Department to report critically missing children to the Nation Center for Missing and Exploited Children. It would also amend the Prohibition Against Human Trafficking Act of 2010 to require public posting of the national human trafficking hotline, and would amend the Anti-Sexual Abuse Act of 1994 to clarify that sexual act or contact under that Act includes sex trafficking of children as prohibited by the District’s human trafficking laws.

The Committee invites the public to testify. Individuals who wish to testify should contact Nicole Goines at 724-7808 or ngoines@dccouncil.us, and furnish their name, address, telephone number, and organizational affiliation, if any, by 5 p.m. on Tuesday, July 8, 2014. Witnesses should bring 15 copies of their testimony. Testimony may be limited to 3 minutes for individuals and 5 minutes for those representing organizations or groups. Those persons unable to testify at the public hearing are encouraged to submit written statements for the official record. Written statements should be submitted by 5 p.m. on Monday, July 21, 2014 to Ms. Goines, Committee on the Judiciary and Public Safety, Room 109, 1350 Pennsylvania Ave., NW, Washington, D.C., 20004, or via email at ngoines@dccouncil.us.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY
NOTICE OF PUBLIC HEARING

1350 Pennsylvania Avenue, NW, Washington, D.C. 20004

CANCELLED

COUNCILMEMBER TOMMY WELLS, CHAIRPERSON
COMMITTEE ON THE JUDICIARY AND PUBLIC SAFETY

ANNOUNCES A PUBLIC HEARING ON

BILL 20-803, the “HUMAN RIGHTS AMENDMENT ACT of 2014”

and

**BILL 20-321, the “HUMAN RIGHTS ACT NOTICE REQUIREMENT AMENDMENT
ACT OF 2013”**

Thursday, June 26, 2014, 2 p.m.

Room 120

John A. Wilson Building, Room 120

1350 Pennsylvania Avenue, NW

Washington, D.C. 20004

Councilmember Tommy Wells, Chairperson of the Committee on the Judiciary and Public Safety, announces a public hearing on June 26, 2014, beginning at 2 p.m. in Room 120 of the John A. Wilson Building. The purpose of this public hearing is to receive testimony on Bills 20-803 and 20-321. *This notice has been revised to reflect that this hearing is cancelled and will be rescheduled at later date following the Council’s summer recess.*

Bill 20-803 would require the Director of the Office of Human Rights (OHR) have a demonstrated background in human rights law; require OHR’s annual report to include information on investigations and public hearings initiated by the Office; and repeal the exemption allowing religiously-affiliated educational institutions to discriminate based on sexual orientation.

Bill 20-321 would clarify that the notice requirement for claims against the District does not apply to claims alleging violations of the Human Rights Act.

The Committee invites the public to testify. Individuals and representatives of organizations who wish to testify should contact Nicole Goines at 724-7808 or ngoines@dccouncil.us, and furnish their name, address, telephone number, and organizational affiliation, if any, by 5 p.m. on Tuesday, June 24, 2014. Witnesses should bring 15 copies of their testimony. Testimony may be limited to 3 minutes. For those unable to testify at the public hearing, written statements are encouraged and will be made part of the official record. Written statements should be submitted by 5 p.m. on Monday, July 7, 2014 to Ms. Goines, Committee on the Judiciary and Public Safety, Room 109, 1350 Pennsylvania Ave., NW, Washington, D.C., 20004, or via email at ngoines@dccouncil.us

**COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE OF THE WHOLE
NOTICE OF PUBLIC HEARING
1350 Pennsylvania Avenue, NW, Washington, DC 20004**

**CHAIRMAN PHIL MENDELSON
COMMITTEE OF THE WHOLE
ANNOUNCES A PUBLIC HEARING**

on

**PR 20-808, Chuck Brown Memorial, Carter G. Woodson Memorial, and Metro Memorial
Park Commemorative Works Approval Resolution of 2014**

on

**Wednesday, July 2, 2014
11:00 a.m., Room 412, John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, DC 20004**

Council Chairman Phil Mendelson announces the scheduling of a public hearing of the Committee of the Whole on PR 20-808, the “Chuck Brown Memorial, Carter G. Woodson Memorial, and Metro Memorial Park Commemorative Works Approval Resolution of 2014.” The hearing will be held at 11:00 a.m., or immediately following the Committee hearing on Bill 20-521, Bill 20-683, and Bill 20-794 on Wednesday, July 2, 2014 in Room 412 of the John A. Wilson Building.

The stated purpose of **PR 20-808** is to approve three commemorative works in the District of Columbia known as the Chuck Brown Memorial, Carter G. Woodson Memorial, and Metro Memorial Park. The Chuck Brown Memorial is designated to celebrate the life of DC resident Charles Louis “Chuck” Brown, and will include a mural incorporated into a plaza that will list Chuck Brown’s discography. The Carter G. Woodson Memorial will include an interactive sculpture of Woodson surrounded by a paved plaza, and set within a landscaped park. The Metro Memorial Park will be a living memorial that honors the victims of, and first responders to, the Metrorail Red Line collision on June 22, 2009.

Those who wish to testify should contact Ms. Jessica Jacobs, Legislative Counsel, at (202) 724-8196, or via e-mail at jjacobs@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any) by close of business Monday, June 30, 2014. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on June 30, 2014 the testimony will be distributed to Councilmembers before the hearing. Witnesses should limit their testimony to five minutes; less time will be allowed if there are a large number of witnesses. A copy of the PR can be obtained through the Legislative Services Division of the Secretary of the Council’s office or on <http://lims.dccouncil.us>.

If you are unable to testify at the hearing, written statements are encouraged and will be made a part of the official record. Copies of written statements should be submitted to the Committee of the Whole, Council of the District of Columbia, Suite 410 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Washington, D.C. 20004. The record will close at 5:00 p.m. on Wednesday, July 16, 2014.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON TRANSPORTATION & THE ENVIRONMENT
MARY M. CHEH, CHAIR

NOTICE OF PUBLIC HEARING ON

Bill 20-821, the Food Policy Council and Director Establishment Act of 2014

Tuesday, July 1, 2014
at 11:00 a.m.
in Room 412 of the
John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, DC 20004

On Tuesday, July 1, 2014, Councilmember Mary M. Cheh, Chairperson of the Committee on the Transportation and the Environment, will hold a public hearing on Bill 20-821, the Food Policy Council and Director Establishment Act of 2014, which would establish a Food Policy Council and a Food Policy Director in the District. The hearing will begin at 11:00 a.m. in Room 412 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W.

The Committee invites the public to testify or to submit written testimony, which will be made a part of the official Hearing Record. Anyone wishing to testify should contact Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, at (202) 724-8062 or via e-mail at abenjamin@dccouncil.us. Persons representing organizations will have five minutes to present their testimony. Individuals will have three minutes to present their testimony. Witnesses should bring 8 copies of their written testimony and should submit a copy of their testimony electronically to abenjamin@dccouncil.us.

If you are unable to testify in person, written statements are encouraged and will be made a part of the official record. Copies of written statements should be submitted to Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Suite 108, Washington, D.C. 20004. They may also be e-mailed to abenjamin@dccouncil.us or faxed to (202) 724-8118. The record will close at the end of the business day on July 15, 2014.

**Council of the District of Columbia
Committee on Health
Notice of Public Hearing
1350 Pennsylvania Ave., N.W., Washington, D.C. 20004**

**COUNCILMEMBER YVETTE M. ALEXANDER, CHAIRPERSON
COMMITTEE ON HEALTH ANNOUNCES A PUBLIC HEARING**

on

Bill 20-822, the “Copper Intrauterine Device Access Act of 2014”

**Tuesday, July 1, 2014
11:00 a.m., Room 500, John A. Wilson Building
1350 Pennsylvania Avenue, N.W.
Washington, D.C. 20004**

Councilmember Yvette M. Alexander, Chairperson of the Committee on Health, announces a public hearing on Bill 20-822, the “Copper Intrauterine Device Access Act of 2014”. The hearing will take place at 11:00 a.m. on Tuesday, July 1, 2014 in Room 500 of the John A. Wilson Building.

The purpose of this bill is to encourage the reduction of teen pregnancy by increasing the availability of copper IUDs immediately after birth through an enhancement of the current Medicaid reimbursement methodology.

Those who wish to testify should contact Rayna Smith, Committee Director to the Committee on Health, at 202-741-2111 or via e-mail at rsmith@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any) by close of business on Friday, June 27, 2014. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on Friday, June 27, 2014, the testimony will be distributed to Councilmembers before the hearing. Witnesses should limit their testimony to four minutes; less time will be allowed if there are a large number of witnesses.

For those unable to testify at the hearing, written statements are encouraged and will be made a part of the official record. Copies of written statements can be emailed to rsmith@dccouncil.us or to mailed to Rayna Smith at the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Room 115, Washington, D.C., 20004. The record will close at 5:00 p.m. on Tuesday, July 8, 2014.

COUNCIL OF THE DISTRICT OF COLUMBIA
COMMITTEE ON TRANSPORTATION & THE ENVIRONMENT
MARY M. CHEH, CHAIR

REVISED

NOTICE OF PUBLIC ROUNDTABLE ON

The Move DC Draft Plan

PR 20-759, the District of Columbia Water and Sewer Authority Matthew T. Brown Confirmation Resolution of 2014

PR 20-760, the Director of the District Department of Transportation Matthew T. Brown Confirmation Resolution of 2014

Friday, June 27, 2014
at 11:00 a.m.
in Room 412 of the
John A. Wilson Building
1350 Pennsylvania Avenue, NW
Washington, DC 20004

On Friday, June 27, 2014, Councilmember Mary M. Cheh, Chairperson of the Committee on the Transportation and the Environment, will hold a public oversight roundtable on the District Department of Transportation's draft MoveDC multimodal transportation plan. A copy of the plan is available online at <http://www.wemovedc.org/>. Additionally, the Committee will consider the appointment of Matthew T. Brown as director of the District Department of Transportation and a member of the DC Water Board of Directors. The roundtable will begin at 11:00 a.m. in Room 412 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W.

The Committee invites the public to testify or to submit written testimony, which will be made a part of the official Hearing Record. Anyone wishing to testify should contact Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, at (202) 724-8062 or via e-mail at abenjamin@dccouncil.us. Persons representing organizations will have five minutes to present their testimony. Individuals will have three minutes to present their testimony. Witnesses should bring 8 copies of their written testimony and should submit a copy of their testimony electronically to abenjamin@dccouncil.us.

If you are unable to testify in person, written statements are encouraged and will be made a part of the official record. Copies of written statements should be submitted to Ms. Aukima Benjamin, staff assistant to the Committee on Transportation and the Environment, John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Suite 108, Washington, D.C. 20004. They may also be e-mailed to abenjamin@dccouncil.us or faxed to (202) 724-8118. The record will close at the end of the business day on July 11, 2014

This notice is revised to include PR 20-759 and PR 20-760.

COUNCIL OF THE DISTRICT OF COLUMBIA
NOTICE OF INTENT TO ACT ON NEW LEGISLATION

The Council of the District of Columbia hereby gives notice of its intention to consider the following legislative matters for final Council action in not less than **15 days**. Referrals of legislation to various committees of the Council are listed below and are subject to change at the legislative meeting immediately following or coinciding with the date of introduction. It is also noted that legislation may be co-sponsored by other Councilmembers after it is introduced.

Interested persons wishing to comment may do so in writing addressed to Nyasha Smith, Secretary to the Council, 1350 Pennsylvania Avenue, NW, Room 5, Washington, D.C. 20004. Copies of bills and proposed resolutions are available in the Legislative Services Division, 1350 Pennsylvania Avenue, NW, Room 10, Washington, D.C. 20004 Telephone: 724-8050 or online at www.dccouncil.us.

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COUNCIL OF THE DISTRICT OF COLUMBIA	PROPOSED LEGISLATION
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BILLS

B20-797 Federal Health Reform Implementation and Omnibus Amendment Act of 2014

Intro. 05-07-14 by Chairman Mendelson at the request of the Mayor and is re-referred to the Committee on Business, Consumer, and Regulatory Affairs with comments from the Committee on Health

B20-821 Food Policy Council and Director Establishment Act of 2014

Intro. 06-03-14 by Councilmembers Cheh and Grosso and referred to the Committee on Transportation and the Environment with comments from the Committee on Business, Consumer, and Regulatory Affairs and the Committee on Health

B20-822 Copper Intrauterine Device Access Act of 2014

Intro. 06-03-14 by Councilmembers Alexander and Bonds and referred to the Committee on Health

B20-823 Tenant Water Bill Notice Regulation Amendment Act of 2014

Intro. 06-03-14 by Councilmembers Alexander, Catania, McDuffie, Barry, Bonds, Graham and Wells and referred to the Committee on Transportation and the Environment

BILLS CON'T

B20-824 Advisory Neighborhood Commission 6E Residential Parking Permit Exception
Amendment Act of 2014

Intro. 06-03-14 by Councilmember Wells and referred to the Committee on
Transportation and the Environment

B20-825 Youth Offender Accountability and Rehabilitation Act of 2014

Intro. 06-03-14 by Councilmembers Graham and Wells and referred to the Committee on
Judiciary and Public Safety with comments from the Committee on Human Services

B20-826 Closing of a Public Alley in Square 2892, S.O. 13-13294, Act of 2014

Intro. 06-03-14 by Councilmember Graham and referred to the Committee of the Whole

PROPOSED RESOLUTIONS

PR20-813 Skyland Shopping Center Term Sheet Amendment Approval Resolution of 2014

Intro. 05-29-14 by Chairman Mendelson at the request of the Mayor and referred to the
Committee of the Whole

PR20-814 Contract No. CFOPD-14-C-031, Modernized Integrated Tax System Approval
Resolution of 2014

Intro. 05-29-14 by Chairman Mendelson at the request of the Chief Financial Officer and
Retained by the Council with comments from the Committee on Finance and Revenue

PR20-815 East Dupont Moratorium Zone Approval Resolution of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the
Committee on Business, Consumer, and Regulatory Affairs

PR20-816 The Next Step Public Charter School, Inc. Revenue Bonds Project Approval Resolution
of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the
Committee on Finance and Revenue

PROPOSED RESOLUTIONS CON'T

- PR20-817 Children’s Defense Fund Revenue Bonds Project Approval Resolution of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Finance and Revenue

- PR20-818 Real Estate Commission Frank Pietranton Confirmation Resolution of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Business, Consumer, and Regulatory Affairs

- PR20-819 Stevens School Surplus Declaration and Approval Resolution of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Government Operations

- PR20-820 Stevens School Disposition Approval Resolution of 2014

Intro. 05-30-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Economic Development

- PR20-829 Science Advisory Board Dr. William Grosshandler Confirmation Resolution of 2014

Intro. 06-03-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Judiciary and Public Safety

- PR20-830 Science Advisory Board Peter M. Marone Confirmation Resolution of 2014

Intro. 06-03-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Judiciary and Public Safety

- PR20-831 Science Advisory Board Dr. Charlotte Word Confirmation Resolution of 2014

Intro. 06-03-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Judiciary and Public Safety

- PR20-832 Apprenticeship Council Frederick Alfred Howell Confirmation Resolution of 2014

Intro. 06-04-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Business, Consumer, and Regulatory Affairs

PROPOSED RESOLUTIONS CON'T

- PR20-833 Apprenticeship Council Courtland Cox Confirmation Resolution of 2014
- Intro. 06-04-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Business, Consumer, and Regulatory Affairs
-
- PR20-834 Washington Convention and Sports Authority Board of Directors Julio Ortiz Confirmation Resolution of 2014
- Intro. 06-04-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Finance and Revenue
-
- PR20-835 Engine Idling Exception for Warming Buses Approval Resolution of 2014
- Intro. 06-05-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Transportation and the Environment
-
- PR20-836 District Department of the Environment Schedule of Fines Approval Resolution of 2014
- Intro. 06-05-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Transportation and the Environment
-
- PR20-837 District of Columbia Commission on Human Rights Denise L. Reed Confirmation Resolution of 2014
- Intro. 06-06-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Judiciary and Public Safety
-
- PR20-842 1300 H Street, N.E. Surplus Declaration and Approval Resolution of 2014
- Intro. 06-06-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Government Operations
-
- PR20-843 1300 H Street, N.E., Disposition Approval Resolution of 2014
- Intro. 06-06-14 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Economic Development
-

COUNCIL OF THE DISTRICT OF COLUMBIA EXCEPTED SERVICE APPOINTMENTS AS OF MAY 31, 2014

NOTICE OF EXCEPTED SERVICE EMPLOYEES

D.C. Code § 1-609.03(c) requires that a list of all new appointees to Excepted Service positions established under the provisions of § 1-609.03(a) be published in the D.C. Register. In accordance with the foregoing, the following information is hereby published for the following positions.

COUNCIL OF THE DISTRICT OF COLUMBIA			
NAME	POSITION TITLE	GRADE	TYPE OF APPOINTMENT
Miller, Taneka	Legislative Counsel	7	Excepted Service - Reg Appt
Intrieri, Alana	Legislative Counsel	7	Excepted Service - Reg Appt
Marshall, Kouri	Special Assistant	6	Excepted Service - Reg Appt
Parker, Lindsey	Committee Director	7	Excepted Service - Reg Appt
Meah, Turia	Legislative Counsel	7	Excepted Service - Reg Appt
Lipinsky, Thomas	Communications Director	5	Excepted Service - Reg Appt

COUNCIL OF THE DISTRICT OF COLUMBIA
Notice of Reprogramming Request

Pursuant to DC Official Code Sec 47-361 et seq. of the Reprogramming Policy Act of 1990, the Council of the District of Columbia gives notice that the Mayor has transmitted the following reprogramming request(s).

A reprogramming will become effective on the 15th day after official receipt unless a Member of the Council files a notice of disapproval of the request which extends the Council's review period to 30 days. If such notice is given, a reprogramming will become effective on the 31st day after its official receipt unless a resolution of approval or disapproval is adopted by the Council prior to that time.

Comments should be addressed to the Secretary to the Council, John A. Wilson Building, 1350 Pennsylvania Avenue, NW, Room 5 Washington, D.C. 20004. Copies of reprogramming requests are available in Legislative Services, Room 10.
Telephone: 724-8050

Reprog. 20-196: Request to reprogram \$2,500,000 of Fiscal Year 2014 Local funds budget authority from Non-Public Tuition (NPT) to the Office of the State Superintendent of Education (OSSE) and the Department of Employment Services (DOES) was filed in the Office of the Secretary on June 3, 2014. This reprogramming is needed for the early childhood education subsidy and to DOES for the Summer Youth Employment program stipends and transportation.

RECEIVED: 14 day review begins June 4, 2014

Reprog. 20-197: Request to reprogram \$582,422 of Capital funds budget authority and allotment within the District Department of transportation (DDOT) was filed in the Office of the Secretary on June 3, 2014. This reprogramming is needed to properly align the Master Projects to correspond to DDOT's planned obligations for this fiscal year and future spending.

RECEIVED: 14 day review begins June 4, 2014

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF PUBLIC HEARINGS
CALENDAR

WEDNESDAY, JUNE 18, 2014
2000 14TH STREET, N.W., SUITE 400S
WASHINGTON, D.C. 20009

Ruthanne Miller, Chairperson
Members: Nick Alberti, Donald Brooks, Herman Jones
Mike Silverstein, Hector Rodriguez, James Short

Protest Hearing (Status) **9:30 AM**
Case # 14-PRO-00032; M Street Management Group, LLC, t/a 1819 Club
1819 M Street NW, License #71088, Retailer CN, ANC 2B
Application to Renew the License

Protest Hearing (Status) **9:30 AM**
Case # 14-PRO-00027; Terminal Alley, LLC, t/a Terminal Alley, 3701 Benning
Road NE, License #93986, Retailer CT, ANC 7F
Application for a New License

Protest Hearing (Status) **9:30 AM**
Case # 14-PRO-00029; Café Dullul t/a Rendezvous Lounge, 2226 18th Street
NW, License #14272, Retailer CT, ANC 1C
Application to Renew the License

Show Cause Hearing (Status) **9:30 AM**
Case # 14-CMP-00059; Little Fountain Café, Inc., t/a Little Fountain,
Café/Angles, 2339 18th Street NW, License #20251, Retailer CR, ANC 1C
Operating After Hours

Show Cause Hearing (Status) **9:30 AM**
Case # 14-251-00087; Beg Investments, LLC, t/a Twelve Restaurant & Lounge
1123 H Street NE, License #76366, Retailer CT, ANC 6A
Interfered with an Investigation

Board's Calendar

June 18, 2014

Show Cause Hearing (Status) 9:30 AM

Case # 13-AUD-00070 and # 13-AUD-00070(a); The New Brookland Café, LLC, t/a Brookland Café, 3740 12th Street NE, License #83121, Retailer CR ANC 5B

Failed to File Quarterly Statements (1st Quarter 2013) and (2nd Quarter 2013)

Show Cause Hearing (Status) 9:30 AM

Case # 13-CMP-00479 and # 13-CMP-00479(a); Axumawit Incorporation, Inc., t/a Axum Restaurant, 1934 9th Street NW, License #89823, Retailer CR ANC 1B

Operating After Hours, Violation of Settlement Agreement, Failed to Follow Security Plan

Show Cause Hearing (Status) 9:30 AM

Case # 14-AUD-00021; Garay Corporation, t/a Corina's Restaurant, 831 Kennedy Street NW, License #79873, Retailer CR, ANC 4D

Failed to Meet Food Sales Requirements

Fact Finding Hearing 9:30 AM

Dylan's Café, Inc., t/a Hunan Peking; 3251 Prospect Street NW, License #8348 Retailer CR, ANC 2E

License in Safekeeping

Fact Finding Hearing 9:30 AM

Silkari East, Inc., t/a M Café; 3234 Prospect Street NW, License #87240 Retailer CR, ANC 2E

License in Extended Safekeeping

Show Cause Hearing* 10:00 AM

Case # 13-CMP-00525; Soo & Chan, Inc., t/a Georgia Avenue Food Barn 6205 Georgia Ave NW, License #71950, Retailer A, ANC 4B

Sold Go-Cups

Show Cause Hearing* 11:00 AM

Case # 13-CMP-00359; JC 7, LLC, t/a NY NY Diva, 2406 18th Street NW License #92380, Retailer CR, ANC 1C

Substantial Change In Operation Without Board Approval

Board's Calendar
June 18, 2014

**BOARD RECESS AT 12:00 PM
ADMINISTRATIVE AGENDA
1:00 PM**

Protest Hearing* **1:30 PM**
Case # 13-PRO-00158; Twin T's, LLC, t/a DC Shenanigans, 2450 18th Street
NW, License #88119, Retailer CT, ANC 1C
Application to Renew the License

Protest Hearing* **4:30 PM**
Case # 13-PRO-00154; Mimi & D, LLC, t/a Vita Restaurant and,
Lounge/Penthouse Nine, 1318 9th Street NW, License #86037, Retailer CT
ANC 2F
Application to Renew the License

***The Board will hold a closed meeting for purposes of deliberating these
hearings pursuant to D.C. Official Code §2-574(b)(13).**

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: June 13, 2014
 Petition Date: July 28, 2014
 Roll Call Hearing Date: August 11, 2014
 Protest Hearing Date: October 1, 2014

License No.: ABRA-095459
 Licensee: Chikiting, LLC.
 Trade Name: Chikiting
 License Class: Retailer’s Class “C” Restaurant
 Address: 3226 11th Street, NW.
 Contact: GENEVIEVE VILLANORA: 202-423-5653

WARD 1 ANC 1A SMD 1A06

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such license on the Roll Call Hearing Date at 10:00 am, 2000 14th Street, N.W., 400 South, Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the Petition Date. The Protest Hearing Date is scheduled on October 1, 2014 at 1:30 pm.

NATURE OF OPERATION

We will be an upscale neighborhood restaurant serving Filipino cuisine. There will be no entertainment & no Nude performances/dancing. Total Occupancy Load15.

HOURS OF OPERATION

Sunday through Thursday: 10am – 2am, Friday and Saturday: 10am – 3am

HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE/CONSUMPTION

Sunday through Thursday: 10am- 2am, Friday and Saturday: 10am – 3am

**ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
NOTICE OF PUBLIC HEARING**

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Hearing Date: August 11, 2014

License No. ABRA-077730
Licensee: Caribbean Vibes, Inc.
Trade Name: Club Timehri
License Class: Retailer's Class "C" Tavern
Address 2439 18th Street, NW

WARD: 1

ANC: 1C

SMD: 1C07

The Alcoholic Beverage Regulation Administration (ABRA) provides notice that the licensee has filed a petition to amend or terminate the settlement agreement or settlement agreements attached to its license.

The current parties to the agreement(s) are: ANC 1C and Club Timehri, Inc.

The petition may be obtained by contacting ABRA's Public Information Office at 202-442-4423.

Any objectors are entitled to be heard before the granting of such a request on the Hearing Date at 1:30 pm, 2000 14th Street, N.W., 400 South, Washington, D.C., 2000. Petitions or requests to appear before the Board must be filed on or before the Petition Date.

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION**NOTICE OF PUBLIC HEARING**

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Roll Call Hearing Date: August 11, 2014
Protest Hearing Date: October 1, 2014

License No.: ABRA-095375
Licensee: Giant of Maryland LLC
Trade Name: Giant #2379
License Class: Retailer's Class "B"
Address: 3336 Wisconsin Avenue NW
Contact: Stephen O'Brien, Esq., 202-625-7700

WARD 3

ANC 3C

SMD 3C07

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such on the Roll Call Hearing Date at 10:00 am, 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the Petition Date. The Protest Hearing Date is scheduled for October 1, 2014 at 1:30pm.

NATURE OF OPERATION

New full service grocery store with Tasting endorsement.

HOURS OF OPERATION

24 hours

HOURS OF ALCOHOLIC BEVERAGE SALES AND TASTINGS

Sunday through Saturday 8am-12am

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: June 13, 2014
 Petition Date: July 28, 2014
 Roll Call Hearing Date: August 11, 2014
 Protest Hearing Date: October 1, 2014

License No.: ABRA-095376
 Licensee: Giant of Maryland LLC
 Trade Name: Giant #2379
 License Class: Retailer’s Class “D” Restaurant
 Address: 3336 Wisconsin Avenue NW
 Contact: Stephen O’Brien, Esq., 202-625-7700

WARD 3 ANC 3C SMD 3C07

Notice is hereby given that this applicant has applied for a license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such on the Roll Call Hearing Date at 10:00 am, 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the Petition Date. The Protest Hearing Date is scheduled for October 1, 2014 at 1:30pm.

NATURE OF OPERATION

New eat in café located within Giant selling food and alcoholic beverages for consumption on the premises.

HOURS OF OPERATION

24 hours

HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE AND CONSUMPTION

Sunday through Saturday 8am-12am

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION**NOTICE OF PUBLIC HEARING******Rescind**

Posting Date: May 9, 2014
Petition Date: June 23, 2014
Hearing Date: July 7, 2014
Protest Date: August 13, 2014

License No.: ABRA-095041
Licensee: Grand Cata, LLC
Trade Name: Grand Cata
License Class: Retailer's Class "A"
Address: 440 K Street, NW
Contact: Emanuel Mpras, Esq. 703-642-9042

WARD 6

ANC 6E

SMD 6E05

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such on the hearing date at 10:00 am, 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the petition date. The Protest Hearing Date is scheduled for 4:30 pm on August 13, 2014.

NATURE OF OPERATION

Liquor Store with a tasting permit

HOURS OF OPERATION

Sunday through Saturday 7 am – 12 am

HOURS OF ALCOHOLIC BEVERAGES SALES/SERVICE/CONSUMPTION AND TASTING

Sunday through Saturday 7 am – 12 am

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Hearing Date: August 4, 2014

License No.: ABRA-090582
Licensee: Gypsy Sally’s Acoustic Tavern, LLC
Trade Name: Gypsy Sally’s
License Class: Retailer’s Class “C” Tavern
Address: 3401 K Street, NW
Contact: Karen Ensor 202-333-7700

WARD 2 ANC 2E SMD 2E05

Notice is hereby given that this licensee has applied for a substantial change to its license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such on the hearing date at 10:00 am, 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the petition date.

LICENSEE REQUESTS THE FOLLOWING SUBSTANTIAL CHANGE TO ITS NATURE OF OPERATION:

Applicant requests an expansion from 284 to 452 seats.

CURRENT HOURS OF OPERATION

Sunday through Tuesday 7 am – 12 am and Wednesday through Saturday 7 am – 2 am

CURRENT HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE/CONSUMPTION

Sunday through Tuesday 8 am – 12 am and Wednesday through Saturday 8 am – 2 am

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION**NOTICE OF PUBLIC HEARING**

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Hearing Date: August 11, 2014
Protest Date: October 01, 2014

License No.: ABRA-095410
Licensee: Four Kicks LLC
Trade Name: Lunchbox
License Class: Retail Class "C" Restaurant
Address: 5335 Wisconsin Avenue, N.W.
Contact: Hilda Staples 240 315-6177

WARD 3

ANC 3E

SMD 3E04

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such license on the Hearing Date at 10:00 am, 2000 14th Street, N.W., 400 South, Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the Petition Date. The Protest Hearing Date is scheduled on October 1, 2014 at 1:30pm

NATURE OF OPERATION

New fast casual restaurant serving breakfast, lunch and dinner Occupancy load is 46.

HOURS OF OPERATON

Sunday through Saturday 7 am – 9:30 pm

HOURS OF SALES/SERVICE/CONSUMPTION

Sunday through Saturday 7 am – 9:30 pm

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Hearing Date: August 11, 2014
Protest Hearing Date: October 1, 2014

License No.: ABRA-095535
Licensee: Aalemu Investments, LLC
Trade Name: Signature Lounge
License Class: Retailer's Class "C" Tavern
Address: 1920 9th Street NW
Contact: Jermaine Matthews 240-838-1622

WARD 1 ANC 1B SMD 1B02

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such license on the hearing date at 10:00 am, 2000 14th Street, N.W., 400 South, Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the petition date. The Protest Hearing Date is scheduled for October 1, 2014 at 1:30 pm.

NATURE OF OPERATION

This is new Retail Class "C" Tavern with Summer Garden, Entertainment Endorsement/Cover Charge. Fine Dining, Mediterranean, Menu, Hookah and Entertainment in the form of DJ and Live Performer.

HOURS OF OPERATION

Sunday 8 am - 3 am, Monday through Thursday 11 am - 3 am, and Friday 11 am - 4 am, and Saturday 8 am - 4 am

HOURS OF ALCOHOLIC BEVERAGES/ SALES/SERVICE/CONSUMPTION/AND ENTERTAINMENT

Sunday 8 am - 2 am, Monday through Thursday 11 am - 2 am, Friday 11 am - 3 am, and Saturday 8 am - 3 am

HOURS OF OPERATION/ALCOHOLIC BEVERAGE SALES FOR SUMMER GARDEN

Sunday 8 am - 2 am, Monday through Thursday 11 am - 2 am, Friday 11 am - 3 am, and Saturday 8 am - 3 am

HOURS OF LIVE ENTERTAINMENT OCCURING OR CONTINUING AFTER 6:00 PM

Sunday through Saturday

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION**NOTICE OF PUBLIC HEARING**

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Hearing Date: August 11, 2014
Protest Date: October 1, 2014

License No.: ABRA-095380
Licensee: Spice Jerk, LLC
Trade Name: Spice a Caribbean Jerk Joint
License Class: Retailer's Class "D" Restaurant
Address: 826 Shepherd St. NW
Contact: Kentha Stephens 202-722-1191

WARD 4

ANC 4C

SMD 4C08

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such on the hearing date at 10:00 am, 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the petition date. The Protest Hearing Date is scheduled for 1:30 pm on October 1, 2014.

NATURE OF OPERATION

A fast – casual limited service restaurant that specialize in Jamaican and Caribbean cuisine with a seating capacity for 15 and total occupancy load of 16. Request a sidewalk café with 24 seats.

HOURS OF OPERATION AND ALCOHOLIC BEVERAGES SALES/SERVICE/CONSUMPTION FOR INSIDE AND OUTSIDE SIDE WALK CAFE

Sunday through Saturday 11 am – 10 pm

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: June 13, 2014
Petition Date: July 28, 2014
Roll Call Hearing Date: August 11, 2014
Protest Hearing Date: October 1, 2014

License No.: ABRA-095493
Licensee: Tadich Grill of Washington DC, LLC.
Trade Name: Tadich Grill
License Class: Retailer's Class "C" Restaurant
Address: 1001 Pennsylvania Ave., NW.
Contact: Andrew Kline: 202-686-7600

WARD 2 ANC 2C SMD 2C01

Notice is hereby given that this applicant has applied for a new license under the D.C. Alcoholic Beverage Control Act and that the objectors are entitled to be heard before the granting of such license on the Roll Call Hearing Date at 10:00 am, 2000 14th Street, N.W., 400 South, Washington, DC 20009. Petitions and/or requests to appear before the Board must be filed on or before the Petition Date. The Protest Hearing Date is scheduled on October 1, 2014 at 4:30pm.

NATURE OF OPERATION

Restaurant serving American food. No nude performances. No dancing. No Entertainment. Occupancy Load 336, Seating 222, Sidewalk Café Seating 54, Summer Garden Seating 27

HOURS OF OPERATION

Sunday through Thursday: 7am – 2am, Friday and Saturday: 7am – 3am

HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE/CONSUMPTION

Sunday through Thursday: 8am – 2am, Friday and Saturday: 8am – 3am

SIDEWALK CAFÉ HOURS OF OPERATION

Sunday through Thursday: 7am – 2am, Friday and Saturday: 7am – 3am

SIDEWALK CAFÉ HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE CONSUMPTION

Sunday through Thursday: 8am -2am, Friday and Saturday: 8am – 3am

SUMMER GARDEN HOURS OF OPERATION

Sunday through Thursday: 7am – 2am, Friday and Saturday: 7am – 3am

SUMMER GARDEN HOURS OF ALCOHOLIC BEVERAGE SALES/SERVICE CONSUMPTION

Sunday through Thursday: 8am -2am, Friday and Saturday: 8am – 3am

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ON
6/13/2014

Notice is hereby given that:

License Number: ABRA-094881

License Class/Type: C Restaurant

Applicant: Two Foxes, LLC

Trade Name: The Pursuit

ANC: 6A

Has applied for the renewal of an alcoholic beverages license at the premises:

1421 H ST NE, WASHINGTON, DC 20002

PETITIONS/LETTERS OF OPPOSITION OR SUPPORT MUST BE FILED ON OR BEFORE:

7/28/2014

HEARING WILL BE HELD ON

8/11/2014

AT 10:00 AM, 2000 14th Street, NW, 4th Floor, Washington, DC 20009

ENDORSEMENTS: Summer Garden

Days	Hours of Operation	Hours of Sales/Service	Hours of Entertainment
Sunday:	11am - 2am	11am -2am	-
Monday:	11am - 2am	11am - 2am	-
Tuesday:	11am - 2am	11am - 2am	-
Wednesday:	11am - 2am	11am - 2am	-
Thursday:	11am - 2am	11am - 2am	-
Friday:	11am - 2am	11am - 2am	-
Saturday:	11am - 2am	11am - 2am	-

Days	Hours of Summer Garden Operation	Hours of Sales Summer Garden
Sunday:	11am - 11pm	11am - 11pm
Monday:	11am - 11pm	11am - 11pm
Tuesday:	11am - 11pm	11am - 11pm
Wednesday:	11am - 11pm	11am - 11pm
Thursday:	11am - 11pm	11am - 11pm
Friday:	11am - 12am	11am - 12am
Saturday:	11am - 12am	11am - 12am

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT**

Notice of Public Hearing on the

*“Final Draft Fiscal Year 2015 Consolidated Annual Action Plan for the District of Columbia”
and the “2015 Proposed Citizen Participation Plan”*

The Department of Housing and Community Development (DHCD) announces the release of the draft of these documents, available to the public June 13, 2014, in order to receive public comments on the Plan and budgets to be submitted to the U.S. Dept of Housing and Urban Development (HUD) for the following federal entitlement programs:

- **Community Development Block Grant Program (CDBG)**
- **HOME Investment Partnerships Program (HOME)**
- **Emergency Solutions Grant Program (ESG)**
- **Housing Opportunities for Persons with AIDS Program (HOPWA)**

Both documents will be available for review on the Department’s website www.dhcd.dc.gov, on June 16, 2014, and in hard copy at the Department’s office at 1800 MLK Jr. Ave., SE, Washington, DC 20020 in the Housing Resource Center, 1st Floor. Additionally, copies will be available at public library branches, ANC offices, and the following community-based organizations:

Housing Counseling Services, Inc. 2410 17th Street, NW Suite 100 - (202) 667-7006	Lydia’s House 4101 MLK Jr., Ave, SW (202) 373-1050	Central American Resources Center 1460 Columbia Road, NW (202) 328-9799	Marshall Heights CDO 3939 Benning Rd, NE (202) 396-1200
University Legal Services 220 I Street, NE Suite 130 - (202) 547-4747	Latino Economic Dev. Corp 2316 18 th Street, NW (202) 588-5102	Manna, Inc. 828 Evarts Street, NE (202) 832-1495	AARP Legal Counsel for the Elderly 601 E Street, NW (202) 434-2171
	United Planning Organization 301 Rhode Island Avenue, NW (202) 234-4695	MiCasa 6230 3 rd Street, NW (202) 722-7423	

The Department has scheduled a public hearing on Wednesday, July 9, 2014 at 6:30 p.m., at our headquarters located at 1800 MLK Jr., Ave. SE, in the Housing Resource Center.

