District of Columbia



HIGHLIGHTS

- D.C. Council passes Law 20-219, Wage Transparency Act of 2014
- D.C. Council passes Law 20-224, Behavioral Health System of Care Amendment Act of 2014
- D.C. Council schedules a public hearing on Bill 21-10, Fairness in Public Engagement During Sale of Public Lands Amendment Act of 2015
- Alcoholic Beverage Regulation Administration schedules a public hearing on technical amendments to Title 23 (Alcoholic Beverages) of the District of Columbia Municipal Regulations
- Department of Housing and Community Development solicits offers for the development of three District-owned properties in Ward 8
- D.C. State Historic Preservation Officer announces intent to nominate Grant Circle Historic District to the National Register of Historic Places

DISTRICT OF COLUMBIA REGISTER

Publication Authority and Policy

The District of Columbia Office of Documents and Administrative Issuances publishes the *District of Columbia Register* (ISSN 0419-439X) every Friday under the authority of the *District of Columbia Documents Act*, D.C. Law 2-153, effective March 6, 1979, D.C. Official Code § 611 et *seq*. (2012 Repl.). The policies which govern the publication of the *Register* are set forth in the Rules of the Office of Documents and Administrative- Issuances (1 DCMR 300, *et seq*.). The Rules of the Office of Documents and Administrative Issuances (2012 Repl.). Rulemaking documents are also subject to the requirements of the *D.C. Administrative Procedure Act*, D.C. Official Code §2-501 et *seq*. (2012 Repl.).

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The deadline for filing documents for publication for District of Columbia <u>Agencies, Boards, Commissions, and Public Charter schools</u> is THUSDAY, NOON of the previous week before publication. The deadline for filing documents for publication for the <u>Council of the</u> <u>District of Columbia</u> is WEDNESDAY, NOON of the week of publication. If an official District of Columbia government holiday falls on Thursday, the deadline for filing documents is Wednesday. Email the Office of Documents and Administrative Issuances at <u>dcdocuments@dc.gov</u> to request the *District of Columbia Register* publication schedule.

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DISTRICT OF COLUMBIA OFFICE OF DOCUMENTS AND ADMINISTRATIVE ISSUANCES

RM 520 - 441 4th ST, ONE JUDICIARY SQ. - WASHINGTON, D.C. 20001 - (202) 727-5090

MURIEL E. BOWSER MAYOR VICTOR L. REID, ESQ. ADMINISTRATOR

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COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-206

"Plan for Comprehensive Services for Homeless Individuals at 425 2nd Street, N.W., Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-897 on first, and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 8, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-502 and was published in the December 19, 2014 edition of the D.C. Register (Vol. 61, page 12687). Act 20-502 was transmitted to Congress on January 27, 2015 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 20-502 is now D.C. Law 20-206, effective March 11, 2015.

Inll

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-207

"Public Space Enforcement Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-905 on first, and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 8, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-503 and was published in the December 19, 2014 edition of the D.C. Register (Vol. 61, page 12690). Act 20-503 was transmitted to Congress on January 27, 2015 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 20-503 is now D.C. Law 20-207, effective March 11, 2015.

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-208

"Housing Production Trust Fund Baseline Funding Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-708 on first and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 8, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-511 and was published in the December 19, 2014 edition of the D.C. Register (Vol. 61, page 12725). Act 20-511 was transmitted to Congress on January 27, 2015 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 20-511 is now D.C. Law 20-208, effective March 11, 2015.

VI Mende

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-209

"SeVerna, LLC, Real Property Tax Exemption and Real Property Tax Relief Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-589 on first and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 10, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-512 and was published in the December 19, 2014 edition of the D.C. Register (Vol. 61, page 12727). Act 20-512 was transmitted to Congress on January 27, 2015 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 20-512 is now D.C. Law 20-209, effective March 11, 2015.

1 Minde

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-210

"Promoting Economic Growth and Job Creation Through Technology Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-945 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 22, 2014, pursuant to Section 404(e) of the Charter, the bill became Act 20-514 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13072). Act 20-514 was transmitted to Congress on January 27, 2015 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 20-514 is now D.C. Law 20-210, effective March 11, 2015.

1) Menth

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-211

"Winter Sidewalk Safety Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-715 on first and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 12, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-515 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13074). Act 20-515 was transmitted to Congress on January 27, 2015 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 20-515 is now D.C. Law 20-211, effective March 11, 2015.

Mindu

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-212

"Dignity for Homeless Families Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-767 on first and second readings October 28, 2014, and November 18, 2014, respectively. The legislation was deemed approved without the signature of the Mayor on December 13, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-516 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13077). Act 20-516 was transmitted to Congress on January 27, 2015 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 20-516 is now D.C. Law 20-212, effective March 11, 2015.

i Mindl-

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-213

"Lawrence Guyot Way Designation Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-261 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 18, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-517 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13079). Act 20-517 was transmitted to Congress on January 27, 2015 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 20-517 is now D.C. Law 20-213, effective March 11, 2015.

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-214

"Percy Battle Way Designation Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-722 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 18, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-518 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13081). Act 20-518 was transmitted to Congress on January 27, 2015 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 20-518 is now D.C. Law 20-214, effective March 11, 2015.

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-215

"Uniform Certificate of Title for Vessels Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-791 on first and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on December 18, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-519 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13083). Act 20-519 was transmitted to Congress on January 27, 2015 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 20-519 is now D.C. Law 20-215, effective March 11, 2015.

Mind

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-216

"Department of Parks and Recreation Fee-based Use Permit Authority Clarification Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-904 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 18, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-520 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13104). Act 20-520 was transmitted to Congress on January 27, 2015 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 20-520 is now D.C. Law 20-216, effective March 11, 2015.

Minh

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-217

"Cashell Alley Designation Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-967 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 18, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-521 and was published in the December 26, 2014 edition of the D.C. Register (Vol. 61, page 13106). Act 20-521 was transmitted to Congress on January 27, 2015 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 20-521 is now D.C. Law 20-217, effective March 11, 2015.

1 Mente

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-218

"Conversion Therapy for Minors Prohibition Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-501 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 22, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-530 and was published in the January 2, 2015 edition of the D.C. Register (Vol. 62, page 7). Act 20-530 was transmitted to Congress on January 27, 2015 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 20-530 is now D.C. Law 20-218, effective March 11, 2015.

Mindle

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-219

"Wage Transparency Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-757 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 19, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-531 and was published in the January 2, 2015 edition of the D.C. Register (Vol. 62, page 9). Act 20-531 was transmitted to Congress on January 27, 2015 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 20-531 is now D.C. Law 20-219, effective March 11, 2015.

Inll

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-220

"DC Rocks, So We Need One Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-829 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 19, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-532 and was published in the January 2, 2015 edition of the D.C. Register (Vol. 62, page 12). Act 20-532 was transmitted to

Congress on January 27, 2015 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 20-532 is now D.C. Law 20-220, effective March 11, 2015.

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-221

"D.C. No Taxation Without Representation Way Designation Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-831 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 19, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-533 and was published in the January 2, 2015 edition of the D.C. Register (Vol. 62, page 14). Act 20-533 was transmitted to Congress on January 27, 2015 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 20-533 is now D.C. Law 20-221, effective March 11, 2015.

Minde

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-222

"Dedication of a Public Alley in Square 752, S.O. 14-15491, Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-907 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 19, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-535 and was published in the January 2, 2015 edition of the D.C. Register (Vol. 62, page 19). Act 20-535 was transmitted to Congress on January 27, 2015 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 20-535 is now D.C. Law 20-222, effective March 11, 2015.

Mi Mende

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-223

"Trash Compactor Tax Incentive Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-81 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 23, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-538 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 227). Act 20-538 was transmitted to Congress on January 27, 2015 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 20-538 is now D.C. Law 20-223, effective March 11, 2015.

NI Mind

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-224

"Behavioral Health System of Care Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-676 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 23, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-539 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 231). Act 20-539 was transmitted to Congress on January 27, 2015 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 20-539 is now D.C. Law 20-224, effective March 11, 2015.

Mend

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-225

"Copper Intrauterine Device Access Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-822 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 23, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-540 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 234). Act 20-540 was transmitted to Congress on January 27, 2015 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 20-540 is now D.C. Law 20-225, effective March 11, 2015.

Mmll

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-226

"Community Development Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-540 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-548 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 255). Act 20-548 was transmitted to Congress on January 27, 2015 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 20-548 is now D.C. Law 20-226, effective March 11, 2015.

Mar Ment

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-227

"Youth Tanning Safety Regulation Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-579 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-549 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 259). Act 20-549 was transmitted to Congress on January 27, 2015 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 20-549 is now D.C. Law 20-227, effective March 11, 2015.

Mint

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-228

"Public-Private Partnership Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-595 on first and second readings October 28, 2014 and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-550 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 261). Act 20-550 was transmitted to Congress on January 27, 2015 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 20-550 is now D.C. Law 20-228, effective March 11, 2015.

W Mind

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-229

"N Street Village, Inc. Tax and TOPA Exemption Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-690 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-551 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 276). Act 20-551 was transmitted to Congress on January 27, 2015 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 20-551 is now D.C. Law 20-229, effective March 11, 2015.

Theme

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-230

"Guardianship Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-710 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on December 30, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-552 and was published in the January 9, 2015 edition of the D.C. Register (Vol. 62, page 278). Act 20-552 was transmitted to Congress on January 27, 2015 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 20-552 is now D.C. Law 20-230, effective March 11, 2015.

Wi Mend-

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-231

"Closing of a Portion of Manchester Lane, N.W., adjacent to Square 2742, S.O. 08-3083, Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-955 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-553 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 420). Act 20-553 was transmitted to Congress on January 27, 2015 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 20-553 is now D.C. Law 20-231, effective March 11, 2015.

4 Mint

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-232

"Turkey Bowl Revenue Generation and Sponsorship Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-966 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 29, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-554 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 422). Act 20-554 was transmitted to Congress on January 27, 2015 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 20-554 is now D.C. Law 20-232, effective March 11, 2015.

Als Mint

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January February March 27, 28, 29, 30 2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27 2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-233

"Soccer Stadium Development Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-805 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on December 30, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-556 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 438). Act 20-556 was transmitted to Congress on January 27, 2015 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 20-556 is now D.C. Law 20-233, effective March 11, 2015.

Minh

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-234

"Small and Certified Business Enterprise Waiver and Recertification Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-892 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on December 31, 2014, as required by Section 404(e) of the Charter, the bill became Act 20-558 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 458). Act 20-558 was transmitted to Congress on January 27, 2015 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 20-558 is now D.C. Law 20-234, effective March 11, 2015.

Mir Minth

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-235

"Insurance Holding Company and Credit for Reinsurance Modernization Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-537 on first and second readings October 28, 2014, and November 18, 2014, respectively. Following the signature of the Mayor on January 6, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-559 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 461). Act 20-559 was transmitted to Congress on January 27, 2015 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 20-559 is now D.C. Law 20-235, effective March 11, 2015.

Mind

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-236

"Firefighter Retirement While Under Disciplinary Investigation Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-890 on first and second readings November 18, 2014, and December 2, 2014, respectively. Following the signature of the Mayor on January 6, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-561 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 485). Act 20-561 was transmitted to Congress on January 27, 2015 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 20-561 is now D.C. Law 20-236, effective March 11, 2015.

Minth

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-237

"Inspector General Qualifications Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-951 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on January 6, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-562 and was published in the January 16, 2015 edition of the D.C. Register (Vol. 62, page 489). Act 20-562 was transmitted to Congress on January 27, 2015 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 20-562 is now D.C. Law 20-237, effective March 11, 2015.

Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January27, 28, 29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-238

"Early Learning Quality Improvement Network Temporary Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-1009 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on January 22, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-589 and was published in the January 30, 2015 edition of the D.C. Register (Vol. 62, page 1326). Act 20-589 was transmitted to Congress on January 29, 2015 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 20-589 is now D.C. Law 20-238, effective March 13, 2015.

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Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10, 11, 12

COUNCIL OF THE DISTRICT OF COLUMBIA NOTICE

D.C. LAW 20-239

"Education Licensure Commission Temporary Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-1011 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on January 22, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-590 and was published in the January 30, 2015 edition of the D.C. Register (Vol. 62, page 1329). Act 20-590 was transmitted to Congress on January 29, 2015 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 20-590 is now D.C. Law 20-239, effective March 13, 2015.

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Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10, 11, 12

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-240

"Wage Theft Prevention Correction and Clarification Temporary Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-1013 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on January 22, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-591 and was published in the January 30, 2015 edition of the D.C. Register (Vol. 62, page 1332). Act 20-591 was transmitted to Congress on January 29, 2015 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 20-591 is now D.C. Law 20-240, effective March 13, 2015.

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Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10, 11, 12

COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

D.C. LAW 20-241

"District Government Certificate of Good Standing Filing Requirement Amendment Act of 2014"

As required by Section 412(a) of the District of Columbia Home Rule Act, P.L. 93-198 (the Charter), the Council of the District of Columbia adopted Bill 20-973 on first and second readings December 2, 2014, and December 17, 2014, respectively. Following the signature of the Mayor on January 22, 2015, as required by Section 404(e) of the Charter, the bill became Act 20-592 and was published in the January 30, 2015 edition of the D.C. Register (Vol. 62, page 1335). Act 20-592 was transmitted to Congress on January 29, 2015 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 20-592 is now D.C. Law 20-241, effective March 13, 2015.

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Phil Mendelson Chairman of the Council

Days Counted During the 30-day Congressional Review Period:

January29, 30February2, 3, 4, 5, 6, 9, 10, 11, 12, 13, 17, 18, 19, 20, 23, 24, 25, 26, 27March2, 3, 4, 5, 6, 9, 10, 11, 12

AN ACT D.C. ACT 21-20

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To approve, on an emergency basis, the award of an agreement to enter into a long-term subsidy contract for a multiyear term of 15 years in support of the District's Local Rent Supplement Program to fund housing costs associated with affordable housing units for Contract No. 2014-LRSP-01A with Girard Street Community Partners, LLC, for Local Rent Supplement Program units at the Girard Street Senior Apartments located at 1545 Girard Street, N.E., and to authorize payment for housing services to be received under the contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Local Rent Supplement Program Contract No. 2014-LRSP-01A Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202 of the Procurement Practices Reform Act of 2010, effective April 7, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02), the Council approves the agreement to enter into a long-term subsidy contract between the District of Columbia Housing Authority and Girard Street Community Partners, LLC, for an annual subsidy amount of \$393,000 and authorizes payment for services to be received under the contract.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in

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section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED March 30, 2015

AN ACT **D.C. ACT 21-21**

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To approve, on an emergency basis, the exercise of the second option year of Task Order No. CW15546 with AT&T Mobility National Accounts LLC to supply the District with wireless telecommunications products and services, and other wireless telecommunication solutions related to enterprise communications and information technology, and to authorize payment for the services received and to be received under the task order.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Task Order No. CW15546 Option Year Two Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202(a) of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02(a)), the Council approves the exercise of the second option year of Task Order No. CW15546 with AT&T Mobility National Accounts LLC to supply the District with wireless telecommunications products and services, and other wireless telecommunication solutions related to enterprise communications and information technology, and authorizes payment not to exceed \$2,000,000 for services received and to be received under the task order from October 1, 2014 through September 30, 2015.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Sensel Mayor

District of Columbia APPROVED March 30, 2015

AN ACT D.C. ACT 21-22

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To approve, on an emergency basis, the modification to Contract No. CW25390 with Precision Truck Repair, Inc. for school-bus maintenance services to increase the not-to-exceed amount to \$1,500,000, and to authorize payment for the services received and to be received under the contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Modification to Contract No. CW25390 Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202(a) of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02(a)), the Council approves the modification to Contract No. CW25390 with Precision Truck Repair, Inc. for school-bus maintenance services and authorizes payment in the not-to-exceed amount to \$1,500,000 for services received and to be received under the contract from June 1, 2014 to May 31, 2015.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in

section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED March 30, 2015

AN ACT D.C. ACT 21-23

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To approve, on an emergency basis, Contract No. DCAM-13-AE-0138 and Change Orders Nos. 001 through 003 to Contract No. DCAM-13-AE-0138 with the BLOC-Atlantic, LLC/Shinberg/Levinas Architectural Design, Inc. Joint Venture for architectural and engineering services for the Hyde-Addison Elementary School Complex, and to authorize payment for the goods and services received and to be received under the contract and change orders.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Contract No. DCAM-13-AE-0138 and Change Orders Nos. 001 through 003 to Contract No. DCAM-13-AE-0138 Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202(a) of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02(a)), the Council approves Contract No. DCAM-13-AE-0138 and Change Orders Nos. 001 through 003 to Contract No. DCAM-13-AE-0138 with BLOC-Atlantic, LLC/Shinberg/Levinas Architectural Design Inc. Joint Venture for architectural and engineering services for the Hyde-Addison Elementary School Complex, in the aggregate amount of \$1,148,102, and authorizes payment for the goods and services received and to be received under the contract and change orders.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal statement of the Chief Financial Officer 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

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District of Columbia APPROVED March 27, 2015

AN ACT D.C. ACT 21-24

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To approve, on an emergency basis, Change Orders Nos. 004 and 005 to Contract No. DCAM-12-CS-0165 with Prince Construction Company/W.M. Schlosser Company, Inc. JV for the renovation and expansion of the inmate processing center at the District's Central Detention Facility, and to authorize payment in the aggregate amount of \$2,930,168 for the goods and services received and to be received under these change orders.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Change Orders Nos. 004 and 005 to Contract No. DCAM-12-CS-0165 Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202(a) of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02(a)), the Council approves Change Orders Nos. 004 and 005 to Contract No. DCAM-12-CS-0165 with Prince Construction Company/W.M. Schlosser Company, Inc. JV, for the renovation and expansion of the inmate processing center at the District's Central Detention Facility, in the aggregate amount of \$2,930,168, and authorizes payment for the goods and services received and to be received under these change orders.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal statement of the Chief Financial Officer 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), and shall remain in effect for no longer than

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90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 30, 2015



AN ACT D.C. ACT 21-25

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To approve, on an emergency basis, the exercise of the first option year of Contract No. CW25933 with Public Performance Management, LLC to provide mission oriented business integrated services, and authorize payment for the goods and services received and to be received under the contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Contract No. CW25933 Option Year One Approval and Payment Authorization Emergency Act of 2015".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 202 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.02), the Council approves the exercise of the first option year of Contract No. CW25933 with Public Performance Management, LLC, and authorizes payment not to exceed \$10,000,000 for goods and services received and to be received under that contract from January 29, 2015 through January 28, 2016.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in

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section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-26

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on an emergency basis, the District of Columbia School Reform Act of 1995 to allow a public charter school to offer priority in enrollment to any students who were previously enrolled in the facility where that charter school will operate in the succeeding school year; and to amend section 29-412.20 of the District of Columbia Official Code to grant the Attorney General the authority to dissolve a nonprofit corporation organized for the purpose of operating a public charter school if the charter for the public charter school has been revoked, non-renewed, or relinquished.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Public Charter School Priority Enrollment Emergency Amendment Act of 2015".

Sec. 2. Section 2206 of the District of Columbia School Reform Act of 1995, approved April 26, 1996 (110 Stat. 1321; D.C. Official Code § 38-1802.06), is amended by adding a new subsection (d-1) to read as follows:

"(d-1) Admission to a successor public charter school. – Notwithstanding subsection (c) of this section, a public charter school that operates in a facility where a public charter school whose charter has been lost through revocation, non-renewal, or voluntarily relinquishment previously operated, shall, for its first year of operation in that facility, admit students who were enrolled in the previous school during the school year preceding the loss of its charter. If the successor public charter school does not have sufficient capacity to admit all students who were enrolled in the previous school and who wish to enroll in the successor school, students who were enrolled in the previous school shall be admitted using a random selection process."

Sec. 3. Section 29-412.20(a)(1) of the District of Columbia Official Code is amended as follows:

(a) Subparagraph (B) is amended by striking the word "or" at the end.

(b) Subparagraph (C) is amended by striking the semicolon and inserting the phrase "; or" in its place.

(c) A new subparagraph (D) is added to read as follows:

"(D) The corporation was organized for the purpose of operating a public charter school pursuant to Chapter 18 of Title 38 and the charter for the public charter school has

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been revoked, has not been renewed, or has been voluntarily relinquished and the corporation has failed to voluntarily dissolve as required by § 38-1802.13a;".

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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)), and publication in the District of Columbia Register.

Sec. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-27

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on an emergency basis, the District of Columbia Government Comprehensive Merit Personnel Act of 1978 to approve the salary adjustment submitted by the Mayor for the position of the Chancellor of the District of Columbia Public Schools.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Chancellor of the District of Columbia Public Schools Salary Adjustment Emergency Amendment Act of 2015".

Sec. 2. Section 1052(b)(2) of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C. Official Code § 1-610.52(b)(2)), is amended by striking the phrase "the Chancellor of the District of Columbia Public Schools Kaya Henderson (\$275,000)" and inserting the phrase "the Chancellor of the District of Columbia Public Schools Kaya Henderson (\$284,000)" in its place.

Sec. 3. Applicability. This act shall apply as of January 2, 2015.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 5. 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), and shall remain in effect for no longer than

90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 193 (87 Stat. 88; D.C. Official Code § 204.12(a)).

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Chairman Council of the District of Columbia

JSUL

Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-28

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on an emergency basis, due to congressional review, the Animal Control Act of 1979 to clarify that an educational institution is permitted to have animals for educational and instructional purposes.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Classroom Animal for Educational Purposes Clarification Congressional Review Emergency Amendment Act of 2015".

Sec. 2. Section 9(h) of the Animal Control Act of 1979, effective October 18, 1979 (D.C. Law 3-30; D.C. Official Code § 8-1808(h)), is amended by adding a new paragraph (6) to read as follows:

"(6) Paragraph (1) of this subsection shall not apply to educational institutions that possess animals for educational and instructional purposes and that otherwise comply with humane, sanitary, and safe treatment requirements, as set forth in section 502 of the Animal Protection Amendment Act of 2008, effective December 5, 2008 (D. C. Law 17-281; D.C. Official Code § 8-1851.02).".

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Sewser

Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-29

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To authorize, on an emergency basis, due to congressional review, the Mayor to assemble the W Street Trash Transfer site, Lots 36, 41, and 802 in Square 3942 and Parcels 0143/107 and 0143/110, through the use of eminent domain.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Lots 36, 41, and 802 in Square 3942 and Parcels 0143/107 and 0143/110 Eminent Domain Authorization Congressional Review Emergency Act of 2015".

Sec. 2. Findings. The Council finds that:

(1) The District of Columbia Water and Sewer Authority ("DC Water") currently operates a site south of N Place, S.E., north of the Anacostia River and between 1st and Canal Streets, S.E. ("DC Water Site").