District of Columbia residents who would like to present oral testimony are encouraged to register in advance either by e-mail at dhcd.events@dc.gov or by calling 202-442-7251. Please provide your name, address, telephone number, and organization affiliation, if any.

If you wish to provide written comment for the record, please do so by mail or email by close of business Monday, July 21, 2014. Written statements should be mailed to: Michael P. Kelly, Director, DHCD, Attention: Consolidated Annual Action Plan Comments, 1800 MLK Jr., Ave., SE, Washington, DC 20020. Emailed comments should be submitted to dhcd.events@dc.gov with a subject line “FY15 Final Draft Consolidated Annual Action Plan comments.”

Telecommunications Device for the Deaf (TDD) relay service is available by calling (800) 201-7165. A sign language interpreter will be provided upon request by calling (202) 442-7251 five days prior to the hearing date.

Residents who require language interpretation should specify which language (Spanish, Vietnamese, Chinese-Mandarin/Cantonese, Amharic, or French). Interpretation services will be provided to pre-

registered persons only. Deadline for requesting services of an interpreter is five days prior to the hearing date. Bilingual staff will provide services on an availability basis to walk-ins without registration.

All comments received during the comment period will be responded to in the final FY2015 Action Plan, to be submitted to the U.S. Dept of Housing and Urban Development (HUD) by August 15, 2014. If you need additional information, contact Pamela Hillsman at Pamela.Hillsman@dc.gov or by phone at (202) 442-7251.

Vincent C. Gray, Mayor
Government of the District of Columbia
Jeff Miller, Interim Deputy Mayor for Planning and Economic Development
Michael P. Kelly, Director
Department of Housing and Community Development

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD**NOTICE OF ENROLLMENT CEILING INCREASE REQUEST**

The District of Columbia Public Charter School Board (“PCSB”) hereby gives notice, dated Wednesday, June 4, 2014, of Academy of Hope Public Charter School’s request to increase its enrollment ceiling from 220 students to 300 students in its first year of operation and in subsequent years according to the following chart.

School Year	Original Enrollment Ceiling	Revised Enrollment Ceiling
2014-15	220	300
2015-16	230	500
2016-17	230	600
2017-18	260	750
2018-19	260	1,000

The Board will discuss the enrollment ceiling increase request during the public hearing portion of its regularly scheduled monthly meeting on Monday, June 16, 2014 at 7:30 PM in the second floor conference room at the DC Public Charter School Board office located at 3333 14th Street, NW, Suite 210. For further information, please contact Ms. Monique Miller, New School Development Manager, at 202-328-2660. Please contact 202-328-2660 or email dcpbublic@dpcsb.org to submit public comment.

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD**NOTICE OF NEW SCHOOL LOCATION**

The District of Columbia Public Charter School Board (“PCSB”) hereby gives notice, dated Wednesday, June 4, 2014, of Harmony DC Public Charter School’s intent to locate at 65 Todd Place, NE, for the 2014-2015 school year. The Board will discuss the location of the school during the public hearing portion of its regularly scheduled monthly meeting on Monday, June 16, 2014 at 7:30 PM in the 2nd Floor Conference Room located at 1100 Harvard Street, NW. For further information, please contact Ms. Monique Miller, New School Development Manager, at 202-328-2660. Please contact 202-328-2660 or email dcpublic@dcpsb.org to submit public comment.

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD**NOTICE OF NEW SCHOOL LOCATION**

The District of Columbia Public Charter School Board (“PCSB”) hereby gives notice, dated Wednesday, June 4, 2014, of Lee Montessori Public Charter School’s intent to locate at 200 Douglas Street, NE, effective August 1, 2014 and a request to increase its enrollment ceiling annually by 10% for five years starting in its first year of operation, increasing the number of students from 70 to 79. Subsequent increases are reflected in the following chart.

School Year	Original Enrollment Ceiling	Revised Enrollment Ceiling
2014-15	70	79
2015-16	93	104
2016-17	138	153
2017-18	168	186
2018-19	198	219

The Board will discuss the location of the school and the increase request during the public hearing portion of its regularly scheduled monthly meeting on Monday, June 16, 2014 at 7:30 PM at 7:30 PM in the 2nd Floor Conference Room at PCSB located at 3333 14th Street, NW. For further information, please contact Ms. Monique Miller, New School Development Manager, at 202-328-2660. Please contact 202-328-2660 or email dcpublic@dcpcsb.org to submit public comment.

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD**NOTIFICATION OF PUBLIC HEARING**

The District of Columbia Public Charter School Board (“PCSB”) hereby gives notice, dated Monday, June 9, 2014, of a public hearing regarding Shining Stars PCS’ relocation of its campus. The hearing will be held on Monday, July 21, 2014 at 7:30 PM at PCSB, located at 3333 14th St, NW. For further information, or to sign up to testify at this hearing, please 202-328-2660, or sign up via email at public.comment@dcpsb.org. Written testimony will be accepted up to five business days after the hearing, and can be submitted to public.comment@dcpsb.org as well.

**DISTRICT OF COLUMBIA TAXICAB COMMISSION
GOVERNMENT OF THE DISTRICT OF COLUMBIA**

NOTICE OF PUBLIC HEARING

**Public Hearing to Undertake a Review of the Taxicab Rate Structure
JUNE 20, 2014
10:00 A.M.**

The DC Taxicab Commission (DCTC) has scheduled a Public Hearing at 10:00 am on Friday, June 20, 2014 at 441 4th Street, NW in the Old Council Chambers to undertake a review of the taxicab rate structure.

DCTC will use a protocol that will divide the hearing into two parts for those who intend to testify:

The first part of the hearing will consist of speakers on behalf of an association or advocacy group that represents vehicle owners and operators; a company or companies; or a company that is planning to begin operating in the District. These speakers may wish to appear together or with their leadership or legal representatives. Participants during this first part will be allowed up to thirty (30) minutes to present and must provide DCTC with ten (10) paper copies of their presentation delivered to DCTC's Executive Office by Wednesday, June 18, 2014 at 4:00pm. It should also be noted that the Commission members may elect to ask questions during this first phase.

Please be advised that if a legal representative, officer, or individual from an association, organization or company testifies during the first part of the hearing, then others from the same association, organization or company will NOT be allowed to testify in the second part of the hearing. The second part of the hearing will be reserved for the general public only. These participants will have five (5) minutes to present. Although it is not required, participants are urged to submit their presentations in writing in advance of the hearing. Please register with Juanda Mixon at 202-645-6018 extension 4 no later than Wednesday, June 18, 2014, by 3:30 pm.

The Commission may create panels for both groups. All participants are reminded that this is an issue of material importance to the public vehicle for hire industry. Therefore, when making suggestions as to what should be added or deleted to the proposed rulemakings, participants should cite the specific section of any current taxicab rate rule that is a concern, and provide a suggestion for alternative language, if appropriate. It is important to be clear and specific with presentations given the importance of taxicab rates to drivers, owners, and the riding public.

The taxicab rate rules which are relevant to the Commission's review appear in Title 31 of the D.C. Municipal Regulations, (including subsections 801 (Passenger Rates and Charges), and 804 (Snow Emergency Fares)), and in the Commission's proposed rulemakings amending Chapter 8 (published in the *D.C. Register* on May 9, 2014, at 61 DCR 4737).

The Public Hearing will take place at the following time and location:

FRIDAY, JUNE 20, 2014

10:00 am

OLD COUNCIL CHAMBERS

441 4TH Street, N.W., Washington, DC 20001

**BOARD OF ZONING ADJUSTMENT
PUBLIC HEARING NOTICE
TUESDAY, SEPTEMBER 9, 2014
441 4TH STREET, N.W.
JERRILY R. KRESS MEMORIAL HEARING ROOM, SUITE 220-SOUTH
WASHINGTON, D.C. 20001**

TO CONSIDER THE FOLLOWING: The Board of Zoning Adjustment will adhere to the following schedule, but reserves the right to hear items on the agenda out of turn.

TIME: 9:30 A.M.

WARD ONE

18810 **Application of Christopher Schriever**, pursuant to 11 DCMR § 3104.1,
ANC-1B for a special exception under section 223, for an addition to an existing flat
not meeting the lot occupancy (section 403) requirements in the R-4
District at premises 919 T Street, N.W. (Square 361, Lot 807).

WARD SIX

18811 **Application of Andrea Shinbach and Matthew Sheffer**, pursuant to 11
ANC-6B DCMR § 3104.1, for a special exception for a rear addition to an existing
one-family row dwelling under section 223, not meeting the lot occupancy
(section 403), court (section 406) and nonconforming structure (subsection
2001.3) requirements in the R-4 District at premises 234 9th Street, S.E.
(Square 944, Lot 811).

WARD ONE

18809 **Application of Industrial Bank of Washington**, pursuant to 11 DCMR §
ANC-1B 3103.2, for a variance from the use provisions to establish a parking lot (9
spaces) under subsection 330.5, in the Arts/R-4 District at premises 1931
11th Street, N.W. (Square 333, Lot 36).

WARD SIX

18813 **Application of Jemal's Holland LLC**, pursuant to 11 DCMR § 3103.2,
ANC-6B for a variance from the floor area ratio requirements under subsection
771.2, to allow the renovation and expansion of an existing office/retail
building in the C-2-A District at premises 1301 Pennsylvania Avenue,
S.E. (Square 1045, Lot 139, formerly Lot 821).

BZA PUBLIC HEARING NOTICE
SEPTEMBER 9, 2014
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WARD SIX

**THIS APPLICATION WAS POSTPONED FROM THE JUNE 10, 2014, AND
JUNE 17, 2014, PUBLIC HEARING SESSIONS:**

18770 **Application of &pizza**, pursuant to 11 DCMR §§ 3104.1 and 3103.2, for
ANC-6B a special exception to allow a fast food establishment (first floor) under
 section 733, and a variance from the rear yard requirements under section
 774, for a one-story rear addition to an existing building in the CHC/C-2-
 A District at premises 405 8th Street, S.E. (Square 902, Lot 825).

**THIS APPLICATION WAS POSTPONED FROM THE JUNE 17, 2014, PUBLIC
HEARING SESSIONS:**

WARD TWO

18780 **Application of Alexander Memorial Baptist Church**, pursuant to 11
ANC-2E DCMR § 3103.2, for a variance from the use provisions under section 320
 to convert a church into a three unit dwelling in the R-3 District at
 premises 2709 N Street, N.W. (Square 1236, Lot 803).

PLEASE NOTE:

Failure of an applicant or appellant to appear at the public hearing will subject the application or appeal to dismissal at the discretion of the Board.

Failure of an applicant or appellant to be adequately prepared to present the application or appeal to the Board, and address the required standards of proof for the application or appeal, may subject the application or appeal to postponement, dismissal or denial. The public hearing in these cases will be conducted in accordance with the provisions of Chapter 31 of the District of Columbia Municipal Regulations, Title 11, and Zoning. Pursuant to Subsection 3117.4, of the Regulations, the Board will impose time limits on the testimony of all individuals. Individuals and organizations interested in any application may testify at the public hearing or submit written comments to the Board.

Except for the affected ANC, any person who desires to participate as a party in this case must clearly demonstrate that the person's interests would likely be more significantly, distinctly, or uniquely affected by the proposed zoning action than other persons in the general public. **Persons seeking party status shall file with the Board, not less than 14 days prior to the date set for the hearing, a Form 140 – Party Status Application Form.** This form may be obtained from the Office of Zoning at the address stated below or downloaded from the Office of Zoning's website at: www.dcoz.dc.gov. All requests and comments should be submitted to the Board through the Director, Office of Zoning,

BZA PUBLIC HEARING NOTICE
SEPTEMBER 9, 2014
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441 4th Street, NW, Suite 210, Washington, D.C. 20001. Please include the case number on all correspondence.

FOR FURTHER INFORMATION, CONTACT THE OFFICE OF ZONING AT (202) 727-6311.

**LLOYD J. JORDAN, CHAIRMAN, S. KATHRYN ALLEN, VICE
CHAIRPERSON MARNIQUE HEATH, JEFFREY L. HINKLE, AND A
MEMBER OF THE ZONING COMMISSION BOARD OF ZONING
ADJUSTMENT, CLIFFORD W. MOY, SECRETARY TO THE BZA, SARA A.
BARDIN, DIRECTOR, OFFICE OF ZONING**

Z.C. NOTICE OF PUBLIC HEARING
Z.C. CASE NO. 14-04
PAGE 2

How to participate as a party.

Any person who desires to participate as a party in this case must so request and must comply with the provisions of 11 DCMR § 3022.3.

A party has the right to cross-examine witnesses, to submit proposed findings of fact and conclusions of law, to receive a copy of the written decision of the Zoning Commission, and to exercise the other rights of parties as specified in the Zoning Regulations. If you are still unsure of what it means to participate as a party and would like more information on this, please contact the Office of Zoning at dcoz@dc.gov or at (202) 727-6311.

Except for the affected ANC, any person who desires to participate as a party in this case must clearly demonstrate that the person's interests would likely be more significantly, distinctly, or uniquely affected by the proposed zoning action than other persons in the general public. Persons seeking party status **shall file with the Commission, not less than 14 days prior to the date set for the hearing, a Form 140 – Party Status Application, a copy of which may be downloaded from the Office of Zoning's website at: <http://dcoz.dc.gov/services/app.shtm>.** This form may also be obtained from the Office of Zoning at the address stated below.

If an affected Advisory Neighborhood Commission (ANC), pursuant to 11 DCMR 3012.5, intends to participate at the hearing, the ANC shall also submit the information cited in § 3012.5 (a) through (i). The written report of the ANC shall be filed no later than seven (7) days before the date of the hearing.

All individuals, organizations, or associations wishing to testify in this case are encouraged to inform the Office of Zoning their intent to testify prior to the hearing date. This can be done by mail sent to the address stated below, e-mail (donna.hanousek@dc.gov), or by calling (202) 727-0789.

The following maximum time limits for oral testimony shall be adhered to and no time may be ceded:

- | | | |
|----|----------------------------------|-------------------------|
| 1. | Applicant and parties in support | 60 minutes collectively |
| 2. | Parties in opposition | 60 minutes collectively |
| 3. | Organizations | 5 minutes each |
| 4. | Individuals | 3 minutes each |

Pursuant to § 3020.3, the Commission may increase or decrease the time allowed above, in which case, the presiding officer shall ensure reasonable balance in the allocation of time between proponents and opponents.

Written statements, in lieu of oral testimony, may be submitted for inclusion in the record. The public is encouraged to submit written testimony through the Interactive Zoning Information System (IZIS) at <http://app.dcoz.dc.gov/Login.aspx>; however, written statements may also be

Z.C. NOTICE OF PUBLIC HEARING
Z.C. CASE NO. 14-04
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submitted by mail to 441 4th Street, N.W., Suite 200-S, Washington, DC 20001; by e-mail to zcsubmissions@dc.gov; or by fax to (202) 727-6072. Please include the case number on your submission. **FOR FURTHER INFORMATION, YOU MAY CONTACT THE OFFICE OF ZONING AT (202) 727-6311.**

ANTHONY J. HOOD, MARCIE I. COHEN, ROBERT E. MILLER, PETER G. MAY, AND MICHAEL G. TURNBULL ----- ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA, BY SARA A. BARDIN, DIRECTOR, AND BY SHARON S. SCHELLIN, SECRETARY TO THE ZONING COMMISSION.

OFFICE OF THE STATE SUPERINTENDENT OF EDUCATION

NOTICE OF FINAL RULEMAKING

The State Superintendent of Education, pursuant to the authority set forth in Sections 3(a) and 3(b) (11), (13), (15), and (17) of The State Education Office Establishment Act of 2000, effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code §§ 38-2602(a) and (b)(11), (b)(13)(b)(15), (b)(17), and 38-2602.01 (2012 Repl.)), hereby gives notice of the adoption of a final rule amending Chapter 23 (Curriculum and Testing) of Subtitle E (Original Title 5) of Title 5 (Education) of the District of Columbia Municipal regulations (DCMR).

The rules effectuate a pilot program of the Office of the State Superintendent of Education (“OSSE”) with the GED Testing Service to select the District of Columbia as the national GED jurisdiction and to authorize OSSE to issue GED tests and credentials to a range of non-residents. During the eighteen (18) month pilot period, District residents will receive a discount on GED testing.

No changes were requested to be made to the proposed rules and no changes have been made to the text of the proposed rules, as published in the *D.C. Register* on April 25, 2014, at 61 DCR 4199. Final action to adopt these rules was taken on June 6, 2014. These final rules will be effective as of the date of publication of this notice in the *D.C. Register*.

Section 2320 (General Educational Development (GED) Testing) of Chapter 23 (Curriculum and Testing), Title 5-E (Education, Original Title 5) is amended as follows:

Section 2320 of Chapter 23, Title 5-E is amended to delete each occurrence of the term “Superintendent” and to replace each deletion with the term “State Superintendent”.

Section 2320 of Chapter 23, Title 5-E is amended to delete each occurrence of the term “Superintendent of Schools” and to replace each deletion with the term “State Superintendent”.

Section 2320 of Chapter 23, Title 5-E is further amended to add a new subsection to read as follows:

2320.18 Notwithstanding the criteria established for nonresidents in Subsection 2320.10 of this chapter, the State Superintendent may waive the residency requirements of Subsection 2320.9 of this chapter and provide GED testing and credentialing to nonresidents who are otherwise qualified under this chapter for a period not to exceed of eighteen (18) months after the effective date of this subsection. During the effective period of this subsection, the testing fee established in Subsection 2320.17(d) of this chapter shall be reduced to \$15.00 for District residents. OSSE reserves the right to waive the testing fee in cases of demonstrated financial hardship.

ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA
NOTICE OF FINAL RULEMAKING

AND

Z.C. ORDER NO. 13-06

Z.C. Case No. 13-06

(Text Amendment – 11 DCMR)

(Text Amendments Relating to Retaining Walls)

March 31, 2014

The Zoning Commission for the District of Columbia (Commission), pursuant to its authority under § 1 of the Zoning Act of 1938, approved June 20, 1938 (52 Stat. 797, as amended; D.C. Official Code § 6-641.01 (2012 Repl.)), hereby gives notice of adoption of the following text amendments to the Zoning Regulations of the District of Columbia, at Chapters 1 (The Zoning Regulations) and 4 (Residence District: Height, Area, and Density Regulations) of Title 11 (Zoning) of the District of Columbia Municipal Regulations (DCMR). A Notice of Proposed Rulemaking was published in the *D.C. Register* on February 7, 2014 at 61 DCR 01039. The amendments add a definition of “retaining wall” to § 199.1 and add a new § 413 “Retaining Walls.” These amendments shall become effective upon the publication of this notice in the *D.C. Register*.

Description of Amendments

These text amendments clarify zoning regulations as they pertain to retaining walls. The amendments define the term “retaining wall,” establish an overall maximum height for retaining walls in Residence zones subject to location specific limitations, describe the process for measuring retaining walls, and permit the Board of Zoning Adjustment to grant special exception relief for retaining walls not meeting the requirements of new § 413.

Procedures Leading to Adoption of Amendments

On March 29, 2013, The Office of Planning (OP) submitted a memorandum that served as a petition requesting amendments to the regulations. At its April 8, 2013 public meeting, the Commission voted to set down the proposal for a hearing. In addition to providing a new definition for retaining wall and establishing height limitations, the proposed rules provided that a “retaining wall four feet or more in height that elevates the terrain and is back filled with dirt or other fill material would be considered a structure, included in lot occupancy”

A Notice of Public Hearing containing the OP text was published in the May 3, 2013 edition of the *D.C. Register* at 60 DCR 6475.

On July 12, OP submitted a report including an updated version of the advertised text that clarified how to measure the height of a retaining wall and required that retaining walls on a block with street frontage not exceed the height of adjacent retaining walls.

Holland & Knight, LLP submitted a letter dated July 22, 2013 suggesting modifications to the proposed amendment. Holland & Knight proposed revisions to § 412.3¹ dealing with the measurement of required yards in order to create consistency with existing definitions. Holland & Knight also proposed that, in order for a retaining wall to be a structure that contributes to lot occupancy, the retaining wall must include geogrid materials, pursuant to a previous Board of Zoning Adjustment decision.²

A public hearing was held on July 22, 2013. Testimony was given by Ms. Alma Gates, on behalf of Neighbors United Trust, and by Mr. Mark Eckenwiler. Ms. Gates testified in support of the amendments with some suggestions for clarification. Ms. Gates proposed clarifying how the six foot maximum height requirement in § 412.4 reconciles with the four foot maximum height in rear or side yards in § 412.2. Next, Ms. Gates questioned whether the prohibition against “paved or otherwise covered” landscape areas in § 412.7 intends to exclude pervious pavers, and suggested the Commission consider circumstances when pervious pavers might be effective and appropriate. Ms. Gates also suggested adding “in public space” to the provision in § 412.3 that prohibits a retaining wall in “any required yard as measured from the property line inward along the street frontage.”

Mr. Eckenwiler discussed the proposed amendments as they relate to existing regulations governing accessory buildings. Mr. Eckenwiler noted that the proposed regulation limit a retaining wall to four feet while under § 2500.4, a property owner can build an accessory structure up to fifteen feet tall in the same yard. Mr. Eckenwiler addressed similar concerns about § 412.5, which states that retaining walls shall be considered structures included in lot occupancy. Mr. Eckenwiler indicated that lot occupancy turns on building area, which has an exception for structures that do not extend above the level of the main floor of the building. He believed that this exception could complicate the process of calculating lot occupancy for the purpose of the proposed rule.

The Commission closed the record and requested that OP address these concerns in a supplemental report, which the Commission would consider during its public meeting on September 9, 2013.

OP filed a supplemental report dated August 29, 2013 that provided substantial revisions to the proposed text in response to the issues raised before and during the public hearing. In the revisions, OP eliminated the use of “yard” in response to Holland & Knight’s concern about the amendment conflicting with existing definitions. OP responded to Holland & Knight’s

¹ At the time the text amendments were proposed, the final section of Chapter 4 of the Zoning Regulations was § 411. Accordingly, the proposed new section “Retaining Walls” was numbered § 412 in OP’s petition. After discovering that separate rulemaking proceedings were underway to create a new § 412, OP renumbered the proposed section “Retaining Walls” as § 413 in its November 22, 2013 report. All references to section and subsection numbers in this document reflect the number assigned to the proposed section at the time the relevant comment or testimony was made.

² In *BZA Appeal No. 17285 of Patrick J. Carome*, the Board found that three elements were required for a retaining wall to constitute a structure that contributes to lot occupancy in the Wesley Heights Overlay District: (i) a wall; (ii) fill dirt; and (iii) a geogrid fabric that holds dirt in place.

suggestion to include geogrid materials in the definition of retaining wall by noting that the proposed section is intended to apply to retaining walls more broadly, not only to those that include geogrid material. In response to Ms. Gates' testimony, OP clarified the language of §§ 412.2 and 412.4 to highlight the relationship between the two height limitations. OP created a § 412.11 to address Mr. Eckenwiler's concern regarding lot occupancy measurement and building area. The revisions also clarified how to measure a retaining wall that varies in height.

During the public meeting on September 9, 2013 and in response to a request to reopen the record by Neighbors United Trust, the Commission decided by consensus to schedule an additional public hearing to allow testimony on the most recent OP revisions. In advance of this hearing, the Commission asked OP to clarify the new provision about lot occupancy and to address the regulations for retaining walls that abut an improved alley. The Commission also noted that a variance would be required to obtain relief from the new section's requirements and suggested that OP explore whether special exception relief should be available.

A second Notice of Public Hearing was published in the *D.C. Register* on October 18, 2013 at 60 DCR 14793. As explained in the OP supplemental report dated November 22, 2013, the revised text included a general reorganization and renumbering of the proposed new section (formerly § 412, now § 413). Substantively, revised § 413.3 maintained the overall height limit of six feet, but provided for no restrictions on height for retaining walls adjacent to alleys in R-3 and R-4 zones. Subsection 413.8 clarified that any tiered or terraced retaining walls greater than four feet in height would be calculated as contributing to lot occupancy. Finally, proposed § 413.10 allowed the Board of Zoning Adjustment to grant special exception relief for retaining walls that could not meet the requirements of § 413 upon proof that conditions relating to the building, terrain, or surrounding area would make full compliance unduly restrictive, prohibitively costly, or unreasonable.

The second public hearing was held on December 2, 2013. During the hearing, the Commission voiced concerns about the proposed 1:1 grade for terraced walls, suggesting that this horizontal to vertical ratio may be too steep and therefore impractical. In response to the provision requiring retaining wall measurements to start from the finished grade, the Commission inquired about whether the finished grade could be manipulated in a way that would evade the height requirement.

Ms. Alma Gates, testifying again on behalf of Neighbors United Trust, expressed concern about the lack of a maximum height requirement for retaining walls that abut an alley in the R-3 and R-4 Districts. Ms. Gates also suggested that OP consider more clearly distinguishing the provision regarding special exception relief provision from the requirements for variance relief. Ms. Gates considered the proposed language to be conflating the two standards. In addition, Ms. Gates sought clarification as to how a new property owner would measure the backfill area behind a retaining wall for the purpose of calculating in lot occupancy.

After hearing testimony, the Commission closed the record, aside from requesting a supplemental report from OP addressing the concerns raised at the hearing.

OP filed a supplemental report on January 13, 2014. The report revised the proposed regulation so that retaining walls would be measured from “the lowest level of the ground immediately under the wall” rather than from the finished grade at the bottom of the wall. In addition, a 12 foot height restriction was proposed for retaining walls abutting an improved alley in R-3 and R-4 zones, and maximum slope for terraced retaining walls was revised to a horizontal to vertical ratio of 2:1. In response to the Commission’s concerns over the potential manipulation of height measurement, OP added a provision disallowing berms or other forms of intermittent terrain elevation from being included in the measurement of height.

The report also recommended against including retaining walls in the calculation of lot occupancy under any circumstances. OP explained that, in researching this matter, it found that there are no other surrounding jurisdictions that require backfilled retaining walls to be calculated as lot occupancy. The report further noted that retaining walls are regulated through other types of provisions, such as those governing placement and height limitations.

Finally, the report offered no substantive change to the proposed standard for granting special exception relief. OP indicated that the proposed language is similar to other instances when a special exception is required to comply with requirements in addition to those in § 3104.1, and provided examples.

At its meeting on January 27, 2014, the Commission asked OP to consider clarifying the new measurement language because the meaning of the phrase “immediately under the wall” could be taken to mean the subsurface. The Commission then authorized the publication of a notice of proposed rulemaking in the *D.C. Register* of the text as revised in the OP report, subject to the refinement requested, and a referral of that text to the National Capital Planning Commission (NCPC) for the 30-day period of review required under § 492 of the District Charter.

A Notice of Proposed Rulemaking was published in the *D.C. Register* on February 7, 2014 at 61 DCR 1039. In response to the Commission’s concerns over the potential ambiguity of the phrase “immediately under the wall,” the proposed rules provided that height measurement would be taken from “from the lowest level of the ground at the base of the wall.”

The Commission received correspondence from Alma Gates on behalf of Neighbors United Trust in a letter dated February 8, 2014, which was the date immediately after publication of the notice. The correspondence does not purport to be in response to the published notice, but rather states its substance “relates to the Office of Planning’s January 13, 2014 Supplemental Report.” As such, the comments are not responsive to the Notice of Proposed Rulemaking and could properly be struck from the record. The Commission’s actions with regard to the correspondence are discussed later in this Order.

In a letter dated February 7, 2014, the NCPC Executive Director informed the Zoning Commission that, through a delegated action dated January 30, 2014, he found that the proposed text amendments were not inconsistent with the Federal Elements of the Comprehensive Plan for the National Capital.

At a properly noticed meeting held on March 31, 2014, the Commission considered whether to take final action to adopt the amendments.

With respect to the correspondence submitted by Ms. Gates, the Commission decided to permit it to remain in the record. The letter expressed concern over proposed § 413.2(c), believing that it would allow berms and other forms of intermittent terrain elevation to be included in the measurement of height. Ms. Gates also suggested that retaining wall height should be measured from “natural grade” and that the Commission adopt the definition of that term as advertised in Z.C. Case No. 08-06A for proposed Subtitle B of Title 11. Finally, Ms. Gates recommended that retaining walls should be included in the calculation of lot occupancy under two scenarios.

The Commission was not persuaded that proposed § 413.2 (c), concerning berms and other forms of intermittent terrain elevation should be revised as proposed by Ms. Gates. She suggested that berms “shall not be included,” rather than “shall be included” when measuring retaining wall height. The Commission notes that the phrase “shall not be included” also appears in a similar provision added to the definition of “building, height of” in Case No. 12-11. In that case, Ms. Gates offered the following relevant testimony:

1. Height

A. Definition.

Berms or other forms of artificial elevation shall not be included in measuring building height.

Comment: The prohibition against berms is a very important addition to the regulations!

Z.C. Case No. 12-11 (Exhibit 10.)

The Commission agrees with Ms. Gates’ original observation and declines to create inconsistent versions of what is essentially the same prohibition.

The Commission was persuaded by Ms. Gates’ suggestion that the measuring point for retaining walls should be at the “natural grade” at the base of the wall. The Commission agreed that using this more restrictive term better communicates its intent in establishing height limitations. As to Ms. Gates suggestion that the Commission use the recently proposed definition of “natural grade,” the Commission notes that a definition of the term already exists at § 199. The Commission does not believe it is either wise or necessary to have two separate definitions of the term, with one definition only applying to retaining walls. The current definition is adequate for this purpose and if the Commission ultimately decides to adopt the version proposed; the revised definition will then apply to these structures.

As to including retaining walls in the calculation of lot occupancy, the Commission remains comfortable in its determination not to do so, particularly in view of its decision to measure height from natural grade. The one existing exception is for the type of retaining walls involved

Z.C. NOTICE OF FINAL RULEMAKING & ORDER NO. 13-06

Z.C. CASE NO. 13-06

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in *Appeal No. 17285 of Patrick J. Carome*. The Commission notes that the *Carome* case involved the unique lot occupancy provision of the Wesley Heights Overlay and the Board's ruling was limited in its applicability to properties located therein. The Commission sees no purpose in extending that ruling, but rather concurs with OP's view that retaining walls can be regulated through other types of provisions, including those adopted in this Order.

The Commission also sought a clarification from OP as to whether the reference to tiered and terraced retaining walls in § 413.8 described a single sloped retaining wall or a series of separate retaining walls that were sloped. OP indicated that the provision was referring to the latter and, at the request of the Commission, agreed to work with the Office of the Attorney General (OAG) to clarify the language of the requirement. At the end of the meeting, the Commission voted to adopt the text amendments, with the inclusion of "natural grade" as a measuring point and with the revisions to be provided by OP and OAG.

After the meeting, OAG provided the Commission with a revised version of § 413.8 jointly formulated with OP. However, OAG informed the Commission that the Commission must approve the final wording of each rule it adopts and, therefore, it must vote whether to adopt the proposed revision. Therefore, at a properly noticed public meeting held April 15, 2014, the Commission considered the revised text and took final action adopt the text amendments as revised.

Under § 13(d) of the Advisory Neighborhood Commissions Act of 1975, effective March 26, 1976 (D.C. Law 1-21; D.C. Official Code § 1-309.10(d)), the Commission must give "great weight" to the issues and concerns of the affected ANCs. In a letter dated November 16, 2013, ANC 6B indicated that it voted 8-0-2 in support of the proposed amendments at a duly noticed meeting on November 12, 2013 with a quorum present. Although the text of the proposed rule has changed somewhat since the ANC report, the Commission concludes that its action adopting the rule is consistent with the ANC's intent and therefore found its advice persuasive.

Title 11 DCMR, ZONING, is amended as follows:

Title 11, DCMR, Chapter 1, THE ZONING REGULATIONS, is amended by adding the following definition to § 199.1 in alphabetical order:

Retaining Wall - a vertical, self-supporting structure constructed of concrete, durable wood, masonry or other material, designed to resist the lateral displacement of soil or other materials. The term shall include concrete walls, crib and bin walls, reinforced or mechanically stabilized earth systems, anchored walls, soil nail walls, multi-tiered systems, boulder walls, or other retaining structures.

Title 11, DCMR, Chapter 4, RESIDENCE DISTRICT: HEIGHT, AREA, AND DENSITY REGULATIONS, is amended by adding a new § 413, RETAINING WALLS, to read as follows:

413 RETAINING WALLS

- 413.1 In R-1, R-2, R-3, and R-4 Districts a retaining wall may be erected in accordance with the requirements of this section.
- 413.2 The height of a retaining wall shall be determined as follows:
- (a) The height of a retaining wall is the vertical distance measured from the natural grade at the base of the wall to the top of the wall;
 - (b) When the height of a retaining wall varies, the height shall be measured at the highest point of the wall, from the natural grade at the base of the wall at that point; and
 - (c) Berms or other similar forms of intermittent terrain elevation shall not be included in measuring retaining wall height.
- 413.3 Subject to the height limitations of § 413.4 through 413.7, the maximum height of a retaining wall shall be six feet (6 ft.).
- 413.4 A retaining wall shall not exceed four feet (4 ft.) in height in the following locations, unless a lower height is required by § 413.5 and 413.6:
- (a) Along a street frontage or property line;
 - (b) Within any required side yard;
 - (c) In the R-1 Districts, within twenty-five feet (25 ft.) of the rear property line, as measured from the rear property line inward; and
 - (d) In the R-2, R-3, and R-4 Districts, within twenty feet (20 ft.) of the rear property line, as measured from the rear property line inward.
- 413.5 A retaining wall located along a street frontage on a block with adjacent existing retaining walls shall not be greater in height than the tallest adjacent existing retaining walls up to the maximum height of four feet (4 ft.).
- 413.6 A retaining wall located on any area between a property line and a building line shall not exceed a maximum height of forty-two inches (42 in.).
- 413.7 A retaining wall abutting an improved alley in the R-3 or R-4 Districts shall not exceed a maximum height of twelve feet (12 ft.).
- 413.8 Retaining walls may be tiered or terraced provided that the width of the area between each retaining wall is at least twice the height of the lower retaining wall.

The area between each wall shall be pervious and may not be paved or otherwise covered with impervious materials.

- 413.9 Retaining walls not meeting the requirements of this section, may be approved by the Board of Zoning Adjustment as a special exception pursuant to § 3104.1. In addition to meeting the general conditions for being granted a special exception as set forth in that subsection, the applicant must demonstrate that conditions relating to the building, terrain, or surrounding area would to make full compliance unduly restrictive, prohibitively costly, or unreasonable.

On January 27, 2014, upon the motion of Chairman Hood, as seconded by Vice Chairman Cohen, the Zoning Commission **APPROVED** the petition at its public meeting by a vote of **5-0-0** (Anthony J. Hood, Marcie I. Cohen, Robert E. Miller, Peter G. May, and Michael G. Turnbull to approve).

On March 31, 2014, upon the motion of Chairman Hood, as seconded by Vice Chairman Cohen, the Zoning Commission **ADOPTED** this Order at its public meeting by a vote of **5-0-0** (Anthony J. Hood, Marcie I. Cohen, Robert E. Miller, Peter G. May, and Michael G. Turnbull to adopt).

In accordance with the provisions of 11 DCMR § 3028.8, this Order shall become final and effective upon publication in the *D.C. Register*; that is, on June 13, 2014.

D.C. DEPARTMENT OF HUMAN RESOURCES**NOTICE OF PROPOSED RULEMAKING**

The Director of the D.C. Department of Human Resources, with the concurrence of the City Administrator, pursuant to Mayor's Order 2008-92, dated June 26, 2008, and in accordance with the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-604.04(a) §§ 1-612.01 *et seq.*), hereby gives notice of the intent to adopt the following rules amending Chapter 12 (Hours of Work, Legal Holidays and Leave) of Title 6, Subtitle B (Government Personnel), of the District of Columbia Municipal Regulations (DCMR), in not less than thirty (30) days from the publication of this notice in the *D.C. Register*.

The rules amend the provisions contained in Section 1279 of the Paid Leave Pursuant to the Accrued Sick and Safe Leave Act of 2008, effective May 13, 2008 (D.C. Law 17-152; 55 DCR 3452 (April 4, 2008)) to reflect changes in District law, including those made by the Earned Sick and Safe Leave Amendment Act of 2013, effective February 22, 2013 (D.C. Law 20-89; D.C. Official Code § 32-131.02), which, among other things, allows an individual who is not covered by another, more generous leave system to begin accruing paid leave at the start of his or her employment, and provides for access to such paid leave after 90 days of service with an employer. In addition, the rules expand on the provisions contained in Section 1211 (Telecommuting), Section 1270 (Declared Emergencies—In General), Section 1272 (Declared Emergencies—Late Arrival, Unscheduled Leave Policy); Section 1273 (Declared Emergencies—Shut-Down); and to add definitions of the terms “Unscheduled Leave,” “Unscheduled telecommuting.” The rules also amend the definition of the term “When Actually Employed (WAE),” in Section 1299 (Definitions), and include several new definitions.

Upon adoption, these rules would amend Chapter 12 (Hours of Work, Legal Holidays, and Leave), of Subtitle B of Title 6 of the DCMR, published at 40 DCR 1292 (February 12, 1993), and amended at 49 DCR 9056 (October 4, 2002), 54 DCR 11538 (November 30, 2007), 55 DCR 012489 (December 12, 2008); and 59 DCR 02690 (April 6, 2013).

Chapter 12, “Hours of Work, Legal Holidays and Leave,” of Subtitle B of Title 6, “Government Personnel”, of the District of Columbia Municipal Regulations is amended as follows:

Section 1211, “Telecommuting,” is amended to read as follows:

1211 TELECOMMUTING

- 1211.1 Telecommuting is an arrangement in which an employee regularly, or during a declared emergency (if directed to do so) performs officially assigned duties at home or another work site geographically convenient to the employee's residence.
- 1211.2 Based on the needs of the organization, and to the maximum extent possible without diminishing employee performance, each agency is authorized to establish telecommuting for eligible employees of the agency. Telecommuting must be

offered on an equal basis to all employees of the agency, or to all employees of a subordinate component of the agency.

- 1211.3 Telecommuting shall be part of a scheduled tour of duty, is subject to a written agreement and only permitted after an employee has completed any telecommuting training required by the District of Columbia Department of Human Resources.
- 1211.4 Requests to engage in telecommuting must be signed by the employee, be approved in writing and in advance by the employee's supervisor and the agency head (or his or her designee), and must certify that the position, during the period during which an employee will telecommute, satisfies conditions set forth in Subsections 1211.6 of this section, and that the telecommuting arrangement complies with Subsection 1211.7 of this section.
- 1211.5 Unless otherwise approved by the agency head and personnel authority, telecommuting by an employee shall be limited to not more than two (2) days per workweek.
- 1211.6 Positions best suited for telecommuting are those that:
- (a) Have job tasks that are quantifiable, primarily project or case-work oriented, telephone intensive, or computer-oriented; or have work activities that can be accommodated working away from the current work location with equal efficiency as if being performed at the official work site;
 - (b) Do not require daily unscheduled face-to-face contact with other employees, supervisors, or the public in the current work location; and
 - (c) Allow meetings to be scheduled without inconveniencing or impairing the performance of co-workers.
- 1211.7 Telecommuting shall not be combined with a flexible work schedule under Section 1209 of this chapter, or a compressed work schedule under Section 1210 of this chapter.
- 1211.8 Authorization to engage in telecommuting may be rescinded by the agency head (or designee) whenever the agency head (or designee) determines that the employee has failed to accomplish the work as prescribed, or for other reasons.
- 1211.9 Whenever an agency (or designee) determines that the approval for telecommuting is to be rescinded pursuant to Subsection 1211.8, the employee shall be given, where practicable, at least two weeks' notice prior to the rescission.
- 1211.10 Upon termination of the telecommuting agreement, the employee shall return to the tour of duty that existed prior to receiving approval to engage in telecommuting, unless the tour of duty has been changed by the employee's supervisor in accordance with applicable rules.

- 1211.11 Failure of an employee to return to his or her regular tour of duty upon the rescission of the authorization to engage in telecommuting, shall result in the forfeiture of the employee's opportunity to engage in telecommuting in the future and, where appropriate, will result in disciplinary action.
- 1211.12 By October 1 of each year, subordinate agencies shall submit a report to DCHR. The report, which covers an agency's program activities for the prior fiscal year, shall include:
- (a) The name, grade, step, and position title of each employee approved to telecommute;
 - (b) The total number of employees approved to telecommute;
 - (c) The total number of employees working under an approved telecommuting work agreement;
 - (d) The total number of days each employee is authorized to telework per workweek;
 - (e) The number of employees that completed the required telecommuting training;
 - (f) The reason(s) for the termination of any telecommuting agreement; and
 - (g) The reason(s) for the exclusion of any employee or group of employees from participating in the program during the period in question.
- 1211.13 The D.C. Department of Human Resources shall conduct periodic audits of subordinate agency telecommuting programs for the purpose of ensuring compliance with D.C. personnel regulations and HR procedures. The audit also covers PeopleSoft actions that the agency inputs relative to telecommuting.

Section 1270, "Declared Emergencies – In General," is amended to read as follows:

1270 DECLARED EMERGENCIES—IN GENERAL

- 1270.1 During a declared emergency, the following situations may occur:
- (a) In response to circumstances that develop while employees are at work, employees may be dismissed early as provided in Section 1271 of this chapter;
 - (b) In response to circumstances that develop prior to normal duty hours, employees may be authorized to take unscheduled leave, unscheduled

telecommuting, or arrive late, as provided in Section 1272 of this chapter; and

- (c) In response to circumstances that arise prior to normal duty hours, there may be a shut-down of District government operations as provided in Section 1273 of this chapter.

1270.2 The Mayor may declare an emergency whenever he or she deems it to be appropriate and in the public interest.

1270.3 For the purposes of this section as well as Sections 1271 through 1273 of this chapter, certain District government employees shall be designated as “essential” or “emergency” employees.

1270.4 Critical District government operations cannot be suspended or interrupted during emergency situations such as those described in Subsection 1270.1 of this section. Agencies shall identify each agency position with duties that are vital to the continuity of medical facilities, public safety, emergency services, or other crucial operations; and shall designate employees occupying such positions as “essential employees.” Employees designated “essential” shall be required to be at work regardless of the emergency situation declared.

1270.5 The position description or job specification for a position or groups (families) of positions with duties as described in Subsection 1270.4 of this section shall state that the incumbent of the position or positions shall be considered an essential employee required to be at work when an emergency is declared and regardless of the emergency situation declared.

1270.6 An employee designated as an “essential employee” under the provisions of Subsection 1270.4 of this section shall be identified by position title or other appropriate means and shall be notified in writing of his or her designation as an essential employee and the specific requirements placed upon the employee in emergency situations. The written notification shall occur within thirty (30) days of the agency determination for current employees, or at the time of hire or appointment to the essential position, as applicable. The required thirty-day (30-day) notification period may be suspended during a period of a declared emergency.

1270.7 An agency head may designate employees as “emergency employees,” based on the nature and circumstances of a particular declared emergency. Employees may be designated as emergency employees on a case-by-case basis and, when so designated, will be called in to work, required to stay at work, or required to telecommute, if approved to do so, during the particular emergency situation.

1270.8 An employee designated as an “emergency employee” under the provisions of Subsection 1270.7 of this section shall be informed of the designation within 30 days of such designation and in writing, or by any other means the agency deems

appropriate (*i.e.*, over the telephone or by electronic mail if the employee is not at work when the emergency is declared). A written notification shall follow a verbal notification. The required thirty-day (30-day) notification period may be suspended during a period of a declared emergency.

- 1270.9 Upon determination by an agency head that an employee's position designation as an emergency employee is no longer applicable, the agency head shall notify the employee, in writing, within 30 days of such determination.
- 1270.10 Essential and emergency employees who are required to work during a declared emergency when non-essential and non-emergency employees are on administrative leave shall be entitled to compensation as provided in Chapter 11 of these regulations.

Section 1272, "Declared Emergencies – Late Arrival or Unscheduled Leave," is amended to read as follows:

1272 DECLARED EMERGENCIES—LATE ARRIVAL, UNSCHEDULED LEAVE, OR UNSCHEDULED TELECOMMUTING POLICY

- 1272.1 The Mayor may, whenever he or she deems it to be appropriate and in the public interest, authorize one or all of the following:
- (a) A late arrival policy authorizing up to two (2) hours of excused absence;
 - (b) An unscheduled leave policy; or
 - (c) An unscheduled telecommuting policy.
- 1272.2 Whenever the Mayor authorizes one of the policies set forth in Subsection 1272.1 of this section, he or she shall make every reasonable effort to ensure that such decision is disseminated by the media as widely and as promptly as possible.
- 1272.3 Each employee shall be responsible for reporting for duty and for making every possible effort to do so, even upon the occurrence of conditions beyond the control of an employee, such as inclement or hazardous weather or transportation disruption.
- 1272.4 Whenever the Mayor determines that an unscheduled leave policy is in effect, an employee, other than an essential or emergency employee subject to the provisions of Section 1270 of this chapter, shall be permitted to utilize annual leave, compensatory time, exempt time off, or leave without pay, for all or part of that day, up to a maximum of eight (8) hours or hours worked under a compressed work schedule, if applicable, without obtaining advance approval or providing detailed justification. The use of sick leave must be approved in accordance with Section 1243 of this chapter.
- 1272.5 Whenever the Mayor determines that a late arrival policy is in effect in accordance

with Subsection 1272.1(a) of this section, a non-essential and non-emergency employee shall be granted up to two hours of excused absence. The late arrival period shall not extend beyond 10:00 a.m.

1272.6 Whenever the Mayor determines that an unscheduled telecommuting policy is in effect in accordance with Subsection 1272.1(c) of this section, an emergency employee previously approved in writing to telecommute by his or her supervisor and agency head, may telecommute if directed to do so.

1272.7 An employee who does not request leave during a period when an unscheduled leave policy is in effect, and refuses to consent to any type of leave upon return to duty, shall be charged with absence without leave (AWOL).

Section 1273, “Declared Emergencies – Shut-Down,” is amended to read as follows:

1273 DECLARED EMERGENCIES—SHUT-DOWN

1273.1 The Mayor may, whenever he or she deems it to be appropriate and in the public interest, authorize the shut-down of all non-essential District government operations prior to the commencement of normal duty hours.

1273.2 Whenever the Mayor authorizes a shut-down of all non-essential operations, he or she shall make every reasonable effort to ensure that such decision shall be disseminated by the media as widely and as promptly as possible.

1273.3 Agency heads and other personnel authorities may authorize the shut-down of one or more of their facilities due to breakdown of heating or air conditioning equipment or other similar situations, and shall ensure that all affected employees are promptly notified.

1273.4 Except as provided in Subsections 1273.5 and 1273.6 of this section, employees shall be given administrative leave for the entire day of shut-down.

1273.5 Each essential employee subject to the provisions of Section 1270 of this chapter shall still be required to report for duty even upon the occurrence of conditions beyond the control of an employee, such as inclement or hazardous weather or transportation disruption.

1273.6 Each emergency employee subject to the provisions of Section 1270 of this chapter shall be required to report for duty or telecommute, if so directed, even upon the occurrence of conditions beyond the control of an employee, such as inclement or hazardous weather or transportation disruption.

1279 **PAID LEAVE PURSUANT TO THE ACCRUED SICK AND SAFE LEAVE ACT OF 2008 (D.C. LAW 17-152), AS AMENDED**

- 1279.1 As specified in this section, certain District government employees described in Subsection 1279.6 of this section (“covered employees”) are entitled to leave as provided for in the Accrued Sick and Safe Leave Act of 2008 (“2008 Act”), effective May 13, 2008 (D.C. Law 17-152; D.C. Official Code §§ 32-131.01, *et seq.* (2010 Repl.)), as amended by the Earned Sick and Safe Leave Amendment Act of 2013 (“2013 Act”), effective February 22, 2014 (D.C. Law 20-89; D.C. Official Code §§ 32-131.02 *et seq.*) (the 2008 Act, as amended by the 2013 Act is referred to in this section as the “Act”).
- 1279.2 The purpose of the Act is to provide paid leave to covered employees for illness and for absences associated with domestic violence and sexual abuse.
- 1279.3 In accordance with this section, covered employees are provided with not less than one (1) hour of paid leave for every thirty seven (37) hours worked, not to exceed seven (7) days a year.
- 1279.4 Paid leave accrued under this section may be used by a covered employee for any of the following:
- (a) An absence resulting from a physical or mental illness, injury, or medical condition of the employee;
 - (b) An absence resulting from obtaining professional medical diagnosis or care, or preventive medical care, for the employee;
 - (c) An absence for the purpose of caring for a family member who has any of the conditions or needs for diagnosis or care described in paragraphs (a) and (b) of this subsection; or
 - (d) An absence if the employee or the employee’s family member is a victim of stalking, domestic violence, or sexual abuse, provided, that the absence is directly related to medical, social or legal services pertaining to the stalking, domestic violence, or sexual abuse, an employee seeking leave under paragraph (d) of this subsection, may do so to:
 - (1) Seek medical attention for the employee or the employee’s family member to treat or recover from physical or psychological injury or disability caused by the stalking, domestic violence, or sexual abuse;
 - (2) Obtain services from a victim services organization;
 - (3) Obtain psychological or other counseling services; temporarily or permanently relocate;
 - (4) Take legal action, including preparing for or participating in any civil or criminal legal proceeding related to or resulting from the stalking, domestic violence, or sexual abuse; or

- (5) Take other actions to enhance the physical, psychological, or economic health or safety of the employee or the employee's family member or to enhance the safety of those who associate or work with the employee.

1279.5 Pursuant to D.C. Official Code § 32-131.05, and notwithstanding the provisions of Subsection 1279.2 of this section, an employer with a paid leave policy providing paid leave options shall not be required to modify such policy if it offers employees the option to accrue and use leave under terms and conditions that are at least equivalent to the paid leave prescribed in this section.

1279.6 Applicability only to "Intermittent" appointments.

- (a) Because the District government currently has paid leave policies, as specified in this chapter, that provide leave options to eligible District government employees at higher accrual rates than those provided in this section, the provisions of this section shall only apply to "covered employees," that is, temporary employees serving under "When Actually Employed" (WAE) (also known as Intermittent) appointments who have been continuously employed under a WAE appointment for at least one (1) year.

- (b) Eligible WAE employees shall accrue paid leave on a prorated basis. Because the maximum number of hours a WAE employee is allowed to work in a biweekly pay period is seventy-two (72), and the amount of paid leave the employee may accrue is not less than one (1) hour for every thirty seven (37) hours worked, eligible WAE employees shall accrue one (1) hour of paid leave per biweekly pay period.

1279.7 Pursuant to the Act, an employee's paid leave under this section shall accrue in accordance with the District government's established biweekly pay period, and at the beginning of his or her employment.

1279.8 An employee may begin to access the accrued paid leave after ninety (90) days of service with the District government.

1279.9 The unused paid leave previously accrued by an employee subject to this section who separates from employment and is rehired within one (1) year of separation shall be reinstated. The employee shall be entitled to use the accrued paid leave and accrue additional paid leave immediately upon re-employment provided that the employee had previously been eligible to use paid leave.

1279.10 The unused paid leave previously accrued by an employee subject to this section who separates from employment for more than one (1) year, shall not be reinstated, and the employee shall be considered as being on a new appointment for purposes of leave accrual and access as provided in Subsections 1279.7 and 1279.8

- 1279.11 The use of paid leave by an eligible employee in accordance with this section shall not be taken as an absence that may result in discipline, termination, demotion, suspension or other adverse action.
- 1279.12 If the Mayor (or his or her designee) determines that an employer has violated any provisions of the section, the Mayor (or his or her designee) shall order affirmative remedies in accordance with provisions contained in the Act.
- 1279.13 The employer, as defined in this section, shall retain records documenting the hours worked and the paid leave taken by an employee subject to the provisions of this section for a period of three (3) years. The employer shall allow access to the retained records by the Mayor and the Office of the D.C. Auditor, with appropriate notice.
- 1279.15 For the purposes of this section, the following terms shall have the meanings ascribed:

Domestic violence – an intrafamily offense as defined in D.C. Official Code § 16-1001(5) (8).

Employee – any individual employed by an employer, but shall not include: (a) any individual who, without payment and without expectation of any gain, directly or indirectly, volunteers to engage in the activities of an educational, charitable, religious, or non-profit organization; (b) any lay member elected or appointed to office within the discipline of any religious organization and engaged in religious functions; (c) any individual employed as a casual babysitter, in or about the residence of the employer; (d) an independent contractor; (e) a student; or (f) health care workers who choose to participate in a premium pay program.

Employer – the District government.

Family member – (a) a spouse, including the person identified by an employee as his or her domestic partner, as defined in Section 2(3) of the Health Care Benefits Expansion Act of 1992, effective June 11, 1992 (D.C. Law 9-114; D.C. Official Code § 32-701(3) (2012 Repl.)); (b) the parents of a spouse; (c) children (including foster children and grandchildren); (d) the spouses of children; (e) parents; (f) brothers and sisters; and (g) the spouses of brothers and sisters; (h) a child who lives with an employee and for whom the employee permanently assumes and discharges parental responsibility; or (i) a person with whom the employee shares or has shared, for not less than the preceding twelve (12) months, a mutual residence and with whom the employee maintains a committed relationship, as defined in Section 2(1) of the Health Care Benefits Expansion Act of 1992, effective June 11, 1992 (D.C. Law 9-114; D.C. Official Code § 32-701(3)).

Paid leave – accrued increments of compensated leave provided by an employer for use by an employee.

Premium pay program – a plan offered by an employer pursuant to which an employee may elect to receive extra pay in lieu of benefits.

Sexual abuse – any offense described in the Anti-Sexual Abuse Act of 1994, effective May 23, 1995 (D.C. Law 10-257; D.C. Official Code §§ 22-3001, *et seq.* (2001 ed. & 2011 Supp.)).

Section 1299, “Definitions,” is amended to add definitions for the terms “Unscheduled Leave,” “Unscheduled Telecommuting,” and to amend the definition of the term “When Actually Employed (WAE) Appointment,” as follows:

1299 DEFINITIONS

1299.1 When used in this chapter, the following terms have the meaning ascribed:

Unscheduled leave –annual leave, compensatory time, exempt time off, or leave without pay during a declared emergency taken by an employee without obtaining advance approval or providing detailed justification. Unscheduled leave is distinct from emergency annual leave, as provided in Section 1236 of this chapter.

Unscheduled telecommuting – telecommuting by an emergency employee previously designated and approved, in writing, to telecommute when an emergency is in effect on a day or during a period during which the employee was not previously scheduled to telework.

When Actually Employed (WAE) Appointment – an appointment under which an employee serves on an intermittent basis, that is, nonfull-time without a prescheduled regular tour of duty. A persons serving on a WAE appointment provides occasional or irregular services on programs or projects requiring intermittent support. This type of appointment is also referred to as an “intermittent appointment.”

Comments on these proposed regulations should be submitted, in writing, within thirty (30) days of the date of the publication of this notice to Mr. Justin Zimmerman, Associate Director, Policy and Compliance Administration, D.C. Department of Human Resources, 441 4th Street, N.W., Suite 340 North, Washington, D.C. 20001, or via email at justin.zimmerman@dc.gov. Additional copies of these proposed rules are available from the above address.

OFFICE OF THE MAYOR

NOTICE OF PROPOSED RULEMAKING

The Mayor of the District of Columbia, pursuant to the Sign Regulation Authorization Amendment Act of 2012 (Act), effective April 27, 2013 (D.C. Law 19-289; 60 DCR 2328 (March 1, 2013)); Section 1 of An Act To regulate the erection, hanging, placing, painting, display, and maintenance of outdoor signs and other forms of exterior advertising within the District of Columbia, effective April 27, 2013 (D.C. Law 19-289; D.C. Official Code § 1-303.21); Mayor's Order 2011-181, dated October 31, 2011; and Sections 8 and 10 of the Litter Control Administration Act of 1985 (Litter Control Act), effective March 25, 1986 (D.C. Law 6-100; D.C. Official Code §§ 8-807 and 8-810 (2012 Repl.)), hereby gives notice of his intent to adopt amendments to Section 108 (Signs, Posters, and Placards) of Chapter 1 (Occupation and Use of Public Space), and Section 1380 (Schedule of Fines for Violations of the Litter Control Administration Act) of Chapter 13 (Civil Fines Under D.C. Law 6-100), of Title 24 (Public Space and Safety) of the District of Columbia Municipal Regulations (DCMR).

The amendments clarify that signs, aside from those otherwise authorized by law, shall not be displayed or projected on public space, buildings, or property owned or controlled by the Mayor, and that violations of this prohibition shall be enforceable under the Litter Control Act by the Director of the District Department of Transportation. The amendments also establish a civil infraction for the display or projection of these signs and civil penalties for violations.

This rulemaking is based on an ongoing need to control the projection of commercial images on public buildings in the District. In the past, a private party projected a large advertising image on the façade of the Reeves Center. The projection of this unauthorized advertisement detracted from the Reeves Center's image as a major location for District government activity. It could also have conveyed the impression to members of the public that the District endorsed the product advertised or has made it a practice to sell space on public buildings for commercial messages, thereby undermining public confidence in the District government. The District's current sign rules do not clearly prohibit the projection of such images and do not contain an enforcement mechanism adequate to deter this type of activity. Action is therefore necessary to prevent a repetition of this unauthorized use of public property.

The Mayor also gives notice of his intent to take final rulemaking action to adopt these amendments in not less than forty-five (45) days after the date of publication of this notice in the *D.C. Register*. Section 2(a) of the Act requires the Mayor to submit the proposed rulemaking to the Council for a forty-five (45) day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. The proposed rules shall not become effective until the rulemaking is approved or deemed approved by the Council.

Section 108 (Signs, Posters, and Placards) of Chapter 1 (Occupation and Use of Public Space), Title 24 (Public Space and Safety) of the DCMR is by adding a new Subsection 108.14 to read as follows:

108.14 Except as otherwise authorized by this section or by other applicable District law, it shall be unlawful for a private party to display or project on public space, a public building, or any other property owned or controlled by the District any structure, standard, or image used as a sign, bulletin, or advertisement, or to convey a message. Violation of this subsection shall be enforceable under the Litter Control Administration Act of 1985, effective March 25, 1986 (D.C. Law 6-100; D.C. Official Code §§ 8-801 *et seq.*), by the Director of the District Department of Transportation.

Subsection 1380.3 of Chapter 13 (Civil Fines Under D.C. Law 6-100) of Title 24 (Public Space and Safety) is amended by adding a new infraction after the existing infraction for “Signs or posters on public space” to read as follows:

Signs on public on public space, buildings, or property (24 DCMR § 108.14)	Yes	1 st violation within 60-day period \$ 150 2 nd violation within 60-day period \$ 300 3 rd violation within 60-day period \$ 600 4 th violation within 60-day period \$ 2000
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All persons desiring to comment on the subject matter of this proposed rulemaking should file comments in writing no later than thirty (30) days after the date of publication of this notice in the *D.C. Register*. Comments should be filed with Laurie A. Ensworth, Senior Assistant Attorney General, Office of the Attorney General for the District of Columbia, 1350 Pennsylvania Avenue, N.W., Suite 409, Washington, D.C. 20014, or laurie.ensworth@dc.gov. Copies of these proposed rules may be obtained at the same address.

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2014-130
June 2, 2014

SUBJECT: Appointment – District of Columbia Water and Sewer Authority Board of Directors


ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2012 Repl.), and pursuant to section 204(a)(3)(C) of the Water and Sewer Authority Establishment and Department of Public Works Reorganization Act of 1996, effective April 18, 1996, D.C. Law 11-111, D.C. Official Code § 34-2202.04(a)(3)(C) (2012 Repl.), it is hereby **ORDERED** that:

1. **NICHOLAS A. MAJETT** is appointed, as a principal Board member representing Prince George's County, Maryland, to the District of Columbia Water and Sewer Authority Board of Directors, replacing Bradford L. Seamon, pursuant to the recommendation of Rushern L. Baker, III, Prince George's County Executive, dated April 29, 2014, to complete the remainder of an unexpired term to end September 12, 2014 or until a successor is appointed.
2. **EFFECTIVE DATE:** This Order shall become effective immediately.



VINCENT C. GRAY
MAYOR

ATTEST: 

CYNTHIA BROCK-SMITH
SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

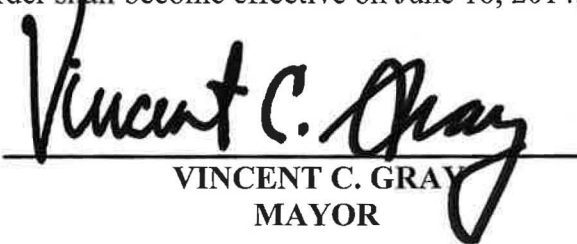
Mayor's Order 2014-131
June 5, 2014

SUBJECT: Appointment - Interim Deputy Mayor for Planning and Economic Development


ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2012 Repl.), it is hereby **ORDERED** that:

1. **M. JEFFREY MILLER** is appointed Interim Deputy Mayor for Planning and Economic Development and shall serve in that capacity at the pleasure of the Mayor.
2. This Order supersedes Mayor's Order 2011-84, dated April 22, 2011.
3. **EFFECTIVE DATE:** This Order shall become effective on June 16, 2014.



 VINCENT C. GRAY
 MAYOR

ATTEST: 

 CYNTHIA BROCK-SMITH
 SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA**ADMINISTRATIVE ISSUANCE SYSTEM**

Mayor's Order 2014-132
June 5, 2014

SUBJECT: Designation of Special Event Areas – Beat the Streets

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(11) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(11) (2012 Repl.), and pursuant to 19 DCMR 1301.8, it is hereby **ORDERED** that:


1. The following public space areas shall be designated as Special Event Areas to accommodate activities associated with Beat the Streets:
 - a. On Friday, May 30, 2014, commencing at 12:00 p.m. and continuing until 8:30 p.m., the 5000 block of Bass Place, S.E, shall be closed to vehicular traffic;
 - b. On Friday, June 13, 2014, commencing at 12:00 p.m. and continuing until 8:30 p.m., the 1200 block of Allison Street, N.W., and the 4400 block Iowa Avenue, N.W., shall be closed to vehicular traffic;
 - c. On Wednesday, June 25, 2014, commencing at 12:00 p.m. and continuing until 8:30 p.m., the 2600 block of Ainger Place, S.E., shall be closed to all vehicular traffic;
 - d. On Wednesday, July 9, 2014, commencing at 12:00 p.m. and continuing until 8:30 p.m., the 2500 block of 14th Street, N.E, shall be closed to vehicular traffic; and
 - e. On Wednesday, July 23, 2014, commencing at 12:00 p.m. and continuing until 8:30 p.m., the 1300 block of Girard Street, N.W., shall be closed to vehicular traffic.
2. The designated areas shall be operated and overseen by the Metropolitan Police Department.
3. This Order is authorization for the use of the designated streets and curb lanes only, and the named operator shall secure and maintain all other licenses and permits applicable to the activities associated with the operation of the event. All building, health, life, safety, and use of public space requirements shall remain applicable to the Special Event Area designated by this Order.

4. EFFECTIVE DATE:
30, 2014.

This Order shall be effective *nunc pro tunc* to May



VINCENT C. GRAY
MAYOR

ATTEST: 

CYNTHIA BROCK-SMITH
SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2014-133
June 6, 2014

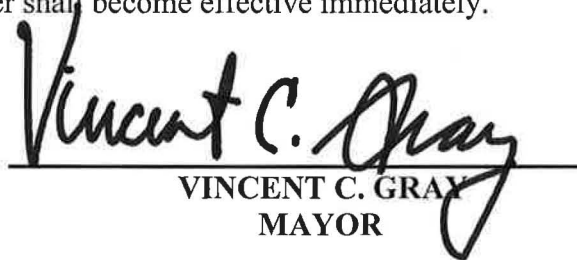
SUBJECT: Appointment – District of Columbia Emergency Medical Services
Advisory Committee


ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 790; Pub. L. 93-198; D.C. Official Code § 1-204.22(2) (2012 Repl.)), and pursuant to section 23 of the Emergency Medical Services Act of 2008, effective March 25, 2009 (D.C. Law 17-357; D.C. Official Code § 7-2341.22 (2012 Repl.)), it is hereby **ORDERED** that:

1. **DR. WENDY GREENE** is appointed to the District of Columbia Emergency Medical Services Advisory Committee (“Advisory Committee”), as a representative of hospitals located in the District, replacing Dr. Michelle R. Carter, to complete the remainder of a term to end December 12, 2014.
2. **DR. JOELLE SIMPSON** is appointed to the Advisory Committee, as a representative concerned with pediatric trauma care, replacing Dr. Joseph Wright, to complete the remainder of a term to end December 12, 2014.
3. **CRISTIAN BARRERA** is appointed as an *ex officio* member to the Advisory Committee, as the designee representative for the Mayor's Policy Advisor on Health and Human Services, and shall serve in that capacity at the pleasure of the Mayor, so long as he continues in his official capacity with the District.

4. **EFFECTIVE DATE:** This Order shall become effective immediately.


VINCENT C. GRAY
MAYOR

ATTEST: 
CYNTHIA BROCK-SMITH
SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

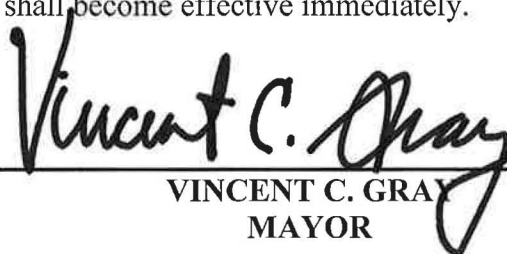
Mayor's Order 2014-134
June 6, 2014


SUBJECT: Reappointment – Board of Accountancy

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2012 Repl.), and in accordance with section 1002(b) of the Non-Health Related Occupations and Professions Licensure Act of 1998, effective April 20, 1999, D.C. Law 12-261, D.C. Official Code § 472853.06(b) (2012 Repl. and 2013 Supp.), it is hereby **ORDERED** that:

1. **ROBERT TODERO**, who was nominated by the Mayor on March 4, 2014, and whose nomination was deemed approved by the Council of the District of Columbia pursuant to Proposed Resolution 20-0683 on May 12, 2014, is reappointed as a certified public accountant member of the Board of Accountancy, for a term to end January 14, 2015.
2. **EFFECTIVE DATE:** This Order shall become effective immediately.


VINCENT C. GRAY
MAYOR

ATTEST: 
CYNTHIA BROCK-SMITH
SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

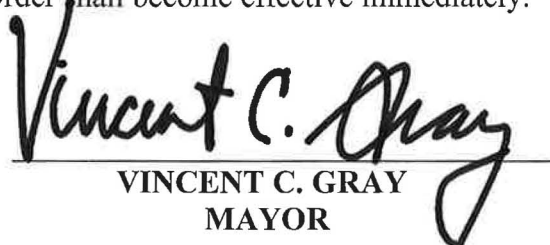
Mayor's Order 2014-135
June 6, 2014

SUBJECT: Delegation of Authority – Youth Bullying Prevention Act of 2012


ORIGINATING AGENCY: Office of the Mayor

By the virtue of the authority vested in me as Mayor of the District of Columbia by section 422(6) of the District of Columbia Home Rule Act, approved December 24, 1973, Pub. L. 93-198, D.C. Official Code § 1-204.22(6) (2012 Repl.), and the Youth Bullying Prevention Act of 2012 (“Act”), effective September 14, 2012, D.C. Law 19-167, D.C. Official Code § 2-1535.01 *et seq.* (2012 Repl.), it is hereby **ORDERED** that:

1. The Director of the Office of Human Rights is delegated the authority of the Mayor to effectuate and monitor the implementation of the Act. The Mayor retains his authority under section 3 of the Act.
2. **EFFECTIVE DATE:** This Order shall become effective immediately.



 VINCENT C. GRAY
 MAYOR

ATTEST: 

 CYNTHIA BROCK-SMITH
 SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

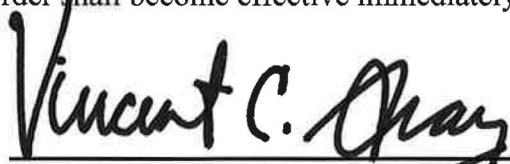
Mayor's Order 2014-136
June 9, 2014

SUBJECT: Appointment – Chairperson, Board of Long-Term Care Administration


ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 790; Pub. L. 93-198; D.C. Official Code § 1-204.22(2) (2012 Repl.)), and in accordance with section 102(f) of the Omnibus Health Regulation Amendment Act of 2013, approved March 26, 2014 (D.C. Law 20-96; D.C. Official Code § 3-1202.05 (2012 Repl.)), and section 405 of the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1204.05 (2012 Repl.)), it is hereby **ORDERED** that:

1. **KEYSHA DALE** is designated as Chairperson of the Board of Long-Term Care Administration and shall serve in that capacity at the pleasure of the Mayor.
2. **EFFECTIVE DATE:** This Order shall become effective immediately.



 VINCENT C. GRAY
 MAYOR

ATTEST: 

 CYNTHIA BROCK-SMITH
 SECRETARY OF THE DISTRICT OF COLUMBIA

**DISTRICT OF COLUMBIA COMMISSION ON
SELECTION AND TENURE OF
ADMINISTRATIVE LAW JUDGES OF
THE OFFICE OF ADMINISTRATIVE HEARINGS**

**NOTICE SEEKING COMMENTS REGARDING REAPPOINTMENT OF
ADMINISTRATIVE LAW JUDGE**

The Commission on Selection and Tenure of Administrative Law Judges (“Commission”) seeks comments regarding the potential reappointment of Administrative Law Judge Elizabeth Figueroa.

This is to notify members of the District of Columbia Bar and the general public, pursuant to section 3705.7 of Title 6 of the District of Columbia Municipal Regulations (“DCMR”), that the Commission has begun reviewing Administrative Law Judge Figueroa’s qualifications for reappointment to the District of Columbia Office of Administrative Hearings. Administrative Law Judge Figueroa has filed a statement with the Commission requesting reappointment to a six-year term upon the expiration of her six-year term on December 11, 2014.

Section 3705.21 of Title 6 of the DCMR provides:

In deciding whether to reappoint an Administrative Law Judge, the Commission shall consider all information it has received concerning the reappointment, and the voting members shall give significant weight to the recommendation of the Chief Administrative Law Judge, unless they determine that the recommendation is not founded on substantial evidence. The Commission shall reappoint the Administrative Law Judge if it finds that the Administrative Law Judge has satisfactorily performed the responsibilities of his or her office and is likely to continue to do so.

In addition to the specific qualifications contained in Section 3703 of Title 6 of the DCMR (*Appointment, Reappointment, Discipline and Removal of Administrative Law Judges by the Commission on Selection and Tenure of Administrative Law Judges*), applicable to all Administrative Law Judges, Section 3703.5 of Title 6 of the DCMR states: “An Administrative Law Judge shall possess judicial temperament, judgment, expertise and analytical and other skills necessary and desirable for an Administrative Law Judge.”

The Commission hereby requests that members of the Bar and other attorneys, litigants, interested organizations, and members of the public submit any information bearing on Administrative Law Judge Figueroa’s qualifications, which they believe will aid the Commission in deciding whether to reappoint this Administrative Law Judge. The cooperation of the community at an early stage will greatly aid the Commission in fulfilling its responsibilities. The identity of any person submitting information shall be kept confidential unless expressly authorized by the person submitting the information.

All communications must be received by the Commission on or before July 13, 2014. All communications must be mailed or delivered in a sealed envelope marked “Confidential – ALJ Reappointments,” addressed to:

Commission on Selection and Tenure of Administrative Law Judges
Office of Administrative Hearings
District of Columbia Government
441 4th Street, N.W.
Suite 450N
Washington, D.C. 20001

The members of the Commission are:

The Honorable Yvonne Williams
Acting Chief Judge Wanda R. Tucker
James W. Cooper, Esq.
Nadine C. Wilburn, Esq.

**DISTRICT OF COLUMBIA COMMISSION ON
SELECTION AND TENURE OF
ADMINISTRATIVE LAW JUDGES OF
THE OFFICE OF ADMINISTRATIVE HEARINGS**

**NOTICE SEEKING COMMENTS REGARDING REAPPOINTMENT OF
ADMINISTRATIVE LAW JUDGE**

The Commission on Selection and Tenure of Administrative Law Judges (“Commission”) seeks comments regarding the potential reappointment of Administrative Law Judge Erika L. Pierson.