(2) Pursuant to the Anacostia Waterfront Framework Plan, the District of Columbia plans to dispose of and develop a portion of the DC Water Site so as to leverage other large-scale District investments in the Capitol Riverfront/Near Southeast neighborhood, such as the South Capitol Street Bridge project and Nationals Park thereby serving to accelerate and promote economic vitality as well as enhance economic development in the District of Columbia.

(3) For the planned disposition and development to proceed, it is necessary for DC Water to relocate the functions currently at the DC Water Site.

(4) The District of Columbia and DC Water have entered into a Memorandum of Understanding for DC Water to relocate a portion of the uses from the DC Water Site to a site in Prince Georges County, Maryland.

(5) The District desires to relocate the current DC Water Site uses not being relocated to the Prince Georges County site, including customer care and sewer service operations, to Lots 36, 41, and 802 in Square 3942 and Parcels 0143/107 and 0143/110 ("W Street Site").

(6) The W Street Site is currently occupied by a private trash transfer station.

(7) The trash transfer station is a blighting factor in Brentwood and its surrounding communities.

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(8) Residents of Brentwood and the surrounding communities have concerns regarding the noxious fumes that emanate from the trash transfer station and pervasive vermin and have complained that there is an increased incidence of health concerns.

(9) The W Street Site trash transfer station continues to operate as an open air trash transfer station which allows its pungent odors to reach much farther than they would if the facility were closed.

(10) Since August 2012, the District Department of the Environment has conducted at least 37 inspections and issued 8 notices of infractions to the W Street Site trash transfer station.

(11) The W Street Site will provide an opportunity to construct and establish an updated customer care and sewer service operation for DC Water that is more centrally located within the District of Columbia.

(12) The relocation of DC Water to the W Street Site shall not be considered as a permanent solution to the future use of the site. The permanent future use of the WStreet Site should include sustainable economic development and be made in consultation with the surrounding community.

Sec. 3. Exercise of eminent domain.

The Mayor may exercise eminent domain in accordance with the procedures set forth in subchapter II of Chapter 13 of Title 16 of the District of Columbia Official Code to acquire Lots 36, 41 and 802 in Square 3942 and Parcels 0143/107 and 0143/110 for the purposes set forth in section 2.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

au)S/ Mayor

District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-30

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on an emergency basis, the Vending Regulation Act of 2009 to maintain criminal penalty provisions for a violation of the act or a vending regulation.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Vending Regulations Emergency Amendment Act of 2015".

Sec. 2. Section 9 of the Vending Regulation Act of 2009, effective October 22, 2009 (D.C. Law 18-71; D.C. Official Code § 37-131.08), is amended as follows:

(a) The existing text is designated as subsection (a).

(b) A new subsection (b) is added to read as follows:

"(b) Any person who violates any of the provisions of this act or any regulations issued pursuant to this act shall, upon conviction, be subject to a fine not to exceed the amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or by imprisonment not to exceed 90 days, or both, for each violation.".

Sec. 3. Applicability. This act shall apply as of March 21, 2015.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in

section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code §1-204.12(a)).

Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-31

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

APRIL 1, 2015

To prohibit, on an emergency basis, due to congressional review, employers from testing potential employees for marijuana use during the hiring process, unless otherwise required by law.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Prohibition of Pre-Employment Marijuana Testing Congressional Review Emergency Act of 2015".

Sec. 2. (a) An employer may only test a prospective employee for marijuana use after a conditional offer of employment has been extended, unless otherwise required by law.

(b) Nothing in this act shall be construed to:

(1) Affect employee compliance with employer workplace drug policies;

(2) Require an employer to permit or accommodate the use, consumption,

possession, transfer, display, transportation, sale, or growing of marijuana in the workplace or at any time during employment;

(3) Interfere with federal employment contracts; or

(4) Prevent the employer from denying a position based on a positive test for

marijuana.

(c) For the purposes of this section, the term:

(1) "Employer" shall have the same meaning as provided in section 2(6) of the District of Columbia Occupational Safety and Health Act of 1988, effective March 16, 1989 (D.C. Law 7-186; D.C. Official Code § 32-1101(6)).

(2) "Prospective employee" means any individual applying for employment with an employer.

Sec. 3. Reporting.

Within 6 months after the effective date of this act, the Mayor shall:

(1) Establish a public information campaign aimed at educating the public on the impact of marijuana use and abuse;

(2) Report to Council the type, frequency, provider, and school grade level of health educations programs in public schools related to substance abuse, including programs designed to address alcohol, tobacco, and marijuana use; and

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(3) Evaluate the effectiveness of the District government's treatment programs regarding the use and abuse of marijuana.

Sec. 4. Applicability. This act shall apply as of March 18, 2015.

Sec. 5. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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. 6. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code §1-204.12(a)).

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Chairman Council of the District of Columbia

UNSIGNED

Mayor District of Columbia March 27, 2015

AN ACT

D.C. ACT 21-32

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on an emergency basis, due to congressional review, the Health Services Planning Program Re-establishment Act of 1996 to exempt the Not-for-Profit Hospital Corporation from the certificate of need requirements for a period of one year for the establishment of an ambulatory health care clinic in Ward 8, provided that it establishes 2 mobile health clinics to operate in Wards 7 and 8.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Not-for-Profit Hospital Corporation Certificate of Need Exemption Congressional Review Emergency Amendment Act of 2015".

Sec. 2. Section 8(b) of the Health Services Planning Program Re-establishment Act of 1996, effective April 9, 1997 (D.C. Law 11-191; D.C. Official Code § 44-407(b)), is amended as follows:

(a) Paragraph (12) is amended by striking the phrase "service; and" and inserting the phrase "service;" in its place.

(b) Paragraph (13) is amended by striking the phrase "Hospital." and inserting the phrase "Hospital; and" in its place.

(c) A new paragraph (14) is added to read as follows:

"(14)(A) Operation by the Not-for-Profit Hospital Corporation of an ambulatory care clinic located in Ward 8; provided, that the Not-for-Profit Hospital Corporation also establishes 2 mobile health clinics to operate in Wards 7 and 8 within 180 days after the effective date of the Not-For-Profit Hospital Corporation Certificate of Need Exemption Emergency Amendment Act of 2014, effective January 6, 2015 (D.C. Act 20-563; 62 DCR 491).

"(B) The mobile health clinics established pursuant subparagraph (A) of this paragraph shall also be exempt from the certificate of need review.

"(C)The exemptions provided in this paragraph shall expire one calendar year after the effective date of the Not-For-Profit Hospital Corporation Certificate of Need Exemption Emergency Amendment Act of 2014, effective January 6, 2015 (D.C. Act 20-563; 62 DCR 491).".

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Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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 of the District of Columbia to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204(a)).

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Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-33

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on an emergency basis, due to congressional review, the Grandparent Caregivers Pilot Program Establishment Act of 2005 to allow the Grandparent Caregivers Program subsidy to be transferred to a relative caregiver when a grandparent is no longer able to care for the child.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA. That this act may be cited as the "Grandparent Caregivers Program Subsidy Transfer Congressional Review Emergency Amendment Act of 2015".

Sec. 2. The Grandparent Caregivers Pilot Program Establishment Act of 2005, effective March 8, 2006 (D.C. Law 16-69; D.C. Official Code § 4-251.01 et seq.), is amended as follows: (a) Section 101 (D.C. Official Code § 4-251.01) is amended as follows:

(1) A new paragraph (1A) is added to read as follows:

"(1A) "Godparent" means an individual identified by a relative of the child by blood, marriage, domestic partnership, or adoption, in a sworn affidavit, to have close personal or emotional ties with the child or the child's family, which pre-dated the child's placement with the individual.".

(2) A new paragraph (3A) is added to read as follows:

"(3A) "Relative" means an individual who is related to the child by blood, marriage, domestic partnership, or adoption or is a godparent of the child.".

(b) A new section 103a is added to read as follows:

"Sec. 103a. Transfer of subsidy.

"(a) The Mayor may transfer subsidy payments to a relative caregiver upon the death or mental or physical incapacity of a grandparent if:

"(1) The relative caregiver files an application for a subsidy within 30 days of becoming the child's primary caregiver;

"(2) The relative caregiver has a strong commitment to caring for the child;

"(3) The child's parent does not reside in the relative caregiver's home; provided, that a parent may reside in the home without disqualifying the relative caregiver from receiving a subsidy if:

"(A) The parent has designated the relative caregiver to be the child's standby guardian pursuant to Chapter 48 of Title 16;

"(B) The parent is a minor enrolled in school; or

"(C) The parent is a minor with a medically verifiable disability under criteria prescribed by the Mayor pursuant to section 106;

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"(4) The relative caregiver and all adults residing in the relative caregiver's home have submitted to criminal background checks;

"(5) The relative caregiver is a resident of the District as defined by section 503 of the District of Columbia Public Assistance Act of 1982, effective April 6, 1982 (D.C. Law 4-101; D.C. Official Code § 4-205.03);

"(6) The relative caregiver has applied for Temporary Assistance for Needy Families benefits for the child;

"(7) The relative caregiver has entered into a subsidy agreement that includes a provision that no payments received under the agreement shall inure to the benefit of the child's parent but shall be solely for the benefit of the child;

"(8) The relative caregiver is not currently receiving a guardianship or adoption subsidy for the child;

"(9) The relative caregiver has provided a signed statement, sworn under penalty of perjury, that the information provided to establish eligibility pursuant to this section or rules promulgated pursuant to section 106 is true and accurate to the best belief of the relative caregiver applicant; and

"(10) The relative caregiver has met any additional requirements of rules promulgated pursuant to section 106.

"(b)(1) The Mayor shall recertify the eligibility of each relative caregiver receiving a subsidy on at least an annual basis.

"(2) For the purposes of the recertification, a relative caregiver may be required to provide a signed statement, sworn under penalty of perjury, that the information provided to establish continued eligibility pursuant to this section or any rules issued pursuant to section 106 remains true and accurate to the best belief of the relative caregiver.

"(c)(1) The Mayor shall terminate subsidy payments to a relative caregiver at any time if: "(A) The Mayor determines the relative caregiver no longer meets the

eligibility requirements established by this section or by rules issued pursuant to section 106; or "(B) There is a substantiated finding of child abuse or neglect against the

relative caregiver resulting in the removal of the child from the relative caregiver's home. (2) A relative caregiver whose subsidy payments are terminated as a result of the

removal of the child from the relative caregiver's home may reapply if the child has been returned to the relative caregiver's home.

"(d) Eligibility for subsidy payments under this section may continue until the child reaches 18 years of age.

"(e) The determination of whether to transfer a subsidy is solely within the discretion of the Mayor.

"(f) An applicant whose application for a subsidy transfer has been denied shall not be entitled to a hearing under 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.*).

"(g) A relative caregiver whose subsidy has been terminated shall be entitled to a fair hearing under the applicable provisions of 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.*); provided, that a relative caregiver shall not be entitled to a hearing if the termination of a subsidy is based upon the unavailability of appropriated funds.

"(h) Any statement under this section made with knowledge that the information set forth in the statement is false shall be subject to prosecution as a false statement under section 404(a) of the District of Columbia Theft and White Collar Crimes Act of 1982, effective December 1, 1982 (D.C. Law 4-164; D.C. Official Code § 22-2405(a)).".

(c) Section 104 (D.C. Official Code § 4-251.04) is amended as follows:

(1) Subsection (b) is amended by striking the word "grandparent" and inserting the phrase "grandparent or relative caregiver" in its place.

(2) Subsection (c) is amended by striking the word "grandparent" and inserting the phrase "grandparent or relative caregiver" in its place.

(d) Section 105 (D.C. Official Code § 4-251.05) is amended by adding a new paragraph (5A) to read as follows:

"(5A) The number of subsidies transferred to a relative caregiver pursuant to section 103a;".

Sec. 3. Applicability. This act shall apply as of March 8, 2015.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District

of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-34

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on an emergency basis, the Testing Integrity Act of 2013 to permit the use of computers and cell phones solely during the administration of computer-based Districtwide assessments as outlined in guidance issued by the Office of the State Superintendent of Education.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Testing Integrity Emergency Amendment Act of 2015".

Sec. 2. The Testing Integrity Act of 2013, effective October 17, 2013 (D.C. Law 20-27; D.C. Official Code § 38-771.01 *et seq.*), is amended as follows:

(a) Section 103(a)(4)(K) (D.C. Official Code § 38-771.03(a)(4)(K)) is amended to read as follows:

"(K) Using cell phones or unapproved electronics, including unapproved computers, during the administration of a Districtwide assessment; provided, that cell phones or approved computers may be used during the administration of a computer-based Districtwide assessment as outlined in guidance issued by OSSE.".

Sec. 3. Applicability. This act shall apply as of March 2, 2015.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Mayor

District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-35

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on an emergency basis, the State Education Office Establishment Act of 2000 to exempt individual educator evaluation data from public disclosure; and to amend the District of Columbia Administrative Procedure Act to exempt the educator evaluation data from public disclosure.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Educator Evaluation Data Protection Emergency Amendment Act of 2015".

Sec. 2. The State Education Office Establishment Act of 2000, effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code§ 38-2601 *et seq.*), is amended by adding a new section 7g to read as follows:

"Sec. 7g. Educator evaluations.

"(a) Individual educator evaluations and effectiveness ratings, observation, and valueadded data collected or maintained by OSSE are not public records and shall not be subject to disclosure pursuant to section 202 of the District of Columbia Administrative Procedure Act, effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-532).

"(b) Nothing in this section shall prohibit OSSE from:

"(1) Using educator evaluations or effectiveness ratings to fulfill existing requirements of a state educational agency under applicable federal or local law; or

"(2) Publicly disclosing aggregate reports and analyses regarding the results of educator evaluation data.

"(c) For the purposes of this section, the term "educator" means a principal, assistant principal, school teacher, assistant teacher, or a paraprofessional.".

Sec. 3. Section 204(a) of the District of Columbia Administrative Procedure Act, effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-534(a)), is amended as follows:

(a) Paragraph (14) is amended by striking the word "and" at the end.

(b) Paragraph (15) is amended by striking the period and inserting the phrase "; and" in its place.

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(c) A new paragraph (16) is added to read as follows:

"(16) Information exempt from disclosure pursuant to section 7g of the State Education Office Establishment Act of 2000, passed on emergency basis on March 3, 2015 (Enrolled version of Bill 21-110)."

Sec. 4. Applicability. This act shall apply as of March 21, 2015.

Sec. 5. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 6. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Mayor

District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-36

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on an emergency basis, the Legalization of Marijuana for Medical Treatment Initiative of 1999 to extend the time period that an applicant for a registration to operate a cultivation center whose application was pending as of June 20, 2012, shall be allowed to modify the application.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Medical Marijuana Cultivation Center Emergency Amendment Act of 2015".

Sec. 2. Section 7(g-1)(2) of the Legalization of Marijuana for Medical Treatment Initiative of 1999, effective July 27, 2010 (D.C. Law 18-210; D.C. Official Code § 7-1671.06(g-1)(2)), is amended by striking the phrase "within 180 days of the effective date of the Medical Marijuana Cultivation Center Temporary Amendment Act of 2013, effective May 1, 2013 (D.C. Law 20-1: 60 DCR 3962)" and inserting the phrase "within 90 days after the effective date of the Medical Marijuana Cultivation Center Emergency Amendment Act of 2015, passed on emergency basis on March 17, 2015 (Enrolled version of Bill 21-128)" in its place.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-37

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on a temporary basis, the Retail Incentive Act of 2014 to modify the boundaries of the Bladensburg Road, N.E., Retail Priority Area; and to amend the H Street, N.E., Retail Priority Area Incentive Act of 2010 to clarify that restaurants whose annual alcohol sales exceed 20% are not eligible for retail development project grants and to clarify the location of businesses that are eligible to receive retail development project grants.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "H Street, N.E., Retail Priority Area Clarification Temporary Amendment Act of 2015".

Sec. 2. Section 4(g) of the Retail Incentive Act of 2004, effective September 8, 2004 (D.C. Law 15-185; D.C. Official Code § 2-1217.73(g)), is amended to read as follows:

"(g) There is established the Bladensburg Road, N.E., Retail Priority Area, which shall consist of the parcels, squares, and lots within the following area: Beginning at the intersection of Holbrook Street, N.E., and Mount Olivet Road, N.E.; thence east on Mount Olivet Road, N.E., to Bladensburg Road, N.E.; thence south on Bladensburg Road, N.E., to 17th Street, N.E.; thence south on 17th Street, N.E., to H Street, N.E.; thence east on H Street, N.E., to 19th Street, N.E.; thence south on 19th Street, N.E., to Benning Road, N.E.; thence east on Benning Road, N.E., to Oklahoma Avenue, N.E.; continuing southwest along Oklahoma Avenue, N.E., to the center line of E Street, N.E.; continuing west on E Street, N.E., to the center line of 21st Street, N.E.; continuing north on 21st Street, N.E.; thence west on G Street, N.E., to 14th Street, N.E.; thence north on 14th Street, N.E., to Florida Avenue, N.E.; thence west on Florida Avenue, N.E., to Holbrook Street, N.E.; thence north on Holbrook Street, N.E.; to the center line of beginning.".

Sec. 3. Section 4 of the H Street, N.E., Retail Priority Area Incentive Act of 2010, effective April 8, 2011 (D.C. Law 18-354; D.C. Official Code § 1-325.173), is amended as follows:

(a) Subsection (b)(2) is amended by striking the word "restaurants" and inserting the phrase "restaurants whose annual alcohol sales exceed 20%" in its place.

(b) Subsection (c)(2) is amended to read as follows:

"(2) Frontage on a commercial corridor within the H Street, N.E., Retail Priority

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Area;".

Sec. 4. The H Street, N.E., Real Priority Area Incentive Temporary Amendment Act of 2014, enacted on November 10, 2014 (D.C. Act 20-475; 61 DCR 12121), is repealed.

Sec. 5. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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. 6. Effective date.

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

(b) This act shall expire after 225 days of its having taken effect.

^rChairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-38

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on a temporary basis, the Minimum Wage Act Revision Act of 1992 to exempt an employer from keeping precise time records for bona fide executive, administrative, and professional, as well as certain other, employees, to require an employer or a temporary staffing firm to provide notice regarding payment to an employee in a second language if the Mayor has made available a translation of the sample notice template in that second language and the employer knows that second language to be the employee's primary language or the employee requests notice in that second language, and to require the Mayor to make available, in any language required for a vital document under the Language Access Act of 2004, a translation of the sample template to be used by an employer or a temporary staffing firm when providing notice to an employee regarding payment; ; and to amend An Act To provide for the payment and collection of wages in the District of Columbia to continue to exempt an employee sat least twice during each calendar month; provided, that the employer pays wages to such employees at least once per month.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Wage Theft Prevention Clarification Temporary Amendment Act of 2015".

Sec. 2. The Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1001 *et seq.*), is amended as follows:

(a) Section 9 (D.C. Official Code § 32-1008) is amended as follows:

(1) Subsection (a)(1)(D) is amended to read as follows:

"(D) The precise time worked each day and each workweek by each employee, except for employees who are exempt from the minimum wage and overtime requirements under section 5(a); and".

(2) Subsection (c) is amended by striking the phrase "shall furnish to each employee at the time of hiring a written notice, both in English and in the employee's primary language, containing the following information:" and inserting the phrase "shall furnish to each employee at the time of hiring a written notice in English in the form made available by the Mayor pursuant to subsection (e) of this section. If, pursuant to subsection (e) of this section, the Mayor has made available a translation of the sample template in a second language that is

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known by the employer to be the employee's primary language or that the employee requests, the employer also shall furnish written notice to the employee in that second language. The notice shall contain the following information:" in its place.

(3) Subsection (e) is amended to read as follows:

"(e) The Mayor shall make available for employers a sample template of the notice required by subsection (c) of this section within 60 days of the effective date of the Wage Theft Prevention Amendment Act of 2014, enacted on September 19, 2014 (D.C. Act 20-426; 61 DCR 10157). The Mayor also shall make available for employers a translation of the sample template in any language required for vital documents pursuant to section 4 of the Language Access Act of 2004, effective June 19, 2004 (D.C. Law 15-167; D.C. Official Code § 2-1933)."

(b) Section 9a is amended as follows:

(1) Subsection (a)(1) is amended by striking the phrase "containing the information required by section 9(c)" and inserting the phrase "containing the information required by section 9(c) and in the form of the sample template made available by the Mayor pursuant to section 9(e). The notice shall be provided in English and if, pursuant to section 9(e), the Mayor has made available a translation of the sample template in a second language that is known by the employer to be the employee's primary language or that the employee requests, the employer also shall furnish written notice to that employee in that second language." in its place.

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

"(b)(1) When a temporary staffing firm assigns an employee to perform work at, or provide services for another organization, the temporary staffing firm shall furnish the employee a written notice in English, in the form of the sample template made available by the Mayor pursuant to subsection (c) of this section, of:

"(A) The specific designated payday for the particular assignment;

"(B) The actual rate of pay for the assignment and the benefits, if any to

be provided;

"(C) The overtime rate of pay the employee will receive or, if applicable, inform the employee that the position is exempt from additional overtime compensation and the basis for the overtime exemption;

"(D) The location and name of the client employer and the temporary

staffing firm;

"(E) The anticipated length of the assignment;

"(F) Whether training or safety equipment is required and who is obligated to provide and pay for the equipment;

"(G) The legal entity responsible for workers' compensation, should the employee be injured on the job; and

"(H) Information about how to contact the designated enforcement agency for concerns about safety, wage and hour, or discrimination.

"(2) If, pursuant to subsection (c) of this section, the Mayor has made available a translation of the sample template in a second language that is known by the employer to be the employee's primary language or that the employee requests, the employer also shall furnish written notice to that employee in the second language."

(3) Subsection (c) is amended to read as follows:

"(c) The Mayor shall make available for temporary staffing firms a sample template of the notice required by subsection (b) of this section within 60 days of the effective date of the Wage Theft Prevention Amendment Act of 2014, enacted on September 19, 2014 (D.C. Act 20-426; 61 DCR 10157). The Mayor also shall make available for employers a translation of the sample template in any language required for vital documents pursuant to section 4 of the Language Access Act of 2004, effective June 19, 2004 (D.C. Law 15-167; D.C. Official Code § 2-1933)."

Sec. 3. Section 2 of An Act To provide for the payment and collection of wages in the District of Columbia, approved August 3, 1956 (70 Stat. 976; D.C. Official Code § 32-1302), is amended by striking the phrase "Every employer shall pay all wages earned to his employees at least twice during each calendar month, on regular paydays designated in advance by the employer;" and inserting the phrase "Every employer shall pay all wages earned to his employees on regular paydays designated in advance by the employees on regular paydays designated in advance by the employees on regular paydays designated in advance by the employees (those employees that all bona fide administrative, executive, and professional employees (those employees employed in a bona fide administrative, executive, or professional capacity, as defined in 7 D.C.M.R. § 999.1) shall be paid at least once per month;" in its place.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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. 5. Effective date.

(a) 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

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

(b) This act shall expire after 225 days of its having taken effect.

Chairman Council of the District of Columbia

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Mayor District of Columbra APPROVED March 27, 2015

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AN ACT

D.C. ACT 21-39

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 27, 2015

To amend, on a temporary basis, the District of Columbia School Reform Act of 1995 to allow a public charter school to offer priority in enrollment to any students who were previously enrolled in the facility where that charter school will operate in the succeeding school year; and to amend section 29-412.20 of the District of Columbia Official Code to grant the Attorney General the authority to dissolve a nonprofit corporation organized for the purpose of operating a public charter school if the charter for the public charter school has been revoked, non-renewed, or relinquished.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Public Charter School Priority Enrollment Temporary Amendment Act of 2015".

Sec. 2. Section 2206 of the District of Columbia School Reform Act of 1995, approved April 26, 1996 (110 Stat. 1321; D.C. Official Code § 38-1802.06), is amended by adding a new subsection (d-1) to read as follows:

"(d-1) Admission to a successor public charter school – Notwithstanding subsection (c) of this section, a public charter school that operates in a facility where a public charter school whose charter has been lost through revocation, non-renewal, or voluntarily relinquishment previously operated, shall, for its first year of operation in that facility, admit students who were enrolled in the previous school during the school year preceding the loss of its charter. If the successor public charter school does not have sufficient capacity to admit all students who were enrolled in the previous school and who wish to enroll in the successor school, students who were enrolled in the previous school shall be admitted using a random selection process."

Sec. 3. Section 29-412.20(a)(1) of the District of Columbia Official Code is amended as follows:

(a) Subparagraph (B) is amended by striking the word "or" at the end.

(b) Subparagraph (C) is amended by striking the semicolon and inserting the phrase "; or" in its place.

(c) A new subparagraph (D) is added to read as follows:

"(D) The corporation was organized for the purpose of operating a public charter school pursuant to Chapter 18 of Title 38 and the charter for the public charter school has

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been revoked, has not been renewed, or has been voluntarily relinquished and the corporation has failed to voluntarily dissolve as required by § 38-1802.13a;".

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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)), and publication in the District of Columbia Register.

Sec. 5. Effective date.

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

(b) This act shall expire after 225 days of its having taken effect.

Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 27, 2015

AN ACT

D.C. ACT 21-40

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on a temporary basis, the District of Columbia Government Comprehensive Merit Personnel Act of 1978 to approve the salary adjustment submitted by the Mayor for the position of the Chancellor of the District of Columbia Public Schools.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Chancellor of the District of Columbia Public Schools Salary Adjustment Temporary Amendment Act of 2015".

Sec. 2. Section 1052(b)(2) of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C. Official Code § 1-610.52(b)(2)), is amended by striking the phrase "the Chancellor of the District of Columbia Public Schools Kaya Henderson (\$275,000)," and inserting the phrase "the Chancellor of the District of Columbia Public Schools Kaya Henderson (\$284,000)," in its place.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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.

(a) 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.

(b) This act shall expire after 225 days of its having taken effect.

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Council of the District of Columbia

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Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-41

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on a temporary basis, the Health Benefit Exchange Authority Establishment Act of 2011 to provide for the financial sustainability of the Health Benefit Exchange Authority by adopting an annual broad- based assessment of all health insurance carriers that will support its annual budget.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Health Benefit Exchange Authority Financial Sustainability Temporary Amendment Act of 2015".

Sec. 2. The Health Benefit Exchange Authority Establishment Act of 2011, effective March 2, 2012 (D.C. Law 19-94; D.C. Official Code § 31-3171.01 *et seq.*), is amended as follows:

(a) Section 2 (D.C. Official Code § 31-3171.01) is amended as follows:

(1) A new paragraph (3A) is added to read as follows:

"(3A) "Direct gross receipts" means all policy and membership fees and net premium receipts or consideration received in a calendar year on all health insurance carrier risks originating in or from the District of Columbia.".

(2) A new paragraph (8C) is added to read as follows:

"(8C) "Net premium receipts or consideration received" means gross premiums or consideration received less the sum of premiums received for reinsurance assumed and premiums or consideration returned on policies or contracts canceled or not taken.".

(b) Section 4 (D.C. Official Code § 31-3171.03) is amended by adding a new subsection (f) to read as follows:

"(f)(1) The Authority shall annually assess, through a "Notice of Assessment," each health carrier doing business in the District with direct gross receipts of 50,000 or greater in the preceding calendar year an amount based on a percentage of its direct gross receipts for the preceding calendar year. These assessments shall be deposited in the Fund.

"(2) The Authority shall adjust the assessment rate in each assessable year. The amount assessed shall not exceed reasonable projections regarding the amount necessary to support the operations of the Authority.

"(3) Each health carrier shall pay to the Authority the amount stated in the Notice of Assessment within 30 business days after receipt of the Notice of Assessment.

"(4) Any failure to pay the assessment in accordance with paragraph (3) of this subsection shall subject the health carrier to section 5 of the Insurance Regulatory Trust Fund Act of 1993, effective October 21, 1993 (D.C. Law 10-40; D.C. Official Code § 31-1204).".

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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.

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

(b) This act shall expire after 225 days of its having taken effect.

Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-42

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 30, 2015

To amend, on a temporary basis, the State Education Office Establishment Act of 2000 to exempt individual educator evaluation data from public disclosure; and to amend the District of Columbia Administrative Procedure Act to exempt the educator evaluation data from public disclosure.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Educator Evaluation Data Protection Temporary Amendment Act of 2015".

Sec. 2. The State Education Office Establishment Act of 2000, effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code§ 38-2601 *et seq.*), is amended by adding a new section 7g to read as follows:

"Sec. 7g. Educator evaluations.

"(a) Individual educator evaluations and effectiveness ratings, observation, and valueadded data collected or maintained by OSSE are not public records and shall not be subject to disclosure pursuant to section 202 of the District of Columbia Administrative Procedure Act, effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-532).

"(b) Nothing in this section shall prohibit OSSE from:

"(1) Using educator evaluations or effectiveness ratings to fulfill existing requirements of a state educational agency under applicable federal or local law; or

"(2) Publicly disclosing aggregate reports and analyses regarding the results of educator evaluation data.

"(c) For the purposes of this section, the term "educator" means a principal, assistant principal, school teacher, assistant teacher, or a paraprofessional.".

Sec. 3. Section 204(a) of the District of Columbia Administrative Procedure Act, effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-534(a)), is amended as follows:

(a) Paragraph (14) is amended by striking the word "and" at the end.

(b) Paragraph (15) is amended by striking the period and inserting the phrase "; and" in its place.

(c) A new paragraph (16) is added to read as follows:

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"(16) Information exempt from disclosure pursuant to section 7g of the State Education Office Establishment Act of 2000, passed on 2nd reading on March 17, 2015 (Enrolled version of Bill 21-111)."

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 5. Effective date.

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

(b) This act shall expire after 225 days of its having taken effect.

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Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 30, 2015

AN ACT

D.C. ACT 21-43

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

APRIL 1, 2015

To amend, on a temporary basis, the Uniform Per Student Funding Formula for Public Schools and Public Charter Schools Act of 1998 to modify guidelines for spending at-risk funds within the District of Columbia Public Schools.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "At-Risk Funding Temporary Amendment Act of 2015".

Sec. 2. Section 108a(b) of the Uniform Per Student Funding Formula for Public Schools and Public Charter Schools Act of 1998, effective February 22, 2014 (D.C. Law 20-87; D.C. Official Code § 38-2907.01(b)), is amended as follows:

(a) Paragraph (1) is amended to read as follows:

"(1) Funds provided to schools pursuant to subsection (a)(3) of this section shall be available for school utilization at the direction of the Chancellor in consultation with the principal and local school advisory team, for the purpose of improving student achievement among at-risk students. The Chancellor shall make publicly available an annual report that explains the allocation of funds sorted by individual schools."

(b) Paragraph (2) is repealed.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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.

(a) 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

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

(b) This act shall expire after 225 days of its having taken effect.

Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED April 1, 2015

AN ACT

D.C. ACT 21-44

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

APRIL 1, 2015

To amend, on a temporary basis, the Vending Regulation Act of 2009 to maintain criminal penalty provisions for a violation of the act or a vending regulation.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Vending Regulations Temporary Amendment Act of 2015".

Sec. 2. Section 9 of the Vending Regulation Act of 2009, effective October 22, 2009 (D.C. Law 18-71; D.C. Official Code § 37-131.08), is amended as follows:

(a) The existing text is designated as subsection (a).

(b) A new subsection (b) is added to read as follows:

"(b) Any person who violates any of the provisions of this act or any regulations issued pursuant to this act shall, upon conviction, be subject to a fine not to exceed the amount set forth in section 101 of the Criminal Fine Proportionality Amendment Act of 2012, effective June 11, 2013 (D.C. Law 19-317; D.C. Official Code § 22-3571.01), or by imprisonment not to exceed 90 days, or both, for each violation."

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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.

(a) 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)(l) of the District of Columbia Home Rule Act, approved

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

(b) This act shall expire after 225 days of its having taken effect.

Chairman

Council of the District of Columbia

Mayor District of Columbia APPROVED Aprill 1, 2015

AN ACT D.C. ACT 21-45

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

MARCH 31, 2015

To amend, on an emergency basis, due to congressional review, section 47-4658 of the District of Columbia Official Code to clarify the real property tax abatement for Lot 808 in Square 5041 and Lot 811 in Square 5056.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Parkside Parcel E and J Mixed-Income Apartments Tax Abatement Congressional Review Emergency Amendment Act of 2015".

Sec. 2. Section 47-4658 of the District of Columbia Official Code is amended as follows: (a) The heading is amended by striking the phrase "Parkside Parcel E and J Mixed-Income Apartments;".

(b) Subsection (a) is amended to read as follows:

"(a) Subject to subsection (b) of this section, the real property described as Lot 808 in Square 5041 and Lot 811 in Square 5056 shall be allowed an annual real property tax abatement equal to the amount of the real property taxes assessed and imposed by Chapter 8 of this title of up to a total maximum amount for each lot of \$300,000 per year for 10 property tax years commencing for Lot 808 and Lot 811 at the beginning of the first month following the date that specific lot is issued a final certificate of occupancy ("commencement date") and ending for each lot at the end of the 10th full real property tax year following the lot's commencement date.".

(b) Subsections (c) and (d) are amended to read as follows:

"(c) Notwithstanding any other provision of law and provided that the final certificate of occupancy is issued on or before September 20, 2018, upon the issuance of a final certificate for Lot 808 or Lot 811, any fees or deposits charged to and paid by the owner of that specific lot for the development of Lot 808 or Lot 811, including private space or building permit fees or public space permit fees ("related fees"), shall be refunded and any prospective related fees forgiven.

"(d) The tax abatements and fees and deposits exemptions provided pursuant to this section shall be in addition to, and not in lieu of, any other tax relief or assistance from any other source applicable to the development of Lot 808 or Lot 811.".

Sec. 3. Applicability. This act shall apply as of March 18, 2015.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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. 5. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED March 31, 2015

AN ACT

D.C. ACT 21-46

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

APRIL 3, 2015

To increase, on an emergency basis, due to congressional review, certain appropriations in the Fiscal Year 2015 Budget Request Act pursuant to the District of Columbia Appropriations Act, 2015.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2015 Revised Budget Request Congressional Review Emergency Adjustment Act of 2015".

Sec. 2. (a) Pursuant to the District of Columbia Appropriations Act, 2015, approved December 16, 2014 (Pub. L. No. 113-235; 128 Stat. 2352), and any substantially similar subsequent federal appropriations measure, the amount appropriated to the District is authorized to and shall be increased by the amount of the proceeds of the D.C. Water payment one-time transaction, upon certification by the Chief Financial Officer that the proceeds are available, to support unanticipated operating and capital needs.

(b) The Fiscal Year 2015 budget for the following agencies shall be adjusted, upon the certification of the availability of proceeds, as set forth in subsection (a) of this section, by the following amounts:

TITLE II—DISTRICT OF COLUMBIA FUNDS—SUMMARY OF EXPENSES

\$14,108,000 (of which \$14,108,000 shall be added to local funds) to be allocated as follows:

Government Direction and Support

The appropriation for Government Direction and Support is increased by \$600,000 in local funds; to be allocated as follows:

(1) Office of the District of Columbia Auditor. - \$600,000 is added to be available from local funds.

Economic Development and Regulation

The appropriation for Economic Development and Regulation is increased by \$13,508,000 in local funds; to be allocated as follows:

(1) Office of the Deputy Mayor for Planning and Economic Development. - \$13,508,000 is added to be available from local funds.

Capital Outlay

The appropriation for capital construction projects is increased by \$106,579,712.

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Sec. 3. Borrowing authority increase.

The Fiscal Year 2015 Income Tax Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2014, effective November 18, 2014 (Res. 20-687; 61 DCR 12738), is amended as follows:

(a) The long title is amended by striking the number "\$1,092,763,726" and inserting the number "\$1,199,343,438" in its place.

(b) Section 2(a) is amended by striking the number "\$1,092,763,726" and inserting the number "\$1,199,343,438" in its place.

(c) The tabular array is amended as follows:

(1) A new capital project is added to the Department of General Services entitled AM0 SPC01C, DC United Soccer Stadium Infrastructure Improvements in the amount \$106,579,712.

(2) The Department of General Services subtotal is amended by striking the number "\$22,870,099" and inserting the number "\$129,449,811" in its place.

(3) The grand total is amended by striking the number "\$1,092,763,726" and inserting the number "\$1,199,343,438" in its place.

Sec. 4. Applicability.

This act shall apply as of March 24, 2015.

Sec. 5. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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. 6. 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), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).

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Chairman Council of the District of Columbia

Mayor District of Columbia APPROVED April 3, 2015

AN ACT

D.C. ACT 21-47

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

APRIL 3, 2015

To amend, on a temporary basis, the Testing Integrity Act of 2013 to permit the use of computers and cell phones solely during the administration of computer-based Districtwide assessments as outlined in guidance issued by the Office of the State Superintendent of Education.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Testing Integrity Temporary Amendment Act of 2015".

Sec. 2. Section 103(a)(4)(K) of the Testing Integrity Act of 2013, effective October 17, 2013 (D.C. Law 20-27; D.C. Official Code § 38-771.03(a)(4)(K)), is amended to read as follows:

"(K) Using cell phones or unapproved electronics, including unapproved computers, during the administration of a Districtwide assessment; provided, that cell phones or approved computers may be used during the administration of a computer-based Districtwide assessment as outlined in guidance issued by OSSE.".

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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.

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

(b) This act shall expire after 225 days of its having taken effect.

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Chairman Council of the District of Columbia

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Mayor District of Columbia APPROVED April 3, 2015

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 its introduction.

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.

COUNCIL OF THE DISTRICT OF COLUMBIA P

PROPOSED LEGISLATION

BILLS

B21-150	Unjust Imprisonment Amendment Act of 2015
	Intro. 3-31-15 by Chairman Mendelson at the request of the Attorney General and referred to the Committee on Judiciary
B21-151	Prohibition of the Sale of Powdered Alcohol Amendment Act of 2015
	Intro. 4-1-15 by Councilmembers McDuffie, Orange, Bonds, Evans, Nadeau, Alexander, Allen, Cheh, and Grosso, and Chairman Mendelson and referred to the Committee on Business, Consumer, and Regulatory Affairs
B21-152	Prohibition Against Selling Tobacco Products to Individuals Under 21 Amendment Act of 2015
	Intro. 4-1-15 by Councilmembers McDuffie, Cheh, Silverman, Orange, Bonds, and Evans and referred to the Committee on Health and Human Services
B21-153	D.C. Official Code Title 49 Enactment Act of 2015
	Intro. 4-1-15 by Chairman Mendelson and referred to the Committee of the Whole

B21-156	Soccer Stadium Development Technical Clarification Act of 2015
	Intro. 4-2-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee of the Whole
B21-157	Fiscal Year 2016 Budget Request Act of 2015
	Intro. 4-2-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee of the Whole
RESOLUT	IONS
PR21-119	Out-of-Boundary Transfers Regulations Approval Resolution of 2015
	Intro. 3-27-15 by Chairman Mendelson at the request of the Mayor and referred

PR21-121 Washington Convention and Sports Authority Board of Directors Max Brown

to the Committee on Education

Confirmation Resolution of 2015

Intro. 3-27-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Finance and Revenue

PR21-122 Washington Convention and Sports Authority Board of Directors Miriam Huger Lindner Confirmation Resolution of 2015

Intro. 3-27-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Finance and Revenue

PR21-123 Washington Convention and Sports Authority Board of Directors Alan Bubes Confirmation Resolution of 2015

Intro. 3-27-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Finance and Revenue

PR21-124 965 Florida Ave N.W. Surplus Declaration and Approval Resolution of 2015
Intro. 4-1-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Transportation and the Environment

965 Florida Ave., N.W., Disposition Approval Resolution of 2015		
Intro. 4-1-15 by Chairman Mendelson at the request of the Mayor and referred to the Committee of the Whole		
965 Florida Ave., N.W. Disposition Extension Approval Resolution of 2015		
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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

Bill 21-10, Fairness in Public Engagement During Sale of Public Lands Amendment Act of 2015

on

Tuesday, April 28, 2015 1:00 p.m., Hearing Room 123, 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 Bill 21-10, the "Fairness in Public Engagement During Sale of Public Lands Amendment Act of 2015." The hearing will be held at 1:00 p.m. on Tuesday, April 28, 2015 in Hearing Room 123 of the John A. Wilson Building.

The stated purpose of Bill 21-10 is to amend An Act Authorizing the sale of certain real estate in the District of Columbia no longer required for public purposes to require a public hearing in all affected communities during the surplus and disposition process of District-owned land.

Those who wish to testify are asked to telephone the Committee of the Whole, at (202) 724-8196, or email Cynthia LeFevre, Legislative Counsel, at clefevre@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any) by close of business Friday, April 24, 2015. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on April 24, 2015 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 Bill 21-10 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. 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 May 12, 2015.

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

Bill 21-24, the Government Grant Administration Amendment Act of 2015

on

Tuesday, April 28, 2015 12:00 p.m., Hearing Room 123, 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 Bill 21-24, the "Government Grant Administration Amendment Act of 2015." The hearing will be held at 12:00 p.m. on Tuesday, April 28, 2015 in Hearing Room 123 of the John A. Wilson Building.

The stated purpose of Bill 21-24 is to amend the Fiscal Year 2008 Budget Support Act of 2007 to create a dedicated subtitle on the administration of District grants, to establish applicability of the provisions of the subtitle on all grants issued after October 1, 2014, to establish standard requirements for the award of grants, to establish standard requirements for the administration of grant programs, to establish reporting requirements for grantors, to establish eligibility requirements for receiving grants, to require that a person provide a sworn statement of their eligibility before receiving a grant, to make a person ineligible to receive a grant as a result of providing a contribution to a covered recipient, to require the Office of Partnerships and Grant Development to establish uniform guidelines for grant administration, to clarify the authority to issue grants for planning and planning implementation purposes, to clarify the grant-making authority of the Office of the Secretary of the Council of the District of Columbia; and to make conforming amendments.

Those who wish to testify are asked to telephone the Committee of the Whole, at (202) 724-8196, or email Evan Cash, Committee Director, at ecash@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any) by close of business Friday, April 24, 2015. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on April 24, 2015 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 Bill 21-24 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. 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 May 12, 2015.

COUNCIL OF THE DISTRICT OF COLUMBIA COMMITTEE ON HOUSING AND COMMUNITY DEVELOPMENT NOTICE OF PUBLIC HEARINGS 1350 Pennsylvania Avenue, NW, Washington, DC 20004

COUNCILMEMBER ANITA BONDS, CHAIRPERSON COMMITTEE ON HOUSING AND COMMUNITY DEVELOPMENT

ANNOUNCES A PUBLIC HEARING OF THE COMMITTEE ON

B21-147, the "TOPA Bona Fide Offer of Sale Clarification Amendment Act of 2015"

and

B21-146, the "Rent Control Hardship Petition Limitation Amendment Act of 2015"

on

Thursday, May 21, 2015, at 10:00 AM John A. Wilson Building, Room 500 1350 Pennsylvania Avenue, NW Washington, DC 20004

Councilmember Anita Bonds, Chairperson of the Committee on Housing and Community Development, will hold public hearings on B21-147, the "TOPA Bona Fide Offer of Sale Clarification Amendment Act of 2015" and B21-146, the "Rent Control Hardship Petition Limitation Amendment Act of 2015". The public hearings will be held on Thursday, May 21, 2015, at 10:00 AM in Room 500 of the John A. Wilson Building.

The purpose of B21-147, the "TOPA Bona Fide Offer of Sale Clarification Amendment Act of 2015", is to clarify that offers of sale for a housing accommodations where there is no third-party contract, must be based on current, applicable, matter-of-right laws and regulations, or by an existing right to convert to another use. The bill further clarifies that the offer may take into consideration, but cannot exceed the highest and best use of the property. The bill is limited to situations where a property has 5 or more units, and will be repossessed by the owner, be demolished, or where it will no longer be used for housing tenants. Finally, the bill establishes the right of tenants to a determination of the appraised value of a housing accommodation by a professional appraiser.

The purpose of B21-146, the "Rent Control Hardship Petition Limitation Amendment Act of 2015", is to limit the amount of a hardship petition conditional rent increase to 5% of the rent charged, and to require that a rent adjustment be repaid by a housing provider to a tenant within 21 days of a conditional increase being amended.

Those who wish to testify are requested to telephone the Committee on Housing and Community Development, at (202) 724-8171, or email bweise@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any), by close of business on May 19, 2015. Persons wishing to testify are encouraged to submit 15 copies of written

testimony. Oral testimony should be limited to three minutes for individuals and five minutes for organizations.

If you are unable to testify at the roundtable, written statements are encouraged and will be made a part of the official record. Written statements should be submitted to the Committee on Housing and Community Development, John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., Suite 112, Washington, D.C. 20004. The record will close at 5:00 p.m. on Tuesday, June 9, 2015.