This is to notify members of the District of Columbia Bar and the general public, pursuant to section 3705.7 of Title 6 of the District of Columbia Municipal Regulations (“DCMR”), that the Commission has begun reviewing Administrative Law Judge Pierson’s qualifications for reappointment to the District of Columbia Office of Administrative Hearings. Administrative Law Judge Pierson has filed a statement with the Commission requesting reappointment to a six-year term upon the expiration of her six-year term on December 11, 2014.

Section 3705.21 of Title 6 of the DCMR provides:

In deciding whether to reappoint an Administrative Law Judge, the Commission shall consider all information it has received concerning the reappointment, and the voting members shall give significant weight to the recommendation of the Chief Administrative Law Judge, unless they determine that the recommendation is not founded on substantial evidence. The Commission shall reappoint the Administrative Law Judge if it finds that the Administrative Law Judge has satisfactorily performed the responsibilities of his or her office and is likely to continue to do so.

In addition to the specific qualifications contained in Section 3703 of Title 6 of the DCMR (*Appointment, Reappointment, Discipline and Removal of Administrative Law Judges by the Commission on Selection and Tenure of Administrative Law Judges*), applicable to all Administrative Law Judges, Section 3703.5 of Title 6 of the DCMR states: “An Administrative Law Judge shall possess judicial temperament, judgment, expertise and analytical and other skills necessary and desirable for an Administrative Law Judge.”

The Commission hereby requests that members of the Bar and other attorneys, litigants, interested organizations, and members of the public submit any information bearing on Administrative Law Judge Pierson’s qualifications, which they believe will aid the Commission in deciding whether to reappoint this Administrative Law Judge. The cooperation of the community at an early stage will greatly aid the Commission in fulfilling its responsibilities. The identity of any person submitting information shall be kept confidential unless expressly authorized by the person submitting the information.

All communications must be received by the Commission on or before July 13, 2014. All communications must be mailed or delivered in a sealed envelope marked “Confidential – ALJ Reappointments,” addressed to:

Commission on Selection and Tenure of Administrative Law Judges
Office of Administrative Hearings
District of Columbia Government
441 4th Street, N.W.
Suite 450N
Washington, D.C. 20001

The members of the Commission are:

The Honorable Yvonne Williams
Acting Chief Judge Wanda R. Tucker
James W. Cooper, Esq.
Nadine C. Wilburn, Esq.

**DISTRICT OF COLUMBIA COMMISSION ON
SELECTION AND TENURE OF
ADMINISTRATIVE LAW JUDGES OF
THE OFFICE OF ADMINISTRATIVE HEARINGS**

**NOTICE SEEKING COMMENTS REGARDING REAPPOINTMENT OF
ADMINISTRATIVE LAW JUDGE**

The Commission on Selection and Tenure of Administrative Law Judges (“Commission”) seeks comments regarding the potential reappointment of Administrative Law Judge Margaret A. Mangan.

This is to notify members of the District of Columbia Bar and the general public, pursuant to section 3705.7 of Title 6 of the District of Columbia Municipal Regulations (“DCMR”), that the Commission has begun reviewing Administrative Law Judge Mangan’s qualifications for reappointment to the District of Columbia Office of Administrative Hearings. Administrative Law Judge Mangan has filed a statement with the Commission requesting reappointment to a six-year term upon the expiration of her six-year term on January 22, 2015.

Section 3705.21 of Title 6 of the DCMR provides:

In deciding whether to reappoint an Administrative Law Judge, the Commission shall consider all information it has received concerning the reappointment, and the voting members shall give significant weight to the recommendation of the Chief Administrative Law Judge, unless they determine that the recommendation is not founded on substantial evidence. The Commission shall reappoint the Administrative Law Judge if it finds that the Administrative Law Judge has satisfactorily performed the responsibilities of his or her office and is likely to continue to do so.

In addition to the specific qualifications contained in Section 3703 of Title 6 of the DCMR (*Appointment, Reappointment, Discipline and Removal of Administrative Law Judges by the Commission on Selection and Tenure of Administrative Law Judges*), applicable to all Administrative Law Judges, Section 3703.5 of Title 6 of the DCMR states: “An Administrative Law Judge shall possess judicial temperament, judgment, expertise and analytical and other skills necessary and desirable for an Administrative Law Judge.”

The Commission hereby requests that members of the Bar and other attorneys, litigants, interested organizations, and members of the public submit any information bearing on Administrative Law Judge Mangan’s qualifications, which they believe will aid the Commission in deciding whether to reappoint this Administrative Law Judge. The cooperation of the community at an early stage will greatly aid the Commission in fulfilling its responsibilities. The identity of any person submitting information shall be kept confidential unless expressly authorized by the person submitting the information.

All communications must be received by the Commission on or before July 13, 2014. All communications must be mailed or delivered in a sealed envelope marked “Confidential – ALJ Reappointments,” addressed to:

Commission on Selection and Tenure of Administrative Law Judges
Office of Administrative Hearings
District of Columbia Government
441 4th Street, N.W.
Suite 450N
Washington, D.C. 20001

The members of the Commission are:

The Honorable Yvonne Williams
Acting Chief Judge Wanda R. Tucker
James W. Cooper, Esq.
Nadine C. Wilburn, Esq.

**DISTRICT OF COLUMBIA COMMISSION ON
SELECTION AND TENURE OF
ADMINISTRATIVE LAW JUDGES OF
THE OFFICE OF ADMINISTRATIVE HEARINGS**

**NOTICE SEEKING COMMENTS REGARDING REAPPOINTMENT OF
ADMINISTRATIVE LAW JUDGE**

The Commission on Selection and Tenure of Administrative Law Judges (“Commission”) seeks comments regarding the potential reappointment of Administrative Law Judge Samuel McClendon.

This is to notify members of the District of Columbia Bar and the general public, pursuant to section 3705.7 of Title 6 of the District of Columbia Municipal Regulations (“DCMR”), that the Commission has begun reviewing Administrative Law Judge McClendon’s qualifications for reappointment to the District of Columbia Office of Administrative Hearings. Administrative Law Judge McClendon has filed a statement with the Commission requesting reappointment to a six-year term upon the expiration of his six-year term on November 27, 2014.

Section 3705.21 of Title 6 of the DCMR provides:

In deciding whether to reappoint an Administrative Law Judge, the Commission shall consider all information it has received concerning the reappointment, and the voting members shall give significant weight to the recommendation of the Chief Administrative Law Judge, unless they determine that the recommendation is not founded on substantial evidence. The Commission shall reappoint the Administrative Law Judge if it finds that the Administrative Law Judge has satisfactorily performed the responsibilities of his or her office and is likely to continue to do so.

In addition to the specific qualifications contained in Section 3703 of Title 6 of the DCMR (*Appointment, Reappointment, Discipline and Removal of Administrative Law Judges by the Commission on Selection and Tenure of Administrative Law Judges*), applicable to all Administrative Law Judges, Section 3703.5 of Title 6 of the DCMR states: “An Administrative Law Judge shall possess judicial temperament, judgment, expertise and analytical and other skills necessary and desirable for an Administrative Law Judge.”

The Commission hereby requests that members of the Bar and other attorneys, litigants, interested organizations, and members of the public submit any information bearing on Administrative Law Judge McClendon’s qualifications, which they believe will aid the Commission in deciding whether to reappoint this Administrative Law Judge. The cooperation of the community at an early stage will greatly aid the Commission in fulfilling its responsibilities. The identity of any person submitting information shall be kept confidential unless expressly authorized by the person submitting the information.

All communications must be received by the Commission on or before July 13, 2014. All communications must be mailed or delivered in a sealed envelope marked “Confidential – ALJ Reappointments,” addressed to:

Commission on Selection and Tenure of Administrative Law Judges
Office of Administrative Hearings
District of Columbia Government
441 4th Street, N.W.
Suite 450N
Washington, D.C. 20001

The members of the Commission are:

The Honorable Yvonne Williams
Acting Chief Judge Wanda R. Tucker
James W. Cooper, Esq.
Nadine C. Wilburn, Esq.

**ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ALCOHOLIC BEVERAGE CONTROL BOARD**

**NOTICE OF MEETING
INVESTIGATIVE AGENDA**

**WEDNESDAY, JUNE 18, 2014
2000 14TH STREET, N.W., SUITE 400S, WASHINGTON, D.C. 20009**

On June 18, 2014 at 4:00 pm, the Alcoholic Beverage Control Board will hold a closed meeting regarding the matters identified below. In accordance with Section 405(b) of the Open Meetings Amendment Act of 2010, the meeting will be closed “to plan, discuss, or hear reports concerning ongoing or planned investigations of alleged criminal or civil misconduct or violations of law or regulations.”

1. Case#14-CC-00073 Melrose Hotel, 2430 PENNSYLVANIA AVE NW Retailer C Hotel, License#: ABRA-075008

2. Case#14-251-00114 Green Island Cafe/Heaven & Hell (The), 2327 18TH ST NW Retailer C Tavern, License#: ABRA-074503

3. Case#14-251-00056 Lima Restaurant and Lounge, 1401 K ST NW B Retailer C Tavern, License#: ABRA-073817

4. Case#14-CMP-00224 Churreria Madrid Restaurant, 2505 CHAMPLAIN ST NW Retailer C Restaurant, License#: ABRA-060806

5. Case#14-CC-00076 El Torogoz Restaurant, 4231 9TH ST NW Retailer C Restaurant, License#: ABRA-072165

6. Case#14-251-00130 The Fireplace, 2161 P ST NW Retailer C Tavern, License#: ABRA-014419

7. Case#14-CC-00069 Menick's Market, 4401 NANNIE HELEN BURROUGHS AVE NE Retailer B Retail - Grocery, License#: ABRA-082296

8. Case#14-251-00131 Eye Bar/Garden of Eden, 1716 I ST NW Retailer C Nightclub,
License#: ABRA-083133

9. Case#14-CC-00077 Cities, 919 19th ST NW Retailer C Restaurant, License#: ABRA-086319

10. Case#14-251-00057 Smoke & Barrel, 2471 18TH ST NW Retailer C Tavern, License#:
ABRA-088772

11. Case#14-CMP-00239 Takeateasy, 1990 M ST NW Retailer C Restaurant, License#: ABRA-
089631

12. Case#14-CC-00072 Custom Fuel/Fuel Pizza, 1747 PENNSYLVANIA AVE NW Retailer C
Restaurant, License#: ABRA-092719

13. Case#14-CMP-00251 Macon-DC, 5520 CONNECTICUT AVE NW Retailer C Restaurant,
License#: ABRA-093939

14. Case#14-CMP-00252 & Pizza, 1005 E ST NW Retailer C Restaurant, License#: ABRA-
094712

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF MEETING
LEGAL AGENDA

WEDNESDAY, JUNE 18, 2014 AT 1:00 PM
2000 14th STREET, N.W., SUITE 400S, WASHINGTON, D.C. 20009

1. Review of letter dated June 4, 2014 from Risa Hirao Counsel for Eagle N Exile, LLC. *DC Eagle*, 3701 Benning Road NW, Retailer CT, Lic#: 93986

2. Review of Motion for Reconsideration of Board Order 2014-238 dated June 6, 2014 from Barbara A. Schauer and Carolyn Beebe Protestant Representative. *The American*, 1209-1213 10th Street NW, Retailer CR, Lic#: 92766.

3. Review of Reply to Motion for Reconsideration of Board Order 2014-238 dated June 9, 2014 from Risa Hirao Attorney for the Applicant. *The American*, 1209-1213 10th Street NW, Retailer CR, Lic#: 92766.

4. Review of Settlement Agreement dated November 13, 2013 between Blagden Alley Entertainment, LLC and ANC 2F. *The American*, 1209-1213 10th Street NW, Retailer CR, Lic#: 92766.

5. Review of Motion to approve Settlement Agreement and Dismiss Protest dated June 6, 2014 from Paul Pascal Attorney for the Applicant. *The American*, 1209-1213 10th Street NW, Retailer CR, Lic#: 92766.

6. Review of Settlement Agreement dated May 14, 2014 between Lost and Found, LLC and ANC 2F. *Lost and Found*, 1240 9th Street NW, Retailer CT, Lic#: 94510.

7. Review of Settlement Agreement Modification dated June 6, 2014 from ANC 2F. *Commissary*, 1443 P Street NW, Retailer CR, Lic#: 71487.

* In accordance with D.C. Official Code §2-574(b) Open Meetings Act, this portion of the meeting will be closed for deliberation and to consult with an attorney to obtain legal advice. The Board's vote will be held in an open session, and the public is permitted to attend

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION
ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF MEETING
LICENSING AGENDA

WEDNESDAY, JUNE 18, 2014 AT 1:00 PM
2000 14th STREET, N.W., SUITE 400S, WASHINGTON, D.C. 20009

1. Review letter from Attorney Lyle Blanchard requesting approval for revised floor and seating plans. ANC 2B. SMD 2B06. No Outstanding Fines/Citations. No pending enforcement matters. No Conflict with Settlement Agreement. *1819 Club*, 1819 M Street NW, Retailer CN, License No. 071088.

2. Review application for new (25%) Grocery B. ANC 8C. SMD 8C03. No Outstanding or Pending Fines/Citations. No Settlement Agreement. *Smiley Mart*, 3109 Martin L. King Jr. Avenue SE, Retailer B, License No. 095103.

3. Review Entertainment Endorsement application. ANC 2E. SMD 2E05. No Outstanding or Pending Fines/Citations. No Settlement Agreement. *J. Paul's*, 3218 M Street NW, Retailer CR, License No. 072358.

4. Review letter from Attorney Michael D. Fonseca requesting extension of safekeeping for retailer license. ANC 6D. SMD 6D01. *L'Enfant Plaza Hotel*, 480 L'Enfant Plaza SW, Retailer CH, License No. 093846.

5. Review Change of Hours application. *Approved Hours of Operation, Sales, and Consumption*: Sunday-Saturday 11am to 12:30am. *Proposed Hours of Operation: Sunday-Saturday 6am to 12:30am*. ANC 2B. SMD 2B01. No Outstanding or Pending Fines/Citations. No Settlement Agreement. *La Tomate*, 1703 Connecticut Avenue NW, Retailer CR, License No. 011228.

Board's Agenda –June 18, 2014 - Page 2

6. Review Change of Hours application for premises and sidewalk cafe. ***Approved Hours of Operation, Sales, and Consumption:*** Sunday-Saturday 11:30am to 11pm. ***Proposed Hours of Operation, Sales, and Consumption:*** Sunday-Saturday 11:30am to 2am. ANC 2B. SMD 2B06. No Outstanding or Pending Fines/Citations. Settlement Agreement. ***Nooshi***, 1120 19th Street NW, Retailer CR, License No. 024470.
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7. Review Change of Hours application. ***Approved Hours of Operation, Sales, and Consumption for Premises and Summer Garden:*** Sunday 10am to 12am. Monday-Thursday 11am to 12am. Friday 11am to 1am. Saturday 10am to 1am. ***Proposed Hours of Operation, Sales, and Consumption for Premises and Summer Garden:*** Sunday 10am to 1am. Monday-Thursday 11am to 1am. Friday 11am to 2am. Saturday 10am to 2am. ANC 2F. SMD 2F02. No Outstanding/ Pending Fines. No conflict with Settlement Agreement. Outstanding Violation(s). ***Tortilla Coast***, 1454 P Street NW, Retailer CR, License No. 086859.
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8. Review Change of Hours application. ***Approved Hours of Operation, Sales, and Consumption for Premises and Sidewalk Cafe:*** Sunday-Friday 4pm to 1am. Saturday 4pm to 2am. ***Proposed Hours of Operation, Sales, and Consumption for Premises and Sidewalk Cafe:*** Sunday 12pm to 1am. Monday-Friday 4pm to 1am. Saturday 12pm to 2am. ANC 1C. SMD 1C06. No Outstanding/ Pending Fines. No conflict with Settlement Agreement. Outstanding Violation(s). ***Chief Ike's Mambo Room***, 1723-1725 Columbia Road NW, Retailer CT, License No. 017940.
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9. Review Application for Manager's License. ***Michael V. Barton*** ABRA-095485.
10. Review Application for Manager's License. ***Richard F. Lehner III*** ABRA-095483.
11. Review Application for Manager's License. ***Mousa A. Abusbitan*** ABRA-094981.

***In accordance with D.C. Official Code §2-574(b) of the Open Meetings Amendment Act, this portion of the meeting will be closed for deliberation and to consult with an attorney to obtain legal advice. The Board's vote will be held in an open session, and the public is permitted to attend.**

CARLOS ROSARIO PUBLIC CHARTER SCHOOL**NOTICE OF REQUEST FOR BIDS****Textbooks/ Reading Books**

Carlos Rosario International Public Charter School seeks bids to supply the School with approx. 2,300 books for students. The book titles are to be selected by the School from a variety of publishers. The supplier must have strong existing relationships with publishers of adult education books in the fields of English as a Second Language, GED, Citizenship, Culinary Arts, Nurse Aide training, Computer Literacy, and Computer Support Specialist training. The supplier must have the ability to supply the required titles at short notice and in a timely manner, and at reasonable cost. A proven track record working with an educational organization is critical. For more details, please respond to Carole Fuller at cfuller@carlosrosario.org or call 202-797-4700. Responses are due by 4:00pm, June 20th, 2014.

DC CORRECTIONS INFORMATION COUNCIL**NOTICE OF PUBLIC MEETING**

The District of Columbia Corrections Information Council (CIC) has scheduled an open meeting on **June 17, 2014** from **6:30 PM to 8:00 PM**. For more information about the meeting please call 202-478-9211.

The CIC is an independent monitoring body mandated to inspect and monitor conditions of confinement at facilities operated by the Federal Bureau of Prisons (BOP), D.C. Department of Corrections (DOC) and their contract facilities where D.C. residents are incarcerated. Through its mandate the CIC will collect information from many different sources, including site visits, and report its observations and recommendations.

DRAFT AGENDA

- I. Call to Order
- II. Roll Call
- III. Adoption of open meeting minutes
- IV. Update on: USP Allenwood, FCI Allenwood Low, Rivers, USP Atlanta, USP Lewisburg and FCI Schuylkill
- V. FCC Victorville
- VI. Community Outreach
- VII. Questions/Comments
- VIII. Schedule Next CIC Open Meeting and Set Open Meeting Schedule
- IX. Vote to Close Remainder of Meeting, pursuant to DC Code 2-574(c)(1)
- X. Closed Session of Meeting (if approved by majority of CIC Board)
- XI. Adjournment

CLOSED MEETING

- I. Closed Session of Meeting (if approved by a quorum of the Board)
- II. Adjournment

E.L. Haynes Public Charter School

REQUEST FOR PROPOSALS

Graphic Design and Printing

E.L. Haynes Public Charter School (“ELH”) is seeking one or more qualified service providers for (1) high-quality graphic design services for both print and electronic vehicles in a variety of formats, and (2) high-quality printing services. Proposals will be due on June 20, 2014.

The RFPs with bidding requirements can be obtained by contacting:

Julie Green
E.L. Haynes Public Charter School
Phone: 202.667.4446
Email: jgreen@elhaynes.org

OFFICE OF THE STATE SUPERINTENDENT OF EDUCATION**NOTICE OF FUNDING AVAILABILITY****National School Lunch Program SY2014 Equipment Assistance Grant****Request for Application Release Date: Monday, July 1, 2014****Application Submission Deadline: Friday, July 31, 2014**

The Agriculture Appropriations Act of 2013 authorized grants to the Office of the State Superintendent of Education, Wellness & Nutrition Services Division, for providing equipment assistance to Public Schools, Non-Public Private Schools and Public Charter Schools participating in the National School Lunch Program. The District of Columbia has been selected to receive funding in the amount of \$71,642 for combined Fiscal Years 2013 & 2014.

These funds will be available through a competitive grant process. Priority will be given to high need schools where 50% or more of the student population are eligible to receive free or reduced-price meals. Priority will also be given to schools that did not previously receive funds from the FY2010 ARRA Equipment Grant.

These funds will make a significant investment in meeting the unmet need allowing the purchase of capital (>\$5,000) equipment helpful to serve healthier meals, meet the new nutritional standards with emphasis on more fresh fruits and vegetables in school meals, improve food safety and expand accessibility to food services.

Focus of School Food Authority Grants

In order to make the most effective use of these grant funds, equipment requests must address at least one of the following focus areas:

- Equipment that lends itself to improving the quality of school food service meals that meet the dietary guidelines (e.g., purchasing an equipment alternative to a deep fryer or steam ovens that improve quality of prepared fresh or fresh-frozen vegetables)
- Equipment that improves the safety of food served in the school meal programs (e.g., cold/hot holding bags/equipment, dish washing equipment, refrigeration, milk coolers, freezers, blast chillers, etc.)
- Equipment that improves the overall energy efficiency of the school food service operations (e.g. purchase of an energy-efficient walk in freezer replacing an outdated, energy-demanding freezer)
- Equipment that allows sponsors to support expanded participation in a school meal program (e.g., equipment for serving meals in a non-traditional setting or to better utilize cafeteria space)
- Equipment that aides in strategies for adopting smarter lunchrooms (e.g. lunchroom changes that appeals to student population; highlighting convenience, healthy choices, and supporting menu changes to healthier options)

To receive more information or for a copy of this RFA, please contact:

Lindsey Palmer
Office of the State Superintendent of Education
810 First Street, NE, 4th Floor
Washington, D.C. 20002
Telephone: (202) 724-7861
Email: Lindsey.Palmer@dc.gov

The RFA and applications are also available on the www.grants.osse.dc.gov.

**DISTRICT OF COLUMBIA
BOARD OF ELECTIONS**

Certification of Filling Vacancies

In Advisory Neighborhood Commissions

Pursuant to D.C. Official Code §1-309.06(d)(6)(D), If there is only one person qualified to fill the vacancy within the affected single-member district, the vacancy shall be deemed filled by the qualified person, the Board hereby certifies that the vacancies have been filled in the following single-member districts by the individuals listed below:

Dennis Quinn
Single-Member District 2E08

Austin L. Pearl
Single-Member District 5E08

BOARD OF ELECTIONS**NOTICE OF PUBLICATION**

The Board of Elections, at a Regular Board meeting on Wednesday, June 4, 2014, formulated the short title, summary statement, and legislative text of the “Fair Minimum Wage Act of 2014.” Pursuant to D.C. Code § 1-1001.16 (2001 ed.), the Board hereby publishes the aforementioned formulations as follows:

INITIATIVE MEASURE

NO. 72

SHORT TITLE

“Fair Minimum Wage Act of 2014”

SUMMARY STATEMENT

If enacted, the Fair Minimum Wage Act of 2014 will:

- increase the D.C. minimum wage to \$12.50 per hour, or \$2.00 above the federal minimum wage, whichever is greater, by 2017;
- increase the minimum wage that employers have to pay employees who receive tips to 70% of the full minimum wage by 2021;
- beginning in 2018, adjust the minimum wage annually to keep pace with any cost-of-living increases; and
- ensure that the minimum wage increases will not apply to D.C. government employees or employees of D.C. government contractors.

LEGISLATIVE TEXT

BE IT ENACTED BY THE ELECTORS OF THE DISTRICT OF COLUMBIA, That
this measure may cited as the “Fair Minimum Wage Act of 2014”

--D.C. Code §32-1003--

Section 1. Section 4 of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003), as amended by the Minimum Wage Amendment Act of 2013 (D.C. Law 20-459) is further amended as follows:

- (a) Subsection (a) is amended by adding a new paragraph (7) and amending paragraphs (3), (4), (5) and (6) thereof to read as follows"

“(3) Except as provided in subsection (j) of this section, as of January 1, 2015, the minimum wage required to be paid to any employee by any employer in the District of Columbia shall be \$10.00 an hour, or the minimum wage set by the United States government pursuant to the Fair Labor Standards Act (29 U.S.C. § 206 *et seq.*) plus \$2.00, whichever is greater.”

“(4) Except as provided in subsection (j) of this section, as of July 1, 2015, the minimum wage required to be paid to any employee by any employer in the District of Columbia shall be \$10.75 an hour, or the minimum wage set by the United States government pursuant to the Fair Labor Standards Act (29 U.S.C. § 206 *et seq.*) plus \$2.00, whichever is greater.”

“(5) Except as provided in subsection (j) of this section, as of January 1, 2016, the minimum wage required to be paid to any employee by any employer in the District of Columbia shall be \$11.50 an hour, or the minimum wage set by the United States government pursuant to the Fair Labor Standards Act (29 U.S.C. § 206 *et seq.*) plus \$2.00, whichever is greater.”

“(6) Except as provided in subsection (j) of this section, as of January 1, 2017, the minimum wage required to be paid to any employee by any employer in the District of

Columbia shall be \$12.50 an hour, or the minimum wage set by the United States government pursuant to the Fair Labor Standards Act (29 U.S.C. § 206 *et seq.*) plus \$2.00, whichever is greater.”

“(7) Except as provided in subsection (j) of this section, beginning on January 1, 2018 and no later than January 1 of each successive year, the minimum wage shall be the greater of (i) the minimum wage that was in effect as of January 1 of the preceding year, increased in proportion to the twelve-month percentage increase, if any, in the Consumer Price Index for all Urban Consumers (CPI-U) for the Washington-Baltimore Region as published by the Bureau of Labor Statistics of the United States Department of Labor, using the most recent twelve-month period for which data is available at the time that the calculation is made, and rounded to the nearest five cents, or (ii) the minimum wage set by the United States government pursuant to the Fair Labor Standards Act (29 U.S.C. § 206 *et seq.*) plus \$2.00. Each such increase in the minimum wage shall be calculated and announced by October 1 of the preceding year.”

(b) Subsection (f) is amended by redesignating subsection (f) thereof as subsection (f)(1) and adding to subsection (f) the following new paragraphs (2), (3), (4), (5), (6), (7), (8) and (9) to read as follows:

“(2) Except as provided in subsection (j) of this section, as of January 1, 2015, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than four dollars (\$4.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and

the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(3) Except as provided in subsection (j) of this section, as of July 1, 2015, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than four dollars and fifty cents (\$4.50) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(4) Except as provided in subsection (j) of this section, as of January 1, 2016, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than five dollars (\$5.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee

during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(5) Except as provided in subsection (j) of this section, as of January 1, 2017, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than six dollars (\$6.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(6) Except as provided in subsection (j) of this section, as of January 1, 2018, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than seven dollars (\$7.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference

between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(7) Except as provided in subsection (j) of this section, as of January 1,2019, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than eight dollars (\$8.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(8) Except as provided in subsection (j) of this section, as of January 1,2020, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than nine dollars (\$9.00) an hour, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the

employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

“(9) Except as provided in subsection (j) of this section, as of January 1, 2021, an employer in the District of Columbia may, in lieu of the minimum wage required to be paid under subsection (a) of this section, pay to any employee who customarily and regularly receives more than thirty dollars (\$30.00) a month in gratuities a cash wage of no less than 70 percent of the minimum wage established by subsection (a) of this section, provided that the employee actually receives gratuities in an amount at least equal to the difference between the cash wage paid and the minimum wage as set by subsection (a) of this section. This wage rate shall be calculated and announced by October 1 of the preceding year. If, however, such employee during any week actually receives gratuities in an amount less than the difference between the cash wage paid and the amount such employee would have been paid had the employee been paid the minimum wage established by subsection (a) of this section, the employer shall pay the employee the amount of such difference.”

(c) A new subsection (i) is added to read as follows:

“(i) Subsection (c) of this section shall apply with respect to an individual who is employed as a private household worker who lives on the premises of the employer or who is employed as a companion for the aged or infirm.”

(d) A new subsection (j) is added to read as follows:

“(j) The provisions of paragraphs (3), (4), (5), (6) and (7) of subsection (a) of this section, of paragraphs (2), (3), (4), (5), (6), (7), (8) and (9) of subsection (f) of this section, of subsection (i) of this section, and of subsection (k) of this section shall not apply to employees of

the District of Columbia, or to employees employed to perform services provided under contracts with the District of Columbia. Such employees shall continue to be subject to the minimum wage requirements of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code §§ 32-1003, et. seq.), as they existed prior to the effective date of the Fair Minimum Wage Act of 2014, and to the requirements of all other applicable laws, regulations or policies relating to wages or benefits, including but not limited to, the Living Wage Act of 2006, effective June 8, 2006 (D.C. Law 16-118; D.C. Official Code §§ 2-220.1, et seq.).”

(e) A new subsection (k) is added to read as follows:

“(k) Notwithstanding any regulation to the contrary, subsections (a) and (c) of this section shall apply with respect to all newly hired persons 18 years of age or older.”

--D.C. Code §32-1004--

Section 3. Section 5 of the Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1004), is amended by striking out subsection (b)(5).

Section 4. Nothing in this act shall be construed as preventing the Council of the District of Columbia from increasing minimum wages or benefits to levels in excess of those provided for in this Act for any category of employees, including but not limited to those employees described in D.C. Official Code section 32-1003(j) as added by this Act.

Section 5. If any section of this act or its application to any persons or circumstances is held invalid, the remainder of this measure, or the application of its provisions to other persons or circumstances, shall not be affected. To this end, the provisions of this act are severable.

Section 6. This act shall take effect after a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Self-Government and Government Reorganization Act (Home Rule Act), approved December 24, 1971 (87 Stat. 813; D.C. Official Code §1-206.02(c)(1)).

ELSIE WHITLOW STOKES COMMUNITY FREEDOM PUBLIC CHARTER SCHOOL
REQUEST FOR PROPOSALS

The Elsie Whitlow Stokes Community Freedom Public Charter School solicits expressions of interest in the form of proposals with references from qualified vendors, payment and fee schedule, and experience of key personnel for each of the 11 services listed below.

1. Technology equipment – support the school’s technology needs with purchase of laptops
2. Auditing services – DCPCSB approved auditor to perform annual audit and OBM Circular A-133 Audit for the School and its QALICB.
3. Printer and Copying Services–provide copier contract, service and maintenance
4. Employee Benefits – provide health and life insurance for 50+ employees
5. Business Insurance – business insurance coverage for public charter school (general liability/property, auto, umbrella, workers compensation)
6. Legal services- general legal consulting services
7. Cleaning services– daily cleaning services after school and one Saturday a month
8. Special Education Services- Occupational therapy
9. Utilities- gas and electricity services
10. Office supplies
11. Ground cover/artificial turf- Provide all labor and materials, SYN Bermuda 200: 15x82 (4), 15x60 (1)

Please e-mail proposals and supporting documents to ewsprocurement@gmail.com, specifying the RFP service request type in the subject heading. Deadline for submissions is **5pm EST July 23, 2014**. No phone calls please.

DISTRICT DEPARTMENT OF THE ENVIRONMENT**NOTICE OF FILING OF AN APPLICATION
TO PERFORM VOLUNTARY CLEANUP****1850 New York Avenue, NE**

Pursuant to § 636.01(a) of the Brownfield Revitalization Amendment Act of 2000, effective June 13, 2001 (D.C. Law 13-312; D.C. Official Code §§ 8-631 et seq., as amended April 8, 2011, DC Law 18-369 (herein referred to as the “Act”)), the Voluntary Cleanup Program in the District Department of the Environment (DDOE), Land Remediation and Development Branch (LRDB), is informing the public that it has received an application to participate in the Voluntary Cleanup Program (VCP). The applicant for a real property referenced as 1850 New York Avenue, NE, Washington, DC 20002, is 1850 N.Y. Ave. Self Storage Partners, LLC, 8291 Old Court House Road, Suite 210, Vienna, VA 22182. The application identifies the presence of soil gas associated with volatile chlorinated organic solvents in the sub-slab. The applicant proposes to perform limited excavation activities at the currently idle vacant land for the purpose of redeveloping into a self-storage facility.

Pursuant to § 636.01(b) of the Act, this notice will also be mailed to the Advisory Neighborhood Commission (ANC-5C) for the area in which the property is located. The application is available for public review at the following location:

Voluntary Cleanup Program
District Department of the Environment (DDOE)
1200 1st Street, N.E., 5th Floor
Washington, DC 20002

Interested parties may also request a copy of the application for a small charge to cover the cost of copying by contacting the Voluntary Cleanup Program at the above address or calling (202) 535-2289.

Written comments on the proposed approval of the application must be received by the VCP program at the address listed above within twenty one (21) days from the date of this publication. DDOE is required to consider all relevant public comments it receives before acting on the application, the cleanup action plan, or a certificate of completion.

Please refer to Case No. VCP 2014-027 in any correspondence related to this application.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY**

Office of Government Ethics

**LIST OF PERSONS WHO HAVE FILED OR REQUESTED AN EXTENSION TO FILE
FINANCIAL DISCLOSURE STATEMENTS AND PERSONS WHO HAVE FAILED TO
FILE FINANCIAL DISCLOSURE STATEMENTS**

The Board of Ethics and Government Accountability herewith publishes a list of the names of public officials who filed Public Financial Disclosure Statements, or requested an extension to file such statements with the District of Columbia Board of Ethics and Government Accountability, or not filed a report and the reason for not filing, if known, pursuant to the Board of Ethics and Government Accountability Establishment and Comprehensive Ethics Reform Amendment Act of 2011 (“Ethics Act”), effective April 27, 2012 (D.C. Law 19-124; D.C. Official Code Section 1-1161.01 (2012 Supp.)). This listing complies with the publication requirement set forth in D.C. Official Code § 1-1162.24(c)(1)-(3).

1. Filing Requirements

On or before May 15, 2014, each person listed was required to file a Public Financial Disclosure Statement with the Board of Ethics and Government Accountability. In addition, each person listed is required to submit a Public Financial Disclosure Statement amendment to the Board of Ethics and Government Accountability within thirty (30) days of any change in information in a previously filed statement.

2. Non-Filers

Each public official appearing in the list of non-filers published in the D.C. Register on June 13, 2014, may be in violation of D.C. Official Code § 1-1162.24(a)(1) or D.C. Official Code § 1-1162.25(a-1) because he or she failed to file a Public Financial Disclosure Statement by the May 15, 2014, filing deadline. Please contact the Board of Ethics and Government Accountability to obtain a Public Financial Disclosure Statement or additional information regarding the filing of the Public Financial Disclosure Statement at (202) 481-3411, www.bega-dc.gov, or visit the Office at 441 4th Street, NW, Suite 830 South, Washington, D.C. 20001. Our business hours are 8:30 a.m. until 5:00 p.m.

3. Candidates

Based on the Council’s recent passage of the Board of Ethics and Government Accountability Establishment and Comprehensive Ethics Reform Emergency Amendment Act of 2014¹ (“BEGA Emergency Act”), the Board of Ethics and Government Accountability will not publish

¹ Board of Ethics and Government Accountability Establishment and Comprehensive Ethics Reform Emergency Amendment Act of 2014, passed on 2nd reading on June 3, 2014 (Enrolled version of Bill 20-811).

the names of any candidates, whether they filed, failed to file, or obtained an extension to file, for the 2013 year end reporting period. Among other things, the BEGA Emergency Act amends the Ethics Act to provide, retroactively, that candidates for nomination for election, or election, to public office who, as of May 15, 2014, had not filed a PFDS for calendar year 2013 and who were not otherwise required to file a PFDS, were not required to do so. In the event the enrolled legislation is vetoed by the Mayor and does not ultimately become law, the Board of Ethics and Government Accountability will publish a separate list of candidates and their Public Financial Disclosure Statement filing status at the earliest opportunity.

4. Where to File

Public Financial Disclosure Statements may be filed electronically at https://efiling.bega-dc.gov/efs_forms/login.asp. If you need login information for the electronic filing system please contact the Board of Ethics and Government Accountability main number at 202-481-3411, or email Eric Younger (eric.younger2@dc.gov).

Public Financial Disclosure Statements and supplementary documents may also be mailed or delivered to:

The Board of Ethics and Government Accountability
441 4th Street NW, Suite 830 South
Washington, D.C. 20001

5. Corrections

Any corrections to the information published herein, should be directed to the Board of Ethics and Government Accountability. Further, any public official who has filed the Public Financial Disclosure Statement under D.C. Official Code § 1-1162.24(a)(1), but is not listed as having filed, should contact the Board of Ethics and Government Accountability immediately.

5. Penalties for Violation of Financial Disclosure Filing Requirements

A civil penalty under D.C. Official Code § 1-1162.21 may be imposed by the Board of Ethics and Government Accountability, upon any person required to file a Public Financial Disclosure Statement who commits any of the following violations:

- (a) Failure to file a Public Financial Disclosure Statement;
- (b) Failure to timely file a Public Financial Disclosure Statement; and
- (c) Failure to file a complete and verified Public Financial Disclosure Statement.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY**

Office of Government Ethics

BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY

Financial Disclosure Statement Filers (2013)

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149918	5/8/2014	Abbott, Vera	Board Member	Office of Employee Appeals
FDS000141055	5/13/2014	Abdi, Jama	Supvy General Engineer	District Department of Transportation
FDS000141250	5/16/2014	Abdus-Shahid, Talib	Assistant People's Counsel	Office of the People's Counsel
FDS000141085	5/13/2014	Abel, Nelson	Procure. Integrity & Comp Ofcr	Office of Contracting and Procurement
FDS000149768	5/5/2014	Acosta, Marcel	Board of Zoning Adjustment	Board of Zoning Adjustment
FDS000140762	5/15/2014	Adams, Eugene	Chief Deputy Attorney General	Office of the Attorney General
FDS000140851	5/15/2014	Aden, Hussein	Senior Financial Auditor	Office of the District of Columbia Auditor
FDS000141193	6/10/2014	Aganga Williams, Gbolahan	Senior Project Manager	Department of General Services
FDS000140477	5/9/2014	Aguirre, Jesus	State Superintendent of Education	Office of State Superintendent of Education
FDS000141100	5/14/2014	Ahern, Veronica	Supervisory Attorney Advisor	Public Service Commission
FDS000149821	5/15/2014	Aizawa, Motoko	Commissioner	Office of Human Rights
FDS000141156	4/17/2014	Akinsemoyin, Lanre	Program Analyst (Capital)	Department of General Services
FDS000141074	5/15/2014	Alao, Yinka	Asst. Director for Operations	Office of Contracting and Procurement
FDS000140752	5/10/2014	Albert, Neil	Board Member	Board of Library Trustees
FDS000140329	5/14/2014	Alberti, Nick	Board Member	Alcohol Beverage Regulation Administration
FDS000141054	5/15/2014	Alexander, Harvey	Supv IT Specialist	District Department of Transportation
FDS000140465	5/20/2014	Alexander, Renard	Director, Facil. and Modern.	District of Columbia Public Schools
FDS000149805	5/16/2014	Alexander, Yvette	COUNCILMEMBER	Council of the District of Columbia
FDS000140869	5/14/2014	Ali, Haider	Telecommunications Manager	Office of the Chief Technology Officer
FDS000141173	6/10/2014	Ali, Sultan Hassen	Project Manager	Department of General Services
FDS000140909	5/15/2014	Allen, Andrea	Director, Attendance	District of Columbia Public Schools
FDS000141071	5/13/2014	Allen, Birchard Brooks	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000140634	5/15/2014	Allen, Charles	Chief of Staff	Council of the District of Columbia
FDS000140820	5/4/2014	Allen, S. Kathryn	Board of Zoning Adjustment	Board of Zoning Adjustment

FDSOOO149727	4/28/2014	Allen, Wynter	Chairperson	Public Employee Relations Board
FDSOOO149932	5/27/2014	Ally, Rauzia	Architect	DC Historic Preservation Review Bd
FDSOOO149710	5/15/2014	Amy, Brian	Senior Deputy Director	Department of Health
FDSOOO141101	5/12/2014	Anderson, Benita	Chief Human Resources Officer	Public Service Commission

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140887	5/15/2014	Anderson, Cathy	Deputy Director for DDA	Department on Disability Services
FDS000149744	5/9/2014	Anderson, D. Kamili	Board Member, Ward 4	State Board of Education
FDS000149643	5/15/2014	Anderson, Keith	Director	District Department of the Environment
FDS000140978	5/14/2014	Anderson, Thomas	Chief Financial Officer	D.C. Retirement Board
FDS000140442	5/15/2014	Anderson, Thomas	Instruc. Supt., High School	District of Columbia Public Schools
FDS000141132	5/15/2014	Andre, Karen	Labor Management Liaison	D.C. Fire and Emergency Medical Servs. Dept.
FDS000140911	5/13/2014	Anthony, Donna	Chief of Staff	District of Columbia Public Schools
FDS000141102	5/15/2014	Antonio, Noel	Attorney Advisor	Public Service Commission
FDS000140914	5/14/2014	Armstrong, James	Director	District of Columbia Public Schools
FDS000141188	5/16/2014	Astudillo, Pedro	Project Manager	Department of General Services
FDS000149935	5/2/2014	Aurbach, Andrew	Historian	DC Historic Preservation Review Bd
FDS000149724	5/3/2014	Babers, Lucinda	Director	Department of Motor Vehicles
FDS000141182	5/27/2014	Bagai, Satish	Project Manager	Department of General Services
FDS000141203	5/15/2014	Bailey, Milton	Chief of Staff	Dept. of Housing and Community Dev.
FDS000141145	5/15/2014	Bakos, Kirt	Operations Manager	Department of General Services
FDS000141159	5/16/2014	Bankins, Cecilia	Human Capital Administrator	Department of General Services
FDS000149665	5/15/2014	Banta, Susan	Budget Officer	Office of the Mayor
FDS000149759	5/13/2014	Bardin, Sara	Director	Office of Zoning
FDS000140736	6/6/2014	Barlow, Yulondra	Committee Director	Council of the District of Columbia
FDS000141202	5/16/2014	Barnes, Lafayette	Program Analyst	Office of the Mayor
FDS000149721	4/25/2014	Baron, Stephen	Director of Mental Health	Department of Mental Health
FDS000149806	5/15/2014	BARRY, MARION	COUNCILMEMBER	Council of the District of Columbia
FDS000140440	5/13/2014	Basley, Jocelyn	Deputy Chief, Fed Prog & Grant	District of Columbia Public Schools
FDS000149773	5/15/2014	Batties, Lela	Board Member	Housing Finance Agency Board
FDS000141061	5/19/2014	Baxter, Jeff	Roadway Maintenance Supv	District Department of Transportation
FDS000140410	5/23/2014	Bazemore, Glorious	Chief Procurement Officer	District of Columbia Public Schools
FDS000141210	5/15/2014	Beall, Cecily	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149775	5/16/2014	Bell, Christopher	Board Member	University of DC, Board of Trustees
FDS000140311	5/14/2014	Bellamy, Terry	Board Member	DC Water and Sewer Authority
FDS000140853	5/13/2014	Bellanca, Amy	Senior Legal Advisor	Office of the District of Columbia Auditor
FDS000149776	5/20/2014	Bennett, LuAnn	Board Member	University of DC, Board of Trustees
FDS000140785	5/11/2014	Bergstein, Alan	Supvy. Attorney Advisor	Office of the Attorney General
FDS000141209	5/15/2014	Besse, Sheila	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000141103	5/15/2014	Beverly, Richard	General Counsel	Public Service Commission

Wednesday, June 11, 2014

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140806	5/5/2014	BHAT, SUJATA	MANAGER COMMON LOTTERY	Public Charter School Board
FDS000140901	5/15/2014	Billingsley, Michael	Supervisory Social Insurance Specialist	Department on Disability Services
FDS000140871	5/12/2014	Bishop, David	Associate Deputy	Office of the Chief Technology Officer
FDS000140813	5/15/2014	Bloomfield, Emily	Board Member	Public Charter School Board
FDS000140342	4/29/2014	Boardman, John	Member	Washington Convention & Sports Authority Bd. of Directors
FDS000140450	5/14/2014	Boehmler, Jean	CHIEF OF STAFF	District of Columbia Public Schools
FDS000140786	5/12/2014	Bolling, Melinda	Supvy. Attorney Advisor	Office of the Attorney General
FDS000140981	5/11/2014	Bond, Johnetta	Chief Benefits Officer	D.C. Retirement Board
FDS000140732	5/15/2014	Bonds, Anita	COUNCILMEMBER	Council of the District of Columbia
FDS000140889	5/14/2014	Bonsack, Deborah	Chief of Staff	Department on Disability Services
FDS000149809	5/15/2014	BOWSER, MURIEL	COUNCILMEMBER	Council of the District of Columbia
FDS000141053	5/15/2014	Bradley, Gloria	Supvy HR Spec (Empl Benefits)	Department of Human Resources
FDS000149622	5/10/2014	Branche, Yolanda	DC Auditor	Office of the District of Columbia Auditor
FDS000149712	5/14/2014	Branson, Karen	GENERAL COUNSEL	Office of the Inspector General
FDS000141040	5/15/2014	Brazile, Reginald	Transportation Special Project	District Department of Transportation
FDS000149668	5/14/2014	Brock-Smith, Cynthia	Secretary of the District of Columbia	Office of the Secretary of D. C.
FDS000140330	5/8/2014	Brooks, Donald	Board Member	Alcohol Beverage Regulation Administration
FDS000140184	5/7/2014	Brooks, Karen	Registrar of Voters	Board of Elections and Ethics
FDS000140789	5/15/2014	Brown, Charles	Supvy. Attorney Advisor	Office of the Attorney General
FDS000149846	5/13/2014	Brown, James	Chief of Staff	Council of the District of Columbia
FDS000141105	5/15/2014	Brown, James	Attorney Advisor	Public Service Commission
FDS000140917	5/15/2014	Brown, LaKimbre	Instructional Superintendent, Cluster 3	District of Columbia Public Schools
FDS000141027	5/15/2014	Brown, Mathew	Deputy Director, Res. Alloc	District Department of Transportation
FDS000149891	5/14/2014	Brown, Michael	U.S. Senator	U.S. Senate
FDS000140983	5/10/2014	Brown, Michael	Training Administrator	Department of Corrections
FDS000149892	5/8/2014	Brown, Monica	Supervisory Attorney	Department of Human Services
FDS000149713	5/12/2014	Bruce, Blanche	DEPUTY INSPECTOR GENERAL	Office of the Inspector General
FDS000140411	5/15/2014	Bruce, Diana	Director of Health and Wellness	District of Columbia Public Schools
FDS000149804	5/8/2014	Bryant, Benjamin	Associate General Counsel	Council of the District of Columbia
FDS000140918	5/15/2014	Bryant-Mallory, Deitra	Director, Related Services Quality	District of Columbia Public Schools
FDS000149711	5/8/2014	Buckson, Frances	Interim Senior Deputy Director for APRA	Department of Health

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149825	5/23/2014	Budd, Earline	Commissioner	Office of Human Rights
FDS000149828	5/20/2014	Budoff, Jennifer	Budget Director	Council of the District of Columbia
FDS000149943	5/11/2014	Buell, Catherine	Citizen	DC Historic Preservation Review Bd
FDS000149653	5/15/2014	Bunn, Sheila	Deputy Chief of Staff	Office of the Mayor
FDS000149903	5/5/2014	Burke, Patrick	Assistant Chief of Police	Police Complaints Board
FDS000140973	5/13/2014	Burnett, Michaela	Applications Development Manager	D.C. Retirement Board
FDS000149751	4/24/2014	Burns, Ralph	Commissioners	DC Taxicab Commission
FDS000141208	5/15/2014	Burrell, Collin	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149681	4/23/2014	Burrell, Scott	CHIEF OPERATIONS OFFICER	Department of General Services
FDS000140893	5/14/2014	Bush, David	Vocational Rehabilitation Administrator	Department on Disability Services
FDS000140314	5/6/2014	Butani, Rachna	Board Member	DC Water and Sewer Authority
FDS000141023	5/14/2014	Butler, Jonathan	Director, Business Services	DC Public Library
FDS000141081	5/13/2014	Byrd-Williams, Callie	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000141060	5/9/2014	Calcott, Steve	Deputy Preservation Officer	Office of Planning
FDS000140984	5/15/2014	Campbell, Lisa	Supvy Contract Administrator	Department of Corrections
FDS000149544	5/19/2014	Campbell, Natasha	Director	Office of the City Administrator
FDS000141192	5/14/2014	Campbell, Stephen	Senior Project Manager	Department of General Services
FDS000149722	5/30/2014	Canavan, Patrick	Health System Administrator	Department of Mental Health
FDS000149737	4/26/2014	Carter, Michael	Deputy Director	Department of Public Works
FDS000140353	5/15/2014	Cary, Matthew	Director	Office of the Mayor
FDS000149937	5/12/2014	Casarella, Maria	Architect Board Member, HPRB	DC Historic Preservation Review Bd
FDS000149851	6/6/2014	Cash, Evan	Committee Director	Council of the District of Columbia
FDS000141009	6/4/2014	Castillo, Alejandra	Board Member	Board of Library Trustees
FDS000149826	5/14/2014	Catania, David	COUNCILMEMBER	Council of the District of Columbia
FDS000140985	5/11/2014	Chakraborty, Reena	Supervisory Statistician	Department of Corrections
FDS000141096	5/15/2014	Chapple, Nicole	Policy Manager	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140899	5/14/2014	Charles, Sylvia	Supervisory Business Relations Specialist	Department on Disability Services
FDS000149907	5/14/2014	Chavez, Iris	Board Member	Police Complaints Board
FDS000141139	5/20/2014	Chavis, Macarthur	FACILITY SRVS MGR	Department of General Services
FDS000149811	5/14/2014	CHEH, MARY	COUNCILMEMBER	Council of the District of Columbia
FDS000140825	5/7/2014	Chen, Yi-Ru	Chief of Operations	Department of Forensic Sciences

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149704	5/29/2014	Chichester, Colette	Chief of Staff	Department of Health
FDS000141165	5/15/2014	Chin, Michelle	Management + Program Analyst	Department of General Services
FDS000141087	5/15/2014	Choudhary, Shafiqur	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000149758	6/9/2014	Chrappah, Ernest	Chief of Operations	DC Taxicab Commission
FDS000141160	5/15/2014	Clark, Anthony	Special Assistant	Department of General Services
FDS000141106	5/13/2014	Clay, Jesse	Deputy Executive Director for Administrative Matte	Public Service Commission
FDS000149847	4/29/2014	Clements Smith, Joyce	Chief of Staff	Council of the District of Columbia
FDS000141107	5/15/2014	Cleverdon, Daniel	Sr. Economist Technical Advisor	Public Service Commission
FDS000140356	5/13/2014	Cobbs, Nicholas	Administrative Law Judge	Office of Administrative Hearings
FDS000149899	5/15/2014	Cofield, Kena	Associate Director for Business Operations	Department of Human Resources
FDS000149631	5/16/2014	Cohen, Bonnie	Board Member	Board of Library Trustees
FDS000149762	5/19/2014	Cohen, Marcie	Zoning Commissioner	Office of Zoning
FDS000140782	5/15/2014	Cohen, Talia	Attorney Advisor	Office of the Attorney General
FDS000149752	5/13/2014	Cohn, Paul	Commissioners	DC Taxicab Commission
FDS000141022	5/12/2014	Colon, Jose	Supvy Info Tech Spec	District Department of Transportation
FDS000140420	5/15/2014	Compagnucci, Sean	EXECUTIVE DIRECTOR (EX)	District of Columbia Public Schools
FDS000149666	5/12/2014	Constantino, Justin	Senior Budget Analyst	Office of the Mayor
FDS000141231	6/5/2014	Cooke, Sharon	Supervisory Public Affairs Specialist	District Department of the Environment
FDS000149624	5/14/2014	Cooper, Ginnie	Executive Director/ Chief Librarian	DC Public Library
FDS000149860	5/15/2014	Cooper, Larry	Director, Support Services	Council of the District of Columbia
FDS000141175	5/15/2014	Cooper, Robert	Project Manager	Department of General Services
FDS000140913	5/16/2014	Cotruvo, Joseph	Board Member	DC Water and Sewer Authority
FDS000141166	4/17/2014	Cotten, William	IT Specialist	Department of General Services
FDS000141212	5/15/2014	Cotton, Issac	Energy Program Officer	District Department of the Environment
FDS000140390	5/15/2014	Council, Kenneth	Board Member	D.C. Housing Authority
FDS000141028	5/13/2014	Covington, Ronald	Resource Allocation Analyst	District Department of Transportation
FDS000140357	5/5/2014	Crichlow, Claudia	Administrative Law Judge	Office of Administrative Hearings
FDS000149778	5/13/2014	Crider, Elaine	Board Member	University of DC, Board of Trustees
FDS000140740	5/13/2014	Cromer, Dawn	Special Assistant	Council of the District of Columbia
FDS000141150	5/15/2014	Crompton, Thomas	SUPV GENERAL ENG (CONTRACTS)	Department of General Services
FDS000149900	5/9/2014	Cross, Carolyn	Deputy Director for Operations	Department of Corrections
FDS000141155	5/16/2014	Cumbay, Eskander	Program Analyst	Department of General Services
FDS000140179	5/16/2014	Curry, Devarieste	Board Member	Board of Elections and Ethics

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141249	5/16/2014	Daniels, Laurence	Director of Litigation	Office of the People's Counsel
FDS000140180	5/14/2014	Danzansky, Stephen	Board Member	Board of Elections and Ethics
FDS000140414	5/13/2014	Darilek, Hilary	Deputy Chief	District of Columbia Public Schools
FDS000140358	5/13/2014	Davenport, Joan	Administrative Law Judge	Office of Administrative Hearings
FDS000149939	5/6/2014	Davidson, D. Graham	Citizen	DC Historic Preservation Review Bd
FDS000140405	5/12/2014	Davis, John	Chief of Schools	District of Columbia Public Schools
FDS000140987	5/27/2014	Davis, Tyrone	Supvy. Facility Opr Spec.	Department of Corrections
FDS000140359	5/6/2014	Dean, John	Principal Administrative Law Judge	Office of Administrative Hearings
FDS000140435	5/15/2014	Decarbo, Terry	Instruct. Supt., Cluster 10	District of Columbia Public Schools
FDS000140790	5/15/2014	DEVEAUX, NAOMI	DEPUTY DIRECTOR	Public Charter School Board
FDS000140784	5/6/2014	DeVillier, Mikelle	General Counsel	Office of the Chief Medical Examiner
FDS000140972	5/14/2014	Dewar, Peter	IT Director	D.C. Retirement Board
FDS000141042	5/22/2014	Dey, Soumya	Supervisory Civil Engineer	District Department of Transportation
FDS000140837	5/15/2014	Diallo, Alpha	Public Health Laboratory Director	Department of Forensic Sciences
FDS000140998	5/15/2014	Dickerson, Clarence	Supv Civil Engineer	District Department of Transportation
FDS000141157	6/11/2014	Diggs, Kenneth	Public Information Officer	Department of General Services
FDS000141177	6/10/2014	Dolphin, Jay	Project Manager	Department of General Services
FDS000149539	6/9/2014	Donald, Brenda	Agency Director	Child and Family Services Agency
FDS000141008	5/14/2014	Dorriz, Zahra	Supv Civil Engineer	District Department of Transportation
FDS000141092	5/15/2014	Dorsey, Chante	Property Disposal Specialist	Office of Contracting and Procurement
FDS000141211	5/15/2014	Douglas, Diane	Environmental Specialist	District Department of the Environment
FDS000140920	5/10/2014	Dowling-Hosten, Pamela	Director, Transition	District of Columbia Public Schools
FDS000140842	6/6/2014	Driggins, Kimberly	Associate Director	Office of Planning
FDS000140923	4/3/2014	Durso, Emily	Chief, Planning and Postsecondary Readiness	District of Columbia Public Schools
FDS000140826	5/5/2014	Dyke, Michael	Supervisory Information Technology Specialist	Department of Forensic Sciences
FDS000149780	5/12/2014	Dyke, Jr., James	Board Member	University of DC, Board of Trustees
FDS000141043	5/27/2014	Edwards, Bernadette	Public Space Manager	District Department of Transportation
FDS000141207	5/19/2014	Edwards, Charles	Environmental Engineer	District Department of the Environment
FDS000140751	5/14/2014	Edwards, Ronnie	Deputy Director	Office of Contracting and Procurement
FDS000141146	5/16/2014	Eley, Ricardo	SAFETY & OCCUPATIONAL HEALTH M	Department of General Services
FDS000149645	5/7/2014	Ellerbe, Kenneth	Fire and EMS Chief	D.C. Fire and Emergency Medical Servs. Dept.
FDS000140922	5/12/2014	Ellis, Melissa	Instructional Superintendent, Cluster 4	District of Columbia Public Schools
FDS000140360	5/13/2014	England, William	Administrative Law Judge	Office of Administrative Hearings

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141195	5/22/2014	Ertem, Ugur	SUPV FACILITIES INSPECTOR	Department of General Services
FDS000141224	5/15/2014	Erville, Pierre	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000140744	6/9/2014	Eure, Philip	Executive Director	Office of Police Complaints
FDS000149813	5/14/2014	Evans, Jack	COUNCILMEMBER	Council of the District of Columbia
FDS000141051	5/16/2014	Evans, Patricia	Associate Director	Department of Human Resources
FDS000140448	5/19/2014	Ewen, Danielle	Director	District of Columbia Public Schools
FDS000140185	5/19/2014	Fairley, Kathryn	Special Assistant	Board of Elections and Ethics
FDS000140872	5/12/2014	Falah, Khaled	Program Manager	Office of the Chief Technology Officer
FDS000141104	5/15/2014	Fauntleroy Bowman, Phylcia	Executive Director	Public Service Commission
FDS000140747	5/12/2014	Faust, Thomas	Director	Department of Corrections
FDS000149781	5/12/2014	Felton, Reginald	Board Member	University of DC, Board of Trustees
FDS000149669	5/12/2014	Ferrell-Benavies, Aretha	Deputy Secretary	Office of the Secretary of D. C.
FDS000140459	5/15/2014	Fields, Arthur	Deputy Chief, Office of Youth Engagement	District of Columbia Public Schools
FDS000149695	5/16/2014	Fields, Beatrix	Legislative Affairs Specialist	Dept. of Housing and Community Dev.
FDS000140361	5/15/2014	Figueroa, Elizabeth	Administrative Law Judge	Office of Administrative Hearings
FDS000141244	5/14/2014	Fimbres, Francisco	Director	Office of the Mayor
FDS000149848	5/12/2014	Fisher, Edward	Chief of Staff	Council of the District of Columbia
FDS000149868	5/16/2014	Fisher, Gene	Committee Director	Council of the District of Columbia
FDS000141052	5/14/2014	Flaherty, Ellen	Project Manager	Department of Human Resources
FDS000140463	5/11/2014	Flanagan Jr., Thomas	Deputy Chief, Programming	District of Columbia Public Schools
FDS000149670	5/14/2014	Flowers, Brian	General Counsel, EOM	Office of the Mayor
FDS000141169	6/6/2014	Fluelling, Alphonso	GENERAL ENGINEER (PROJECT MGR)	Department of General Services
FDS000149812	4/23/2014	Fogg, Peggy	Management Services Officer	Office of the Chief Medical Examiner
FDS000149734	5/3/2014	Fort, Joanne	Commissioner	Public Service Commission
FDS000141179	6/6/2014	Fortune, Anthony	Deputy Associate Dir for Security	Department of General Services
FDS000140988	5/15/2014	Franks, Mitchell	Human Resources Officer II	Department of Corrections
FDS000141147	6/3/2014	Friend, Towanna	Supervisory Program Analyst	Department of General Services
FDS000140974	5/14/2014	Frimpong, Ferdinand	Database Manager	D.C. Retirement Board
FDS000141108	5/13/2014	Fujihara, Roger	Economist	Public Service Commission
FDS000141222	5/15/2014	Fuller, Yohance	Deputy Director for Administrative Services	District Department of the Environment
FDS000140824	5/15/2014	Funk, Christine	General Counsel	Department of Forensic Sciences

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140989	5/12/2014	Futch, Gregory	Correctional Institution Administrator	Department of Corrections
FDS000140838	5/15/2014	Gabriel, Tracy	Associate Director	Office of Planning
FDS000140343	4/3/2014	Gandhi, Natwar	Chief Financial Officer	Office of the Chief Financial Officer
FDS000140642	5/15/2014	Garcia, Franklin	US Representative	U.S. Congress Representative
FDS000140855	5/9/2014	Gebreselassie, Lilai	Supervisory Senior Auditor	Office of the District of Columbia Auditor
FDS000149854	5/2/2014	Gebru, Solomon	Information Technology Specialist	Council of the District of Columbia
FDS000149683	5/15/2014	Geidart, Chris	Director	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140874	5/5/2014	Geoghegan, Christopher	Information Technology Specialist	Office of the Chief Technology Officer
FDS000140317	5/3/2014	Gibbs, Howard	Board Member	DC Water and Sewer Authority
FDS000140753	5/16/2014	Gibson Hubbard, Faith	Board Member	Board of Library Trustees
FDS000140836	5/5/2014	Giefer, Edward	Associate Director	Office of Planning
FDS000141024	5/12/2014	Giltrop, Jennifer	Director, Public Services	DC Public Library
FDS000141245	6/10/2014	Glaude, Stephen	Director, Community Affairs	Office of the Mayor
FDS000141109	5/12/2014	Glick, Kenneth	Attorney Advisor	Public Service Commission
FDS000140182	5/7/2014	Goldsberry-Adams, Sylvia	Elections Operations Manager	Board of Elections and Ethics
FDS000140362	5/15/2014	Goode, Jesse	Administrative Law Judge	Office of Administrative Hearings
FDS000140363	5/13/2014	Goodie, Sharon	Administrative Law Judge	Office of Administrative Hearings
FDS000141178	5/15/2014	Goodman, Anthony	Project Manager	Department of General Services
FDS000140857	5/14/2014	Goodness, Julie	Supervisory Auditor	Office of the District of Columbia Auditor
FDS000141163	5/22/2014	Gopaul, Dwight	GENERAL ENGINEER (PROJECT MGR)	Department of General Services
FDS000140428	5/16/2014	Gordon, Daniel	Senior Advisor	District of Columbia Public Schools
FDS000141124	5/15/2014	Gordy, Sean	Licensing Manager	Alcohol Beverage Regulation Administration
FDS000149662	5/15/2014	Goulet, Eric	Budget Director	Office of the Mayor
FDS000140830	5/12/2014	Graham, Brittany	Deputy Director- Training and Development	Department of Forensic Sciences
FDS000149815	5/15/2014	Graham, James	COUNCILMEMBER	Council of the District of Columbia
FDS000141047	5/13/2014	Graham, Walter	Supv. Const. Rep. Maint.	District Department of Transportation
FDS000149802	5/14/2014	Grant, Schanette	Chief of Staff (C/M Evans)	Council of the District of Columbia
FDS000149546	5/14/2014	Graves, Warren	Chief of Staff	Office of the City Administrator
FDS000149651	5/14/2014	Gray, Vincent	Mayor	Office of the Mayor
FDS000140339	5/16/2014	Greenan, Linda	Secretary	Washington Convention & Sports Authority Bd. of Directors
FDS000149547	5/8/2014	Greenberg, Judith	Special Assistant	Office of the Mayor
FDS000140754	6/9/2014	Greene, Jennifer	Director	Office of Unified Communications

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149687	5/13/2014	Greene, Johnny	Emergency Operations Officer	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140449	5/13/2014	Gregory, Anna	Chief of Staff, Human Capital	District of Columbia Public Schools
FDS000140849	5/7/2014	Grier, Patricia	Safety and Occupational Health Manager	Department of Forensic Sciences
FDS000140731	5/1/2014	Grimaldi, Jack	Senior Attorney Advisor	Board of Ethics & Government Accountability
FDS000140733	5/15/2014	Grosso, David	COUNCILMEMBER	Council of the District of Columbia
FDS000141248	5/15/2014	Gumer, Naunihal	Director, Regulatory Finance	Office of the People's Counsel
FDS000140344	4/14/2014	Haddock Ortiz, Jay	Vice Chairman	Washington Convention & Sports Authority Bd. of Directors
FDS000140338	5/7/2014	Hagans, Michele	Chairman	Washington Convention & Sports Authority Bd. of Directors
FDS000141221	5/15/2014	Hagos, Abraham	Environmental Engineer	District Department of the Environment
FDS000140926	5/14/2014	Hall, Gregory	Project Manager	District of Columbia Public Schools
FDS000149791	5/12/2014	Hall, Shirley	Board Member	Metropolitan Washington Airports Authority
FDS000141000	5/20/2014	Hameed, Faisal	Supv Civil Engineer	District Department of Transportation
FDS000140365	5/5/2014	Handy, Paul	Administrative Law Judge	Office of Administrative Hearings
FDS000149682	5/5/2014	Hanlon, Brian	Director, Dept of General Svcs	Department of General Services
FDS000140764	5/15/2014	Hapeman, Nancy	Supvy. Attorney Advisor	Office of the Attorney General
FDS000149732	4/29/2014	Harley, Keturah	General Counsel	Public Employee Relations Board
FDS000140366	5/14/2014	Harmon, James	Admin. Law Judge	Office of Administrative Hearings
FDS000149680	5/16/2014	Harper Jr., Ollie	Dep. Dir. for Facilities Mgmt.	Department of General Services
FDS000140774	5/5/2014	Harrington, Jody	Attorney Advisor	Office of the Attorney General
FDS000141232	5/12/2014	Harris, Alvin	Entomologist	District Department of the Environment
FDS000149897	5/4/2014	Harvey, LaVerne	Administrative Officer	Department of Human Resources
FDS000140367	5/13/2014	Harvey, Scott	Administrative Law Judge	Office of Administrative Hearings
FDS000141082	5/14/2014	Hassan, Reza	IT Program Manager (PASS)	Office of Contracting and Procurement
FDS000149865	6/6/2014	Hawkins, James	Legislative Director	Council of the District of Columbia
FDS000140875	5/12/2014	Henderson II, Maurice	Chief Administrative Officer	Office of the Chief Technology Officer
FDS000140927	5/15/2014	Henry, Jo-anne	Director, Policy and Compliance	District of Columbia Public Schools
FDS000140968	5/13/2014	Hernandez, Daniel	Director of Policy, Program Development and Evalua	D.C. Retirement Board
FDS000140890	5/13/2014	Hernandez, Gria	Human Capital Administrator	Department on Disability Services
FDS000141110	5/15/2014	Herskovitz, Richard	Attorney Advisor	Public Service Commission

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140798	5/14/2014	HESS, CLARA	DIRECTOR HUMAN CAPITAL & STRATEGIC INITIATIVES	Public Charter School Board
FDS000140876	5/3/2014	Hickman, Glenn	Supervisory Information Technology	Office of the Chief Technology Officer
FDS000141036	5/15/2014	Higginbotham, Troy	HR Specialist	Department of Human Resources
FDS000140928	5/14/2014	Hilton, LaVeta	Contract Specialist	District of Columbia Public Schools
FDS000140368	5/14/2014	Hines, Caryn	administrative law judge	Office of Administrative Hearings
FDS000141111	5/15/2014	Hinton, Cary	Management Analyst	Public Service Commission
FDS000141062	5/15/2014	Hinton, Lamont	Supv. Maint. & Oper. Planner	District Department of Transportation
FDS000141220	5/15/2014	Hochberg, Adriana	Chief of Staff	District Department of the Environment
FDS000149801	5/15/2014	Hoellen, John	Deputy General Counsel	Council of the District of Columbia
FDS000140990	5/15/2014	Hoey, Thomas	Deputy Director for Management	Department of Corrections
FDS000149728	5/16/2014	Hoffman, Ann	Board Member	Public Employee Relations Board
FDS000140929	5/18/2014	Holiday, Heather	Director, Inner Core	District of Columbia Public Schools
FDS000149845	4/23/2014	Holland, Joy	Chief of Staff	Council of the District of Columbia
FDS000149760	5/12/2014	Hood, Anthony	Zoning Commissioner	Office of Zoning
FDS000149675	5/5/2014	Hook, Melissa	Director for Justice Grants Administration/OVS	Office of the Mayor
FDS000140858	5/15/2014	Hopman, Laura	Assistant Deputy Auditor	Office of the District of Columbia Auditor
FDS000140183	5/8/2014	Horton, Darlene	Data Systems Manager	Board of Elections and Ethics
FDS000140320	5/11/2014	Hoskins, Victor	Deputy Mayor, Planning & Economic Development	Office of the Mayor
FDS000149797	5/15/2014	Houck, Max	Director	Department of Forensic Sciences
FDS000140930	5/12/2014	Houston, Natalia	Manager, Paraprofessionals	District of Columbia Public Schools
FDS000149736	5/10/2014	Howland, William	Director	Department of Public Works
FDS000141112	5/15/2014	Hu, Mannshya Grace	Supervisory Economist	Public Service Commission
FDS000140439	5/14/2014	Hudacsko, Michelle	Deputy Chief, Impact	District of Columbia Public Schools
FDS000140931	5/15/2014	Hudson, Conchita	Deputy Chief	District of Columbia Public Schools
FDS000140932	5/15/2014	Hughes, Harry	Instruct. Supt., Cluster 1	District of Columbia Public Schools
FDS000141113	5/15/2014	Hughes, Kenneth	Attorney Advisor	Public Service Commission
FDS000140609	4/17/2014	Hughes, Traci	Director of Open Government	Board of Ethics & Government Accountability
FDS000141058	5/14/2014	Hughey, Rosalynn	Interim Director	Office of Planning
FDS000149803	4/30/2014	Hutchinson, Jordan	Special Assistant (C/M Catania)	Council of the District of Columbia
FDS000141015	5/30/2014	Isaacs, Kenneth	Board Member	Board of Library Trustees
FDS000149688	5/14/2014	Jack, Joshua	Emergency Management Change Officer	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000141138	6/10/2014	Jackson, James	FACILITY SRVS MGR	Department of General Services

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149672	6/6/2014	Jackson, Janene	Director, Office of Policy & Legislative Affairs	Office of the Mayor
FDS000141126	5/13/2014	Jackson, Johnnie	Supervisory Investigator	Alcohol Beverage Regulation Administration
FDS000149647	5/7/2014	Jackson, Kenneth	Assistant Fire and EMS Chief, Services	D.C. Fire and Emergency Medical Servs. Dept.
FDS000141130	5/13/2014	Jackson, Larry	Assistant Fire and EMS Chief, Services	D.C. Fire and Emergency Medical Servs. Dept.
FDS000141219	5/15/2014	Jackson, Richard	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149866	4/25/2014	Jacobs, Jessica	Legislative Counsel	Council of the District of Columbia
FDS000140866	5/14/2014	Jacobson, Jack	Board Member (Ward 2)	State Board of Education
FDS000140467	5/4/2014	Jefferson, Crystal	Deputy Chief	District of Columbia Public Schools
FDS000141066	5/15/2014	Jefferson, Katherine	Assoc Dir Transp Opers Admin	District Department of Transportation
FDS000140369	5/14/2014	Jenkins, Audrey	Administrative Law Judge	Office of Administrative Hearings
FDS000141128	5/15/2014	Jenkins, Martha	General Counsel	Alcohol Beverage Regulation Administration
FDS000140936	5/14/2014	Johnson, Curtis	Deputy Chief	District of Columbia Public Schools
FDS000140877	5/13/2014	Johnson, Donald	Telecommunications Manager	Office of the Chief Technology Officer
FDS000140804	5/15/2014	JOHNSON, LIN	DIRECTOR FINANCE AND OPERATIONS	Public Charter School Board
FDS000140819	4/28/2014	Jones, Brian	Board Member	Public Charter School Board
FDS000141129	5/13/2014	Jones, Eugene	Assistant Fire and EMS Chief, Operations	D.C. Fire and Emergency Medical Servs. Dept.
FDS000140331	5/14/2014	Jones, Herman	Board Member	Alcohol Beverage Regulation Administration
FDS000149745	5/18/2014	Jones, Mark	Board Member, Ward 5, & Vice President	State Board of Education
FDS000141161	6/10/2014	Jones, Michael	Supervisory IT Specialist	Department of General Services
FDS000149769	5/2/2014	Jordan, Lloyd	Board of Zoning Adjustment	Office of Zoning
FDS000140075	5/19/2014	Journiette, Nadine	Administrative Officer	Office of Campaign Finance
FDS000149835	5/12/2014	Joyner, Angela	Deputy Budget Director	Council of the District of Columbia
FDS000140847	5/4/2014	Kan, Horng Yuan	Supervisory Microbiologist	Department of Forensic Sciences
FDS000149733	4/29/2014	Kane, Elizabeth	Chairman	Public Service Commission
FDS000141218	5/15/2014	Karimi, Hamid	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149671	5/5/2014	Kaufman, Donald	Deputy General Counsel, EOM	Office of the Mayor
FDS000141167	5/15/2014	Kayne, Jonathan	Associate Director for Portfoli	Department of General Services
FDS000140346	5/28/2014	Keene, Solomon	Member	Washington Convention & Sports Authority Bd. of Directors