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 21-106, Secretary of the District of Columbia Lauren Vaughan Confirmation Resolution of 2015

on

Tuesday, April 28, 2015 11:00 a.m., Room 123, 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 21-106, the "Secretary of the District of Columbia Lauren Vaughan Confirmation Resolution of 2015." The hearing will be held at 11:00 a.m. on Tuesday, April 28, 2015 in room 123 of the John A. Wilson Building.

The stated purpose of PR 21-106 is to confirm the Mayoral appointment of Lauren Vaughan as the Secretary of the District of Columbia. The purpose of this hearing is to receive testimony from public witnesses as to the fitness of the nominee. The Secretary oversees five components of the government: the Ceremonial Services Unit, the Office of Documents and Administrative Issuances (e.g. D.C. Register and D.C. Municipal Regulations publication), the Office of Notary Commissions and Authentications, the Office of Protocol and International Affairs, and the Office of Public Records and Archives.

Those who wish to testify are asked to telephone the Committee of the Whole, at (202) 724-8196, or email Evan Cash, Committee Director, at ecash@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any) by close of business Friday, April 24, 2015. Persons wishing to testify are encouraged, but not required, to submit 15 copies of written testimony. If submitted by the close of business on April 24, 2015, 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 PR 21-106 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. 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 Tuesday, May 4, 2015.

COUNCIL OF THE DISTRICT OF COLUMBIA

EXCEPTED SERVICE APPOINTMENTS AS OF MARCH 31, 2015

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
Price, Destiny	Administrative Clerk	1	Excepted Service - Reg Appt
Hicks, Ryan	Legislative Assistant	5	Excepted Service - Reg Appt
Noethe, Katherine	Legislative Aide	2	Excepted Service - Reg Appt

NOTICE OF PUBLIC HEARING

Posting Date:April 10, 2015Petition Date:May 26, 2015Hearing Date:June 08, 2015Protest Hearing:August 05, 2015

License No.:ABRA-098287Licensee:Ethio-American Flavors, LLCTrade Name:Askale CafeLicense Class:Retail Class "D" RestaurantAddress:3629 12th Street, N.E.Contact:Asratie Teferra 202 858-0077

WARD 5 ANC 5B SMD 5B02

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. Petition and/or request to appear before the Board must be filed on or before the petition date. The Protest Hearing Date is scheduled on August 05, 2015 at 1:30 pm.

NATURE OF OPERATION

New Restaurant serving Fusion and Ethiopian food. Occupancy load is 45. Summer Garden.

HOURS OF OPERATON

Sunday 12 pm – 4pm, Monday through Thursday 7 am-9 pm, Friday 7 am – 10 pm and Saturday 10 am – 8 pm

HOURS OF SALES/SERVICE/CONSUMPTION

Sunday 12 pm – 4pm, Monday through Thursday 7 am-9 pm, Friday 7am – 10pm and Saturday 12 pm –8 pm

HOURS OF OPERATON FOR SUMMER GARDEN

Sunday 12 pm – 4 pm, Monday through Thursday 10 am-9 pm, Friday 10 am – 10 pm and Saturday 10 pm –8pm

HOURS OF SALES/SERVICE/CONSUMPTION FOR SUMMER GARDEN

Sunday 12 pm – 4pm, Monday through Thursday 1 pm – 8 pm, Friday 1 pm – 9 pm and Saturday 1 pm –6 pm

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-060704

Applicant: Mahil Corporation

ANC: 2F05

License Class/Type: A Retail - Liquor Store Trade Name: A-1 Wine & Liquors

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

1420 K ST NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	9 am - 12am	9 am - 12am
Tuesday:	9 am - 12am	9 am - 12am
Wednesday:	9 am - 12am	9 am - 12am
Thursday:	9 am - 12am	9 am - 12am
Friday:	9 am - 12am	9 am - 12am
Saturday:	9 am - 12am	9 am - 12am
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-014553License Class/Type: A Retail - Liquor StoreApplicant: Ace Beverages of Washington DC, Inc.Trade Name: Ace BeverageANC: 3D08Has applied for the renewal of an alcoholic beverage license at the premises:

3301 NEW MEXICO AVE NW A

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	9 am - 7 pm	9 am - 7 pm
Tuesday:	9 am - 7 pm	9 am - 7 pm
Wednesday:	9 am - 7 pm	9 am - 7 pm
Thursday:	9 am - 7 pm	9 am - 7 pm
Friday:	9 am - 7 pm	9 am - 7 pm
Saturday:	9 am - 5 pm	9 am - 5 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Class/Type: A Retail - Liquor Store **Trade Name: Benning Liquors**

License Number: ABRA-078782 Applicant: JJG Benning, Inc. ANC: 7D04 Has applied for the renewal of an alcoholic beverage license at the premises:

3445 BENNING RD NE

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 10 pm	9 am -10 pm
Monday:	9 am - 10 pm	9 am - 10 pm
Tuesday:	9 am - 10 pm	9 am - 10 pm
Wednesday:	9 am - 10 pm	9 am - 10 pm
Thursday:	9 am - 10 pm	9 am - 10 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-011823 License Class/Type: A Retail - Liquor Store Applicant: Lucas & Associates, Inc. Trade Name: Best-in Liquors ANC: 2F02 Has applied for the renewal of an alcoholic beverage license at the premises:

1450 P ST NW

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

<u>5/11/2015</u>

A HEARING WILL BE HELD ON:

<u>5/26/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	9 am - 9 pm	9 am - 9 pm
Tuesday:	9 am - 9 pm	9 am - 9 pm
Wednesday:	9 am - 9 pm	9 am - 9 pm
Thursday:	9 am - 9 pm	9 am - 9 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-098255 License Class/Typ Applicant: BIG D CORPORATION Trade Name: Big ANC: 7D06

License Class/Type: A Retail - Liquor Store Trade Name: Big D Liquors

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

4173 MINNESOTA AVE NE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 10 pm	9 am -10 pm
Monday:	9 am - 9 pm	9 am - 9 pm
Tuesday:	9 am - 9 pm	9 am - 9 pm
Wednesday:	9 am - 9 pm	9 am - 9 pm
Thursday:	9 am - 9 pm	9 am - 9 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm
ENDORSEMEN	TS: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-073781

License Class/Type: A Retail - Liquor Store Trade Name: Bowen Discount

Applicant: Bowen Enterprise, Inc. Trade ANC: 7E02

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

4510 BOWEN RD SE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	10 am - 9 pm	10 am -9 pm
Monday:	10 am - 9 pm	10 am - 9 pm
Tuesday:	10 am - 9 pm	10 am - 9 pm
Wednesday:	10 am - 9 pm	10 am - 9 pm
Thursday:	10 am - 9 pm	10 am - 9 pm
Friday:	10 am - 10 pm	10 am - 10 pm
Saturday:	10 am - 10 pm	10 am - 10 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-016425License Class/Type: A Retail - Liquor StoreApplicant: In Soon ParkTrade Name: Cathedral LiquorsANC: 3C03Has applied for the renewal of an alcoholic beverage license at the premises:

3000 CONNECTICUT AVE NW A

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	7am - 12am	7am -12am
Monday:	7 am - 12 am	7 am - 12 am
Tuesday:	7am - 12 am	7 am - 12 am
Wednesday:	7 am - 12 am	7 am - 12 am
Thursday:	7 am - 12 am	97am - 12 am
Friday:	7 am - 12 am	7 am - 12 am
Saturday:	7 am - 12 am	7 am - 12 am

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-085968

ANC: 1A04

License Class/Type: A Retail - Liquor Store Applicant: GG Liquor and Wine, LLC Trade Name: Cavalier Wine and Liquors

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

3515 14TH ST NW

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	closed -	closed -
Monday:	9 am - 10 pm	9 am - 10 pm
Tuesday:	9 am - 10 pm	9 am - 10 pm
Wednesday:	9 am - 10 pm	9 am - 10 pm
Thursday:	9 am - 10 pm	9 am - 10 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-094230 Applicant: Cellar Trading, LLC ANC: 3F02

License Class/Type: A Retail - Liquor Store Trade Name: Cellar Trading

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

4221 CONNECTICUT AVE NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	8 am - 8 pm	8 am -8 pm
Monday:	8 am - 8 pm	8 am - 8 pm
Tuesday:	8 am - 8 pm	8 am - 8 pm
Wednesday:	8 am - 8 pm	8 am - 8 pm
Thursday:	8 am - 8 pm	8 am - 8 pm
Friday:	8 am - 8 pm	8 am - 8 pm
Saturday:	8 am - 8 pm	8 am - 8 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-000200 Applicant: B & O Liquors, Inc. ANC: 6B03 License Class/Type: A Retail - Liquor Store Trade Name: Chat's Liquors

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

503 8TH ST SE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	10 am - 9 pm	10 am - 9 pm
Tuesday:	10 am - 9 pm	10 am - 9 pm
Wednesday:	10 am - 9 pm	10 am - 9 pm
Thursday:	10 am - 9 pm	10 am - 9 pm
Friday:	10 am - 10pm	10 am - 10pm
Saturday:	10 am - 10pm	10 am - 10pm
ENDORSEMEN	TS: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-000014 Applicant: John A Booker Jr Inc ANC: 6C06 Has applied for the renewal of an a License Class/Type: A Retail - Liquor Store Trade Name: Coast In Liquors

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

301 FLORIDA AVE NE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	9 am - 9 pm	9 am - 9 pm
Tuesday:	9 am - 9 pm	9 am - 9 pm
Wednesday:	9 am - 9 pm	9 am - 9 pm
Thursday:	9 am - 9 pm	9 am - 9 pm
Friday:	9 am - 9 pm	9 am - 9 pm
Saturday:	9 am - 9 pm	9 am - 9 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-000407License Class/Type: A Retail - Liquor StoreApplicant: Melm, Inc.Trade Name: Dave Brown Wine & LiquorsANC: 7C04Has applied for the renewal of an alcoholic beverage license at the premises:

4721 SHERIFF RD NE

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 10 pm	9 am -10 pm
Monday:	9 am - 10 pm	9 am - 10 pm
Tuesday:	9 am - 10 pm	9 am - 10 pm
Wednesday:	9 am - 10 pm	9 am - 10 pm
Thursday:	9 am - 10 pm	9 am - 10 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm
ENDORSEMEN	NTS: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

ANC: 5E02

License Number: ABRA-089748

Applicant: Adulis Incorporated

License Class/Type: A Retail - Liquor Store Trade Name: Franklin Liquors & Market

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

2723 7TH ST NE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	7am - 12am	7am -12am
Monday:	7am - 12am	7am - 12am
Tuesday:	7am - 12am	7am - 12am
Wednesday:	7am - 12am	7am - 12am
Thursday:	7am - 12am	7am - 12am
Friday:	7am - 12am	7am - 12am
Saturday:	7am - 12am	7am - 12am

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

<u>4/10/2015</u>

Notice is hereby given that:

License Number: ABRA-095818 License Class/Type: A Retail - Liquor Store

Applicant: Gallagher & Graham, LLC

Trade Name: Gallagher & Graham Fine Spirits ANC: 1B02

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

1939 12TH ST NW 301

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	7am - 12am	7am -12am
Monday:	7am - 12am	7am - 12am
Tuesday:	7am - 12am	7am - 12am
Wednesday:	7am - 12am	7am - 12am
Thursday:	7am - 12am	7am - 12am
Friday:	7am - 12am	7am - 12am
Saturday:	7am - 12am	7am - :12am
ENDORSEME	NTS: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-094229 Applicant: Sole Properties, LLC ANC: 4D04 License Class/Type: A Retail - Liquor Store Trade Name: Hamilton Liquors

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

5205 GEORGIA AVE NW

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 12 am	9 am -12 am
Monday:	9 am - 12 am	9 am - 12 am
Tuesday:	9 am - 12 am	9 am - 12 am
Wednesday:	9 am - 12 am	9 am - 12 am
Thursday:	9 am - 12 am	9 am - 12 am
Friday:	9 am - 12 am	9 am - 12 am
Saturday:	9 am - 12 am	9 am - 12 am
ENDORSEMENT	S: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-084834License Class/Type: A Retail - Liquor StoreApplicant: 909 NJ, LLCTrade Name: Harry's ReserveANC: 6D02Has applied for the renewal of an alcoholic beverage license at the premises:

909 NEW JERSEY AVE SE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	8 am - 8 pm	8 am -8 pm
Monday:	8 am - 12 am	8 am - 12 am
Tuesday:	8 am - 12 am	8 am - 12 am
Wednesday:	8 am - 12 am	8 am - 12 am
Thursday:	8 am - 12 am	8 am - 12 am
Friday:	8 am - 12 am	8 am - 12 am
Saturday:	8 am - 12 am	8 am - 12 am
ENDORSEMENT	S: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-077747 Applicant: Harvard Liquors, LLC ANC: 1B09 Has applied for the renewal of an alc License Class/Type: A Retail - Liquor Store Trade Name: Harvard Liquors

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

2901 SHERMAN AVE NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 11 pm	9 am -11 pm
Monday:	9 am - 10 pm	9 am - 10 pm
Tuesday:	9 am - 10 pm	9 am - 10 pm
Wednesday:	9 am - 10 pm	9 am - 10 pm
Thursday:	9 am - 10 pm	9 am - 10 pm
Friday:	9 am - 12 am	9 am - 12 am
Saturday:	9 am - 12 am	9 am - 12 am

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-000437 Applicant: Hayden's Inc.

ANC: 6B02

License Class/Type: A Retail - Liquor Store Trade Name: Hayden's, Inc.

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

700 NORTH CAROLINA AVE SE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	-	-
Monday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm
Tuesday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm
Wednesday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm
Thursday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm
Friday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm
Saturday:	11:00 am - 8:30 pm	11:00 am - 8:30 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-023640 Applicant: H & Y Chun Corporation Trade Name: Michigan Liquors ANC: 5B05

License Class/Type: A Retail - Liquor Store

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

3934 12TH ST NE

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

6/8/2015

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9am - 9pm	9am -9pm
Monday:	9 am - 9 pm	9 am - 9 pm
Tuesday:	9 am - 9 pm	9 am - 9 pm
Wednesday:	9 am - 9 pm	9 am - 9 pm
Thursday:	9 am - 9 pm	9 am - 9 pm
Friday:	9 am - 10 pm	9 am - 10 pm
Saturday:	9 am - 10 pm	9 am - 10 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-090054License Class/Type: A Retail - Liquor StoreApplicant: Uptowner Cafe 23rd Street, LLCTrade Name: Orange SpoonANC: 2A06Has applied for the renewal of an alcoholic beverage license at the premises:

1255 23RD ST NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	8 am - 6 pm	No Sales -
Monday:	6:30 am - 9 pm	9 am - 9 pm
Tuesday:	6:30 am - 9 pm	9 am - 9 pm
Wednesday:	6:30 am - 9 pm	9 am - 9 pm
Thursday:	6:30 am - 9 pm	9 am - 9 pm
Friday:	6:30 am - 9 pm	9 am - 9 pm
Saturday:	8 am - 6 pm	9 am - 6 pm
ENDORSEMENT	S: Tasting	

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-000010 Applicant: Pauls Liquors Inc. ANC: 3E04 Has applied for the renewal of an

License Class/Type: A Retail - Liquor Store Trade Name: Pauls Discount Wine & Liquor

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

5205 WISCONSIN AVE NW

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	10 am - 6 pm	10 am -6 pm
Monday:	7:30 am - 9 pm	7:30 am - 9 pm
Tuesday:	7:30 am - 9 pm	7:30 am - 9 pm
Wednesday:	7:30 am - 9 pm	7:30 am - 9 pm
Thursday:	7:30 am - 9 pm	7:30 am - 9 pm
Friday:	7:30 am - 9 pm	7:30 am - 9 pm
Saturday:	7:30 am - 9 pm	7:30 am - 9 pm

ENDORSEMENTS: Tasting

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-093799License Class/Type: A Retail - Liquor StoreApplicant: Hananias Food Service, Inc.Trade Name: Reyna Mkt & DeliANC: 3D10Has applied for the renewal of an alcoholic beverage license at the premises:

4201 MASSACHUSETTS AVE NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	7 am - 12 am	7 am -12 am
Monday:	7 am - 12 am	7 am - 12 am
Tuesday:	7 am - 12 am	7 am - 12 am
Wednesday:	7 am - 12 am	7 am - 12 am
Thursday:	7 am - 12 am	7 am - 12 am
Friday:	7 am - 12 am	7 am - 12 am
Saturday:	7 am - 12 am	7 am - 12 am

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-072215 Applicant: Blue Nile Liquors, LLC ANC: 5C07 Has applied for the renewal of an alc License Class/Type: A Retail - Liquor Store Trade Name: Rhode Island Liquor

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

1812 HAMLIN ST NE

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

<u>5/26/2015</u>

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	7 am - 12 am	7 am -12 am
Monday:	7 am - 12 am	7 am - 12 am
Tuesday:	7 am - 12 am	7 am - 12 am
Wednesday:	7 am - 12 am	7 am - 12 am
Thursday:	7 am - 12 am	7 am - 12 am
Friday:	7 am - 12 am	7 am - 12 am
Saturday:	7 am - 12 am	7 am - 12 am
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

ANC: 4D01

License Number: ABRA-022581License Class/Type:Applicant: Milka & Mann, Inc.Trade Name: Rocket

License Class/Type: A Retail - Liquor Store Trade Name: Rocket Liquors

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

900 KENNEDY ST NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 12 am	9 am -12 am
Monday:	9 am - 12 am	9 am - 12 am
Tuesday:	9 am - 12 am	9 am - 12 am
Wednesday:	9 am - 12 am	9 am - 12 am
Thursday:	9 am - 12 am	9 am - 12 am
Friday:	9 am - 12 am	9 am - 12 am
Saturday:	9 am - 12 am	9 am - 12 am
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-089004 Applicant: Woodner Market LLC ANC: 1D02 Has applied for the renewal of an alc License Class/Type: A Retail - Liquor Store Trade Name: The Woodner Market

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

3636 16TH ST NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	8am - 11pm	9am -10pm
Monday:	8am - 11pm	9am - 10pm
Tuesday:	8am - 11pm	9am - 10pm
Wednesday:	8am - 11pm	9am - 10pm
Thursday:	8am - 11pm	9am - 10pm
Friday:	8am - 11pm	9am - 10pm
Saturday:	8am - 11pm	9am - 10pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-078174License Class/Type: A Retail - Liquor StoreApplicant: Y&D&S, Inc.Trade Name: Sammys LiquorANC: 5C04Has applied for the renewal of an alcoholic beverage license at the premises:

2725 BLADENSBURG RD NE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9:30 am - 10 pm	9:30 am -10 pm
Monday:	9:30am - 10 pm	9:30 am - 10 pm
Tuesday:	9:30am - 10 pm	9:30 am - 10 pm
Wednesday:	9:30am - 10 pm	9:30 am - 10 pm
Thursday:	9:30am - 10 pm	9:30 am - 10 pm
Friday:	9:30am - 10 pm	9:30 am - 10 pm
Saturday:	9:30am - 10 pm	9:30 am - 10 pm
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-077798License Class/Type: A Retail - Liquor StoreApplicant: CAH Inc.Trade Name: Westchester MarketANC: 3B04Has applied for the renewal of an alcoholic beverage license at the premises:

4000 CATHEDRAL AVE NW B

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9 am - 8 pm	9 am -8 pm
Monday:	9 am - 8 pm	9 am - 8 pm
Tuesday:	9 am - 8 pm	9 am - 8 pm
Wednesday:	9 am - 8 pm	9 am - 8 pm
Thursday:	9 am - 8 pm	9 am - 8 pm
Friday:	9 am - 8 pm	9 am - 8 pm
Saturday:	10 am - 7 pm	10 am - 7 pm

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-072113License Class/Type: A Retail - Liquor StoreApplicant: R.K.S.R., Inc.Trade Name: Whelans LiquorsANC: 5B05Has applied for the renewal of an alcoholic beverage license at the premises:

3903 12TH ST NE

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	10 am - 9 pm	10 am -9 pm
Monday:	10 am - 9 pm	10 am - 9 pm
Tuesday:	10 am - 9 pm	10 am - 9 pm
Wednesday:	10 am - 9 pm	10 am - 9 pm
Thursday:	10 am - 9 pm	10 am - 9 pm
Friday:	10 am - 9 pm	10 am - 9 pm
Saturday:	10 am - 9 pm	10 am - 9 pm
ENDORSEMENTS: Tasting		

FOR FURTHER INFORMATION CALL: (202) 442-4423

ON

4/10/2015

Notice is hereby given that:

License Number: ABRA-086912License Class/Type: A Retail - Liquor StoreApplicant: Kay Dee, Inc.Trade Name: Woodward LiquorsANC: 4B06Has applied for the renewal of an alcoholic beverage license at the premises:

6111 BLAIR RD NW

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

5/26/2015

A HEARING WILL BE HELD ON:

<u>6/8/2015</u>

AT 10:00 a.m., 2000 14th STREET, NW, 4th FLOOR, WASHINGTON, DC 20009

Days	Hours of Operation	Hours of Sales/Service
Sunday:	9am - 10pm	9am -10pm
Monday:	9 am - 12 am	9 am - 12 am
Tuesday:	9 am - 12 am	9 am - 12 am
Wednesday:	9 am - 12 am	9 am - 12 am
Thursday:	9 am - 12 am	9 am - 12 am
Friday:	9 am - 12 am	9 am - 12 am
Saturday:	9 am - 12 am	9 am - 12 am

FOR FURTHER INFORMATION CALL: (202) 442-4423

NOTICE OF PUBLIC HEARING

RESCIND

Posting Date:	March 27, 2	2015	
Petition Date:	May 11, 20	15	
Hearing Date:	May 26, 20	15	
License No.:	ABRA-092	773	
Licensee:	Daci Enterp		
Trade Name:	Dacha Beer	Garden	
License Class:	Retailer's C	Class "D" Tavern	
Address:	1600 7 th Str	eet, N.W.	
Contact:	Andrew Kli	ine: 202-686-7600	
W	ARD 6	ANC 6E	SMD 6E01

Notice is hereby given that this applicant has applied for substantial changes 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 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.

NATURE OF SUBSTANTIAL CHANGES

Change of Hours of Operation and of Alcoholic Beverage Sales/Service/Consumption. Addition of an Entertainment Endorsement with dancing. Expansion of the premises to include an interior three-story restaurant and second floor terrace. The combined occupancy load of the interior restaurant, second floor terrace and previously approved beer garden shall not exceed 600 people.