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FDS000141030	5/15/2014	Kelly, Alice	Supvry Program Analyst	District Department of Transportation
FDS000149700	5/16/2014	Kelly, Michael	Director	Dept. of Housing and Community Dev.
FDS000141217	5/15/2014	Kelton, Steve	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149715	5/5/2014	Kennedy, Susan	Director, Medicaid Fraud Control Unit	Office of the Inspector General
FDS000141004	5/15/2014	Khalid, Muhammed	Supv Civil Engineer	District Department of Transportation
FDS000141007	5/13/2014	Khan, Wasi	Supv Civil Engineer	District Department of Transportation
FDS000141029	5/16/2014	Kima-Cherry, Kameron	Associate Director Benefits Retirement	Department of Human Resources
FDS000141216	5/15/2014	King, Bryan	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000140977	5/13/2014	King, Leslie	Senior Counsel	D.C. Retirement Board
FDS000140425	5/16/2014	King, Mark	Deputy Chief of programs and operations	District of Columbia Public Schools
FDS000149716	5/14/2014	King, Ronald	SUPERVISORY AUDITOR	Office of the Inspector General
FDS000140902	5/14/2014	Kinney, Marlene	Quality Assurance and Compliance Supervisor	Department on Disability Services
FDS000141050	5/15/2014	Kirby, Karla	Associate Director	Department of Human Resources
FDS000140745	5/1/2014	Klossner, Christian	Deputy Director	Office of Police Complaints
FDS000149679	5/13/2014	Koo, Soohyun	Executive Director, Asian and Pacific Islander Aff	Office of the Mayor
FDS000140827	5/7/2014	Kowlowski, Jason	Laboratory Director	Department of Forensic Sciences
FDS000149549	5/13/2014	Kreiswirth, Barry	Senior Legal Advisor	Office of the City Administrator
FDS000140769	5/14/2014	Kulish, Jon	Trial Attorney	Office of the Attorney General
FDS000140878	5/19/2014	Kwan-Hui, Shirley	Program Manager	Office of the Chief Technology Officer
FDS000140792	5/6/2014	LABBE, THEOLA	DIRECTOR, COMMUNICATIONS	Public Charter School Board
FDS000140992	5/22/2014	Lane, Latoya	Correctional Institution Administrator	Department of Corrections
FDS000149792	5/8/2014	Lang, Barbara	board member	Metropolitan Washington Airports Authority
FDS000149723	5/15/2014	Lanier, Cathy	Chief of Police	Metropolitan Police Department
FDS000149583	5/14/2014	Lathen, Deborah	Board Member	Board of Ethics & Government Accountability
FDS000141010	5/16/2014	Lattimore, Courtney	Supervisory Contract Specialist	District Department of Transportation
FDS000149738	5/14/2014	Lattimore., Phillip	Chief Risk Officer	Office of Risk Management
FDS000141229	5/15/2014	Lawrence, Taresa	Energy Program Officer	District Department of the Environment
FDS000140835	5/5/2014	Lawson, Joel	Associate Director	Office of Planning
FDS000141114	5/15/2014	Lee, Angela	Management Analyst	Public Service Commission
FDS000140456	5/15/2014	Lee, Kyoung	Chief of Staff	District of Columbia Public Schools

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FDS000140939	5/17/2014	Legaspi, Margareth	Director	District of Columbia Public Schools
FDS000149659	5/8/2014	Leonard, Jennifer	Interim Deputy Mayor for Education	Office of the Mayor
FDS000140897	5/13/2014	Leveton, Erin	Supervisory Legislative and Policy Analyst	Department on Disability Services
FDS000140763	5/13/2014	Levinson-Waldman, Ariel	Supvy. Attorney Advisor	Office of the Attorney General
FDS000149629	5/15/2014	Levy, Richard	Trustee	Board of Library Trustees
FDS000149551	5/6/2014	Lew, Allen	City Administrator	Office of the City Administrator
FDS000141032	5/16/2014	Lewis, Carole	Supv Highway Safety Spe	District Department of Transportation
FDS000141181	6/3/2014	Lewis, Louise	Unknown	Department of General Services
FDS000141131	5/15/2014	Lewis, Turna	Executive Officer	D.C. Fire and Emergency Medical Servs. Dept.
FDS000141115	5/15/2014	Lincoln Stewart, Kimberly	Attorney Advisor	Public Service Commission
FDS000140347	5/15/2014	Lindner, Miriam	Member	Washington Convention & Sports Authority Bd. of Directors
FDS000149750	5/6/2014	Linton, Ron	Chairman	DC Taxicab Commission
FDS000141116	5/15/2014	Lipscombe, Christopher	Attorney Advisor	Public Service Commission
FDS000140649	5/15/2014	Lloyd, Estell	Chief of Staff	Council of the District of Columbia
FDS000141149	5/14/2014	Locker, Wanvisaka	Deputy Director for Capital Co	Department of General Services
FDS000141230	5/15/2014	Loncke, Lancelot	Energy Program Officer	District Department of the Environment
FDS000140783	5/16/2014	Longstreet, Susan	Supvy. Attorney Advisor	Office of the Attorney General
FDS000149742	5/15/2014	Lord, Mary	Board Member At Large	State Board of Education
FDS000149559	5/7/2014	Loud, Marc	Chief Administrative Judge	Contract Appeals Board
FDS000149717	5/14/2014	Lucchesi, Victoria	DEPUTY GENERAL COUNSEL	Office of the Inspector General
FDS000140778	5/1/2014	Luparello, F. Thomas	Director	Department of Employment Services
FDS000141018	6/1/2014	Lyons, Dr. James	University Employee	Board of Library Trustees
FDS000140780	5/8/2014	Mack, Gladys	Commissioner	DC Taxicab Commission
FDS000141185	6/10/2014	Mack, Maurice	Supvy Physical Security Spec	Department of General Services
FDS000149814	5/6/2014	Mack, Michelle	Supervisory Medicolegal Investigations	Office of the Chief Medical Examiner
FDS000141079	5/13/2014	Mack, Priscilla	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000140823	5/13/2014	Maguire, Christopher	Deputy Director	Department of Forensic Sciences
FDS000149555	6/4/2014	Majett, Nicholas	Director	Dept. of Consumer & Reg. Affairs
FDS000149632	5/14/2014	Mallett, Valerie	Board Member	Board of Library Trustees
FDS000140834	5/6/2014	Maloney, David	Associate Director, Historic Preservation	Office of Planning
FDS000141080	5/14/2014	Manassa, Marvin	Property Disposal Officer	Office of Contracting and Procurement
FDS000149531	5/14/2014	Mancini, Rob	Chief Technology Officer	Office of the Chief Technology Officer
FDS000140371	5/9/2014	Mangan, Margaret	Administrative Law Judge	Office of Administrative Hearings

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FDS000149741	5/15/2014	Mara, Patrick	Board Member, Ward 1	State Board of Education
FDS000141198	5/16/2014	Marshall, James	Supvy Contract Specialist	Department of General Services
FDS000140779	5/27/2014	Mason, Patty	Chief Administrative Officer	DC Taxicab Commission
FDS000141251	6/10/2014	Massoumi, Massoud	Environmental Engineer	District Department of the Environment
FDS000140372	5/2/2014	Masulla, Mary	Administrative Law Judge	Office of Administrative Hearings
FDS000140860	5/5/2014	Matsgia, Marshall	Senior Auditor	Office of the District of Columbia Auditor
FDS000149725	5/7/2014	Mattavous-Frye, Sandra	People's Counsel	Office of the People's Counsel
FDS000149563	5/8/2014	McBean, Maxine	Administrative Judge	Contract Appeals Board
FDS000140310	5/16/2014	McCabe, Heather	Special Assistant	Department of Health Care Finance
FDS000140373	5/13/2014	McClendon, Samuel	Principal Administrative Law Judge	Office of Administrative Hearings
FDS000149641	5/4/2014	McCollough, Mathew	Executive Director	Office of Disability Rights
FDS000141093	5/14/2014	McCrae, Candace	Executive Assistant	Office of the District of Columbia Auditor
FDS000140374	5/15/2014	McDonald, Calonette	Administrative Law Judge	Office of Administrative Hearings
FDS000149817	5/14/2014	McDuffie, Kenyan	COUNCILMEMBER	Council of the District of Columbia
FDS000140187	5/15/2014	McGann, Rudolph	Attorney Advisor	Board of Elections and Ethics
FDS000149664	5/15/2014	McGaw, John	Deputy Director, Capital Improvements	Office of the Mayor
FDS000140186	5/21/2014	McGhie, Kenneth	General Counsel	Board of Elections and Ethics
FDS000140810	5/5/2014	McKoy, John	Chair, D.C. Public Charter School Board	Public Charter School Board
FDS000140757	5/6/2014	McManus, Yvonne	Chief Administrative Officer	Office of Unified Communications
FDS000149855	5/12/2014	McMillon, Anthony	Information Technology Specialist	Council of the District of Columbia
FDS000140746	5/1/2014	McPherson, Chester	Commissioner	Dept. of Insurance, Securities and Banking
FDS000140815	5/7/2014	Mead, Sara	Board Member	Public Charter School Board
FDS000149798	5/19/2014	Mendelson, Philip	Chairman	Council of the District of Columbia
FDS000140796	5/15/2014	MILLER, MONIQUE	MANAGER SCHOOL DEV & EXPANSION	Public Charter School Board
FDS000149761	5/15/2014	Miller, Robert	Zoning Commissioner	Office of Zoning
FDS000140333	5/15/2014	Miller, Ruthanne	Board Chair	Alcohol Beverage Regulation Administration
FDS000140941	5/23/2014	Miller-John, Pauline	Assistant Director, Nonpublic	District of Columbia Public Schools
FDS000149649	5/6/2014	Miramontes, Dr. David	Medical Director	D.C. Fire and Emergency Medical Servs. Dept.
FDS000140943	5/14/2014	Mitchell, Jamila	Manager, Psychology	District of Columbia Public Schools
FDS000141228	5/15/2014	Mitchell, Jean	Associate Director for Support	District Department of the Environment
FDS000140741	5/14/2014	Mobley, Levonna	Chief of Staff	Council of the District of Columbia
FDS000140393	5/27/2014	Mobley, M. Clarence	Board Member	D.C. Housing Authority
FDS000141070	5/15/2014	Mobley, Sheila	Asst Dir for Procurement	Office of Contracting and Procurement

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FDS000140997	5/20/2014	Mohamed, Abdullahi	Supv Civil Engineer	District Department of Transportation
FDS000149852	4/22/2014	Moir, Thomas	Budget Counsel	Council of the District of Columbia
FDS000140069	4/29/2014	Montgomery, Cecily	Director	Office of Campaign Finance
FDS000140734	5/13/2014	Moore, Brian	Chief of Staff	Council of the District of Columbia
FDS000140328	5/13/2014	Moosally, Fred	Director	Alcohol Beverage Regulation Administration
FDS000140970	5/13/2014	Morgan-Johnson, Sheila	Chief Investment Officer/Chief Operating Officer	D.C. Retirement Board
FDS000140891	5/15/2014	Morris, Thomas	Quality Improvement Manager	Department on Disability Services
FDS000141187	5/15/2014	Mullen, Cassidy	Project Manager	Department of General Services
FDS000140999	5/13/2014	Muluneh, Dawit	Supv Civil Engineer	District Department of Transportation
FDS000149729	5/12/2014	Murphy, Charles	Board Member	Public Employee Relations Board
FDS000149652	5/15/2014	Murphy, Christopher	Chief of Staff, Executive Office of the Mayor	Office of the Mayor
FDS000140861	5/15/2014	Murphy, Toya	Supervisory Program Analyst	Office of the District of Columbia Auditor
FDS000149667	5/5/2014	Murray, Christopher	Budget Analyst	Office of the Mayor
FDS000141227	5/15/2014	Musse, Abdi	Environmental Engineer	District Department of the Environment
FDS000140375	5/19/2014	Nash, Beverly	Administrative Law Judge	Office of Administrative Hearings
FDS000149526	5/13/2014	Nathan, Irvin	Attorney General	Office of the Attorney General
FDS000149857	5/21/2014	Newman, Andrew	Committee Director	Council of the District of Columbia
FDS000140946	5/15/2014	Newman, Rebecca	Director	District of Columbia Public Schools
FDS000140178	5/15/2014	Nichols, Deborah	Board Chairman	Board of Elections and Ethics
FDS000141123	6/9/2014	Niles, John Herbert	Interim Director	Office of Motion Picture & Television Development
FDS000141196	5/12/2014	Nnoli, Emmanuel	SUPV GENERAL ENGINEER (DESIGN)	Department of General Services
FDS000140817	5/5/2014	Nophlin, Barbara	Board Member	Public Charter School Board
FDS000149870	5/7/2014	Norton, Eleanor	Delegate-US House of Representatives	U.S. House of Representatives
FDS000140350	4/30/2014	Nuss, Laura	Director	Department on Disability Services
FDS000141117	5/15/2014	Nwude, Joseph	Deputy Executive Director for Regulatory Matters	Public Service Commission
FDS000141226	5/15/2014	Offor, Obiora	Environmental Protection Specialist	District Department of the Environment
FDS000141118	5/15/2014	Ogbue, Udeozo	Chief of Compliance and Enforcement	Public Service Commission
FDS000141225	5/15/2014	Oliva, Manuel	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149678	5/21/2014	Olivas, Roxana	Director of Latino Affairs	Office of the Mayor
FDS000140980	5/15/2014	O'Neal, Rhonda	Senior Accountant	D.C. Retirement Board
FDS000149819	5/15/2014	Orange, Vincent	COUNCILMEMBER	Council of the District of Columbia

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FDS000149640	5/13/2014	Orr, Derek	Director	Office of Disability Rights
FDS000149656	5/23/2014	Otero, Beatriz	Deputy Mayor for Health and Human Services	Office of the Mayor
FDS000141119	5/13/2014	Otiji, Ihekweba Felix	Supervisory Financial Analyst	Public Service Commission
FDS000140772	5/12/2014	Palacio, Monica	Director	Office of Human Rights
FDS000140079	6/10/2014	Palmer, Crystal	Director	Office of Motion Picture & Television Development
FDS000149561	5/7/2014	Parchment, Monica	Administrative Judge	Contract Appeals Board
FDS000140993	5/15/2014	Parker, Michon	Audit and Compliance Manager	Department of Corrections
FDS000140948	6/2/2014	Parker, Sarah	Chief of Staff	District of Columbia Public Schools
FDS000149689	5/15/2014	Payne, Kerry	Deputy Chief, Emergency Operations Specialist	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140949	5/16/2014	Payne, Staci	Director, School Support	District of Columbia Public Schools
FDS000140818	5/14/2014	Pearson, Scott	Executive Director	Public Charter School Board
FDS000141031	5/7/2014	Pendarvis, Zondie	HR Specialist	Department of Human Resources
FDS000149623	5/14/2014	Perry, Lawrence	Deputy Auditor	Office of the District of Columbia Auditor
FDS000149916	5/8/2014	Persina, William	Board Chair	Office of Employee Appeals
FDS000149739	4/25/2014	Pettigrew, Jr., Harold	Director	Department of Small and Local Business Development
FDS000149927	6/9/2014	Pfaehler, Gretchen	Chair	DC Historic Preservation Review Bd
FDS000140846	5/5/2014	Phillips, Joy	Associate Director	Office of Planning
FDS000149807	5/13/2014	Pierre-Louis, Marie-Lydie	Chief Medical Examiner	Office of the Chief Medical Examiner
FDS000140376	5/14/2014	Pierson, Erika	Principal Administrative Law Judge	Office of Administrative Hearings
FDS000140879	5/6/2014	Pillai, Tony	IT Program Manager	Office of the Chief Technology Officer
FDS000149577	5/5/2014	Pittell, Stacie	General Counsel	Board of Ethics & Government Accountability
FDS000141201	5/16/2014	Pittman, James	Deputy Director, Office of Policy & Legislative Af	Office of the Mayor
FDS000140377	5/2/2014	Poindexter, Mark	Deputy Chief Admin. Law Judge	Office of Administrative Hearings
FDS000149783	6/5/2014	Porter, Stephen	Board Member	University of DC, Board of Trustees
FDS000149831	5/1/2014	Powell, Edwin	Commissioner	Office of Human Rights
FDS000141158	6/10/2014	Pressley, Darrell	Public Affairs Specialist	Department of General Services
FDS000149919	5/19/2014	Price, Sheree	Board Member	Office of Employee Appeals
FDS000149929	5/5/2014	Pryor Metzger, Nancy	Citizen	DC Historic Preservation Review Bd
FDS000149654	5/21/2014	Quander, Paul	Deputy Mayor for Public Safety and Justice	Office of the Mayor
FDS000140903	5/14/2014	Quarles, Shirley	Supervisory Community Health Nurse	Department on Disability Services
FDS000149657	5/15/2014	Quinones, Ariana	Chief of Staff, DM Health and Human Services	Office of the Mayor

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FDS000140464	5/11/2014	Ranaweera, Prasangi	Deputy Chief, Assessments	District of Columbia Public Schools
FDS000140309	4/24/2014	Rapp, Melisa	Chief of Staff	Department of Health Care Finance
FDS000140451	5/15/2014	Rathinasamy, Neela	Deputy Chief	District of Columbia Public Schools
FDS000149832	5/15/2014	Reed, Denise	Commissioner	Office of Human Rights
FDS000140880	5/14/2014	Reed, Dervel	Deputy CTO	Office of the Chief Technology Officer
FDS000140394	5/14/2014	Reed, Jennifer	Board Member, DC Housing Authority	D.C. Housing Authority
FDS000141099	5/15/2014	Reed, Tristan	Grants Specialist	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140839	5/15/2014	Reedy, Paul	Forensic Scientist Supervisor	Department of Forensic Sciences
FDS000140888	5/10/2014	Reese, Andrew	Deputy Director for RSA	Department on Disability Services
FDS000149796	4/23/2014	Reich, Stephanie	Chief of Staff	Department of Employment Services
FDS000141089	5/16/2014	Reynolds, Heather	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000140953	5/15/2014	Rich, Ramonia	Manager, Psychology	District of Columbia Public Schools
FDS000149581	5/15/2014	Richards, Laura	Board Member	Board of Ethics & Government Accountability
FDS000149635	1/23/2014	Richardson, Brenda	Board Member	Board of Library Trustees
FDS000140077	4/30/2014	Richardson, Eric	Executive Director	Office of Cable Television & Telecomms.
FDS000141125	5/14/2014	Richardson, Jackie	Operations Manager	Alcohol Beverage Regulation Administration
FDS000149673	5/16/2014	Richardson, Jeffrey	Executive Director, Serve DC	Office of the Mayor
FDS000140845	5/9/2014	Richman, Charlie	Associate Director	Office of Planning
FDS000141215	5/16/2014	Rivera Portis, Denise	Administrative Services Officer	District Department of the Environment
FDS000141214	5/15/2014	Robinson, Brian	Supervisory IT Specialist	District Department of the Environment
FDS000141127	5/15/2014	Robinson, Camille	Administrative Officer	Alcohol Beverage Regulation Administration
FDS000149834	5/2/2014	Robinson, John	Commissioner	Office of Human Rights
FDS000140954	5/24/2014	Rogers, Richard	Director, Academic Support	District of Columbia Public Schools
FDS000140348	5/29/2014	Rolark-Barnes, Denise	Member	Washington Convention & Sports Authority Bd. of Directors
FDS000140749	5/2/2014	Rollins, Renee	Audit Manager	Office of Campaign Finance
FDS000140378	5/13/2014	Rooney, John	Administrative Law Judge	Office of Administrative Hearings
FDS000141133	5/13/2014	Roque, Sarah	Public Health Analyst	D.C. Fire and Emergency Medical Servs. Dept.
FDS000141075	5/12/2014	Ross, Armeta	COMPLIANCE MONITOR	Office of Contracting and Procurement
FDS000141213	5/15/2014	Rostas, Zita	Grants and Contracts Management Officer	District Department of the Environment
FDS000140313	5/4/2014	Roth, Alan	Board Member	DC Water and Sewer Authority
FDS000140822	5/5/2014	Rothschild, Richard	General Counsel	Contract Appeals Board
FDS000140406	5/15/2014	Ruda, Lisa	Deputy Chancellor	District of Columbia Public Schools

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141152	5/2/2014	Ruffin, Cheryl	Supvy. Management Analyst	Department of General Services
FDS000140787	5/14/2014	Sabbakhan, Camille	Supvy. Attorney Advisor	Office of the Attorney General
FDS000140971	5/12/2014	Sahm, Patrick	Senior Investment Strategist	D.C. Retirement Board
FDS000140976	5/15/2014	Sampson, Erie	General Counsel	D.C. Retirement Board
FDS000140071	4/24/2014	Sanford, William	Supervisory General Counsel	Office of Campaign Finance
FDS000141190	5/20/2014	Sayed, Hares	Senior Project Manager	Department of General Services
FDS000140777	5/14/2014	Schildkraut, Robert	Attorney Advisor	Office of the Attorney General
FDS000140881	5/28/2014	Schine, William	Deputy CTO	Office of the Chief Technology Officer
FDS000140469	5/14/2014	Schwager, Heather	Central Office Effectiveness	District of Columbia Public Schools
FDS000140768	5/12/2014	Schwartz, Howard	Attorney Advisor	Office of the Attorney General
FDS000141247	5/15/2014	Scott, Frank	Administrative Officer	Office of the People's Counsel
FDS000141183	5/15/2014	Scott, Heath	Protect Svcs Ofr-Security Mgnt	Department of General Services
FDS000140969	5/15/2014	Scrapper, Susan	Business Analyst	D.C. Retirement Board
FDS000141038	6/1/2014	Sebastian, Jim	Supvy Transp. Mgmt Planner	District Department of Transportation
FDS000140956	5/15/2014	Seijas, Jose	Manager, Physical Supports	District of Columbia Public Schools
FDS000140957	5/15/2014	Sellers-Stafford, Faria	Director, Student Placement	District of Columbia Public Schools
FDS000141234	5/15/2014	Seltzer, Jeffrey	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149793	5/9/2014	Session, Warner	Director	Metropolitan Washington Airports Authority
FDS000140848	5/14/2014	Shaheen, Chris	Program Manager	Office of Planning
FDS000141223	5/28/2014	Shakeri, Ali	Supv Civil Engineer	District Department of Transportation
FDS000141235	6/15/2014	Shane, Edward	Policy and Sustainability Office	District Department of the Environment
FDS000140434	5/14/2014	Shea, Daniel	Instruct. Superintendent, HS	District of Columbia Public Schools
FDS000140843	5/6/2014	Short, Luke	Supervisory Chemist	Department of Forensic Sciences
FDS000140743	5/2/2014	Shreve, Johanna	Chief Tenant Advocate	Dept. of Housing and Community Dev.
FDS000149861	6/11/2014	Sibert, Karen	Communications Director	Council of the District of Columbia
FDS000149718	5/14/2014	Silverman, Stuart	ATTORNEY	Office of the Inspector General
FDS000140332	5/8/2014	Silverstein, Mike	Board Member	Alcohol Beverage Regulation Administration
FDS000141246	6/10/2014	Sistrunk, Karen	Deputy People's Counsel	Office of the People's Counsel
FDS000140773	5/15/2014	Skipper, Janice	Attorney Advisor	Office of the Attorney General
FDS000149743	5/15/2014	Slover, Laura	Board Member, Ward 3 & President	State Board of Education

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140781	5/14/2014	Smalls, Betty	Commissioner	DC Taxicab Commission
FDS000140965	6/8/2014	Smith, Abigail	Deputy Mayor for Education	Office of the Mayor
FDS000149636	4/27/2014	Smith, Kelley	Board of Trustee	Board of Library Trustees
FDS000149830	5/8/2014	SMITH, NYASHA	Secretary to the Council	Council of the District of Columbia
FDS000149707	5/11/2014	Snyder, Shaun	Chief Operating Officer	Department of Health
FDS000149575	5/13/2014	Sobin, Darrin	Director of Government Ethics	Board of Ethics & Government Accountability
FDS000140812	5/15/2014	Soifer, Don	Board Member	Public Charter School Board
FDS000149579	5/15/2014	Spagnoletti, Robert	Board Chairman	Board of Ethics & Government Accountability
FDS000141120	5/15/2014	Speight, Sanford	Attorney Advisor	Public Service Commission
FDS000149686	5/15/2014	Spriggs, Timothy	Chief, Operations Division	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000149638	5/3/2014	Stanchfield, Eric	Executive Director	D.C. Retirement Board
FDS000140770	5/14/2014	Stanford, James	Attorney Advisor	Office of the Attorney General
FDS000140177	5/8/2014	Stanley, Neil	Director	Department of Youth Rehabilitation Services
FDS000149620	5/15/2014	Staton, Jr., James	Director	Office of Contracting and Procurement
FDS000140831	5/6/2014	Steingasser, Jennifer	Deputy Director	Office of Planning
FDS000140828	5/6/2014	Steingasser, Jennifer	Deputy Director	Public Charter School Board
FDS000140833	6/10/2014	Stern, Tanya	Chief of Staff	Office of Planning
FDS000140958	5/12/2014	Stesney, Bridget	Deputy Chief	District of Columbia Public Schools
FDS000141189	5/13/2014	Stewart, Robbie	Project Manager	Department of General Services
FDS000149862	5/9/2014	STOGNER, KEVIN	Counsel (C/M Evans)	Council of the District of Columbia
FDS000140775	5/15/2014	Stokes, Shawn	Director	Department of Human Resources
FDS000141059	5/12/2014	Strange, James	Supervisory Engineering Tech	District Department of Transportation
FDS000140799	5/9/2014	STREETER, NICOLE	GENERAL COUNSEL	Public Charter School Board
FDS000140188	5/13/2014	Stroud, Terri	Senior Staff Attorney	Board of Elections and Ethics
FDS000141026	5/26/2014	Stults, Eric	Admin Constr Project Officer	District Department of Transportation
FDS000140750	5/15/2014	Summers, Robert	Director	Department of Small and Local Business Development
FDS000140994	5/24/2014	Suthar, Tejash Hemantkumar	Supervisory General Engineer	Department of Corrections
FDS000141237	5/15/2014	Sweeney, James	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000149910	5/12/2014	Szegedy-Maszak, Peter	Chairman	Rental Housing Commission
FDS000149837	6/9/2014	Taifa, Nkechi	Commission Chair	Office of Human Rights
FDS000141238	5/15/2014	Tangirala, Rama	Supervisory Environmental Protection Specialist	District Department of the Environment

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000149756	5/29/2014	Tapscott, Stanley	Commissioners	DC Taxicab Commission
FDS000140181	5/15/2014	Tatum, Clifford	Executive Director	Board of Elections and Ethics
FDS000149849	5/8/2014	TAYLOR, JAMAINE	Assistant Secretary to the Council	Council of the District of Columbia
FDS000149936	5/15/2014	Taylor, Joseph	Associate University Architect / Planner	DC Historic Preservation Review Bd
FDS000141012	5/15/2014	Teague, William	Supvy Contract Specialist	District Department of Transportation
FDS000140380	5/9/2014	Teal, Arabella	Administrative Law Judge	Office of Administrative Hearings
FDS000140873	5/14/2014	Teshin, Frank	Program Manager	Office of the Chief Technology Officer
FDS000141239	4/21/2014	Thaung, Winston	Environmental Specialist	District Department of the Environment
FDS000141068	5/21/2014	Thomas, John	Assoc Dir., Urban Forestry Adm	District Department of Transportation
FDS000149691	5/6/2014	Thomas, Jorhena	Fusion Center Operations Manager	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140864	5/13/2014	Thomas, Sterling	Senior Auditor	Office of the District of Columbia Auditor
FDS000141014	5/12/2014	Thommana, Jose	Performance Analysis Manager	District Department of Transportation
FDS000140337	5/15/2014	Thompson, John	Executive Director	Office on Aging
FDS000149786	5/20/2014	Thompson, Mary	Board Member	University of DC, Board of Trustees
FDS000140455	5/13/2014	Thompson, Scott	Deputy Chief, Teacher Effectvns	District of Columbia Public Schools
FDS000140389	5/15/2014	Thompson, Terri	Vice Chairman	D.C. Housing Authority
FDS000141243	6/6/2014	Thornton, Charles	Director	Office of Returning Citizens
FDS000140816	5/6/2014	Tillery, Herbert	Board Member	Public Charter School Board
FDS000140788	5/14/2014	Toliver, Dwayne	Supvy. Attorney Advisor	Office of the Attorney General
FDS000141091	5/15/2014	Toppin, Gina	Support Services Supervisor	Office of Contracting and Procurement
FDS000141137	6/3/2014	Townes, Desiree	Assoc Dir for Admin Support	Department of General Services
FDS000140852	5/7/2014	Tregoning, Harriet	Director (former)	Office of Planning
FDS000140381	5/14/2014	Tucker, Wanda	Administrative Law Judge	Office of Administrative Hearings
FDS000140307	5/8/2014	Turnage, Wayne	Director	Department of Health Care Finance
FDS000149766	5/12/2014	Turnbull, Michael	Zoning Commissioner	Office of Zoning
FDS000141083	5/14/2014	Turner, Angela	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000140865	5/15/2014	Turner, Keisha	Supervisory Auditor	Office of the District of Columbia Auditor
FDS000140382	5/27/2014	Tyson, Kiyo Oden	General Counsel	Office of Administrative Hearings
FDS000141001	5/16/2014	Udeh, Maduabuchi	Supervisory General Engineer	District Department of Transportation
FDS000140975	5/15/2014	Valentine, Vernon	Human Resources Director	D.C. Retirement Board
FDS000140898	5/13/2014	VAN HORN, YOLANDA	Clinical Psychologist	Department on Disability Services
FDS000141095	5/15/2014	Van Rees, Steven	Senior Procurement Specialist	D.C. Retirement Board

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141240	5/15/2014	Van Wye, Brian	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000140396	5/15/2014	Vann-Ghasri, Aquarius	Board Member	D.C. Housing Authority
FDS000140895	5/13/2014	Vaughan-Roach, Sharon	Operations Program Manager	Department on Disability Services
FDS000149840	5/6/2014	Velasquez, Gustavo	Director	Office of Human Rights
FDS000149908	5/12/2014	Vondran, Kurt	Chairperson	Police Complaints Board
FDS000140383	5/15/2014	Walker, Mary	Chief Administrative Law Judge	Office of Administrative Hearings
FDS000141121	5/14/2014	Walt, Lara	Attorney Advisor	Public Service Commission
FDS000140829	5/14/2014	Wampler, Randall	Director, Crime Scene Services	Department of Forensic Sciences
FDS000141171	6/10/2014	Ward, Charleen	Realty Program Specialist	Department of General Services
FDS000149838	5/15/2014	Ward, Michael	Commissioner	Office of Human Rights
FDS000149799	4/23/2014	Warren, Christopher	Chief Technology Officer	Council of the District of Columbia
FDS000149746	5/13/2014	Warren-Jones, Monica	Board Member, Ward 6	State Board of Education
FDS000141180	5/15/2014	Washington, Carole	Project Manager	Department of General Services
FDS000149730	5/15/2014	Wasserman, Donald	Board Member Public Employee Relations Board	Public Employee Relations Board
FDS000140475	5/15/2014	Watson, Carla	Deputy Chief	District of Columbia Public Schools
FDS000140963	5/15/2014	Wayne, Joshua	Director, Nonpublic Transition	District of Columbia Public Schools
FDS000141090	5/15/2014	Webb, James	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000140384	5/2/2014	Wellner, Steven	Principal Administrative Law Judge	Office of Administrative Hearings
FDS000149820	5/12/2014	WELLS, THOMAS	COUNCILMEMBER	Council of the District of Columbia
FDS000149859	5/13/2014	WERNER, RUTH	Committee Director (C/M Evans)	Council of the District of Columbia
FDS000141122	5/15/2014	West, Felicia	Attorney Advisor	Public Service Commission
FDS000140883	5/8/2014	West, Johnny	Program Manager	Office of the Chief Technology Officer
FDS000140964	5/15/2014	West, Theresa	Director	District of Columbia Public Schools
FDS000149858	5/12/2014	Westcott, Katherine	Assistant General Counsel	Council of the District of Columbia
FDS000149902	4/22/2014	White, William	Commissioner	Dept. of Insurance, Securities and Banking
FDS000140884	5/14/2014	Whitener, Pamela	Information Technology Specialist	Office of the Chief Technology Officer
FDS000140832	5/15/2014	Wiggins, Karen	Deputy Director for Quality Assistance	Department of Forensic Sciences
FDS000149853	5/16/2014	Wilkins, Valerie	Human Resources Director	Council of the District of Columbia
FDS000140793	5/12/2014	WILLIAMS, AUDREY	MANAGER INTERGOVERNMENTAL RELA	Public Charter School Board
FDS000140867	5/15/2014	Williams, Karen	Board Member (Ward 7)	State Board of Education
FDS000140776	5/16/2014	Williams, Kimbery	Deputy Director	Department of Human Resources

<i>FDS ID</i>	<i>Filing Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140074	5/15/2014	Williams, Sidney Wesley	Public Affairs Manager	Office of Campaign Finance
FDS000149863	5/30/2014	Williams-Kief, Brendan	Deputy Chief of Staff	Council of the District of Columbia
FDS000149856	5/14/2014	Willingham, Jonathan	Chief of Staff (C/M Cheh)	Council of the District of Columbia
FDS000149719	5/5/2014	Willoughby, Charles	INSPECTOR GENERAL	Office of the Inspector General
FDS000140385	5/14/2014	Wilson-Taylor,, Denise	Administrative Law Judge	Office of Administrative Hearings
FDS000149842	5/12/2014	Wolfe, Joseph	Senior Capital Budget Analyst	Council of the District of Columbia
FDS000149720	5/14/2014	Wolfgangbarger, Brentton	SUPERVISORY ATTORNEY ADVISOR	Office of the Inspector General
FDS000140735	5/27/2014	Woodland, Calvin	Chief of Staff	Council of the District of Columbia
FDS000140896	5/14/2014	Woodland, Winslow	Service Coordinator Program Manager	Department on Disability Services
FDS000140766	5/2/2014	Woods, Alton	Trial Attorney	Office of the Attorney General
FDS000140319	5/9/2014	Wright, Alvin	ASSISTANT INSPECTOR GENERAL	Office of the Inspector General
FDS000140386	5/3/2014	Yahner, Ann	Administrative Law Judge	Office of Administrative Hearings
FDS000140478	12/19/2013	Young, Benjamin	Chief of Staff	Council of the District of Columbia
FDS000149913	5/22/2014	Young, Ronald	Commissioner	Rental Housing Commission
FDS000140885	5/15/2014	Yunus, Azad	Telecommunications Specialist	Office of the Chief Technology Officer
FDS000140426	5/16/2014	Zagami, Stephen	Instruct. Supt., Ed. Campus	District of Columbia Public Schools
FDS000149818	4/25/2014	Zarwell, Lucas	Chief Toxicologist	Office of the Chief Medical Examiner
FDS000140844	5/15/2014	Zeffer, Jennifer	Forensic Scientist Manager	Department of Forensic Sciences
FDS000141088	5/12/2014	Zhang, Wei	Info. Tech. (PASS) Specialist	Office of Contracting and Procurement
FDS000141041	5/15/2014	Zimbabwe, Sam	Assoc Dir, Pol Plan & Sust Adm	District Department of Transportation
FDS000140841	5/15/2014	Zingsheim, Patricia	Associate Director	Office of Planning
FDS000149833	5/15/2014	ZVENYACH, VLADLEN	General Counsel	Council of the District of Columbia

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY**

Office of Government Ethics

**BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY
Required Financial Disclosure Statement Filers Who Requested Extension
(2013)**

<i>Extension Date</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name Reason for Extension</i>
6/9/2014	Alvarez, Jose	Chief of Staff	Office of State Superintendent of Education <i>Agency requested extension on behalf of Filer.</i>
6/4/2014	Stern, Tanya	Chief of Staff	Office of Planning <i>Agency requested extension on behalf of Filer.</i>

The Office of the Chief Financial Officer requested an extension on June 5, 2014 on behalf of the entire agency.

Bernard	Hayden	AGENCY FISCAL OFFICER
Blake	Paul	AGENCY FISCAL OFFICER
Borges	Kimberly	AGENCY FISCAL OFFICER
Bridges	Conrad	AGENCY FISCAL OFFICER
Chan Mann	Andree	AGENCY FISCAL OFFICER
Clay	Leroy	AGENCY FISCAL OFFICER
Dixon	Leautry	AGENCY FISCAL OFFICER
El Khatib	Ashraf	AGENCY FISCAL OFFICER
Fitzpatrick	Perry	AGENCY FISCAL OFFICER
Fletcher	Janine	AGENCY FISCAL OFFICER
Fletcher	Keith	AGENCY FISCAL OFFICER
Hudson-Beckham	Antoinette	AGENCY FISCAL OFFICER
Hurley	James	AGENCY FISCAL OFFICER
Jeter	Joyce	AGENCY FISCAL OFFICER
Jose	Robert	AGENCY FISCAL OFFICER
Kopca	Justin	AGENCY FISCAL OFFICER
Lewis	Curtis	AGENCY FISCAL OFFICER
Lindsey	Craig	AGENCY FISCAL OFFICER
Marchiori	Massimo	AGENCY FISCAL OFFICER
Mayers	Natalie	AGENCY FISCAL OFFICER
Peng	Phil	AGENCY FISCAL OFFICER

Robinson	Tammie	AGENCY FISCAL OFFICER
Scoggins	Gurmeet	AGENCY FISCAL OFFICER
Shaffer	Darrin	AGENCY FISCAL OFFICER
Skinner	Calvin	AGENCY FISCAL OFFICER
Staats	Daryl	AGENCY FISCAL OFFICER
Syphax	Victoria	AGENCY FISCAL OFFICER
Thomas	Barbara	AGENCY FISCAL OFFICER
Wiggins	Shilonda	AGENCY FISCAL OFFICER
Brown	Harold	Appraiser
Codd	John	Appraiser
Dixon	Terry	Appraiser
Gonzales	Robert	Appraiser
Jeter	Wanda	Appraiser
Kilborn	Jeremy	Appraiser
Nelson	William	Appraiser
Robertson	Robert	Appraiser
Worthington	Robert	Appraiser
HASHMI	AAISHAH	Assistant General Counsel
Byron	Cyril	ASSOC CHIEF FINANCIAL OFFICER
Dines	George	ASSOC CHIEF FINANCIAL OFFICER
Hayes	Angelique	ASSOC CHIEF FINANCIAL OFFICER
Mohamed	Mohamed	ASSOC CHIEF FINANCIAL OFFICER
Moore	Delicia	ASSOC CHIEF FINANCIAL OFFICER
Shepherd	Deloras	ASSOC CHIEF FINANCIAL OFFICER
Spaulding	James	ASSOC DEPUTY CFO OBP
Bennett	Ridgely	ASSOC GEN COUNSEL
Gear	Kenneth	ASSOC TREASURER
Henry	John	ASSOC TREASURER
Wood	Clarice	ASSOC TREASURER
Martin	Clarene	Associate General Counsel
Blick	Edward	ASST GEN COUNSEL
Bowie	William	ASST GEN COUNSEL
Brown	Jessica	ASST GEN COUNSEL
Droller	Aaron	ASST GEN COUNSEL
Facchina	Bazil	ASST GEN COUNSEL
Gracyalny	Patricia	ASST GEN COUNSEL
Johnson	Antar	ASST GEN COUNSEL

Maglione-Alligood	Rosalie	ASST GEN COUNSEL
Saunders	Treva	ASST GEN COUNSEL
Barbera	Charles	ATTORNEY ADVISOR
Kamboh	Sonia	ATTORNEY ADVISOR
The'	Tiong	AUDIT MGR
Cashmon	John	AUDITOR
Jowi	Elizabeth	AUDITOR
Mchocko	Paul	AUDITOR
Sankoh	Mohamed	Auditor (Tax)
Blackmon	Hugh	Budget Officer
Cappello	Stephen	Chief Appraiser
George	Tony	Chief Appraiser
Anderson	Jeffrey	CHIEF CHARITABLE GAMES & LIC
Levine	Alan	CHIEF COUNSEL
Davis	Michael	CHIEF FINANCIAL OFFICER
Gandhi	Natwar	CHIEF FINANCIAL OFFICER
Mosley	Henry	CHIEF FINANCIAL OFFICER
Samant	Sagar	Chief Information Officer
Jacobs	Angell	CHIEF OF STAFF
Cohen	Tracey	CHIEF OPERATING OFFICER
Baker	Kathleen	Chief Risk Officer
Jadrijevic	Vladimir	Chief, Assessment Services Div
Tucker	Bobby	Chief, Collections Division
Hunter	Charles	Chief, Criminal Investigations
Pierson	Lisa	CONTRACT SPECIALIST
Walker	Ron	CONTROLLER
Barnette	Jeffrey	DCFO & TREASURER
Molina	Humberto	DCFO OFOS
Pompa	Anthony	DCFO OFOS
Mckeon	Robert	DEPUTY ASSOC GEN COUNSEL
Mcdonald	Gordon	DEPUTY CFO
Lee	Fitzroy	DEPUTY CFO FOR POLICY
Cordi	Stephen	DEPUTY CFO OTR
Thompson	Robert	Deputy Chief, Assessment Servi
Slack	Billy	DEPUTY CONTROLLER
Hopkins	Martha	DEPUTY DIR ACCOUNTING OPS
Keeler	Elizabeth	Deputy Director

Keifer	James	Deputy Director
Walker	Deborah	Deputy Director
<i>Shiflett</i>	<i>Bethany</i>	<i>Deputy Director, Revenue Accou</i>
HUA	CHING	Deputy General Counsel
Lyons	Stephen	Deputy General Counsel
Terry	Bedell	DIR COMPLIANCE ADMIN
Liggins	Eva	DIR CUSTOMER SVC ADMIN
Lundquist	Paul	DIR MGMT & ADMIN
Niami	Farhad	DIR OF ECON AFFAIRS
Groff	Glen	DIR OF OPERATIONS
Parran	Joseph	DIR OF RETURNS PROCESSING
Parson	William	DIR OF SALES
Bond	Johnetta	DIR PAY & RETIREMENT
Lacour	Christopher	DIR PAY & RETIREMENT
Lowe	Tonja	Director Accounting Operations
Omisore	Oladiji	Director Financial Control & R
Cannady	Eric	Director for Budget Administra
Giachetti	Stefano	Director of Revenue Estimation
Proctor	Brenda	DIRECTOR SUPPORT SERVICES
Johnson	Kevin	Director, Communications & Mar
Giddis	Joseph	Director, Office of Contracts
Moreland	LaSharn	Director, Office of Human Reso
Nowake	Andrew	Director, Patient Financial Services
Farr	Robert	Director, Real Property Tax Ad
Matthias	Wilma	Director, Revenue Accounting A
Edgar	Janelle	Electronic Banking Manager
Roogow	Buddy	EXECUTIVE DIR
Swaim	Stephen	Financial Economist
Yu	Tong	Financial Reporting and Contro
Alexander	Cassandra	Financial Reporting and Policy
Yilmaz	Yesim	Fiscal & Legislative Analysis
Tseng	David	GEN COUNSEL
Walker	Janice	Grant Analyst
Diaz	Bertha	Grants Manager
Stroman	Tayloria	Grants Manager
Yusuff	Mohamad	Interim Executive Director
Walker	Patricia	Payroll Manager

Redding	Paul	Payroll Operations Officer
Edwards	Jaininne	Pension Benefits Officer
Brown	Wanda	Pension Project Manager
Williams	Ida	Recorder of Deeds
Richardson	Marshelle	Risk Manager
Ross	John	Senior Advisor & Director Econ
Glover	Gregory	Senior Appraiser
Benjamin	Sheena	Senior Auditor (Tax)
Mack	Richard	Senior Auditor (Tax)
Nickum	Wayne	Senior Auditor (Tax)
Nixon	Darryl	Senior Auditor (Tax)
Okobokeyeime	Sylvester	Senior Auditor (Tax)
Oluyole	John	Senior Auditor (Tax)
Scott	Mary	Senior Auditor (Tax)
Tilery	Roamardo	Senior Auditor (Tax)
Yearby	Mary	Senior Auditor (Tax)
Edwards	Tisha	SPECIAL ASST
Alston	Darrell	Supervisory Appraiser
Clindinin	Eugene	Supervisory Appraiser
Collica	Douglas	Supervisory Appraiser
Davis	Estelle	Supervisory Appraiser
Loney	Gerald	Supervisory Appraiser
Sharp	Darrin	Supervisory Appraiser
Obikoya	Olufemi	Supervisory Auditor (Compliance).
Coleman	Rhonda	Supervisory Auditor (Tax)
Farinha	Michael	Supervisory Auditor (Tax)
Weithers	Sherri	Supervisory Auditor (Tax)
Wilson	David	Supervisory Auditor (Tax)
Wormsley	Nichole	Supervisory Auditor (Tax)
Whisler Fortune	Dorothy	SUPVY CONTRACT SPEC
Wiggins	Drakus	SUPVY CONTRACT SPEC

The Department of General Services requested an extension on June 11, 2014 on behalf of all public filers in their agency who have not yet filed.

Al Alami	Allam	Project Management Officer
Bellamy	Sandy	Mgmt. and Program Analyst

Brooks	Samuel	Associate Director for Sustain
Byrd	Richard	Risk Management Coordinator
Campbell	Ronald	Resource Allocation Analyst
Chambers	Mark	Sustainability Program Mgr.
Dawson	Norris	SUPV CONSTRUCTION ANALYST
Dietz	Richard	Asset Specialist
Douglas	Elvis	Project Manager
Ellison-Ponds	Sheryl	Realty Program Specialist
Jenkins	Plez	Associate Director for Security
Lanum	Jerry	Associate Director for Contract
MacCarthy	Sean	FACILITY MGR
Margeson	Kenneth	Realty Program Specialist
Maultsby	Darryl	SUPV GENERAL ENG (CONTRACTS)
Musawwir	Lucian	PROGRAM MANAGER
Ogunshakin	Edson	Office of Director
Olusegun	Adenegan	Senior Project Manager
Rucker	Amanda	IT Specialist
Simmons	Vanassa	Project Manager
Turner	Alyssa	Assistant Facility Services Manager

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY**

Office of Government Ethics

BOARD OF ETHICS AND GOVERNMENT ACCOUNTABILITY

Required FDS (2013) Filers Who Failed To File

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140907	Aird, Joan	Contract Specialist	District of Columbia Public Schools
FDS000140423	Alexander, Amanda	Deputy Chief of Schools	District of Columbia Public Schools
FDS000140388	Alfonso, Pedro	Chairman	D.C. Housing Authority
FDS000140908	Allen, Anitra	Director, Resolution	District of Columbia Public Schools
FDS000149693	Anderson, Keith	Rent Administrator	Dept. of Housing and Community Dev.
FDS000149823	Araujo, Javier	Commissioner	Office of Human Rights
FDS000149774	Askew, Jr., Joseph	Board Member	University of DC, Board of Trustees
FDS000140870	Baharu, Tegene	Unknown	Office of the Chief Technology Officer
FDS000149684	Baker, Brian	Chief of Staff	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140915	Bass, Monique	Manager, LRE Support	District of Columbia Public Schools
FDS000140468	Baxter, Vincent	Director, Parents and Families	District of Columbia Public Schools
FDS000140415	Beers, Nathaniel	DEPUTY CHANCELLOR SPED	District of Columbia Public Schools
FDS000149542	Bell, Melanie	Management and Program Analysis Officer	Office of the City Administrator
FDS000149824	Beninda, Alexandra	Commissioner	Office of Human Rights
FDS000149914	Berkley, Marta	Commissioner	Rental Housing Commission
FDS000140916	Bibo, Erin	Director, Post Secondary Readiness	District of Columbia Public Schools
FDS000149655	Booth, Quincy	Chief of Staff, DM Public Safety and Justice	Office of the Mayor
FDS000140854	Branche, Yolanda	Auditor	Office of the District of Columbia Auditor
FDS000140900	Brown, Shasta	Supervisory Service Coordinator	Department on Disability Services
FDS000149714	Burke Jr, Roger	CHIEF OF STAFF	Office of the Inspector General
FDS000141057	Burney, James	Traffic Systems Maint. Mgr.	District Department of Transportation
FDS000140919	Burney, Shanita	Director, Community Partnerships	District of Columbia Public Schools
FDS000141048	Burns, Ralph	Mass. Transportation Officer	District Department of Transportation
FDS000140967	Carey, Matt	Director of Veterans Affairs	District of Columbia Public Schools

FDSOOO140474	Cayetano, Valen	Director, Assessments	District of Columbia Public Schools
FDSOOO141056	Cheeks, James	Supvy General Engineer	District Department of Transportation
FDSOOO141002	Clabaugh, Mark	Supv Civil Engineer	District Department of Transportation
FDSOOO141037	Cleckley, Eulois	Supvy Transp. Mgmt Planner	District Department of Transportation

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140072	Coleman, Renee	Audit Manager	Office of Campaign Finance
FDS000140431	Colgan, Corinne	DEPUTY CHIEF, LIT. HUMANITIES	District of Columbia Public Schools
FDS000141063	Cooper, Randolph	Supervisory Engineering Techni	District Department of Transportation
FDS000140906	Coronado, Jaime	Interpreter (American Sign)	Department on Disability Services
FDS000149753	Crocker, Cyril	Commissioners	DC Taxicab Commission
FDS000140809	CROSS, MARVIN	FINANCIAL MANAGER	Public Charter School Board
FDS000149779	Curry, Kendrick	Board Member	University of DC, Board of Trustees
FDS000141011	Daley, Neville	Contract Specialist	District Department of Transportation
FDS000140986	Daniels, Forrest	Health Systems Administrator	Department of Corrections
FDS000149747	Douglas, Dorothy	Board Member, Ward 7	State Board of Education
FDS000140921	Dukes, Tamara	Manager, Social Work	District of Columbia Public Schools
FDS000140308	Elam, Linda	Senior Deputy Director	Department of Health Care Finance
FDS000141067	Eutsler, Earl	Supervisory Forester (Urban)	District Department of Transportation
FDS000140755	Evans, Arnita	Administrative Officer	Office of Unified Communications
FDS000149663	Evans, Kenneth	Deputy Budget Director	Office of the Mayor
FDS000140447	Evans, Stephanie	Director of Athletics	District of Columbia Public Schools
FDS000140886	Fagan, Antoine	IT Director	Office of the District of Columbia Auditor
FDS000149754	Ferguson, Elliott	Commissioners	DC Taxicab Commission
FDS000149685	Fitzsimmons, Timothy	Chief, Grants Division	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000149772	Ford, Derek	Vice Chairman	Housing Finance Agency Board
FDS000149905	Fraser, Karl	Board Member	Police Complaints Board
FDS000141006	Ganvir, Ravindra	Supv Civil Engineer	District Department of Transportation
FDS000140924	Garcia, Elba	Director, Language Acquisition Division	District of Columbia Public Schools
FDS000141044	Garrett, Elliott	Inspections Officer	District Department of Transportation
FDS000140437	Gartrell, Jacqueline	Instruct.Supt., Elementary	District of Columbia Public Schools
FDS000141035	Gatewood-Crenshaw, Eboni	Associate Director Policy & Compliance	Department of Human Resources
FDS000141097	Goldsmith, Frederick	Critical Infrastructure Specialist	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000140364	Greene, Tiffini	Executive Director	Office of Administrative Hearings
FDS000140925	Grimmett, Regina	Director, Related Services Operations	District of Columbia Public Schools
FDS000140391	Grossinger, Ken	Board Member	D.C. Housing Authority
FDS000140802	HAIGLER-MICKLES, CHARLENE	OPERATIONS ASSOCIATE	Public Charter School Board
FDS000149731	Harris, Ondray	Executive Director	Public Employee Relations Board

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141034	Hawkinson, Colleen	Supvy Transp. Mgmt Planner	District Department of Transportation
FDS000140397	Henderson, Kaya	Chancellor	District of Columbia Public Schools
FDS000149626	Hill, John	Board President	Board of Library Trustees
FDS000141005	Hoffman, Paul	Supv Civil Engineer	District Department of Transportation
FDS000140996	Horton, Aaron	Supv Civil Engineer	District Department of Transportation
FDS000140991	Hsu, Peilung	Supervisory IT Specialist	Department of Corrections
FDS000149642	Hunt, Jessica	Special Projects Coordinator	Office of Disability Rights
FDS000140933	Husseini, Najla	Director, Family Engagement	District of Columbia Public Schools
FDS000140934	Jaber, Robert	Director	District of Columbia Public Schools
FDS000141049	Jackson, Carl	Assoc Dir Program Transp Support	District Department of Transportation
FDS000140461	Jackson, Charles	Deputy Chief, Operations	District of Columbia Public Schools
FDS000149827	Jenkins, Rahim	Commissioner	Office of Human Rights
FDS000140443	Jones, Kandace	Director out of school time	District of Columbia Public Schools
FDS000141021	Jones-Best, Natalie	Emergency Trans. Project	District Department of Transportation
FDS000140821	Jordan, Lloyd	Board of Zoning Adjustment	Board of Zoning Adjustment
FDS000140859	Kahn, Leila	Supervisory Senior Auditor	Office of the District of Columbia Auditor
FDS000140413	Kamras, Jason	Chief, Human Capital	District of Columbia Public Schools
FDS000140739	Kass, Jonathan	Special Assistant	Council of the District of Columbia
FDS000140756	Kavaleri, Teodos	Chief Information Technology Officer	Office of Unified Communications
FDS000140797	KENNEDY, RASHIDA	MANAGER EQUITY AND FIDELITY	Public Charter School Board
FDS000141039	Keys, Maurice	Supvy Transp. Mgmt Planner	District Department of Transportation
FDS000140937	Koplow, Tovah	Director, IC	District of Columbia Public Schools
FDS000140905	Kowobari, Olaitan	Supervisory Social Insurance Specialist	Department on Disability Services
FDS000140392	Lancaster, Frank	Board Member	D.C. Housing Authority
FDS000140938	Larkin, Kerri	Director, Academic Programs	District of Columbia Public Schools
FDS000149757	Lasner, Bart	Commissioners	DC Taxicab Commission
FDS000141069	Lear, Monica	Dep Assoc Dir for Urb Forestry	District Department of Transportation
FDS000141017	Lemus, Dr. Gabriela	Board Member	Board of Library Trustees
FDS000149705	Levin, Saul	Interim Director	Department of Health
FDS000140807	LEWIS, TAMERIA	SENIOR POLICY ADVISOR, SPECIAL EDUCATION	Public Charter School Board

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000141016	Love, Lakisha	Operations Manager	District Department of Transportation
FDS000149771	Lowery, Charles	Board Member	Housing Finance Agency Board
FDS000140791	LYTTON, MIKAYLA	STRATEGY AND ANALYSIS MANAGER	Public Charter School Board
FDS000140165	Mahaley Jones, Hosanna	State Superintendent	Office of State Superintendent of Education
FDS000141135	Mallett, Robert	Board Member	DC Water and Sewer Authority
FDS000149795	Mallory, Lisa	Director	Department of Employment Services
FDS000141046	Marcou, Mathew	Deputy Associate Director Pub	District Department of Transportation
FDS000140940	Masimini, Mziwandile	Director, Student Discipline & School Climate	District of Columbia Public Schools
FDS000149765	May, Peter	Zoning Commissioner	Office of Zoning
FDS000149829	McCollough, Matthew	Commissioner	Office of Human Rights
FDS000141065	McGuirk, William	Supervisory General Engineer	District Department of Transportation
FDS000140190	McLaughlin, Alysoun	Former Supervisory Public Affairs Specialist	Board of Elections and Ethics
FDS000140336	McPherson, Chester	Deputy Commissioner of Mkt Operation	Dept. of Insurance, Securities and Banking
FDS000149906	Moore, Margaret	Board Member Police Complaints	Police Complaints Board
FDS000140944	Morgan, Karen	Manager, Low Incidence Disabilities	District of Columbia Public Schools
FDS000149755	Muhammad, Anthony	Taxicab Commissioner	DC Taxicab Commission
FDS000140945	Nassiri, Madi	Director of Applications	District of Columbia Public Schools
FDS000149676	Nmezi, Ngozi	Director of African Affairs	Office of the Mayor
FDS000141205	Pair, Lauren	Rental Conversion & Sales Amin	Dept. of Housing and Community Dev.
FDS000149706	Pappas, Gregory	Senior Deputy Director	Department of Health
FDS000140947	Paratore, Deborah	Director, Head Start Operations	District of Columbia Public Schools
FDS000140430	Patricio, Andrew	Deputy Chief Data Systems	District of Columbia Public Schools
FDS000140800	PEARSON, SCOTT	EXECUTIVE DIRECTOR	Public Charter School Board
FDS000140950	Peich, Sarah	Analyst, LRE Support and Policy	District of Columbia Public Schools
FDS000149634	Peralta, Myrna	Board Member	Board of Library Trustees
FDS000140862	Perry, Lawrence	Deputy Auditor	Office of the District of Columbia Auditor
FDS000141045	Petrosian, Levon	Supervisory General Engineer	District Department of Transportation
FDS000141019	Petty, Dr. Rachel	Board Member	Board of Library Trustees
FDS000140433	Pick, Brian	Chief, Teaching & Learning	District of Columbia Public Schools

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140457	Pitts, Erin	Director, LMER	District of Columbia Public Schools
FDS000149790	Pooda, Ollo Jean-Bosco	UDC Student Member of the board of trustees	University of DC, Board of Trustees
FDS000140863	Poole, Nathaniel	Senior Analyst	Office of the District of Columbia Auditor
FDS000141094	Powell, Jeffrey	Associate Director, Public Spa	District Department of Transportation
FDS000141064	Raja, Wasin	Supervisory General Engineer	District Department of Transportation
FDS000140951	Rauch, Jessica	Chief of Staff, Data and Strategy	District of Columbia Public Schools
FDS000140476	Reich, Danielle	Interim Director, LMER	District of Columbia Public Schools
FDS000140952	Reif, Matthew	Director, Advanced and Enriched	District of Columbia Public Schools
FDS000140758	Richards, Gisele	Deputy Director	Office of Unified Communications
FDS000140316	Richardson, Brenda	Board Member	DC Water and Sewer Authority
FDS000140460	Robinson, Josephine	Chief, Family&Public Engagemen	District of Columbia Public Schools
FDS000140904	Robinson, Marsha	Contract Specialist	Department on Disability Services
FDS000149553	Robinson, Tony	Director of Public Affairs	Office of the City Administrator
FDS000149836	Rojo, Luis	Commissioner	Office of Human Rights
FDS000140955	Rose, David	Director, Educational Technology and	District of Columbia Public Schools
FDS000140759	Ross, Kipling	Program Manager	Office of Unified Communications
FDS000149660	Salami, Scheherazade	Educ Strategy Coord, DM for Education	Office of the Mayor
FDS000141098	Samee, Sonia	Grants Specialist	D.C. Homeland Security & Emergency Mgmt. Agency
FDS000149784	Schwartz, Errol	Board Member	University of DC, Board of Trustees
FDS000149785	Shelton, Jerome	Board Member	University of DC, Board of Trustees
FDS000141236	Shulterbrandt, Nicoline	Supervisory Environmental Protection Specialist	District Department of the Environment
FDS000140760	Sidahmed, Elwalid	Telecommunications Manager	Office of Unified Communications
FDS000141204	Simms, Nathan	Chief Program Officer	Dept. of Housing and Community Dev.
FDS000140868	Smith, Joyanna	Ombudsman of Education	State Board of Education
FDS000140808	SMITH, NIA	DEPUTY GENERAL COUNSEL	Public Charter School Board
FDS000140767	Solchenberger, Ryan	Director of Student Transport Services	Office of State Superintendent of Education
FDS000149934	Sonderman, Robert	Archaeologist	DC Historic Preservation Review Bd
FDS000149763	Sorg, Nicole	Board of Zoning Adjustment	Office of Zoning
FDS000140882	Squires, Delano	Information Technology Program	Office of the Chief Technology Officer

<i>FDS ID</i>	<i>Incumbent</i>	<i>Title</i>	<i>Agency Name</i>
FDS000140959	Stover, Shawn	Instructional Superintendent, Cluster 6	District of Columbia Public Schools
FDS000140995	Swaisgood, Craig	Program Analyst	Department of Corrections
FDS000140176	Thomas, Lionell	Executive Director	Commission on the Arts & Humanities
FDS000149843	Tolliver, Denise	Chief of Staff (Chairman)	Council of the District of Columbia
FDS000140395	Tolson, M. Bernadette	Board Member	D.C. Housing Authority
FDS000149749	Trabue, Ted	Board Member, At-Large	State Board of Education
FDS000140737	Tseu, Heidi	Special Assistant	Council of the District of Columbia
FDS000140023	Tucker, Marvin	Unknown	State Board of Education
FDS000140803	TYLER, RASHIDA	SENIOR MANAGER SCHOOL QUALITY AND ACCOUNTABILITY	Public Charter School Board
FDS000140960	Vaupel, Jon	Center Manager	District of Columbia Public Schools
FDS000149788	Vradenburg, George	Board Member	University of DC, Board of Trustees
FDS000140961	Walters, Gwendolyn	Contract Specialist	District of Columbia Public Schools
FDS000140962	Watson, Naomi	Deputy Chief	District of Columbia Public Schools
FDS000140399	Weber, Peter	Chief, Data and Strategy	District of Columbia Public Schools
FDS000149709	Wharton-Boyd, Linda	Special Assistant	Department of Health
FDS000141078	White, Derrick	Supvy Contract Specialist	Office of Contracting and Procurement
FDS000149748	White, Trayon	Board Member, Ward 8	State Board of Education
FDS000140894	Wiley, Belinda	Supervisory Resource Specialist	Department on Disability Services
FDS000141241	Williams, Charles	Environmental Specialist	District Department of the Environment
FDS000140795	WILLIAMS, JEREMY	DIRECTOR OF OPERATIONS & FINAN	Public Charter School Board
FDS000149810	Williams, Sharlene	General Counsel	Office of the Chief Medical Examiner
FDS000140761	Williams, Stephen	Chief of Operations	Office of Unified Communications
FDS000149708	Woldu, Feseha	Senior Deputy Director	Department of Health
FDS000140811	Woodruff, Darren	Vice Chair	Public Charter School Board
FDS000141206	Young, Ronald	Attorney Examiner	Dept. of Housing and Community Dev.

FRIENDSHIP PUBLIC CHARTER SCHOOL
NOTICE OF REQUEST FOR PROPOSAL FOR

Friendship Public Charter School is seeking bids from prospective candidates to provide:

Alternative placement services for students with disabilities in accordance with requirements and specifications detailed in the Request for Proposal. An electronic copy of the full Request for Proposal (RFP) may be requested by contacting ProcurementInquiry@friendshipschools.org. no later than: **2:00 PM on Friday, June 20, 2014.**

Homebound services to support students diagnosed with a medical or psychiatric condition that confines the students to the home, hospital, or other restrictive setting for at least 15 consecutive days in accordance with requirements and specifications detailed in the Request for Proposal. An electronic copy of the full Request for Proposal (RFP) may be requested by contacting ProcurementInquiry@friendshipschools.org. no later than: **2:00 PM on Friday, June 20, 2014.**

Related services to for students requiring clinical services in accordance with requirements and specifications detailed in the Request for Proposal. An electronic copy of the full Request for Proposal (RFP) may be requested by contacting ProcurementInquiry@friendshipschools.org. no later than: **2:00 PM on Friday, June 20, 2014.**

DEPARTMENT OF HEALTH CARE FINANCE

PUBLIC NOTICE

PROPOSED MEDICAID STATE PLAN AMENDMENT GOVERNING HEALTH HOMES FOR INDIVIDUALS WITH SERIOUS MENTAL HEALTH CONDITIONS

The Department of Health Care Finance (DHCF), in accordance with the requirements set forth in 42 CFR § 447.205, announces the upcoming submission of an amendment to the District of Columbia State Plan for Medicaid Assistance requesting authority from the U.S. Department of Health and Human Services, Centers for Medicare & Medicaid Services (CMS) to create Health Homes for individuals with serious and persistent mental health conditions. Health Homes will be responsible for coordinating the full spectrum of health care needs for eligible individuals who, in addition to serious and persistent mental health conditions, may also have co-occurring chronic medical conditions.

The purpose of this notice is to summarize the contents of the Health Home for Individuals with Serious and Persistent Mental Health Conditions State Plan Amendment (SPA), and request comments from the public. This proposed SPA is posted on the DHCF webpage at www.dhcf.dc.gov. Copies of the SPA may also be obtained by contacting Dena Hasan at (202) 535-2178 or dena.hasan@dc.gov.

Comments on the Health Home for Individuals with Serious and Persistent Mental Health Conditions SPA may be submitted in writing to Claudia Schlosberg, Interim Senior Deputy Director/State Medicaid Director, Department of Health Care Finance, 441 4th Street, NW, 9th Floor South, Washington, D.C. 20001, via telephone on (202) 442-8742 or via e-mail at DHCFPubliccomments@dc.gov, within thirty (30) days after the date of publication of this notice in the *D.C. Register*. Additionally, comments may be submitted in person during a public meeting on Friday, June 27, 2014, from 10:00am to 12:00pm, at 1300 1st Street, NE Washington, D.C. 20002, Room 340.

Program Overview

The Department of Health Care Finance (DHCF) and the Department of Behavioral Health (DBH) have partnered to develop a Health Home State Plan benefit that will target individuals with severe and persistent mental illness, and aim to: (1) improve the integration of physical and behavioral health care; (2) lower rates of hospital emergency department use; (3) reduce avoidable hospital admissions and re-admissions; (4) reduce healthcare costs; (5) improve the experience of care, quality of life and consumer satisfaction; and (6) improve health outcomes. DHCF and DBH intend to implement this program in January 2015.

Medicaid providers that deliver Health Home services will be Core Services Agencies and Assertive Community Treatment (ACT) agencies that meet specific standards as part of DBH's Health Home certification process. Health Home providers will serve as the central point for coordinating patient-centered and population-focused care, and will be responsible for integrating behavioral and primary care for eligible individuals.

Health Home providers will use a team-based approach, built on evidence-based care management guidelines. Providers will also collaborate with DC Medicaid Managed Care Organizations (MCOs), Dual-Eligible Special Needs Plans (D-SNPs), primary care providers (PCPs) and hospitals for the exchange of data critical to ensuring that the right people receive services, at the right time. The DHCF and the DBH will continuously evaluate the impact of the Health Home program against performance measures as part of the agencies' ongoing quality improvement efforts.

For further information or questions regarding the Health Home for Individuals with Serious and Persistent Mental Health Conditions State Plan Amendment (SPA), please contact Dena Hasan, Project Manager, Department of Health Care Finance, at dena.hasan@dc.gov, or via telephone on (202) 535-2178.

INSPIRED TEACHING DEMONSTRATION PUBLIC CHARTER SCHOOL**REQUEST FOR PROPOSALS:
Special Education Services**

The Inspired Teaching School requests proposals for the special education services listed below. Proposals will be accepted for one, some, or all of the services needed; providers need not propose for all services requested.

1. Language/speech therapy
2. Occupational therapy
3. ABA
4. Instructional Intervention Services

The vendor will provide the services to students from preschool (age 3) through 6th grade. Additional information regarding the Inspired Teaching School and specification of services are outlined in the Request for Proposals (RFP) and may be obtained by contacting imani.taylor@inspiredteachingschool.org.

Proposals will be accepted until 5:00 pm, June 27, 2014. Proposals should be submitted as PDF or Microsoft Word documents to Imani Taylor, Business Manager, at imani.taylor@inspiredteachingschool.org with SPECIAL EDUCATION SERVICES RFP in the subject line.

DEPARTMENT OF INSURANCE, SECURITIES, AND BANKING**DISTRICT OF COLUMBIA FINANCIAL LITERACY COUNCIL****NOTICE OF PUBLIC MEETING**

The Members of the District of Columbia Financial Literacy Council (DCFLC) will hold a meeting on Thursday, June 19, 2014 at 3:00 PM. The meeting will be held at 810 First St, NE, 7th Floor (DISB Conference Room) Washington, DC 20002. Below is the draft agenda for this meeting. A final agenda will be posted to the Department of Insurance, Securities, and Banking's website at <http://disb.dc.gov>.

For additional information, please call (202) 442-7832 or e-mail idriys.abdullah@dc.gov

DRAFT AGENDA

- I. Call to Order**
- II. Welcoming Remarks**
- III. Minutes of the Previous Meeting**
- IV. Unfinished Business**
- V. New Business**
- VI. Executive Session-Review of 2013 Annual Report**
- VII. Adjournment**

KIPP DC PUBLIC CHARTER SCHOOL**REQUEST FOR PROPOSALS****New Market Tax Credit Tax and Accounting Services**

KIPP DC is soliciting proposals from qualified vendors for New Market Tax Credit accounting and tax services. The competitive Request for Proposal can be found on KIPP DC's website at <http://www.kippdc.org/public-information/>. Proposals are due no later than 5:00 P.M., EST, June 23, 2014. No proposals will be accepted after the deadline. Questions can be addressed to david.endom@kippdc.org

REQUEST FOR PROPOSALS**Medicaid Billing Services**

KIPP DC is soliciting proposals from qualified vendors for Medicaid billing services. The competitive Request for Proposal can be found on KIPP DC's website at <http://www.kippdc.org/public-information/>.

The deadline has been extended and proposals are due no later than 5:00 P.M., EST, June 17, 2014. No proposals will be accepted after the deadline. Questions can be addressed to dana.lourie@kippdc.org.

LEE MONTESSORI PCS

Invitation for Bid

Food Service Management Services

Lee Montessori PCS is advertising the opportunity to bid on the delivery of breakfast, lunch, snack and/or CACFP supper meals to children enrolled at the school for the 2014-2015 school year with a possible extension of (4) one year renewals. All meals must meet at a minimum, but are not restricted to, the USDA National School Breakfast, Lunch, Afterschool Snack and At Risk Supper meal pattern requirements. Additional specifications outlined in the Invitation for Bid (IFB) such as; student data, days of service, meal quality, etc. may be obtained beginning on **June 13, 2014** from **Chris Pencikowski 202-779-9740 or chris@leemontessori.org**.

Proposals will be accepted at 1638 R Street, NW #300, Washington, DC 20009 on 7/14/2014, not later than 3 p.m.

All bids not addressing all areas as outlined in the IFB will not be considered.



BA6/4/14

**MARY MCLEOD BETHUNE DAY ACADEMY
PUBLIC CHARTER SCHOOL**

**NOTICE: REQUEST FOR PROPOSALS
MULTIPLE SERVICES**

In accordance with section 2204(c) of the District of Columbia School Reform Act of 1995, Mary McLeod Bethune Day Academy solicits proposals for the following services:

- Special Education Contracted Services including Speech Therapy, Occupational Therapy, Physical Therapy
- Installation of Approximately 13,500 SF of artificial turf for field and play areas
- Construction services to include modification of existing office spaces
- Grocery Products and consumables for School Food Service

For additional information including scopes of work, bid guidelines, and construction walk-through times, please email purchasing@mmbethune.org.

Proposals shall be received no later than 5:00 P.M., Friday, June 27, 2014.

Please submit all proposals via e-mail to purchasing@mmbethune.org

MUNDO VERDE PUBLIC CHARTER SCHOOL**Request for Proposals****Financial Accounting and Human Resource Services**

Mundo Verde Public Charter School invites all interested and qualified vendors to submit proposals for Financial Accounting and Human Resource Services. Proposals are due no later than 5 P.M. June 20, 2014.

The RFP with bidding requirements and supporting documentation can be obtained by contacting Elle Carne at (202) 630-8373 or emailing ecarne@mundoverdepcs.org.

All bids not addressing all areas as outlined in the RFP will not be considered.

PERRY STREET PREP PUBLIC CHARTER SCHOOL**NOTICE: FOR PROPOSALS FOR MULTIPLE SERVICES**

The Perry Street Prep Public Charter School in accordance with section 2204(c) of the District of Columbia School Reform Act of 1995 solicits proposals for the following services:

- Food Supplies
- Electricity
- Gas
- Professional Development
- Credit Recovery
- Retirement Services
- Landscaping
- Student Assessment Services
- Trash Services
- Payroll Services
- Water and Sewer Services

Please go to www.pspdc.org/bids to view a full RFP offering, with more detail on scope of work and bidder requirements.

Proposals shall be received no later than 5:00 P.M., Monday, June 23, 2014.

Prospective Firms shall submit one electronic submission via e-mail to the following address:

Bid Administrator
psp_bids@pspdc.org

Please include the bid category for which you are submitting as the subject line in your e-mail (e.g. Food Supplies). Respondents should specify in their proposal whether the services they are proposing are only for a single year or will include a renewal option.

PUBLIC SERVICE COMMISSION OF THE DISTRICT OF COLUMBIA

PUBLIC NOTICE

FORMAL CASE NO. 766, IN THE MATTER OF THE COMMISSION'S FUEL ADJUSTMENT CLAUSE AUDIT AND REVIEW PROGRAM;

AND

FORMAL CASE NO. 982, IN THE MATTER OF AN INVESTIGATION INTO POTOMAC ELECTRIC POWER COMPANY REGARDING INTERRUPTION TO ELECTRIC ENERGY SERVICE

1. The Public Service Commission of the District of Columbia ("Commission") hereby gives notice that on May 13, 2014, the Potomac Electric Power Company ("Pepco") filed with the Commission a revised Major Service Outage Restoration Plan ("Revised Plan"). Pepco states that the revisions, while necessary to improve the Plan, do not represent a material change.¹ Pepco's filing includes a red-lined version of the Revised Plan to highlight the differences between its current and revised Major Service Outage Restoration Plans.