APPROVED HOURS OF OPERATION

Sunday through Thursday 7am - 10:30pm, Friday and Saturday 7am - 11:59pm

<u>APPROVED HOURS OF ALCOHOLIC BEVERAGE SALES, SERVICE, AND</u> <u>CONSUMPTION</u>

Sunday through Thursday 8am - 10:30pm, Friday and Saturday 8am - 11:59pm

PROPOSED HOURS OF OPERATION

Sunday through Thursday 7am - 2am, Friday and Saturday 7am - 3am

PROPOSED HOURS OF ALCOHOLIC BEVERAGE SALES, SERVICE AND CONSUMPTION

Sunday through Thursday 8am - 2am, Friday and Saturday 8am - 3am **PROPOSED HOURS OF LIVE ENTERTAINMENT**

Sunday through Thursday 6pm - 2am

NOTICE OF PUBLIC HEARING

Posting Date:	April 10, 2015
Petition Date:	May 26, 2015
Roll Call Hearing Date:	June 8, 2015
Protest Hearing Date:	August 5, 2015
License No.:	ABRA-098546
Licensee:	909 New Jersey Avenue Associates LLC
Trade Name:	Scarlet Oak
License Class:	Retailer's Class "C" Restaurant
Address:	909 New Jersey Avenue, S.E.
Contact:	Stephen J. O'Brien, Esq., 202-625-7700

WARD 6 ANC 6D SMD 6D02

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 August 5, 2015 at 1:30 pm.

NATURE OF OPERATION

New American fusion restaurant with recorded background music. Seating inside premises is 81. Total load inside premises is 120. Sidewalk Cafe with seating for 75.

HOURS OF OPERATION AND ALCOHOLIC SALE/SERVICE/CONSUMPTION

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

HOURS OF OPERATION AND ALCOHOLIC SALE/SERVICE/CONSUMPTION FOR THE SIDEWALK CAFE

Sunday 10am-10pm, Monday through Thursday 11:30am-10pm, Friday & Saturday 11:30am-11pm

NOTICE OF PUBLIC HEARING

CORRECTION****

Posting Date:	March 27, 2015
Petition Date:	May 11, 2015
Roll Call Hearing Date:	May 26, 2015
Protest Hearing Date:	July 29, 2015
License No.:	ABRA-098173
Licensee:	Proust Partners Limited Liability Company
Trade Name:	Wunder Garten****
License Class:	Retailer's Class "D" Tavern *****
Address:	150 M Street, N.E.
Contact:	Biva Ranjeet: 202-830-5238

WARD 6 ANC 6C SMD 6C06

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 July 29, 2015 at 1:30 pm.

NATURE OF OPERATION

Food will be served from food trucks, which will be permitted on the premises. Total Occupancy Load of 300. Entertainment Endorsement with Cover Charge, dancing and possibly occasional live music.

HOURSOFOPERATIONANDALCOHOLICBEVERAGESALES/SERVIC/CONSUMPTION AND LIVE ENTERTAINMENT

Sunday 12pm - 10pm, Monday and Tuesday 4pm - 10pm, Wednesday and Thursday 4pm - 11pm, Friday and Saturday 12pm - 12am.

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF PUBLIC HEARING

2:30-3:30 P.M., WEDNESDAY, APRIL 29, 2015

FRANK D. REEVES MUNICIPAL CENTER ALCOHOLIC BEVERAGE CONTROL BOARD HEARING ROOM 2000 14TH STREET, N.W., SUITE 400 SOUTH, 4TH FLOOR WASHINGTON, D.C. 20009

The Alcoholic Beverage Control Board (Board) will hold a hearing to receive public comment on its proposal to permanently amend Section 718.2 of Title 23 of the D.C. Municipal Regulations regarding the Metropolitan Police Department (MPD) Reimbursable Detail Subsidy Program. Proposed amendments include:

- Increasing the number of days covered by the program from two night a week to seven nights a week;
- Increasing subsidies paid to MPD by the Alcoholic Beverage Regulation Administration (ABRA) from 50 percent to 70 percent for MPD officers working reimbursable details under the program.
- Allowing for reimbursable detail coverage for certain outdoor special events where alcohol is to be sold and served.

The Board will adopt these rules on a permanent basis following 30 days of publication in the D.C. Register. Review complete details of the proposal in the Notice of Emergency and Proposed Rulemaking.

HEARING INFORMATION

WHEN: 2:30 p.m. on Wednesday, April 29, 2015

WHERE: Alcoholic Beverage Control Board Hearing Room, 2000 14th Street, N.W., Suite 400 South,

4th Floor, Washington, D.C. 20009

Individuals and representatives of organizations that want to testify should contact ABRA General Counsel Martha Jenkins by **Friday, April 24, 2015**:

- Call (202) 442-4456
- Email <u>abralegal@dc.gov</u> (include full name, title, and organization, if applicable, of the person(s) testifying in the email)

Witnesses should bring nine copies of their written testimony to the Board. Testimony may be limited to five minutes in order to permit each person an opportunity to be heard.

Members of the public that are unable to testify in person are encouraged to provide written comments, which will be made a part of the Board's official record. Copies of written statements should be submitted to ABRA General Counsel Martha Jenkins no later than **4 p.m. on Friday**, **April 24, 2015**.

- Mail 2000 14th Street, N.W., Suite 400 South, Washington, D.C. 20009
- Email <u>abralegal@dc.gov</u> (include full name, title, and organization, if applicable, of the person(s) providing comment)

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF PUBLIC HEARING

3:30-4:30 P.M., WEDNESDAY, APRIL 29, 2015

FRANK D. REEVES MUNICIPAL CENTER ALCOHOLIC BEVERAGE CONTROL BOARD HEARING ROOM 2000 14TH STREET, N.W., SUITE 400 SOUTH, 4TH FLOOR WASHINGTON, D.C. 20009

The Alcoholic Beverage Control Board (Board) will hold a hearing to receive public comment on a second proposed rulemaking that would make changes to Title 23 (Alcoholic Beverages), Chapters 2, 7, 8, 10, 12 and 17 of the DC Municipal Regulations. Review complete details of the proposal in the Notice of Second Proposed Rulemaking posted on the Alcoholic Beverage Regulation Administration's Website at <u>www.abra.dc.gov</u>. Copies of the proposed rulemaking may also be requested from General Counsel Martha Jenkins at Martha.Jenkins@dc.gov.

HEARING INFORMATION

WHEN: 3:30 p.m. on Wednesday, April 29, 2015

WHERE: Alcoholic Beverage Control Board Hearing Room, 2000 14th Street, N.W., Suite 400 South, 4th Floor, Washington, D.C. 20009

Individuals and representatives of organizations that want to testify should contact Alcoholic Beverage Regulation Administration General Counsel Martha Jenkins by Friday, April 24, 2015. Include the full name, title, and organization, if applicable, of the person(s) testifying in your correspondence.

- Email: <u>Martha.Jenkins@dc.gov</u>
- Call: (202) 442-4456

Witnesses should bring nine copies of their written testimony to the hearing. Testimony may be limited to five minutes in order to permit each person an opportunity to be heard.

If you are unable to testify in person and want to comment, you may provide written statements, which will be made a part of the Board's official record. Copies of written statements must be submitted no later than **4 p.m. on Friday, May 1, 2015**. Include the full name, title, and organization, if applicable, of the person(s) testifying in your correspondence.

- Email: <u>Martha.Jenkins@dc.gov</u>
- Mail: Alcoholic Beverage Regulation Administration, Office of the General Counsel, 2000 14th Street, NW, Suite 400 South, Washington, D.C. 20009

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS

BUSINESS AND PROFESSIONAL LICENSING ADMINISTRATION

NOTICE OF PUBLIC HEARING ON PUBLIC HALL LICENSE APPLICATION

Hearing Date:	April 28, 2015	
License Category:	Public Hall	
License No.:	LAPP15002917	
Business Name:	V.I.P. Room LLC (The)	
Address:	6201 3 rd Street, N.W.	
*** 14		
Ward 4	ANC 4B	SMD

Pursuant to Title 19 of the District of Columbia Municipal Regulations, chapter 16, section 1603 (19 DCMR § 1603), notice is hereby given that "V.I.P. Room LLC (The)" has submitted an application for a Public Hall Basic Business License to be operated at 6201 3rd Street, N.W. Washington, D.C. 20011 (Ward 4; ANC 4B; SMD).

The affected Advisory Neighborhood Commission or any resident or owner of residential property located within 600 feet of the boundary lines of the lot of the above-referenced address may file an objection.

The objection must be in writing and must be filed **no later than April 20, 2015** with Louise Peterson, Business Licensing Specialist, DCRA Business License Division. Objections may be submitted by mail (1100 Fourth Street, SW, Washington, D.C. 20024) or by email (louise.peterson@dc.gov).

The objection must list the name and address of the person making the objection, and must describe the reasons for the objection.

Any persons filing objections are entitled to be heard at a hearing to be held on April 28, 2015 at 10:00 a.m. in Room E200, 1100 Fourth Street, SW.

Nature of Operation:

The establishment will be a social/networking venue that allows customers/clients to meet and interact with one another. No nude performances.

Hours of Operation:

Monday through Sunday the times will vary.

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD

NOTIFICATION OF CHARTER AMENDMENT

The District of Columbia Public Charter School Board ("PCSB") hereby gives notice, dated April 2, 2015, that in addition to its request to increase the school's enrollment ceiling, Achievement Preparatory Public Charter School requests to expand to serve Prekindergarten, and partner with AppleTree Institute for prekindergarten services. PCSB will hold a public hearing during the regularly scheduled board meeting on Tuesday, April 21, 2015 at 6:30pm. Subsequently, PCSB will hold a vote on the matter during the regularly scheduled board meeting on Monday, May 18, 2015 at 6:30pm. For further information, please contact Laterica Quinn, Equity and Fidelity Specialist, at 202-328-2660. Please contact 202-328-2660 or email public.comment@dcpcsb.org to submit public comment.

DEPARTMENT OF GENERAL SERVICES

NOTICE OF PUBLIC MEETING REGARDING SURPLUS RESOLUTIONS PURSUANT TO D.C. OFFICIAL CODE §10-801

The District will conduct a public hearing to receive public comments on the proposed surplus of the following District property. The date, time and location shall be as follows:

Property:	Square: 5926 Lot: 0801 ("Draper School Building")
Date:	Thursday April 30, 2015
Time:	6:30 p.m 8:30 p.m.
Location:	Draper School Building
	908 Wahler Place, SE
	Washington, DC 20032
Contact:	Ikenna Udejiofor, Realty Project Manager
	Department of General Services
	202.698.1604 or ikenna.udejiofor@dc.gov

HISTORIC PRESERVATION REVIEW BOARD

NOTICE OF PUBLIC HEARING

The D.C. Historic Preservation Review Board will hold a public hearing to consider an application to designate the following property as a historic landmark in the D.C. Inventory of Historic Sites. The Board will also consider the nomination of the property to the National Register of Historic Places:

Case No. 15-03: Sedgwick Gardens Apartment House (including interiors) 3726 Connecticut Avenue NW Square 2060, Lot 31 Applicants: Cleveland Park Historical Society and the Art Deco Society of Washington Affected Advisory Neighborhood Commission: 3F

The Board will also hold a public hearing to consider an application to designate the following property/properties as a historic district in the D.C. Inventory of Historic Sites. The Board will also consider the nomination of the property/properties to the National Register of Historic Places:

Case No. 13-15: "Education Hill" Spingarn, Phelps, Young and Browne Educational Campus 2500 Benning Road and 704, 820 and 850 26th Street NE Parcel 160, Lot 45 (formerly Lots 42 and 43), also known as Square 4486, Lots 801 and 801 Applicant: Kingman Park Civic Association Affected Advisory Neighborhood Commission: 5D

The hearing will take place at **9:00 a.m. on Thursday, May 28, 2015**, at 441 Fourth Street, NW (One Judiciary Square), in Room 220 South. It will be conducted in accordance with the Review Board's Rules of Procedure (10C DCMR 2). A copy of the rules can be obtained from the Historic Preservation Office at 1100 4th Street, SW, Suite E650, Washington, DC 20024, or by phone at (202) 442-8800, and they are included in the preservation regulations which can be found on the Historic Preservation Office website.

The Board's hearing is open to all interested parties or persons. Public and governmental agencies, Advisory Neighborhood Commissions, property owners, and interested organizations or individuals are invited to testify before the Board. Written testimony may also be submitted prior to the hearing. All submissions should be sent to the Historic Preservation Office.

For each property, a copy of the historic landmark application is currently on file and available for inspection. A copy of the staff report and recommendation will be available at the office five days prior to the hearing. The office also provides information on the D.C. Inventory of Historic Sites, the National Register of Historic Places, and Federal tax provisions affecting historic property.

If the Historic Preservation Review Board designates the property, it will be included in the D.C. Inventory of Historic Sites, and will be protected by the D.C. Historic Landmark and Historic District Protection Act of 1978. The Review Board will simultaneously consider the nomination of the property to the National Register of Historic Places. The National Register is the Federal government's official list of prehistoric and historic properties worthy of preservation. Listing in the National Register provides recognition and assists in preserving our nation's heritage. Listing provides recognition of the historic importance of properties and assures review of Federal undertakings that might affect the character of such properties. If a property is listed in the Register, certain Federal rehabilitation tax credits for rehabilitation and other provisions may apply. Public visitation rights are not required of owners. The results of listing in the National Register are as follows:

<u>Consideration in Planning for Federal, Federally Licensed, and Federally Assisted Projects</u>: Section 106 of the National Historic Preservation Act of 1966 requires that Federal agencies allow the Advisory Council on Historic Preservation an opportunity to comment on all projects affecting historic properties listed in the National Register. For further information, please refer to 36 CFR 800.

Eligibility for Federal Tax Provisions: If a property is listed in the National Register, certain Federal tax provisions may apply. The Tax Reform Act of 1986 (which revised the historic preservation tax incentives authorized by Congress in the Tax Reform Act of 1976, the Revenue Act of 1978, the Tax Treatment Extension Act of 1980, the Economic Recovery Tax Act of 1981, and the Tax Reform Act of 1984) provides, as of January 1, 1987, for a 20% investment tax credit with a full adjustment to basis for rehabilitating historic commercial, industrial, and rental residential buildings. The former 15% and 20% Investment Tax Credits (ITCs) for rehabilitation of older commercial buildings are combined into a single 10% ITC for commercial and industrial buildings built before 1936. The Tax Treatment Extension Act of 1980 provides Federal tax deductions for charitable contributions for conservation purposes of partial interests in historically important land areas or structures. Whether these provisions are advantageous to a property owner is dependent upon the particular circumstances of the property and the owner. Because the tax aspects outlined above are complex, individuals should consult legal counsel or the appropriate local Internal Revenue Service office for assistance in determining the tax consequences of the above provisions. For further information on certification requirements, please refer to 36 CFR 67.

<u>Qualification for Federal Grants for Historic Preservation When Funds Are Available</u>: The National Historic Preservation Act of 1966, as amended, authorizes the Secretary of the Interior to grant matching funds to the States (and the District or Columbia) for, among other things, the preservation and protection of properties listed in the National Register.

Owners of private properties nominated to the National Register have an opportunity to concur with or object to listing in accord with the National Historic Preservation Act and 36 CFR 60. Any owner or partial owner of private property who chooses to object to listing must submit to the State Historic Preservation Officer a notarized statement certifying that the party is the sole or partial owner of the private property, and objects to the listing. Each owner or partial owner of private property has one vote regardless of the portion of the property that the party owns. If a majority of private property owners object, a property will not be listed. However, the State

Historic Preservation Officer shall submit the nomination to the Keeper of the National Register of Historic Places for a determination of eligibility for listing in the National Register. If the property is then determined eligible for listing, although not formally listed, Federal agencies will be required to allow the Advisory Council on Historic Preservation an opportunity to comment before the agency may fund, license, or assist a project which will affect the property. If an owner chooses to object to the listing of the property, the notarized objection must be submitted to the above address by the date of the Review Board meeting.

For further information, contact Tim Dennee, Landmarks Coordinator, at 202-442-8847.

MAYOR'S AGENT FOR THE HISTORIC LANDMARK AND HISTORIC DISTRICT PROTECTION ACT

NOTICE OF PUBLIC HEARING

Public notice is hereby given that the Mayor's Agent will hold a public hearing on an application affecting property subject to the Historic Landmark and Historic District Protection Act of 1978. Interested parties may appear and testify on behalf of, or in opposition to, the application. The hearing will be held at the Office of Planning, 1100 4th Street SW, Suite E650.

Hearing Date:	Monday, May 18, 2015 at 9:30 a.m.
Case Number:	H.P.A. 15-133
Address:	2501 (2507) 1st Street NW
Square/Lot:	Square 3128, Lot 800
Applicant:	Vision McMillan Partners LLC
Type of Work:	Subdivision

Affected Historic Property: McMillan Park Reservoir Affected ANC: 5E

The Applicant's claim is that the subdivision is consistent with the purposes of the historic preservation law and is necessary for the construction of a project of special merit.

The hearing will be conducted in accordance with the Rules of Procedure pursuant to the Historic Landmark and Historic District Protection Act (Title 10C DCMR Chapters 4 and 30), which are on file with the D.C. Historic Preservation Office and posted on the Office website under "Regulations."

Interested persons or parties are invited to participate in and offer testimony at this hearing. Any person wishing to testify in support of or opposition to the application may appear at the hearing and give evidence without filing in advance. However, any affected person who wishes to be recognized as a party to the case is required to file a request with the Mayor's Agent at least ten working days prior to the hearing. This request shall include the following information: 1) his or her name and address; 2) whether he or she will appear as a proponent or opponent of the application; 3) if he or she will appear through legal counsel, and if so, the name and address of legal counsel; and 4) a written statement setting forth the manner in which he or she may be affected or aggrieved by action upon the application and the grounds upon which he or she supports or opposes the application. Any requests for party status should be sent to the Mayor's Agent at 1100 4th Street SW, Suite E650, Washington, D.C. 20024. For further information, contact the Historic Preservation Office, at (202) 442-8800.

BOARD OF ZONING ADJUSTMENT PUBLIC HEARING NOTICE TUESDAY, MAY 19, 2015 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 THREE

18998Application of Saint Sophia Greek Orthodox Cathedral, pursuant to 11ANC-3CDCMR § 3104.1, for a special exception from the private school requirements
under § 206.1, to establish a private school with a maximum of 16 students in the
first year, and a maximum of 36 students within five years, in the R-1-B District
at premises 2815 36th Street N.W. (Square 1942, Lot 33).

WARD THREE

19000Application of Stuart F. and Jennifer Pierson, pursuant to 11 DCMR §ANC-3D3104.1 for a special exception under § 223, not meeting the lot area requirements
under § 401.3, and the rear yard requirements under § 404.1, to allow the
construction of a one-story rear addition to an existing one-story dwelling in the
R-1-B District at premises 5435 Sherrier Place N.W. (Square 1444, Lot 833).

WARD SIX

19001Application of Michael Blake and Victoria Elias, pursuant to 11 DCMR §ANC-6A3104.1 for a special exception under § 223, not meeting the rear yard
requirements under § 404.1, to construct a two-story addition to an existing two-
story, one-family dwelling in the R-4 District at premises 242 10th Street N.E.
(Square 939, Lot 26).

WARD SEVEN

19002Application of Rainbow Child Development Center, pursuant to 11ANC-7CDCMR § 3104.1, for a special exception from the child development center
requirements under § 205, to expand a child development center with 42 children
and nine staff to a child development center with 72 children and 12 staff in the
R-2 District at premises 505 57th Street N.E. (Square 5227, Lots 3 and 4).

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BZA PUBLIC HEARING NOTICE MAY 19, 2015 PAGE NO. 2

WARD ONE

19003Application of Marie Pollard, pursuant to 11 DCMR § 3104.1 for a special
exception under § 223, not meeting the lot occupancy requirements under §
403.2, and the court width requirements under § 406.1, to construct a rear one-
story addition to an existing two-story, one-family dwelling in the R-5-B District
at premises 2216 12th Street N.W. (Square 271, Lot 195).

WARD THREE

19013Application of the Apostolic Nuncio of the Holy See, pursuant to 11ANC-3CDCMR §§ 1002 and 206 of the Foreign Missions Act, to allow the installation of
a perimeter security fence, partially located in public space, at an existing
embassy in the D/NO/TSP/R-1-A District at premises 3339 Massachusetts
Avenue N.W. (Square 2122, Lots 6, 16, 17, 20, 21, 804, and 809).

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, 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.

BZA PUBLIC HEARING NOTICE MAY 19, 2015 PAGE NO. 3

LLOYD J. JORDAN, CHAIRMAN, MARNIQUE Y. HEATH, VICE CHAIRPERSON, JEFFREY L. HINKLE, ONE BOARD SEAT VACANT, AND A MEMBER OF THE ZONING COMMISSION, CLIFFORD W. MOY, SECRETARY TO THE BZA, SARA A. BARDIN, DIRECTOR, OFFICE OF ZONING

DEPARTMENT OF HEALTH CARE FINANCE

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health Care Finance (DHCF), pursuant to the authority set forth in An Act to enable the District of Columbia to receive federal financial assistance under Title XIX of the Social Security Act for a medical assistance program, and for other purposes, approved December 27, 1967 (81 Stat. 744; D.C. Official Code § 1-307.02 (2014 Repl.)), and Section 6(6) of the Department of Health Care Finance Establishment Act of 2007, effective February 27, 2008 (D.C. Law 17-109; D.C. Official Code § 7-771.05(6) (2012 Repl.)), hereby gives notice of the adoption of an amendment to Section 1915, entitled "Host Home Services," of Chapter 19 (Home and Community-Based Services Waiver for Individuals with Intellectual and Developmental Disabilities) of Title 29 (Public Welfare) of the District of Columbia Municipal Regulations (DCMR).

These final rules establish standards governing reimbursement of host home services provided to participants in the Home and Community-Based Services Waiver for Individuals with Intellectual and Developmental Disabilities (ID/DD Waiver) and conditions of participation for providers.

The ID/DD Waiver was approved by the Council of the District of Columbia and renewed by the U.S Department of Health and Human Services, Centers for Medicare and Medicaid Services, for a five-year period beginning November 20, 2012. Host home without transportation services provide essential supports whereby a homeowner assists the person with multiple activities, including activities of daily living, to enable him/her to live successfully in the community.

A Notice of Emergency and Proposed Rulemaking was published in the *D.C. Register* on October 3, 2014, at 61 DCR 10377, amending the previously published final rules by increasing the rates, using the approved rate methodology, to reflect the increase in the D.C. Living Wage to comply with the Living Wage Act of 2006, effective June 8, 2006 (D.C. Law 16-118; D.C. Official Code §§ 2-220.01 *et seq.* (2012 Repl.)). Comments were received and a Notice of Second Emergency and Proposed Rulemaking was published in the *D.C. Register* on February 13, 2015, at 62 DCR 002113, revising the previously published emergency and proposed rules by: (1) updating requirements for the health care monitoring of persons in host homes by a registered nurse to occur at least every one hundred twenty days (120) for a person not on medication; and (2) clarifying requirements about weekly progress notes. No comments were received and no changes were made to the second emergency and proposed rules.

The DHCF Director adopted these rules as final on April 1, 2015, and they shall become effective on the date of publication of this notice in the *D.C. Register*.

Section 1915, HOST HOME, of Chapter 19, HOME AND COMMUNITY-BASED SERVICES WAIVER FOR INDIVIDUALS WITH INTELLECTUAL AND DEVELOPMENTAL DISABILITIES, of Title 29 DCMR, PUBLIC WELFARE, is amended to read as follows:

1915 HOST HOME WITHOUT TRANSPORTATION SERVICES

- 1915.1 The purpose of this section is to establish standards governing Medicaid eligibility for host home without transportation services under the Home and Community-Based Services Waiver for Individuals with Intellectual and Developmental Disabilities (ID/DD Waiver), and to establish conditions of participation for providers of host home services.
- 1915.2 Host home without transportation services enable a person to retain or improve skills related to: health; activities of daily living; money management; community mobility; recreation; cooking; shopping; use of community resources; community safety; and to develop other adaptive skills needed to live in the community.
- 1915.3 To be eligible for Medicaid reimbursement of host home without transportation services, each person shall demonstrate a need for support for up to twenty-four (24) hours per day, and the services shall be:
 - (a) Provided in a private home, referred to as "host home", which may be leased or owned by the principal care provider; and
 - (b) Identified as a need in the person's Individual Support Plan (ISP) and Plan of Care.
- 1915.4 The total number of persons living in the host home (including those served in the ID/DD Waiver), who are unrelated to the principal care provider cannot exceed three (3).
- 1915.5 In order to be reimbursed by Medicaid, the principal care provider shall:
 - (a) Use the Department of Disabilities Services ("DDS") approved personcentered thinking tools to develop an assessment that includes what is important to and for the person, within the first month of the person residing in the home;
 - (b) Participate in the development of the ISP and Plan of Care to ensure the ISP goals are clearly defined;
 - (c) Assist in the coordination of all services that a person may receive by ensuring that all recommended and accepted modifications to the ISP are included in the current ISP;
 - (d) Develop a support plan with measurable outcomes using the information from the DDS approved person-centered thinking tools, the ISP, Plan of Care, and other information as appropriate to assist the person in achieving their goals; and

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- (e) Review the person's ISP and Plan of Care goals, objectives, and activities at least quarterly, and more often as necessary, and submit quarterly reports to the person, family, as appropriate, guardian, and DDS Service Coordinator in accordance with the requirements described, under Section 1908 (Reporting Requirements) and Section 1909 (Records and Confidentiality of Information) of Chapter 19 of Title 29 of the DCMR.
- 1915.6 In order to be reimbursed by Medicaid, the principal care provider shall provide personal supports and assistance to the person in the host home. These services shall include, but are not limited to, the following:
 - (a) Room and board (not included in the ID/DD Waiver reimbursement rate);
 - (b) Assistance with eating and food preparation;
 - (c) Assistance with personal hygiene;
 - (d) Assistance with dressing;
 - (e) Assistance with monitoring the person's health and physical condition;
 - (f) Assistance with the administration of medication;
 - (g) Assistance with communication between the person and other health care providers;
 - (h) Assistance with interpersonal and social skills;
 - (i) Assistance with household chores;
 - (j) Assistance with mobility;
 - (k) Assistance with motor and perceptual skills;
 - (l) Assistance with problem-solving and decision-making;
 - (m) Maintenance of medical records;
 - (n) Maintenance of financial records;
 - (o) Assistance with attending health care appointments, by the coordination of transportation to and from the person's appointments;
 - (p) Assistance with planning and attending events;

- (q) Habilitative support in activities of daily living and/or therapeutic goals and objectives as described in the ISP and Plan of Care;
- (r) Assistance with enhancing the person's opportunities for social, recreational, and religious activities utilizing community resources; and
- (s) Assistance with ensuring that the person's adaptive equipment is appropriate and functioning.
- 1915.7 In order to be reimbursed by Medicaid, the ID/DD Waiver provider shall coordinate the delivery of professional services to each person residing in a host home that may include, but are not limited to, the following disciplines or services:
 - (a) Medical Care;
 - (b) Dentistry;
 - (c) Education;
 - (d) Nutrition;
 - (e) Nursing;
 - (f) Occupational therapy;
 - (g) Physical therapy;
 - (h) Behavioral support;
 - (i) Community supports;
 - (j) Social work;
 - (k) Speech, hearing and language therapy; and
 - (l) Recreation.
- 1915.8 In order to be reimbursed by Medicaid, each ID/DD Waiver provider that oversees a person's host home placement shall:
 - (a) Receive and review packets submitted by DDS requesting development of a host home for a particular applicant;
 - (b) Respond to inquiries for host home development in a timely manner;
 - (c) Recruit a principal care provider to deliver host home services;

- (d) Identify and develop on-going relationships with local medical professionals (*e.g.*, dentist, physician, psychiatrist, psychologist, occupational therapist, physical therapist, etc.);
- (e) Coordinate a minimum of one (1) visit by the person to the prospective principal care provider's home, one of which may be an overnight stay;
- (f) Coordinate transportation with the DDS Service Coordinator for visits to the prospective host home of the principal care provider;
- (g) Participate in a person centered planning process to develop the person's ISP and Plan of Care;
- (h) Arrange for essential supports, including training, supplies and equipment to be in place prior to the person's move into a host home setting;
- (i) Arrange for non-essential, but recommended and necessary supports to be put into place subsequent to a person's move into a host home setting; and
- (j) Provide information as needed to the person, the person's family or authorized representative, support team, DDS Service Coordinator, and the principal care provider.
- 1915.9 In order to be reimbursed by Medicaid, the ID/DD Waiver provider shall:
 - (a) Coordinate the use of transportation for each person residing in a host home to their day programs, places of employment, and/or community outings as needed;
 - (b) Coordinate general support monitoring at least twice per month to review conditions in the host home, the person's health status, implementation of the ISP, update activity schedules, review medical and other appointments, and draft progress notes;
 - (c) Coordinate health care monitoring for each person residing in the host homes including, at a minimum, monitoring by a registered nurse at least every one hundred twenty (120) days for persons with no medications, and at least monthly for persons on medications; and complete monthly progress notes during each visit, as appropriate;
 - (d) Provide respite to the principal care provider for up to a total of fourteen (14) days per year. If respite care and emergency support is provided in the host home, Medicaid reimbursement payments for host home services shall continue for fourteen (14) days. If respite is provided in another

location, the host home services percentage of the reimbursement rate shall be paid to the ID/DD Waiver provider;

- (e) Provide emergency support to the person enrolled in the ID/DD Waiver, in the event that an emergency renders a principal care provider unable to provide supports;
- (f) Coordinate compliance with DDS policies and procedures;
- (g) Provide training to ensure that the principal care provider is knowledgeable about DDS policies and procedures;
- (h) Ensure that the principal care provider is trained on medication administration; and
- (i) Accompany the person to annual review court hearings and provide reports to be utilized during court hearings.
- 1915.10 In order to be reimbursed by Medicaid, the principal care provider may be a family member who is not a parent, spouse or other legally responsible relative of the person enrolled in the ID/DD Waiver.
- 1915.11 In order to be reimbursed by Medicaid, the host home residence and the ID/DD Waiver provider shall meet the DDS Certification Standards as set forth in the Human Care Agreement between the principal care provider, the ID/DD Waiver provider, and DDS, if applicable.
- 1915.12 In order to be reimbursed by Medicaid, host home without transportation services shall be administered by supported living service providers or residential habilitation service providers, which in this section shall be referred to as the ID/DD Waiver provider.
- 1915.13 In order to be reimbursed by Medicaid, each ID/DD Waiver provider of host home services without transportation shall demonstrate verification of passing the DDS Provider Certification Review with experience providing In-Home Supports or Respite for at least three (3) years, unless waived by a designated DDA staff.
- 1915.14 In order to be reimbursed by Medicaid, each ID/DD Waiver provider of host home without transportation services shall agree to the following:
 - (a) Be a member of the person's support team;
 - (b) Comply with Sections 1904 (Provider Qualifications) and 1905 (Provider Enrollment) of Chapter 19 of Title 29 of the DCMR;

- (c) Maintain a signed, current Human Care Agreement with DDS when deemed necessary by DDS;
- (d) Demonstrate that the owner(s)/operator(s) has at least five (5) years of experience in a leadership role with a residential provider that support adults with an intellectual disability, unless waived by the DDS Director or Deputy Director or their designee.
- 1915.15 In order to be reimbursed by Medicaid, each host home residence and supporting ID/DD Waiver provider located out-of-state shall be licensed and/or certified in accordance with the host state's laws and regulations and/or consistent with the terms and conditions set forth in an agreement between the District of Columbia and the host state. Each out-of-state host home and ID/DD Waiver provider shall comply with the following additional requirements:
 - (a) Remain in good standing in the jurisdiction where the program is located;
 - (b) Submit a copy of the annual certification or survey performed by the host state and provider's corrective action to DDS;
 - (c) Allow authorized agents of the District of Columbia government, federal government, and governmental officials of the host state full access to all sites and records for audits and other reviews; and
 - (d) Successfully meet the certification review requirements of DDS.
- 1915.16 Each principal care provider and direct support professional (DSP) providing host home without transportation services shall meet all of the requirements in Section 1906 (Requirements for direct support professionals) of Chapter 19 of Title 29 of DCMR.
- 1915.17 In order to be reimbursed by Medicaid, each principal care provider providing host home services shall agree to cooperate and attend mandatory training sessions provided by DDS and the ID/DD Waiver provider, and to allow DDS Service Coordinator and other DDS employees' reasonable access to the Host Home.
- 1915.18 In order to be reimbursed by Medicaid, services shall be authorized for reimbursement in accordance with the following provider requirements:
 - (a) DDS shall provide a written service authorization before the commencement of services;
 - (b) The provider shall conduct an assessment and develop a host home assessment plan with training goals and techniques that will assist the principal care provider, within the first thirty (30) days of service delivery;

- (c) The service name and the ID/DD Waiver provider delivering services shall be identified in the ISP and Plan of Care;
- (d) The ISP, Plan of Care, and Summary of Supports and Services shall document the amount and frequency of services to be received; and
- (e) Services shall not conflict with the service limitations described under Subsection 1915.25.
- 1915.19 Each ID/DD Waiver provider of host home without transportation services shall maintain the following documents for monitoring and audit reviews:
 - (a) Any documents required to be maintained under Section 1909 (Records and Confidentiality of Information) of Chapter 19 of Title 29 of the DCMR;
 - (b) A copy of the person's most recent DDS approved ISP and Plan of Care;
 - (c) A current written staffing plan, if In-Home Supports are needed;
 - (d) A written explanation of staffing responsibilities when the principal care provider is unavailable to provide support to the person enrolled in the ID/DD Waiver;
 - (e) Current financial records of expenditures of public and private funds for each person;
 - (f) The records of any nursing care provided pursuant to a physician ordered protocol and procedure, charting, and other supports provided in accordance with a physician's order relating to the development and management of the Health Management Care Plan.
 - (g) The progress notes written by the principal care provider on a weekly basis and archived at the ID/DD Waiver provider's central office, which contain the following information:
 - (1) The progress in meeting each goal in the ISP;
 - (2) Any unusual health or behavioral events or change in status;
 - (3) Notes or other documentation of all community activities in which the person participated, including a response to the following questions: "What did the person like about the activity?" and "What did the person not like about the activity?". DDS encourages the use of the Learning Log, a Person-Centered Thinking tool, which may be used to record detailed information about a person's activities and what was learned about the person

through his/her experience, and any matter requiring follow-up on the part of the service provider or DDS.

- 1915.20 In order to be reimbursed by Medicaid, each ID/DD Waiver provider of host home without transportation services shall comply with Sections 1908 (Reporting Requirements) and 1911 (Individual Rights) of Chapter 19 of Title 29 of the DCMR.
- 1915.21 Host home without transportation services shall not be reimbursed by Medicaid if they are billed for the same day of service that the following ID/DD Waiver services are provided to the person:
 - (a) Supported Living;
 - (b) Residential Habilitation;
 - (c) Personal Care;
 - (d) Skilled Nursing;
 - (e) Environmental Accessibility;
 - (f) Transportation;
 - (g) Respite;
 - (h) Personal Emergency Response System (PERS); and
 - (i) In-Home Supports.
- 1915.22 In order to be eligible for Medicaid reimbursement, host home without transportation services shall not include a day when the person is hospitalized, on vacation, or other days during which the person is not residing at the host home, with the exception of days when the person is on vacation with the principal care provider.
- 1915.23 In order to be eligible for Medicaid reimbursement, host home without transportation services shall not include a day when the person is not residing at the host home, with the exception of days when the person is temporarily residing in a hotel or other facility due to an emergency situation.
- 1915.24 The following individuals shall not be authorized to enroll as an ID/DD Waiver provider of host home without transportation services for the person:
 - (a) The person's legal guardian;

- (b) The person's parent; or
- (c) The person's spouse.

1915.25 Reimbursement for host home without transportation services shall not include:

- (a) Cost of room and board;
- (b) Cost of facility maintenance, upkeep, and improvement;
- (c) Activities for which payment is made by a source other than Medicaid; and
- (d) Time when the person is in school or employed.
- 1915.26 The reimbursement rate for host home without transportation services is a daily inclusive rate based on the person's acuity level. The acuity level shall be determined by DDS based on the results of the Level of Need Assessment and Screening Tool or as documented in the person's ISP.
- 1915.27 The basic support rate that Medicaid will reimburse shall be one hundred fortytwo dollars (\$142.00) per day; the moderate support rate shall be one hundred sixty-one dollars (\$161.00) per day; and the intensive support rate shall be two hundred ten dollars (\$210.00) per day. The host home without transportation services reimbursement rate shall include:
 - (a) All training for host home workers;
 - (b) Programmatic supplies;
 - (c) Oral/topical medication management;
 - (d) General and administrative fees for ID/DD Waiver services;
 - (e) Relief of the caregiver and emergency support;
 - (f) All direct support costs based on the needs of the person; and
 - (g) Additional supports provided by a DSP for up to twenty (20) hours per week.
- 1915.28 In the event that additional DSP supports are requested, the ID/DD Waiver provider shall submit to the DDS Service Coordinator, the following documents:
 - (a) A written justification; and

- (b) A summary of the responsibilities of the DSP who is scheduled to provide the additional supports.
- 1915.29 Persons with extraordinary needs may be eligible to receive a specialized reimbursement rate not to exceed five hundred dollars (\$500.00) per day, subject to DDS approval.
- 1915.30 Forty percent (40%) to fifty percent (50%) of the daily reimbursement rate shall be paid to the host home by the ID/DD Waiver provider for support services. The remaining fifty percent (50%) to sixty percent (60%) of the daily reimbursement rate shall be retained by the ID/DD Waiver provider for training, additional inhome support services based on the needs of the person, medication management, general and administrative fees for ID/DD Waiver services, general supervision, and relief and emergency coverage. The actual percentage of the daily reimbursement rate allocated between the host home and the ID/DD Waiver provider shall be negotiated between the parties based on the specific support needs of the person.
- 1915.31 The person receiving host home services shall contribute an amount based on their Social Security benefits to the principal care provider to pay towards their room and board expenses.

Section 1999, DEFINITIONS, is amended by adding the following:

- **Homeowner** A person(s) who is (are) the primary owner or renter of a residential property and who provides supports to assist the person enrolled in the ID/DD Waiver.
- **Host Home -** The residence owned or leased by the homeowner or principal care provider who provides host home services to the person enrolled in the ID/DD Waiver.
- **Principal care provider** The person who owns and/or leases the host home and provides host home services and supports to the person enrolled in the ID/DD Waiver.

OFFICE OF CONTRACTING AND PROCUREMENT

NOTICE OF PROPOSED RULEMAKING

The Chief Procurement Officer (CPO) of the District of Columbia, pursuant to the authority set forth in Sections 204 and 1106 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §§ 2-352.04 and 2-361.06 (2012 Repl.)), hereby gives notice of the intent to adopt final rulemaking to amend Section 1899 of Chapter 18 (Small Purchase and Other Simplified Purchase Procedures) of Title 27 (Contracts and Procurement) of the District of Columbia Municipal Regulations (DCMR).

The rulemaking corrects the definition of a blanket purchase agreement, which is outdated and inconsistent with current practice.

The CPO gives notice of intent to take final rulemaking action in not less than thirty (30) days from the date of publication in the *D.C. Register*.

Chapter 18, SMALL PURCHASE AND OTHER SIMPLIFIED PURCHASE PROCEDURES, of Title 27 DCMR, CONTRACTS AND PROCUREMENTS, is amended as follows:

Section 1899, DEFINITIONS, is amended as follows:

Subsection 1899.1 is amended as follows:

The definition of the term "blanket purchase agreement" is amended to read as follows:

Blanket purchase agreement - a pre-contractual agreement with a vendor which allows an agency to make small purchases by issuing a purchase order for each individual purchase.

All persons desiring to comment on the subject matter of this proposed rulemaking should submit comments to the Chief Procurement Officer, 441 4th Street, 700 South, Washington, D.C. 20001. Comments may be sent by email to <u>OCPRulemaking@dc.gov</u>, by postal mail or hand delivery to the address above, or by calling (202) 727-0252. Comments must be received no later than thirty (30) days after the date of publication of this notice in the *D.C. Register*. A copy of this proposed rulemaking may be requested at the same address, e-mail, or telephone number as above.

OFFICE OF CONTRACTING AND PROCUREMENT

NOTICE OF PROPOSED RULEMAKING

The Chief Procurement Officer (CPO) of the District of Columbia, pursuant to the authority set forth in Sections 204 and 1106 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §§ 2-352.04 and 2-361.06 (2012 Repl.)), hereby gives notice of the intent to adopt rules to amend Chapter 42 (Freedom of Information and Privacy) of Title 27 (Contracts and Procurement) of the District of Columbia Municipal Regulations (DCMR).

This rulemaking updates the regulations and outlines the procedures applicable to requests for records made pursuant to the D.C. Freedom of Information Act, Title II of the District of Columbia Administrative Procedure Act, effective March 29, 1977 (D.C. Law 1-96; D.C. Official Code §§ 2-531 *et seq.* (2012 Repl.)) (the "FOIA Act"). This rulemaking aligns the regulations and procedures for records requests with the FOIA Act and Title 1, Chapter 4 of the DCMR.

The CPO gives notice of intent to take final rulemaking action in not less than thirty (30) days from the date of publication in the *D.C. Register*.

Chapter 42, FREEDOM OF INFORMATION AND PRIVACY, of Title 27 DCMR, CONTRACTS AND PROCUREMENTS, is amended as follows:

Section 4200, FREEDOM OF INFORMATION REQUESTS, is repealed and replaced with:

4200 **REQUESTS FOR RECORDS**

- 4200.1 A request for a record of the Office of Contracting and Procurement (OCP) shall be made to OCP's designated Freedom of Information Officer.
- 4200.2 OCP's response to a request for a record shall be made in accordance with the provisions of the D.C. Freedom of Information Act (Title II of the District of Columbia Administrative Procedure Act, effective March 29, 1977 (D.C. Law 1-96; D.C. Official Code §§ 2-531 *et seq.* (2012 Repl.)) ("FOIA Act"), and Title 1, Chapter 4 of the D.C. Municipal Regulations.

Section 4201, PROPRIETARY AND CONFIDENTIAL INFORMATION, is repealed and replaced with:

4201 [RESERVED]

Section 4202, PRIVACY AND DISCLOSURE, is amended to read as follows:

4202 PRIVACY AND DISCLOSURE

- 4202.1 If a contractor collects, retains, or has in its possession any document, record, or other information obtained in the performance of a District contract which document, record, or information may be exempt from disclosure under the FOIA Act, the contractor shall not disclose the document, record, or other information to any person other than an authorized District employee or agent.
- 4202.2 If a contractor collects, retains, or has in its possession any document, record, or other information obtained in the performance of a District contract, the disclosure of which is prohibited by any District or federal law or regulation, the contractor shall not disclose the document, record, or other information to any person other than an authorized District employee or agent.
- 4202.3 If a contractor is not sure whether a document, record, or other information may be disclosed, the contractor shall refer the matter to the contracting officer.

Section 4299, DEFINITIONS, is repealed.

All persons desiring to comment on the subject matter of this proposed rulemaking should submit comments to the Chief Procurement Officer, 441 4th Street, 700 South, Washington, D.C. 20001. Comments may be sent by email to <u>OCPRulemaking@dc.gov</u>, by postal mail or hand delivery to the address above, or by calling (202) 727-0252. Comments must be received no later than thirty (30) days after the date of publication of this notice in the *D.C. Register*. A copy of this proposed rulemaking may be requested at the same address, e-mail, or telephone number as above.

OFFICE OF CONTRACTING AND PROCUREMENT

NOTICE OF EMERGENCY AND PROPOSED RULEMAKING

The Chief Procurement Officer of the District of Columbia, pursuant to the authority set forth in Sections 204 and 1106 of the Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §§ 2-352.04 and 2-361.06 (2012 Repl.)) (the "Act"), hereby gives notice of the adoption of the following emergency rules and of the intent to adopt a final rulemaking to amend Chapter 19 (Contracting for Services) of Title 27 (Contracts and Procurement) of the District of Columbia Municipal Regulations (DCMR).

The rulemaking updates Chapter 19 and implements the provisions in the Act that apply to contracting for services. The current Chapter 19 contains regulations that are outdated and inconsistent with the Act. These inconsistencies create legal uncertainty regarding contracting for services. Adoption of these emergency rules is therefore necessary for the immediate preservation and promotion of the public safety and welfare.

The emergency rules will remain in effect for up to one hundred twenty (120) days from March 18, 2015, the date of their adoption; thus, expiring on July 16, 2015, or upon publication of a Notice of Final Rulemaking in the *D.C. Register*, whichever occurs first.