2. Background: Pepco first filed its District of Columbia Major Service Outage Restoration Plan ("Plan") on November 6, 2012, and subsequently revised the Plan on January 16, 2013. On May 30, 2013, the Commission issued Order No. 17146 and in that order accepted Pepco's Plan, as revised, subject to certain required revisions.² On July 15, 2013, Pepco filed a second revised Plan to incorporate the revisions required by the Commission in Order No. 17146. In that filing, Pepco noted that several reporting items remained outstanding and stated in this regard that "Pepco will comply with these additional directives when they become due."³

3. Description of Filing: Pepco states that the changes encompassed by its Revised Plan were made to reflect organizational changes determined to be necessary after internal review and due to process improvements identified by that internal review.⁴ According to the Company, these changes include, but are not limited to, the following:

¹ *Formal Case No. 766, In the Matter of the Commission's Fuel Adjustment Clause Audit and Review Program ("Formal Case No. 766"), Letter of Mr. Dennis P. Jamouneau, Assistant General Counsel, Potomac Electric Power Company, to Ms. Brinda Westbrook-Sedgwick, Commission Secretary (filed. May 13, 2014) ("Pepco Letter").*

² *Formal Case No. 766; Formal Case No. 982, In the Matter of an Investigation into Potomac Electric Power Company Regarding Interruption to Electric Energy Service; Formal Case No. 991, In the Matter of an Investigation Into Explosions Occurring in or Around the Underground Distribution System of the Potomac Electric Power Company; and Formal Case No. 1002, In the Matter of the Joint Application of Pepco and The New RC, Inc. for Authorization and Approval of Merger Transaction, Order No. 17146 (rel. May 30, 2013) ("Order No. 17146").*

³ *Formal Case No. 766, et al., Response of Potomac Electric Power Company at p.1, fnt. 1 (July 15, 2013).*

⁴ Pepco Letter at 1.

- Include event documentation process changes — Section 3.5
- Update description of vegetation management practice during and after event — Section 5.11
- Update List of Regional Mutual Assistance Groups — Section 7.1
- Revise section discussing Cross-Border Assistance — Section 7.4
- Include National Regional Mutual Assistance Group Process — Section 7.5
- Include "Fleet Movement" section for Mutual Assistance — Section 7.6
- Update Change Management section — Section 9.6
- Update Regional Incident Management Team ("IMT") Roles — Appendix 1.2
- Update Service Center Organization Chart and Include Underground IMT Organization Chart — Appendix 1.3
- Include additional information to PHI Permit and Tagging Overview — Appendix 7
- Update Estimated Time of Restoration ("ETR") Reporting and Accuracy Tracking — Appendix 8.2; and
- Update Pepco Supporting Technology discussing Outage Management System — Appendix 9.1.⁵

4. Availability: Pepco's Revised Plan, filed on May 13, 2014, is available for downloading through the Commission's website⁶ and may also be inspected or purchased, at the actual reproduction costs of 15 cents (\$0.15) per page, by contacting the Commission Secretary at (202) 626-5150 or bwestbrook@psc.dc.gov, or by visiting the Office of the Commission Secretary, Public Service Commission of the District of Columbia, 1333 H Street, N.W., 2nd Floor, West Tower, Washington, D.C. 20005, between the hours of 9:00 a.m. and 5:30 p.m., Monday through Friday, except for legal holidays.

5. Comments: Any person desiring to comment on Pepco's Revised Plan may submit written initial and reply comments no later than fourteen (14) and twenty-one (21) days, respectively, of the date of publication of this Notice in the *D.C. Register*. Comments are to address only the new material submitted in Pepco's May 13, 2014, filing. Comments are to be addressed to Brinda Westbrook-Sedgwick, Commission Secretary, at the above address.

⁵ Pepco Letter at 1-2.

⁶ http://www.dcpso.org/edocket/docketsheets_pdf_FS.asp?caseno=FC982&docketno=967&flag=D&show_result=Y

PUBLIC SERVICE COMMISSION OF THE DISTRICT OF COLUMBIA

PUBLIC NOTICE

PEPACR-2014-01-E, IN THE MATTER OF THE COMMISSION'S FUEL ADJUSTMENT CLAUSE AUDIT AND REVIEW PROGRAM - ANNUAL CONSOLIDATED REPORT OF THE POTOMAC ELECTRIC POWER COMPANY

1. The Public Service Commission of the District of Columbia ("Commission") hereby gives notice that on June 2, 2014, the Potomac Electric Power Company ("Pepco") filed with the Commission a supplement to its 2014 Annual Consolidated Report ("Supplement"). Pepco states that the Supplement includes the Company's responses to new directives as required by Commission Order No. 17455¹ and also corrects a project description in its 2014 Annual Consolidated Report ("2014 ACR").²

2. Background: In Order No. 17455, the Commission accepted Pepco's 2013 Annual Consolidated Report as being in substantial compliance with applicable reporting obligations imposed by the Commission upon Pepco.³ The Order also required Pepco to file, no later than June 2, 2014, a supplement to its 2014 ACR to provide the additional information called for in 11 Commission Directives appearing in that Order.⁴ Finally, Order No. 17455 extended until July 16, 2014 and July 31, 2014, respectively, the dates for filing comments on Pepco's 2014 ACR and the instant Supplement, and for filing replies to such comments.⁵

3. Description of Filing: The Supplement contains information addressing the following matters called for in the Commission directives appearing in Paragraphs 380 – 390 of Order No. 17455:

- Cost and location information about equipment recommended for the District by Pepco's Equipment Condition Assessment Team (Supplement at 2-13);
- A District-Wide Priority Feeder Service Area Map (Supplement at 14-15);
- A recommendation of a methodology to use in comparing reliability statistics among different time periods, when feeder designations are shifted between Maryland and the District (Supplement at 16);

¹ *Formal Case No. 766-ACR-2013-1, In the Matter of the Commission's Fuel Adjustment Clause Audit and Review Program – Annual Consolidated Report, Order No. 17455 (rel. April 18, 2014) ("Order No. 17455).*

² *PEPACR-2014-01, In the Matter of the Commission's Fuel Adjustment Clause Audit and Review Program, - Annual Consolidated Report (filed, June 2, 2014) at 2.*

³ Order No. 17455 at ¶ 1.

⁴ Order No. 17455 at ¶ 392.

⁵ Order No. 17455 at ¶ 393.

- A table listing each distribution equipment type for which Pepco applies a run-to-failure maintenance model (Supplement at 16-17);
- A description of improvements made to procedures during 2012 and 2013 to maintain Pepco's data quality, including an implementation timeline and cost report (Supplement at 17-18);
- Forecast of the expected incremental annual revenue, if any, associated with certain substation load growth projects (Supplement at 18-19);
- A status report concerning the company's statistical modeling program (Supplement at 19-20);
- A chart or table comparing predicted and actual reliability results attributable to Reliability Enhancement Program projects that were placed into service in 2012 and 2013 (20-21);
- A map depicting in a specified format current and prospective locations for slotted manhole covers in the District (Supplement at 21-23);
- Comments addressing the potential use of cathodic protection devices to inhibit corrosion on underground electric distribution equipment (Supplement at 24);
- An explanation of Pepco's \$183,000 expenditure in new software (Supplement at 24-25); and
- Notice of actual PILC replacement activities undertaken on each of the 13 feeders underground 5-in-10 feeders identified in Pepco's 2013 Annual Consolidated Report, including the estimated number of feet or miles of non-replaceable PILC remaining on each such feeder (Supplement at 25-28).

Page 29 of Pepco's Supplement corrects page 144 of the 2014 ACR with an updated description of project UDLPRM8BC (North Capital Street Substation 40 upgrade).

4. Availability: Pepco's Supplement is available for downloading through the Commission's website⁶ and may also be inspected or purchased, at the actual reproduction costs of 15 cents (\$0.15) per page, by contacting the Commission Secretary at (202) 626-5150 or bwestbrook@psc.dc.gov, or by visiting the Office of the Commission Secretary, Public Service Commission of the District of Columbia, 1333 H Street, N.W., 2nd Floor, West Tower, Washington, D.C. 20005, between the hours of 9:00 a.m. and 5:30 p.m., Monday through Friday, except for legal holidays.

5. Comments: Any person desiring to comment on Pepco's Supplement, either separately or in conjunction with comments on Pepco's 2014 ACR, may submit written initial and reply comments in the above-captioned matter no later than July 16, 2014 and July 31, 2014, respectively. Comments are to be addressed to Brinda Westbrook-Sedgwick, Commission Secretary, at the above address.

⁶ http://www.dcpssc.org/edocket/docketsheets_pdf_FS.asp?caseno=PEPACR2014-01&docketno=4&flag=D&show_result=Y

DISTRICT OF COLUMBIA RETIREMENT BOARD**NOTICE OF OPEN PUBLIC MEETING**

June 19, 2014

1:00 p.m.

900 7th Street, N.W.
2nd Floor, DCRB Boardroom
Washington, D.C. 20001

The District of Columbia Retirement Board (DCRB) will hold an Open meeting on June 19, 2014, at 1:00 p.m. The meeting will be held at 900 7th Street, N.W., 2nd floor, DCRB Boardroom, Washington, D.C. 20001. A general agenda for the Open Board meeting is outlined below.

Please call one (1) business day prior to the meeting to ensure the meeting has not been cancelled or rescheduled. For additional information, please contact Deborah Reaves, Executive Assistant/Office Manager at (202) 343-3200 or Deborah.reaves@dc.gov.

AGENDA

- | | | |
|-------|-----------------------------------|-----------------|
| I. | Call to Order and Roll Call | Chairman Bress |
| II. | Approval of Board Meeting Minutes | Chairman Bress |
| III. | Chairman's Comments | Chairman Bress |
| IV. | Executive Director's Report | Mr. Stanchfield |
| V. | Investment Committee Report | Ms. Blum |
| VI. | Operations Committee Report | Mr. Ross |
| VII. | Benefits Committee Report | Mr. Smith |
| VIII. | Legislative Committee Report | Mr. Blanchard |
| IX. | Other Business | Chairman Bress |
| X. | Adjournment | |

RICHARD WRIGHT PUBLIC CHARTER SCHOOL**REQUEST FOR PROPOSALS (RFP)**

Richard Wright Public Charter School seeks bids for SY14-15 in these following areas:

- **Construction – Office Build Out for Newly Acquired Space**
- **Office/Classroom Furnishings**
- **Textbooks**
- **IT Services**
- **Accounting Services**
- **Human Resources Back Office Support**
- **Special Education Services**
- **Student Meal Services**
- **Field Trip/Athletic Transportation**
- **Monitoring Security System and Services**

For a copy of the full RFP or questions, please email aroberts@richardwrightpcs.org.

Bids must be received by 5:00 PM, Monday, June 30th to:

Richard Wright PCS
ATTN: Alisha Roberts
770 M Street SE
Washington, DC 20003
or
aroberts@richardwrightpcs.org

OFFICE OF THE SECRETARY OF THE DISTRICT OF COLUMBIA
RECOMMEND FOR APPOINTMENTS OF NOTARIES PUBLIC

Notice is hereby given that the following named persons have been recommended for appointment as Notaries Public in and for the District of Columbia, effective on or after July 15, 2014.

Comments on these potential appointments should be submitted, in writing, to the Office of Notary Commissions and Authentications, 441 4th Street, NW, Suite 810 South, Washington, D.C. 20001 within seven (7) days of the publication of this notice in the *D.C. Register* on June 13, 2014. Additional copies of this list are available at the above address or the website of the Office of the Secretary at www.os.dc.gov.

D.C. Office of the Secretary
 Recommended for appointment as a DC Notaries Public

Effective: July 15, 2014

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Alexander	Leslie B.	Association of American Universities 1200 New York Avenue, NW, Suite 550	20005
Bailey	Nicole V.	Williams, Adley & Company-DC, LLP 1030 15th Street, NW, Suite 350 West	20005
Bosley	Helga Taylor	U.S. Customs and Border Protection 1300 Pennsylvania Avenue, NW, Suite 4.4B	20229
Brathwaite	Diane	Andrews Federal Credit Union 1556 Alabama Avenue, SE	20032
Burwell	Kortnee A.	Industrial Bank 4812 Georgia Avenue, NW	20011
Campbell	Carlene Marie	ACDI/VOCA 50 F Street, NW, Suite 1000	20001
Clements	Pennie	LexisNexis Special Services, Inc. 1150 18th Street, NW, Suite 250	20036
Coppedge	Jason	Bank of America 3100 14th Street, NW, Suite 101	20010
Cunningham	April M.	Foley & Lardner, LLP 3000 K Street, NW	20007
Cunningham	Cindy	Department of Energy 1000 Independence Avenue, SW	20585
Davenport	Karen	Institute of International Finance, Inc. 1333 H Street, NW	20005
Dixon	Geneva	Latham and Watkins LLP 555 11th Street, NW, Suite 1000	20004
Duncan	Renee A.	Pension Benefit Guaranty Corporation 1200 K Street, NW, Suite 12302	20005
Fells	Erica M.	Nest DC LLC 3634 Georgia Avenue, NW, 3rd Floor	20010
Fletcher	Thomas H.	Self 3303 O Street, NW	20007

D.C. Office of the Secretary
Recommended for appointment as a DC Notaries Public

Effective: July 15, 2014

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Gaither	Nicole D.	SunTrust Bank 1250 U Street, NW	20009
Garner	Takeya	Sibley Memorial Hospital/Johns Hopkins Medicine 5255 Loughboro Road	20016
Hall	Antoinette P.	Department of Behavioral Health, Saint Elizabeth Hospital 64 New York Avenue, NE	20002
Hallman	Datasha	Capital One Bank 1200 F Street, NW	20004
Harrington	Patrick M.	TD Bank 801 17th Street, NW	20006
Jeremie	Jodel	O'Connell & Glock, PC 1634 Eye Street, NW, Suite 205	20006
Johnson	Arlene R.	Self 1803 Third Street, NE	20002
Joiner	Rande K.	Joiner & Green, LLC 1350 Connecticut Avenue, NW, Suite 850	20036
Jones	Crystal	Metropolitan Police Department 300 Indiana Avenue, NW, Room 5058	20001
Kabuzi	Christine	Heart Rhythm Society 1400 K Street, NW, Suite 500	20005
Lewis	Wayne	Griffin, Murphy, Moldenhauer & Wiggins LLP 1912 Sunderland Place, NW	20036
Martinez	Claudia C.	Bank of America 3100 14th Street, NW	20010
Martinez	Nellie	Drinker Biddle & Reath LLP 1500 K Street, NW	20005
McCray	Ydaima Y.	Citibank, NA 5250 MacArthur Boulevard, NW	20007
McMahon	Jeffrey Jon	Citi Bank, NA 2221 I Street, NW, Suite 400	20037

D.C. Office of the Secretary
Recommended for appointment as a DC Notaries Public

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McNeil	Yvette M.	United States Postal Service 475 L'Enfant Plaza, SW, Room 6670	20260
Melvin	Taunya A.	New Solid Rock Church Ministries, Inc. 819 Upshur Street, NW	20011
Mumford	Valdez D.	Metropolitan Educational Solutions, LLC 2011 Bunker Hill Road, NE, Suite B	20018
Nyarko	Nana A.	Premium Title & Escrow 1534 14th Street, NW	20005
Odell	Katherine L.	Lafayette Federal Credit Union 409 Third Street, SW, Suite 105	20024
Perkins	Bradley M.	Alderman, Devorsetz & Hora, PLLC 1025 Connecticut Avenue, NW, Suite 615	20036
Powell	Timothy R.	Cuneo Gilbert & LaDuca, LLP 507 C Street, NE	20002
Wheatley	Gabrielle	Tahzoo LLC 3128 M Street, NW	20007
Royal	Asha T.	Premium Title and Escrow, LLC 1534 14th Street, NW	20005
Schenk	Marie	Cuneo Gilbert & LaDuca, LLP 507 C Street, NE	20002
Shalita	Anthony A.	Slover & Loftus, LLP 1224 17th Street, NW	20036
Sloan	Melanie	Citizens for Responsibility and Ethics in Washington 1400 Eye Street, NW, Suite 450	20005
Smith	Michael Eugene	Wells Fargo Bank, N.A. 1901 7th Street, NW	20001
Smith-Jackson	Tamara	Government of the District of Columbia Child and Family Services Agency 200 I Street, SE	20003

D.C. Office of the Secretary
 Recommended for appointment as a DC Notaries Public

Effective: July 15, 2014

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Somerville	Michael A.	Scriber Insurance & Financial Services, Inc 2639 Connecticut Avenue, NW, Suite C110	20008
Stocker	Eve Marie	U.S. Department of Labor 200 Constitution Avenue, NW, S-4004	20210
Thomas	Theresa	Netflix Inc. 1455 Pennsylvania Avenue, NW, Suite 650	20004
Thomas	Sharon Elissa	United States Postal Service 475 L'Enfant Plaza, SW, Room 6670	20260
Tillery	Erika S.	Bingham McCutchen, LLP 2020 K Street, NW	20006
Trimble	Paula A.	Winston & Strawn LLP 1700 K Street, NW	20006
VonStein	Wilda D.	Self 1435 4th Street, SW, Suite B-805	20024
Wall	Patrice	Distance Education and Training Council 1601 18th Street, NW	20009
Washington	Margaret J.	Bethlehem Church of God Holiness 5898 Eastern Avenue, NE	20011
Williams	Melvin B.	Washington Metropolitan Area Transit Authority 600 Fifth Street, NW	20001
Williams	Sophia	Department of Behavioral Health, Saint Elizabeth Hospital 64 New York Avenue, NE	20002
Wood	Lakesia T.	Wells Fargo Bank, N.A. 1700 Pennsylvania Avenue, NW	20006
Yoc	Rocio Sussett	Mundo Verde PCS 3220 16th Street, NW	20010

DEPARTMENT OF SMALL AND LOCAL BUSINESS DEVELOPMENT

NOTICE OF PUBLIC HEARING

Extension of the Term of Mt. Vernon Triangle Community Improvement District

Notice is hereby given that, pursuant to section 18 of the Business Improvement Districts Act of 1996, D.C. Official Code § 2-1215.18, the Department of Small and Local Business Development on behalf of the Deputy Mayor for Planning and Economic Development will hold a public hearing to determine whether to approve the request by the Mt. Vernon Triangle Community Improvement District (CID) to extend the term of the CID for another 5 years. The current term of the Mt. Vernon Triangle CID will expire September 30, 2014. If the request for extension is granted, the new term will expire on September 30, 2019.

The hearing will be held at 6:00 p.m. on **Wednesday, June 25, 2014** in Room 120 of the John A. Wilson Building, 1350 Pennsylvania Avenue, NW, Washington, DC.

This public hearing is being conducted to inform citizens about the application to extend the term of the Mt. Vernon Triangle Community Improvement District and to ensure that interested parties have an opportunity to present their views on the application in a public forum. **Complete copies of the application will be available, effective Wednesday, June 18, 2014**, for public review between the hours of 8:30 a.m. and 5:00 p.m. Monday through Friday at the Department of Small and Local Business Development (at Judiciary Square), 441 4th Street, NW, Suite 850N, Washington, DC. The recertification package will also be available at the Mt. Vernon Triangle CID office between 9:00 am and 5:00 pm, effective June 18, 2014. The Mt. Vernon Triangle CID office is located at 901 4th Street, NW, Washington, DC.

Those who wish to present testimony are requested to submit their written responses along with the following information, no later than 12:00 noon on **Monday, June 23, 2014**: (a) the name of the person wishing to testify; (b) his/her company or affiliation; (c) his/her status as a commercial property owner, tenant, representative of an exempt property, resident, or private citizen; and (d) a phone number where he/she can be reached. Individuals presenting testimony are requested to bring five copies of their testimony to the hearing. Individuals will be limited to 5 minutes of oral testimony and organizations will be limited to 10 minutes of oral testimony.

Those who do not wish to testify at the hearing, but wish to present written comments on the application may submit them in hard copy to the Department of Small and Local Business Development, 441 4th Street, NW, Suite 850N, Washington, DC 20001, no later than 12:00 noon on **Monday, June 23, 2014**.

All written testimony and comments may be submitted to Lincoln Lashley at lincoln.lashley@dc.gov, and questions about this hearing should be directed to him at (202) 741-0814.

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Audit Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Audit Committee will be holding a meeting on Thursday, June 26, 2014 at 9:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dcwater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or لمانley@dcwater.com.

DRAFT AGENDA

- | | | |
|----|---|------------------|
| 1. | Call to Order | Chairman |
| 2. | Summary of Internal Audit Activity -
Internal Audit Status | Internal Auditor |
| 3. | Executive Session | Chairman |
| 4. | Adjournment | Chairman |

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY**BOARD OF DIRECTORS****NOTICE OF PUBLIC MEETING****Environmental Quality and Sewerage Services Committee**

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Environmental Quality and Sewerage Services Committee will be holding a meeting on Thursday, June 19, 2014 at 9:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dewater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or linda.manley@dewater.com.

DRAFT AGENDA

- | | |
|--|--|
| 1. Call to Order | Committee Chairperson |
| 2. AWTP Status Updates
1. BPAWTP Performance | Assistant General Manager,
Plant Operations |
| 3. Status Updates | Chief Engineer |
| 4. Project Status Updates | Director, Engineering &
Technical Services |
| 5. Action Items
- Joint Use
- Non-Joint Use | Chief Engineer |
| 6. Emerging Items/Other Business | |
| 7. Adjournment | Committee Chairperson |

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Finance and Budget Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Finance and Budget Committee will be holding a meeting on Thursday, June 26, 2014 at 11:00 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water’s website at www.dcwater.com.

For additional information please contact: Linda R. Manley, Board Secretary at (202) 787-2332 or لمانley@dcwater.com.

DRAFT AGENDA

- | | | |
|----|-----------------------------------|------------------------------|
| 1. | Call to Order | Chairman |
| 2. | May 2014 Financial Report | Director of Finance & Budget |
| 3. | Agenda for July Committee Meeting | Chairman |
| 4. | Adjournment | Chairman |

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Water Quality and Water Services Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Water Quality and Water Services Committee will be holding a meeting on Thursday, June 19, 2014 at 11:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water’s website at www.dewater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or linda.manley@dewater.com.

DRAFT AGENDA

- | | |
|--|--|
| 1. Call to Order | Committee Chairperson |
| 2. Water Quality Monitoring | Assistant General Manager, Consumer Ser. |
| 3. Action Items | Assistant General Manager, Consumer Ser. |
| 4. Emerging Issues/Other Business | Assistant General Manager, Consumer Ser |
| 5. Adjournment | Committee Chairperson |

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 18751 of Compass Coffee, pursuant to 11 DCMR § 3104.1, for a special exception to permit a prepared food (coffee) shop under sections 712 and 721.3(t), in the C-2-A District at premises 1535 7th Street, N.W. (Square 445, Lots 188 and 189).

HEARING DATE(S): May 13, 2014, June 3, 2014
DECISION DATE: June 3, 2014

SUMMARY ORDER

REVIEW BY THE ZONING ADMINISTRATOR

The application was accompanied by a memorandum from the Zoning Administrator (ZA) certifying the required relief.

The Board provided proper and timely notice of the public hearing on this application by publication in the *D.C. Register* and by mail to Advisory Neighborhood Commission (“ANC”) 6E, and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6E, which is automatically a party to this application. ANC 6E submitted a letter in support of the application. The Department of Transportation submitted a report of no objection to the application. The Office of Planning (“OP”) submitted a report and testified at the hearing in support of the application.

As directed by 11 DCMR § 3119.2, the Board has required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to § 3104.1, for a special exception under sections 712 and 721.3(t). No parties appeared at the public hearing in opposition to this application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP and ANC reports, the Board concludes that the Applicant has met the burden of proof, pursuant to 11 DCMR §§ 3104.1 and 712 and 721.3(t), that the requested relief can be granted as being in harmony with the general purpose and intent of the Zoning Regulations and Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3100.5, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. It is therefore **ORDERED** that this application (pursuant to Exhibit 5 – Plans) be **GRANTED**.

VOTE: **4-0-1** (Lloyd J. Jordan, Jeffrey L. Hinkle, Marnique Y. Heath and Michael G. Turnbull to APPROVE. S. Kathryn Allen not present, not voting.)

BZA APPLICATION NO. 18751

PAGE NO. 2

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

The majority of the Board members approved the issuance of this order.

FINAL DATE OF ORDER: June 3, 2014

PURSUANT TO 11 DCMR § 3125.9, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO § 3125.6.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSE OF SECURING A BUILDING PERMIT, OR THE APPLICANT FILES A REQUEST FOR A TIME EXTENSION PURSUANT TO § 3130.6 AT LEAST 30 DAYS PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THAT SUCH REQUEST IS GRANTED. NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO §§ 3129.2 OR 3129.7, SHALL EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR § 3125, APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD AS THE SAME MAY BE AMENDED AND/OR MODIFIED FROM TIME TO TIME BY THE BOARD OF ZONING ADJUSTMENT.

IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 *ET SEQ.* (ACT), THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, GENETIC INFORMATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 18762 of William Seven Street LLC, pursuant to 11 DCMR §§ 3104.1 and 3103.2, for variances from the lot occupancy requirements under § 772, the rear yard requirements under § 774, the court requirements under § 776.4, and the nonconforming structure provisions under § 2001.3, and a special exception from the roof structure requirements under § 411.1, to allow the addition to and renovation of an existing building for commercial and residential use in the C-2-A District at premises 1547 7th Street, N.W. (Square 445, Lot 197).

HEARING DATE: June 3, 2014

DECISION DATE: June 3, 2014

SUMMARY ORDER

SELF CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2. (Exhibit 5.)

The Board of Zoning Adjustment ("Board" or "BZA") provided proper and timely notice of the public hearing on this application by publication in the *D.C. Register* and by mail to Advisory Neighborhood Commission ("ANC") 6E and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6E, which is automatically a party to this application. ANC 6E did not submit a written report prior to the Board's deliberations; however, the record reflected that the ANC was in support of the application. The Applicant testified that it had met with the ANC and presented the project approximately a month before the hearing and that the ANC voted to support the application. Also, the Office of Planning indicated in its report that the ANC voted unanimously on May 6, 2014 in support of the application. After the hearing was completed and the Board had completed its deliberations on the case but before the Board adjourned for the day's hearings, the Board granted the Applicant's request to reopen the case and to accept the ANC's report into the record. (Exhibit 28.)

The Office of Planning ("OP") submitted a timely report recommending approval of the application. (Exhibit 25.) The District Department of Transportation ("DDOT") submitted a letter recommending "no objection" subject to conditions. (Exhibit 26.)

A letter of support was submitted by an adjacent neighbor at 640 Q Street, N.W. (Exhibits 24F and 22.)

Variance Relief

BZA APPLICATION NO. 18762

PAGE NO. 2

As directed by 11 DCMR § 3119.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case for variances under § 3103.2 from the lot occupancy requirements under § 772, the rear yard requirements under § 774, the court requirements under § 776.4, and the nonconforming structure provisions under § 2001.3, to allow the addition to and renovation of an existing building for commercial and residential use in the C-2-A District. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP report¹ filed in this case, the Board concludes that in seeking the variance relief that the Applicant has met the burden of proving under 11 DCMR § 3103.2, that there exists an exceptional or extraordinary situation or condition related to the property that creates a practical difficulty for the owner in complying with the Zoning Regulations, and that the requested relief can be granted without substantial detriment to the public good and without substantially impairing the intent, purpose, and integrity of the zone plan as embodied in the Zoning Regulations and Map.

Special Exception Relief

As directed by 11 DCMR § 3119.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case for a special exception from the roof structure requirements under § 411.1. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

The Board concludes that the Applicant has met the burden of proof for special exception relief, pursuant to 11 DCMR §§ 3104.1 and 411.1 that the requested relief can be granted as being in harmony with the general purpose and intent of the Zoning Regulations and Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3100.5, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that this application be **GRANTED SUBJECT TO THE APPROVED REVISED PLANS AT EXHIBIT 24B**.

¹ The Board acknowledged the ANC's support of the application, noting that according to the testimony presented and the OP report, the ANC had voted in support of the application. However, at the time the Board was deliberating on the matter and granting its approval, it did not have a copy of the ANC's written report on which to base great weight.

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BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

A majority of the Board members approved the issuance of this summary order.

VOTE: **4-0-1** (Lloyd L. Jordan, Marnique Y. Heath, Jeffrey L. Hinkle, and Michael G. Turnbull, to Approve; S. Kathryn Allen, not participating or voting.)

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

A majority of the Board members approved the issuance of this order.

FINAL DATE OF ORDER: June 4, 2014

PURSUANT TO 11 DCMR § 3125.9, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO § 3125.6.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSE OF SECURING A BUILDING PERMIT, OR THE APPLICANT FILES A REQUEST FOR A TIME EXTENSION PURSUANT TO § 3130.6 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO § 3129.9, NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO §§ 3129.2 OR 3129.7, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR § 3125, APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD AS THE SAME MAY BE AMENDED AND/OR MODIFIED FROM TIME TO TIME BY THE BOARD OF ZONING ADJUSTMENT.

IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 *ET SEQ.* (ACT), THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, GENETIC

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INFORMATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 18763 of Charles N. Cononi and Janelle J. Jones, pursuant to 11 DCMR § 3103.2, for a variance from the lot occupancy requirements under §403, and a variance from the court requirements under § 406, for a rear deck addition serving a one-family row dwelling in the DC/R-5-B District at 1512 P Street, N.W. (Square 195, Lot 99).

HEARING DATE: June 3, 2014

DECISION DATE: June 3, 2014

SUMMARY ORDER

REVIEW BY THE ZONING ADMINISTRATOR

The application was accompanied by a memorandum, dated February 26, 2014, from the Zoning Administrator, which stated that Board of Zoning Adjustment ("Board" or "BZA") approval was required for the following:

1. Variance pursuant to § 403.2 for a rear deck addition that does not comply with maximum allowable lot occupancy in R-5-B Zoning District. (§ 3103.2)
2. Variance pursuant to § 406.1 a rear deck addition that does not comply with minimum open court width in R-5-B Zoning District. (§ 3103.2)

(Exhibit 5.)

The Board of Zoning Adjustment (the "Board") provided proper and timely notice of the public hearing on this application by publication in the *D.C. Register* and by mail to Advisory Neighborhood Commission ("ANC") 2B, and to owners of property within 200 feet of the site. The site is located within the jurisdiction of ANC 2B, which is automatically a party to this application. ANC 2B submitted a timely report dated May 21, 2014, indicating that at a regularly scheduled, properly noticed meeting of the ANC on May 19, 2014, with a quorum present, the ANC voted 7:0 to support the application. (Exhibit 30.) The Office of Planning ("OP") submitted a timely report in support of the application. (Exhibit 31.) The District Department of Transportation ("DDOT") submitted a report raising no objection to the approval of the application. (Exhibit 32.)

Four letters of support for the application were submitted by neighbors Frank C. Blackburn, M.D., Kevin Banning, Noel Sheppard, and Mary Burgan. (Exhibits 28, 23-26.)

As directed by 11 DCMR § 3119.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case for variances under § 3103.2 from the strict application of the lot occupancy (§ 403) and the court (§ 406) requirements under those provisions of the Zoning Regulations. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

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Based upon the record before the Board and having given great weight to the ANC and OP reports filed in this case, the Board concludes that in seeking the variance relief that the Applicant has met the burden of proving under 11 DCMR § 3103.2, that there exists an exceptional or extraordinary situation or condition related to the property that creates a practical difficulty for the owner in complying with the Zoning Regulations, and that the requested relief can be granted without substantial detriment to the public good and without substantially impairing the intent, purpose, and integrity of the zone plan as embodied in the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3100.5, the Board has determined to waive the requirements of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that the application is hereby **GRANTED, SUBJECT TO THE APPROVED PLANS AT EXHIBIT 9.**

VOTE: **4-0-1** (Lloyd J. Jordan, Michael G. Turnbull, Marnique Y. Heath, and Jeffrey L. Hinkle, to APPROVE; S. Kathryn Allen, not present or voting.)

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

A majority of the Board members approved the issuance of this order.

FINAL DATE OF ORDER: June 4, 2014

PURSUANT TO 11 DCMR § 3125.9, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO § 3125.6.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSE OF SECURING A BUILDING PERMIT, OR THE APPLICANT FILES A REQUEST FOR A TIME EXTENSION PURSUANT TO § 3130.6 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO § 3129.9, NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO §§ 3129.2 OR 3129.7, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR § 3125, APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION

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THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD AS THE SAME MAY BE AMENDED AND/OR MODIFIED FROM TIME TO TIME BY THE BOARD OF ZONING ADJUSTMENT.

IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 ET SEQ. (ACT), THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, GENETIC INFORMATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 18766 of New Southern Rock Baptist Church, pursuant to 11 DCMR §§ 3104.1 and 3103.2, for a special exception from § 216, to allow a church outreach ministry program in the R-3 District at premises 4510 8th Street, N.W. (Square 3017, Lot 33).¹

HEARING DATE: June 3, 2014

DECISION DATE: June 3, 2014

SUMMARY ORDER

SELF CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2. (Exhibit 5.)

The Board of Zoning Adjustment ("Board" or "BZA") provided proper and timely notice of the public hearing on this application by publication in the *D.C. Register* and by mail to Advisory Neighborhood Commission ("ANC") 4C and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 4C, which is automatically a party to this application. ANC 4C neither testified nor submitted a report regarding the application. The Applicant testified at the hearing that the ANC had reviewed the application and had voted unanimously to support it.

The Office of Planning ("OP") submitted a timely report on May 27, 2014, indicating that OP could not support the application. Among other issues, OP raised an issue about the Applicant needing to meet the requirements of § 216.6, which states that "[n]o signs or

¹ The Applicant withdrew its request for variance relief under § 216.3, as that relief was deemed not to be necessary based on how the Board had previously interpreted that subsection. The variance relief was requested in case the Board determined the phrase "existing church building(s)" only applied to the actual church building on Square 3104 and did not include the church property across the street where the church program was to be held. Subsection 216.3 requires the church program to be "carried on within the existing church building(s) or structure(s)." Here, the property where the church program is located is owned by the church and located across the street from the existing church building. The Office of Planning sought advice from the Zoning Administrator and the Office of the Attorney General ("OAG") as to the likelihood of the Board dismissing the case based on its reasoning in BZA Case No. 18418. OAG indicated to OP that the instant application could be distinguished from the previous one, both because the building would not be adjacent to the church and because the proposed programs are not accessory to the church use, but stand-alone programs for which separate certificates of occupancy would ordinarily be required. OAG also advised that the Board had previously discussed what constitutes a "church structure" in light of the requirement in § 216.3 in detail during the hearing for BZA Case No. 17458. In that case, the building that would house the church program was not the church itself, but was an auxiliary building owned by the church and located across an alley. The Board in that case ultimately held that no variance was needed, but relied largely on the fact that the building was "immediately adjacent" to the church. The Board noted that the church's ownership alone is not dispositive.

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display indicating the location of the church program shall be located on the outside of the building or the grounds.” (Exhibit 23.) OP noted that there is an existing sign on the front building façade of the subject property. At the hearing the Applicant promised to take the existing sign down and not to put up any other so as to be able to meet this subsection’s requirements. The Board accepted the Applicant’s promise on the record.

By its letter, dated May 27, 2014, the District Department of Transportation ("DDOT") indicated it had no objection to the Applicant's requests for special exception and variance relief. (Exhibit 24.)

As directed by 11 DCMR § 3119.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case for a special exception from the requirements under § 216. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP report filed in this case, the Board concludes that the Applicant has met the burden of proof for special exception relief, pursuant to 11 DCMR §§ 3104.1 and 216 that the requested relief can be granted as being in harmony with the general purpose and intent of the Zoning Regulations and Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3100.5, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that this application be **GRANTED SUBJECT TO APPROVED PLANS AT EXHIBIT 10**.

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

A majority of the Board members approved the issuance of this summary order.

VOTE: **4-0-1** (Lloyd J. Jordan, Marnique Y. Heath, Jeffrey L. Hinkle, and Michael G. Turnbull to Approve; S. Kathryn Allen, not present or voting.)

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

A majority of the Board members approved the issuance of this order.

FINAL DATE OF ORDER: June 5, 2014

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PURSUANT TO 11 DCMR § 3125.9, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO § 3125.6.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSE OF SECURING A BUILDING PERMIT, OR THE APPLICANT FILES A REQUEST FOR A TIME EXTENSION PURSUANT TO § 3130.6 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO § 3129.9, NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO §§ 3129.2 OR 3129.7, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR § 3125, APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD AS THE SAME MAY BE AMENDED AND/OR MODIFIED FROM TIME TO TIME BY THE BOARD OF ZONING ADJUSTMENT.

IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 *ET SEQ.* (ACT), THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, GENDER IDENTITY OR EXPRESSION, FAMILIAL STATUS, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, GENETIC INFORMATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION.

**ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA
NOTICE OF FINAL RULEMAKING
AND
Z.C. ORDER NO. 13-06
Z.C. Case No. 13-06
(Text Amendment – 11 DCMR)
(Text Amendments Relating to Retaining Walls)
March 31, 2014**

The full text of this Zoning Commission Order is published in the “Final Rulemaking” section of this edition of the *D.C. Register*.

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