Chapter 19, CONTRACTING FOR SERVICES, of Title 27 DCMR, CONTRACTS AND PROCUREMENTS, is amended as follows:

Section 1900, GENERAL PROVISIONS, is amended to read as follows:

1900 GENERAL PROVISIONS

- 1900.1 The provisions of this chapter apply to contracts for the provision of "services," as that term is defined in § 104(58) of the District of Columbia Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.04(58) (2012 Repl.)) (the "Act").
- 1900.2 The provisions of the Act and this title requiring competition and setting forth the requirements and procedures for competitive procurement shall apply to the procurement of services.
- 1900.3 A contract for services may provide for services to be performed by professional or non-professional personnel on an individual or organizational basis.
- 1900.4 A contract may be used to provide services including, but not limited to, the following:
 - (a) Maintenance, overhaul, and repair;
 - (b) Routine or recurring maintenance of real property;

- (c) Housekeeping services;
- (d) Expert and consulting services;
- (e) Engineering and technical services;
- (f) Operation of District-owned equipment, facilities, and systems;
- (g) Communications services;
- (h) Architectural and engineering services (in accordance with Chapter 26 of this title);
- (i) Transportation and related services;
- (j) Day care services;
- (k) Janitorial services;
- (l) Stenographic reporting services;
- (m) Human care services (in accordance with §§ 1905 to 1908 of this chapter); and
- (n) Real property appraisal services.
- 1900.5 The contracting officer shall ensure that the applicable provisions of the Service Contract Act of 1965 (41 U.S.C. §§ 6702 to 6707), the Davis-Bacon Act of 1931 (40 U.S.C. §§ 3141 to 3148), the Way to Work Amendment Act of 2006, effective June 9, 2006 (D.C. Law 16-118; D.C. Official Code §§ 2-220.01 *et seq.*), and any applicable wage determination, are incorporated in accordance with federal regulations into all solicitations and awards.

Section 1901, EXPERT AND CONSULTING SERVICES, is amended to read as follows:

1901 EXPERT AND CONSULTING SERVICES

- 1901.1 A contracting officer may contract for expert and consulting services when essential to the agency's mission, when necessary to comply with a court order, or when those services would improve the agency's effectiveness or economy of operations. Expert and consulting services may include, but are not limited to, the following:
 - (a) Specialized opinions or professional or technical advice not available within the agency or from another District agency;

- (b) Outside points of view, to avoid too limited a judgment on critical issues;
- (c) Advice on developments in industry, university, or foundation research;
- (d) The opinions, special knowledge, or skills of noted experts;
- (e) Assistance with the understanding of, and development of alternative solutions to, complex issues;
- (f) Advice on making the operation of managerial or hardware systems more efficient or effective; or
- (g) Citizen advisory participation in developing or implementing District programs that by their nature or by statutory provision require citizen participation.
- 1901.2 Except as provided in § 1901.4, a contracting officer shall not contract for expert or consulting services for any of the following purposes:
 - (a) To perform work of a policy-making, decision-making, or managerial nature that is the direct responsibility of agency officials;
 - (b) To bypass or undermine personnel ceilings, pay limitations, or competitive employment procedures; or
 - (c) To specifically aid in influencing or enacting legislation in the Council of the District of Columbia.
- 1901.3 Except as provided in § 1901.4, the contracting officer shall ensure that a contract for expert or consulting services does not establish or allow any of the following:
 - (a) An employer-employee relationship between the District and the contractor;
 - (b) Detailed control or supervision by District personnel of the contractor or its employees with respect to the day-to-day operations of the contractor or the methods of accomplishment of the services;
 - (c) A regularly established tour of duty for the contractor; or
 - (d) Supervision of District employees by the contractor.
- 1901.4 When an expert or consultant is engaged by a court-appointed receiver or, upon review by and the concurrence of the Attorney General, by any other contracting

officer pursuant to or in order to comply with a court order, §§ 1901.2 and 1901.3 shall not apply.

1901.5 The contracting officer shall not award a contract for consulting or expert services in a manner that gives preferential treatment to former District employees.

Section 1902, CONTRACTING FOR INFORMATION TECHNOLOGY SERVICES, is repealed.

Section 1905, HUMAN CARE SERVICES, is amended to read as follows:

1905 HUMAN CARE SERVICES

- 1905.1 If an agency intends to provide human care services through a human care agreement, the contracting officer shall give public notice of a request for qualifications that:
 - (a) States the general requirements of the service; and
 - (b) Requests interested service providers to respond in writing with a statement of their qualifications to perform the service.
- 1905.2 The contracting officer shall use the procedures set forth in §§ 1905 through 1908 to procure human care services rather than the solicitation or source selection procedures specified elsewhere in this title, if the human care service is:
 - (a) To be negotiated on a fee-for-service or unit-rate basis using benchmarks and quantifiable measurements that are uniformly provided to providers of the same service;
 - (b) To be purchased at rates adopted by rule; or
 - (c) One that the agency typically purchases as needs arise, but for which the quantity, rate of utilization, delivery area, or specific beneficiaries of the service cannot be accurately estimated at the outset of the procurement process.
- 1905.3 Compliance with §§ 1905 through 1908 of this chapter shall constitute a competitive procedure for the procurement of human care services.
- 1905.4 The contracting officer shall certify the financial and professional responsibility of each service provider based on the following criteria:
 - (a) The type of business or organization and its history;

- (b) The resumes and professional qualifications of the business or organization's staff, including relevant professional or business licenses, affiliations, and specialties;
- (c) Information attesting to financial capability, including financial statements;
- (d) Specialized experience and technical competence in the type of work required;
- (e) Capacity to accomplish the work in the required time;
- (f) A summary of similar contracts awarded to the service provider, and the service provider's performance of those contracts;
- (g) A certification of compliance with all applicable tax and filing requirements;
- (h) A statement attesting to compliance with wage, hour, workplace safety and other standards of labor law;
- (i) A statement attesting to compliance with federal and District equal employment opportunity law;
- (j) Information about pending lawsuits or investigations, and judgments, indictments, or convictions against the service provider or its proprietors, partners, directors, officers, or managers; and
- (k) Acceptability under other appropriate characteristics of a prospective service provider.

Section 1906, SELECTION OF HUMAN CARE SERVICES PROVIDERS, is amended to read as follows:

1906 SELECTION OF HUMAN CARE SERVICES PROVIDERS

- 1906.1 Prior to conducting discussions with a service provider who has submitted a statement of qualifications, the contracting officer shall make a written determination that the service provider is qualified, based on the criteria in § 1905.6.
- 1906.2 Following pre-qualification of service providers, the contracting officer may:
 - (a) Conduct discussions with all qualified service providers, and negotiate a price on a unit rate or fee for service basis using benchmarks and quantifiable measurements that are uniformly applied, including, but not

limited to, each service provider's cost data attributable to provision of the services and consideration of each service provider's maximum customer capacity; and

- (b) Award a human care agreement to one or more qualified service providers to satisfy all or part of the District's anticipated requirements at a price that is reasonable.
- 1906.3 The contracting officer shall retain statements of qualifications for approved service providers, and consider those providers for award of human care agreements, for a period of three years following pre-qualification of the providers.

Section 1907, HUMAN CARE AGREEMENT, is amended to read as follows:

1907 HUMAN CARE AGREEMENT

- 1907.1 The human care agreement shall identify the services to be rendered during the term of the agreement and shall set forth the terms and conditions of any orders that may be issued pursuant to the agreement.
- 1907.2 A human care agreement is not a commitment to purchase any quantity of a particular service covered under the agreement.
- 1907.3 The District is obligated only to the extent that authorized purchases are made pursuant to the human care agreement.
- 1907.4 When ordering services under a human care agreement, the contracting officer shall issue a task order for required services under each human care agreement, and secure all appropriate approvals and funding prior to execution of the task order.
- 1907.5 As much as practicable, the contracting officer shall give qualified service providers fair and equal treatment with respect to the issuance of task orders.

Section 1908, VOUCHERS, is amended to read as follows:

1908VOUCHERS

1908.1 Upon a written determination by the Director approving the use of vouchers for a human care agreement, the contracting officer following award of the agreement may issue vouchers to eligible customers to use for the purchase of human care services.

Section 1909, HUMAN CARE AGREEMENTS UNDER THE TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) PROGRAM, is amended to read as follows:

1909 HUMAN CARE AGREEMENTS UNDER THE TEMPORARY ASSISTANCE TO NEEDY FAMILIES (TANF) PROGRAM

1909.1 The Director sets the prices established in § 1610.1(a) of this title, to be paid to contractors selected through the human care procurement method for services provided under the District's Temporary Assistance to Needy Families (TANF) Program, implementing the Self-Sufficiency Promotion Amendment Act of 1998, effective April 20, 1999 (D.C. Law 12-241; D.C. Official Code § 4-205.54).

Section 1915, REAL PROPERTY APPRAISAL SERVICES, is repealed and replaced with:

1915 DISMANTLING, DEMOLITION, OR REMOVAL OF STRUCTURES

- 1915.1 Contracts for dismantling, demolition, or removal of structures shall be awarded in accordance with either the Service Contract Act 1965 (41 U.S.C. §§ 6702 to 6707), or the Davis-Bacon Act (40 U.S.C. §§ 3141 to 3148), as follows:
 - (a) When the contract is solely for dismantling, demolition, or removal of a structure, the provisions of the Service Contract Act shall apply.
 - (b) When the contract is for dismantling, demolition, or removal of a structure, and further work will result in the construction, alteration, or repair of a public building or public work at the same location, even if by separate contract, the provisions of the Davis-Bacon Act shall apply with respect to the contract for dismantling, demolition, or removal of the structure and the contract for the construction, alteration, or repair of the public building or public work.
- 1915.2 When a contract is solely for dismantling, demolition, or removal of a structure, the contracting officer may require the contractor to furnish a performance bond or other security in accordance with the provisions of Chapter 27 of this title in an amount that the contracting officer considers adequate to do the following:
 - (a) Ensure completion of the work;
 - (b) Protect property to be retained by the District;
 - (c) Protect property to be provided as compensation to the contractor; and
 - (d) Protect the District against damage to adjoining property.

Section 1916, REAL PROPERTY APPRAISAL SERVICES EVALUATION BOARDS, is repealed and replaced with:

1916 PAYMENTS FOR SALVAGE AND REMOVAL

- 1916.1 A contract may provide that the District pay the contractor for the dismantling or demolition of a structure or that the contractor pay the District for the right to salvage and remove the materials resulting from the dismantling or demolition operation.
- 1916.2 The contracting officer shall determine whether the District shall retain materials resulting from a dismantling or demolition operation in accordance with §§ 1915.3 and 1915.4.
- 1916.3 If property is determined more useful to the District than its value as salvage to the contractor, the contract shall expressly designate that the property be retained by the District.
- 1916.4 The contracting officer, on advice of technical personnel, shall determine the fair market value of any property designated as salvage which will be retained by the contractor. The fair market value estimate shall be used in determining the amount of payment, if any, that will be made to the contractor.

Section 1917, REAL PROPERTY APPRAISAL SERVICES SELECTION, is repealed.

Section 1918, REAL PROPERTY APPRAISAL: SMALL PURCHASE CONTRACTS, is repealed:

Section 1919, REAL PROPERTY APPRAISAL: QUALIFICATIONS, is repealed.

Section 1920, DISTRICT COST ESTIMATE FOR REAL PROPERTY APPRAISAL SERVICES, is repealed.

Section 1921, NEGOTIATION OF REAL PROPERTY APPRAISAL CONTRACTS, is repealed.

Section 1922, REAL PROPERTY APPRAISAL PERFORMANCE EVALUATIONS, is repealed.

Section 1923, RESERVED, is repealed.

Section 1924, RESERVED, is repealed.

Section 1925, DISMANTLING, DEMOLITION, OR REMOVAL OF STRUCTURES, is repealed.

Section 1926, PAYMENTS FOR SALVAGE AND REMOVAL, is repealed.

Section 1999, DEFINITIONS, is amended to read as follows:

1999 DEFINITIONS

- 1999.1 When used in this chapter, the following words and terms shall have the meanings ascribed:
 - **Appraisal services** services performed by an expert licensed by a state, city, county, or other governmental unit which are associated with the purchase and lease of real property relating to the determination of the value of real property.
 - **Consultant** a firm or individual with knowledge and special abilities not generally available to an agency who renders services of a purely advisory nature relating to governmental functions or agency administration and management.
 - **Consulting services** services of a purely advisory nature relating to governmental functions, agency administration and management, or program management which are normally provided by persons that are considered to have knowledge and expertise not generally available within the agency.
 - Customer a recipient of human care services.
 - **Expert** a person with excellent qualifications and a high degree of attainment in a professional, scientific, technical, or other field, whose knowledge and mastery of the principles, practices, problems, methods, and techniques of his or her field of activity, or of a specialized area in the field, are clearly superior to those usually possessed by ordinarily competent persons in that activity, and whose attainment is such that he or she usually is regarded as an authority or as a practitioner of unusual competence and skill by other persons in the profession, occupation, or activity.
 - **Human care services** education or special education, health, human, or social services, to be provided directly to individuals who are disabled, disadvantaged, displaced, elderly, indigent, mentally ill, physically ill, unemployed, or minors in the custody of the District of Columbia.
 - **Pre-qualification** the process by which the contracting officer determines whether a prospective service provider under a human care agreement is responsible.

Voucher - a written authorization, to a service provider who has been awarded a human care agreement, to provide the services authorized in the agreement and described in the voucher directly to a customer identified in writing.

All persons desiring to comment on the subject matter of this proposed rulemaking should submit comments to the Chief Procurement Officer, 441 4th Street, 700 South, Washington, D.C. 20001. Comments may be sent by email to <u>OCPRulemaking@dc.gov</u>, by postal mail or hand delivery to the address above, or by calling (202) 727-0252. Comments must be received no later than thirty (30) days after the date of publication of this notice in the *D.C. Register*. A copy of this proposed rulemaking may be requested at the same address, e-mail, or telephone number as above.

DISTRICT OF COLUMBIA TAXICAB COMMISSION

NOTICE OF EMERGENCY AND PROPOSED RULEMAKING

The District of Columbia Taxicab Commission ("Commission" or "DCTC"), pursuant to the authority set forth in Sections 8(c) (2), (3), (5), (7), (19), 14, 20, and 20f of the District of Columbia Taxicab Commission Establishment Act of 1985 ("Establishment Act"), effective March 25, 1986 (D.C. Law 6-97; D.C. Official Code §§ 50-307 (c)(2), (3), (5), (7), (19) (2014 Repl.), § 50-313 (2014 Repl.), § 50-319 (2014 Repl.), and § 50-325 (2014 Repl.)), and D.C. Official Code § 47-2829 (b), (d), (e), (e-1), and (i) (2012 Repl. & 2014 Supp.); hereby gives notice of its intent to amend Chapter 5 (Taxicab Companies, Associations, and Fleets), Chapter 10 (Public Vehicles for Hire), and Chapter 99 (Definitions) of Title 31 (Taxicabs and Public Vehicles for Hire) of the District of Columbia Municipal Regulations ("DCMR").

This proposed rulemaking rules would amend Chapters 5 (Taxicab Companies, Associations and Fleets), 10 (Public Vehicles for Hire) and 99 (Definitions) of Title 31 DCMR to repeal all provisions of Title 31 pertaining to and providing for the establishment of Modern Taxicab Associations ("the MTA rules"). The MTA rules were approved for publication as final rulemaking by the Commission on December 10, 2014 and published in the *D.C. Register* on January 2, 2015 at 62 DCR 119. The MTA rules may result in the issuance of hundreds of new DCTC vehicle licenses for taxicabs, which is inconsistent with the Commission's referral of all issues related to DCTC vehicle licenses for taxicabs to the Panel on Industry, as announced at the January 14, 2015 General Commission Meeting.

This emergency rulemaking is required to: (1) immediately reduce potential stakeholder and industry confusion; (2) provide immediate certainty and predictability for affected stakeholders, allowing them to make more make informed and appropriate legal and business decisions, including decisions about the disposition of vehicles currently co-titled with taxicab companies, the acquisition of new vehicles, the formation of new business entities, and other matters; (3) immediately reduce potential legal exposure; and (4) immediately suspend the administrative process for MTA applications, to eliminate the potential legal anomaly which would result if the Office of Taxicabs were required to grant approval for an MTA where the proposed rulemaking to repeal the MTA rules has ultimately been approved as final.

This emergency rulemaking was adopted by the Commission on February 2, 2015 and took effect immediately. The emergency rules shall remain in effect for one hundred and twenty (120) after the date of adoption (expiring June 2, 2015), unless earlier superseded by an amendment or repeal by the Commission, or the publication of final rulemaking, whichever occurs first.

Directions for submitting comments on this proposed rulemaking may be found at the end of this notice. The Commission also hereby gives notice of the intent to take final rulemaking action to adopt these proposed rules in not less than thirty (30) days after the publication of this notice of proposed rulemaking in the *D.C. Register*.

CHAPTER 5, TAXICAB COMPANIES, ASSOCIATIONS AND FLEETS, of Title 31, TAXICABS AND PUBLIC VEHICLES FOR HIRE, of the DCMR, is amended as follows:

Section 504, MODERN TAXICAB ASSOCIATIONS, is repealed.

CHAPTER 10, PUBLIC VEHICLES FOR HIRE, of Title 31, TAXICABS AND PUBLIC VEHICLES FOR HIRE, of the DCMR, is amended as follows:

Section 1010 ISSUANCE OF VEHICLE LICENSES TO OWNERS OF PUBLIC VEHICLES FOR HIRE, is amended as follows:

Subsection 1010.7 is amended to read as follows:

- 1010.7 An applicant for a DCTC transferable taxicab vehicle license shall:
 - (a) Be a person which:
 - (1) Possesses a current DCTC vehicle license for a taxicab in active service; or
 - (2) Is a taxicab company participating the Coordinated Alternative Paratransit (CAPS-DC) Pilot Program for a new vehicle which it is required to purchase as a condition of participation in the program, as provided in § 1806.19; and
 - (b) Demonstrates to the satisfaction of the Office that it is ready and able to comply with the applicable provisions of § 1010.8.

Subsection 1010.09 is amended to read as follows:

- 1010.9 Each transfer of a DCTC transferable taxicab vehicle license shall be approved by the Office prior to the use of the license as follows:
 - (a) An applicant shall use a form established by the Office, executed under oath, and accompanied by a description of the terms of the proposed transfer, a proposed purchase and sale agreement or other legal document by which the ownership of the license may be transferred, such information and documentation as may be required by the Office, and a fee of one hundred dollars (\$100);
 - (b) The applicant shall demonstrate to the satisfaction of the Office that the transfer would not impair the continued transferability or use of the license in the manner required by the applicable provisions of this title; and

(c) The Office shall issue a written decision to approve or deny the application within ten (10) days, and shall explain the reasons for its decision in the event of a denial. A decision to deny the application may be appealed in accordance with Chapter 7.

Chapter 99, DEFINITIONS, of Title 31, TAXICABS AND PUBLIC VEHICLES FOR HIRE, of the DCMR, is amended as follows:

Section 9901, DEFINITIONS, is amended as follows:

Subsection 9901.1, amended to delete the following definitions:

"Modern taxicab association" or "MTA" – An association of taxicab owners whose members are required to convert their vehicles to wheelchair accessible vehicles as required by § 504.

Copies of this proposed rulemaking can be obtained at <u>www.dcregs.dc.gov</u> or by contacting Juanda Mixon, Secretary to the Commission, District of Columbia Taxicab Commission, 2235 Shannon Place, S.E., Suite, 3001, Washington, D.C. 20020. All persons desiring to file comments on the proposed rulemaking action should submit written comments via e-mail to <u>dctc@dc.gov</u> or by mail to the DC Taxicab Commission, 2235 Shannon Place, S.E., Suite, 3001, Washington, DC 20020, Attn: Juanda Mixon, Secretary to the Commission, no later than thirty (30) days after the publication of this notice in the *D.C. Register*.

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2015-110 April 7, 2015

SUBJECT: Rescission - Travel Ban to the State of Indiana

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia pursuant to 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) (2014 Repl.), it is hereby **ORDERED** that:

- 1. Mayor's Order 2015-109, dated March 31, 2015, entitled "Travel Ban to the State of Indiana," is rescinded in its entirety.
- 2. **<u>EFFECTIVE DATE:</u>** This Order shall become effective immediately.

N BOWSER MAYOR

ATTEST: ÉCRETARY OF THE DISTRICT OF COLUMBIA ACTINC

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2015-111 April 8, 2015

SUBJECT: Designation of Special Event Area – Candlelight Vigil Marking the Sesquicentennial of Abraham Lincoln's Death

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) (2014 Repl.), and pursuant to 19 DCMR § 1301.8, it is hereby **ORDERED** that:

- 1. The following public space areas as identified below shall be designated as a Special Event Area to accommodate activities associated with the commemoration of Abraham Lincoln's life, on the 150th anniversary of his assassination and death.
- 2. Beginning Tuesday, April 14, 2015 and concluding Wednesday April 15, 2015, from 7:30 p.m. to 8:00 a.m., Tenth Street, N.W. between E and F Streets, N.W. shall be identified as a public space area.
- 3. That block of 10th Street, N.W., shall be closed to vehicular traffic, beginning just south of the Atlantic Building from 7:30 p.m. to 8:00 a.m.
- 4. The designated area and the ceremonies shall be operated and overseen by the Ford's Theatre Society.
- 5. This Order is authorization for the use of the designated street and curb lanes only, and the Ford's Theatre Society shall secure and maintain all other licenses and permits applicable to the activities associated with the operation of the Candlelight Vigil. All building, health, life, safety, ADA and use of public space requirements shall remain applicable to the Special Event Area designated by this Order.
- 6. This Order supersedes Mayor's Order 2015-098, dated March 25, 2015.

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7. **<u>EFFECTIVE DATE</u>**: This Order shall become effective immediately.

WSER MUR E B EI YOR

ATTEST: C. VAUCHAN ÚREN ACTING SECRETARY OF THE DISTRICT OF COLUMBIA

GOVERNMENT OF THE DISTRICT OF COLUMBIA

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2015-112 April 8, 2015

SUBJECT: Designation of Special Event Areas for Emancipation Day Celebration

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as the 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) (2014 Repl.), and pursuant to 19 DCMR § 1301.8, it is hereby **ORDERED** that:

- 1. On Thursday, April 16, 2015, between the hours of 9:00 a.m. and 2:00 p.m., the following areas are hereby designated as a special event area to be used as a parade route and fairground:
 - a. The area on Pennsylvania Avenue, NW, between 3rd and 14th Streets, NW;
 - b. The area on Constitution Avenue, NW, between 7th Street and Pennsylvania Avenue, NW;
 - c. The area on 7th Street, NW, between Pennsylvania Avenue and Constitution Avenue, NW; and
 - d. The area of 6th Street, NW, between Pennsylvania Avenue and Constitution Avenue, NW.
- 2. On Thursday, April 16, 2015, between the hours of 6:00 a.m. and 2:00 p.m., the following areas are hereby designated as a special event area to be used as a parade route and fairground:
 - a. The East and West curb lanes of 7th Street, NW, between Constitution Avenue and Independence Avenue, NW.
- 3. On Thursday, April 16, 2015, between the hours of 4:00 a.m. and 12 o' clock midnight, the following areas are hereby designated as a special event area to be used as a fairground and shall be closed to public vehicle traffic:
 - a. The area on Pennsylvania Avenue (South), NW, between 12th and 14th Streets, including 13¹/₂ Street, NW;
 - b. The North and South curb lanes of E Street, NW, between 12th and 13th Streets, NW;

- c. The East and West curb lanes of 13th Street, NW, between E and F Streets, NW;
- d. 13th Street, NW, between E Street and Pennsylvania Avenue, NW;
- e. The East and West curb lanes of 3rd Street, NW, between Pennsylvania Avenue and Independence Avenue, NW;
- f. E Street, NW, between 13th and 14th Streets, NW;
- g. The North and South curb lanes of E Street, NW, between 11th and 12th Streets, NW;
- h. The East curb lane of 14th Street, NW, between E Street and Constitution Avenue, NW; and
- i. The South curb lane of Pennsylvania Avenue, NW, between 14th and 15th Streets, NW.
- 4. The Government of The District of Columbia Executive Office of the Mayor and the Chairman of the Committee on Business, Consumer, and Regulatory Affairs are authorized to operate said parade route and fairground, and to conduct necessary and appropriate activities in aid of the parade route and the fairground for the 153rd Anniversary of President Lincoln's signing of the District of Columbia Compensated Emancipation Act.
- 5. This Order is an authorization for the closure of the designated streets only, and the operating entities shall secure and maintain all other licenses and permits applicable to the activities associated with the operation of the event on the designated street. All building, health, life, safety, and use of public space requirements shall remain applicable to the Special Event Area designated by this Order.
- 6. **<u>EFFECTIVE DATE</u>**: This Order shall become effective immediately.

shiptower
MURIEL E. BOWSER MAYOR
α
ATTEST:
ACTING SECRETARY OF THE DISTRICT OF COLUMBIA

CARLOS ROSARIO PUBLIC CHARTER SCHOOL

NOTICE OF REQUEST FOR QUOTES

COLOR PHOTOCOPIER PURCHASING: The Carlos Rosario PCS seeks quote to purchase 1 (one) color photocopier w/network capabilities and the following features:

- 3 hole-punch
- staple
- scan
- fax
- 90 ppm color
- 90 ppm black
- Single Pass dual scan
- Paper size-letter, legal, ledger
- Touch screen panel

Please send all quotes via email to <u>gellis@carlosrosario.org</u>. All quotes must be submitted no later than 4:00 pm Friday, April 17, 2015.

NOTICE OF INTENT

Notice of Intent to Award Sole Source Contract to ProActive School to purchase, host, maintain, and update their proprietary system. Please contact Gwen Ellis, Business Manager via email <u>gellis@carlosrosario.org</u> with questions.

CENTER CITY PUBLIC CHARTER SCHOOLS

REQUEST FOR PROPOSALS

Center City Public Charter Schools is soliciting proposals from qualified vendors for the following:

HRIS and Payroll Services: Center City Public Charter Schools (Center City PCS) seeks to engage one contractor to provide human resources information (HRIS) and payroll services. In an effort to reduce the administrative burden on HR and payroll practitioners, the ideal solution will seamlessly integrate recruiting, hiring, employee maintenance, benefits administration, performance management, payroll, and accounting functionalities. Furthermore, a user-friendly HRIS solution should accommodate our data-driven approach to staffing and talent management. To obtain copies of full RFP's, please visit our website: <u>www.centercitypcs.org</u>. The full RFP's contain guidelines for submission, applicable qualifications and deadlines. Contact person: Amelia Moore <u>amoore@centercitypcs.org</u>

Copier Machine/Printer Maintenance: Center City Public Charter Schools is seeking a annual maintenance contract for Kyocera/CopyStar copiers and printers in use at its schools and central office. To obtain copies of full RFP's, please visit our website: <u>www.centercitypcs.org</u>. The full RFP's contain guidelines for submission, applicable qualifications and deadlines. Contact person: Scott Burns <u>sburns@centercitypcs.org</u>

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS CONSTRUCTION CODES ADMINISTRATIVE BULLETIN CC2015-01

Rabbiah Sabbakhan Chief Building Official
April 10, 2015
This document provides administrative guidance on the Department of Consumer and Regulatory Affairs' administering 12 DCMR A§ 106.1 with respect to the electronic permit submittal documents submission schedule. These submittals shall be done through the program ProjectDox.
12 DCMR A § 106.1; 105.3.10.1
ProjectDox Submission schedule

This *Administrative Bulletin* is intended to provide clarity on the mandatory ProjectDox schedule as outlined in the submittal documents section the 2013 DC Construction Codes 12 DCMR A §106.1. The Department of Consumer and Regulatory Affairs (DCRA) began implementing the voluntary electronic submission and review program, ProjectDox, in 201. In effort to take full advantage of its more efficient concurrent review feature, the Construction Codes Coordinating Board approved a code proposal making ProjectDox mandatory. The overarching purpose ties into the agency's initiative of streamlining the permitting process.

As written in the newly adopted code, the ProjectDox schedule appears as follows:

106 SUBMITTAL DOCUMENTS

106.1 General. Submittal documents shall consist of *construction documents* (as specified in this Section 106 or as may be required by the *code official*), a statement of *special inspections*, a geotechnical report and other data. The *construction documents* shall be prepared by a *registered design professional* where required by the *Construction Codes*. Where special conditions exist, the *code official* is authorized to require additional *construction documents* to be prepared by a registered design professional.

Where one or more submittal documents are required based on the permit(s) applied for, submittal documents shall be submitted with the permit application and shall include four sets, or an electronic submission, of drawings and one set of all other supporting documents unless otherwise specified below. Notwithstanding the foregoing, all submittal documents, the permit application and all other supporting documents shall be submitted electronically, based on the following schedule:

- 1. Projects of 100,000 square feet or more: June 28, 2014
- 2. Projects of 75,000 square feet and up to, but less than, 100,000 square feet: September 28, 2014
- 3. Projects of 50,000 square feet and up to, but less than, 75,000 square feet: December 28, 2014

CC2015-01 (April 10, 2015)

4. Projects of less than 50,000 square feet, with the exception of projects exempted from seal requirements by Section 105.3.10.1: March 28, 2015

Administrative Extension:

DCRA has extended the deadline to begin mandating ProjectDox for projections of less than 25,000 square feet. The following changes will now apply to the list included in the Construction Codes. In short, mandatory ProjectDox use for projects of less than 25,000 square will now begin on June 28, 2015:

4. Projects of 25,000 and up, but less than 50,000 square feet: March 28, 2015

5. Projects of less than 25,000 square feet, with the exception of projects exempted from seal requirements by Section 105.3.10.1: June 28, 2015

Exemptions

Pursuant to 12 DCMR A § 105.3.10.1 the following are the exceptions to the A/E seal requirement on submittal documents in the District of Columbia:

105.3.10.1 Exemptions. The professional services of a registered architect, professional engineer or an interior designer are not required for the following:

- 1. Work done under any of the exemptions from registration provided for in the laws of the District of Columbia governing the professional registration of architects, engineers and interior designers.
- 2. Nonstructural alteration of any *building* of R-3 occupancies or of any *building* under the jurisdiction of the *Residential Code*.
- 3. Preparation of drawings or details for cabinetry, architectural millwork, furniture, or similar interior furnishings, for any work to provide for their installation or for any work exempt from building permit by Section 105.2.
- 4. Preparation of drawings or details for the installation of water and sewer *building* connections to a single family residential *structure*. The *code official* is authorized to accept drawings and details prepared by a licensed plumber.

As such, the intent of the exemptions is to exclude smaller scope projects from electronic submission requirements. Projects that are deemed walk through projects based on scope are exempt as are those that do not require architect or engineer seal. These exempted projects are encourage but not required to submit via ProjectDox.

A full copy of this administrative bulletin is available at: http://dcra.dc.gov/page/administrative-bulletins

CC2015-01 (April 10, 2015)

DISTRICT DEPARTMENT OF THE ENVIRONMENT

FISCAL YEAR 2015

PUBLIC NOTICE

Notice is hereby given that, pursuant to 40 C.F.R. Part 51.161, D.C. Official Code §2-505, and 20 DCMR §210, the Air Quality Division (AQD) of the District Department of the Environment (DDOE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue an air quality permit renewal (#6451-R1) to Virginia Concrete Company, Inc. to operate one (1) batch concrete plant at 2 S Street SW, Washington, DC. The contact person for the facility is Thomas G. Foley, P.E., Environmental Manager, at (703) 713-3125. The applicant's mailing address is 13880 Dulles Corner Lane, Suite 450, Herndon, VA 20171.

The permit application and supporting documentation, along with the draft permit are available for public inspection at AQD and copies may be made available between the hours of 8:15 A.M. and 4:45 P.M. Monday through Friday. Interested parties wishing to view these documents should provide their names, addresses, telephone numbers and affiliation, if any, to Stephen S. Ours at (202) 535-1747.

Interested persons may submit written comments or may request a hearing on this subject within 30 days of publication of this notice. The written comments must also include the person's name, telephone number, affiliation, if any, mailing address and a statement outlining the air quality issues in dispute and any facts underscoring those air quality issues. All relevant comments will be considered in issuing the final permit.

Comments on the proposed permit and any request for a public hearing should be addressed to:

Stephen S. Ours Chief, Permitting Branch Air Quality Division District Department of the Environment 1200 First Street NE, 5th Floor Washington, DC 20002 Stephen.Ours@dc.gov

No written comments or hearing requests postmarked after May 11, 2015 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

DISTRICT DEPARTMENT OF THE ENVIRONMENT

FISCAL YEAR 2015

PUBLIC NOTICE

Notice is hereby given that, pursuant to 40 C.F.R. Part 51.161, D.C. Official Code §2-505, and 20 DCMR §210, the Air Quality Division (AQD) of the District Department of the Environment (DDOE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue an air quality permit (#6830) to Georgetown University to construct and operate a 100 kWe emergency generator set with a 324 hp diesel fired engine at the New North (Outdoors West Side) of Georgetown University, located at 3700 O Street NW, Washington, DC 20057. The contact person for facility is Gregory Simmons, Associate Vice President, Facilities Operations, Design and Construction, at 202 594-6523. The applicant's mailing address is 3700 O Street NW, Washington, DC 20057.

Emissions:

Maximum emissions from the 275 kW emergency generator, operating five hundred (500) hours per year, is expected to be as follows:

	Maximum Annual Emissions
Pollutant	(tons/yr)
Total Particulate Matter (PM Total)	0.01
Sulfur Dioxide (SO ₂)	0.17
Nitrogen Oxides (NOx)	0.51
Volatile Organic Compounds (VOC)	0.02
Carbon Monoxide (CO)	0.13

The proposed overall emission limits for the equipment are as follows:

a. Emissions from the unit shall not exceed those in the following table, as measured according to the procedures set forth in 40 CFR 89, Subpart E. [40 CFR 60.4205(b), 40 CFR 60.4202(a)(2) and 40 CFR 89.112(a)]:

Pollutant Emission Limits (g/kW-hr)		
NMHC+NOx	СО	PM
4.0	3.5	0.20

b. Visible emissions shall not be emitted into the outdoor atmosphere from this generator, except that discharges not exceeding forty percent (40%) opacity (unaveraged) shall be permitted for two (2) minutes in any sixty (60) minute period and for an aggregate of twelve (12) minutes in any twenty-four hour (24 hr.) period during start-up, cleaning, adjustment of combustion controls, or malfunction of the equipment [20 DCMR 606.1]

- c. In addition to Condition II(b), exhaust opacity, measured and calculated as set forth in 40 CFR 86, Subpart I, shall not exceed [40 CFR 60.4205(b), 40 CFR 60.4202(a), and 40 CFR 89.113]:
 - 1. 20 percent during the acceleration mode;
 - 2. 15 percent during the lugging mode;
 - 3. 40 percent during the peaks in either the acceleration or lugging modes. *Note that this condition is streamlined with the requirements of 20 DCMR 606.1.*
- d. An emission into the atmosphere of odorous or other air pollutants from any source in any quantity and of any characteristic, and duration which is, or is likely to be injurious to the public health or welfare, or which interferes with the reasonable enjoyment of life or property is prohibited. [20 DCMR 903.1]

The permit application and supporting documentation, along with the draft permit are available for public inspection at AQD and copies may be made available between the hours of 8:15 A.M. and 4:45 P.M. Monday through Friday. Interested parties wishing to view these documents should provide their names, addresses, telephone numbers and affiliation, if any, to Stephen S. Ours at (202) 535-1747.

Interested persons may submit written comments or may request a hearing on this subject within 30 days of publication of this notice. The written comments must also include the person's name, telephone number, affiliation, if any, mailing address and a statement outlining the air quality issues in dispute and any facts underscoring those air quality issues. All relevant comments will be considered in issuing the final permit.

Comments on the proposed permit and any request for a public hearing should be addressed to:

Stephen S. Ours Chief, Permitting Branch Air Quality Division District Department of the Environment 1200 First Street NE, 5th Floor Washington, DC 20002 Stephen.Ours@dc.gov

No written comments or hearing requests postmarked after May 11, 2015 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

DISTRICT DEPARTMENT OF THE ENVIRONMENT

FISCAL YEAR 2015

PUBLIC NOTICE

Notice is hereby given that, pursuant to 40 C.F.R. Part 51.161, D.C. Official Code §2-505, and 20 DCMR §210, the Air Quality Division (AQD) of the District Department of the Environment (DDOE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue an air quality permit (#6944) to Virginia Concrete Company, Inc. to operate one (1) batch concrete plant with an associated 2.1 MMBTU/hr natural gas fired hot water heater at 2155 Queens Chapel Road NE, Washington, DC 20018. The contact person for the facility is Thomas G. Foley, P.E., Environmental Manager, at (703) 713-3125. The applicant's mailing address is 13880 Dulles Corner Lane, Suite 450, Herndon, VA 20171.

Emissions:

Maximum emissions from the equipment, operating eight (8) hours per day for two hundred sixty (260) days, are extimated to be as follows:

	Maximum Annual Emissions
Pollutant	(tons/yr)
Total Particulate Matter (PM Total)	2.110
Sulfur Oxides (SOx)	0.002
Nitrogen Oxides (NOx)	0.250
Volatile Organic Compounds (VOC)	0.014
Carbon Monoxide (CO)	0.210

The proposed overall emission limits for the equipment are as follows:

- a. Emissions of dust shall be minimized in accordance with the requirements of 20 DCMR 605 and the "Operational Limitations" of this permit.
- b. The emission of fugitive dust from any material handling, screening, crushing, grinding, conveying, mixing, or other industrial-type operation or process is prohibited. [20 DCMR 605.2]
- c. The discharge of particulate matter into the atmosphere from any process shall not exceed three hundredths (0.03) grains per dry standard cubic foot of the exhaust. [20 DCMR 603.1]
- d. The discharge of total suspended particulate matter from the concrete batch plant shall not exceed 40 pounds per hour. [20 DCMR 603.1 and Appendix 6-1]
- e. Visible emissions shall not be emitted from these unit except that discharges not exceeding 40% opacity (unaveraged) shall be permitted for two (2) minutes in any sixty (60) minutes

period and for an aggregate of twelve (12) minutes in any twenty-four (24) hours period during start-up, cleaning, adjustment of combustion controls, or malfunction of the equipment. (20 DCMR 606.1)

f. An emission into the atmosphere of odorous or other air pollutants from any source in any quantity and of any characteristic, and duration which is, or is likely to be injurious to the public health or welfare, or which interferes with the reasonable enjoyment of life or property is prohibited. [20 DCMR 903.1]

The permit application and supporting documentation, along with the draft permit are available for public inspection at AQD and copies may be made available between the hours of 8:15 A.M. and 4:45 P.M. Monday through Friday. Interested parties wishing to view these documents should provide their names, addresses, telephone numbers and affiliation, if any, to Stephen S. Ours at (202) 535-1747.

Interested persons may submit written comments or may request a hearing on this subject within 30 days of publication of this notice. The written comments must also include the person's name, telephone number, affiliation, if any, mailing address and a statement outlining the air quality issues in dispute and any facts underscoring those air quality issues. All relevant comments will be considered in issuing the final permit.

Comments on the proposed permit and any request for a public hearing should be addressed to:

Stephen S. Ours Chief, Permitting Branch Air Quality Division District Department of the Environment 1200 First Street NE, 5th Floor Washington, DC 20002 <u>Stephen.Ours@dc.gov</u>

No written comments or hearing requests postmarked after May 11, 2015 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

DISTRICT DEPARTMENT OF THE ENVIRONMENT

FISCAL YEAR 2015

PUBLIC NOTICE

Notice is hereby given that, pursuant to 40 C.F.R. Part 51.161, D.C. Official Code §2-505, and 20 DCMR §210, the Air Quality Division (AQD) of the District Department of the Environment (DDOE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue air quality permit #6972 to Comcast of the District, LLC (the Permittee) to operate an existing 250 kWe Cummins emergency generator set with a 380 HP diesel-fired engine at the property located at 900 Michigan Avenue NE, Washington DC. The contact person for the facility is Tiffanie Hall, Sr. Manager, Business Operations at (410) 729-8023.

The proposed emission limits are as follows:

- a. Visible emissions shall not be emitted into the outdoor atmosphere from the generator, except that discharges not exceeding forty percent (40%) opacity (unaveraged) shall be permitted for two (2) minutes in any sixty (60) minute period and for an aggregate of twelve (12) minutes in any twenty-four hour (24 hr.) period during start-up, cleaning, adjustment of combustion controls, or malfunction of the equipment [20 DCMR 606.1]
- b. An emission into the atmosphere of odorous or other air pollutants from any source in any quantity and of any characteristic, and duration which is, or is likely to be injurious to the public health or welfare, or which interferes with the reasonable enjoyment of life or property is prohibited. [20 DCMR 903.1]

The application to operate the emergency generator and the draft permit and supporting documents are available for public inspection at AQD and copies may be made available between the hours of 8:15 A.M. and 4:45 P.M. Monday through Friday. Interested parties wishing to view these documents should provide their names, addresses, telephone numbers and affiliation, if any, to Stephen S. Ours at (202) 535-1747.

Interested persons may submit written comments or may request a hearing on this subject within 30 days of publication of this notice. The written comments must also include the person's name, telephone number, affiliation, if any, mailing address and a statement outlining the air quality issues in dispute and any facts underscoring those air quality issues. All relevant comments will be considered in issuing the final permit.

Comments on the proposed permit and any request for a public hearing should be addressed to:

Stephen S. Ours Chief, Permitting Branch Air Quality Division District Department of the Environment 1200 First Street NE, 5th Floor

Washington, DC 20002 Stephen.Ours@dc.gov

No written comments or hearing requests postmarked after May 11, 2015 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

DEPARTMENT OF FORENSIC SCIENCES

NOTICE OF PUBLIC MEETING

On April 24, 2015, the Department of Forensic Sciences will be hosting the Science Advisory Board Meeting WebEx at the Consolidated Forensic Laboratory, 401 E Street SW, Washington, DC 20024. The meeting will commence at 9:00 a.m. Any questions should be directed to Herb Thomas, 202.727.8267. Mr. Thomas can also be reached at <u>Herbert.Thomas@dc.gov</u>.

DC Department of Forensic Sciences Science Advisory Board Meeting

24 APR 15

- 9:00 9:15 Roll Call
- 9:15 9:20 Review of Minutes
- 9:20 9:30 Approval of Minutes from Last Meeting
- 9:30 10:00 Reports on Research and Methods
- 10:00 10:30 Reports on progress and performance
- 10:30 10:45 Reports on allegations
- 10:45 11:00 Administrative updates
- 11:00 11:15 Scheduling
- 11:15 11:20 Closing and adjournment

HEALTH BENEFIT EXCHANGE AUTHORITY NOTICE OF PUBLIC MEETING

Executive Board of the Health Benefit Exchange Authority

The Executive Board of the Health Benefit Exchange Authority, pursuant to the requirements of Section 6 of the Health Benefit Exchange Authority Establishment Act of 2011, effective March 2, 2012 (D.C. Law 19-0094), hereby announces a public meeting of the Executive Board. The meeting will be held at 1225 I Street, NW, 4th Floor, Washington, DC 20005 on **Monday, April** 13, 2015 at 5:30 pm. The call in number is 1-877-668-4493, Access code 738 835 633.

The Executive Board meeting is open to the public.

If you have any questions, please contact Debra Curtis at (202) 741-0899.

DISTRICT OF COLUMBIA GOVERNMENT DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

NOTICE OF SOLICITATION FOR OFFERS

(Washington, DC) - On Wednesday, April 29, 2015, the Department of Housing and Community Development (DHCD) will release a Solicitation for Offer (SFO) for the development of three District-owned properties in Ward 8.

Through the SFO, DHCD is seeking public offers to build development projects that promote vibrant, walk-able, mixed-use and mixed-income neighborhoods and combat blight in the District on the following sites:

WARD	SSL	Address	Vacancy	Issue Date
8	6214 0013	4338 Halley Terrace, SE	BLDG	29-April
8	6214 0017	4326 Halley Terrace, SE	BLDG	29-April
8	6214 0018	4324 Halley Terrace, SE	BLDG	29-April

The Solicitation for Offers application materials will be available on Wednesday, April 29, 2015 on the DHCD website and also at the DHCD Housing Resource Center, located at 1800 Martin Luther King, Jr. Avenue, Washington, DC 20020 in CD format.

A Pre-Bid meeting will be held the week of May 18, 2015, at DHCD's Housing Resource Center. The deadline for submitting proposal applications is 4 p.m. Thursday, August 27, 2015.

For additional information and questions, please visit our website at <u>http://dhcd.dc.gov/service/property-acquisition-and-disposition</u> or contact Karanja Slaughter at karanja.slaughter@dc.gov or call 202-442-7282.

IDEA PUBLIC CHARTER SCHOOL

NOTICE: FOR PROPOSALS FOR MULTIPLE SERVICES

The IDEA Public Charter School solicits proposals for the following services:

- **Student Support Services** provide students with test prep services (SAT, PSAT, ACT)
- **IT Desk Support** provide daily desktop and network support to staff and students.
- **Security Support** seeking security officers to provide a safe, secure learning and working environment, including the physical security of the building and grounds, along with the safety of the staff, students, and visitors of the school.
- Security building systems provide standard and emergency service and repair on our existing security, fire, CCTV and access control equipment installed in the building.
- **Communications Support** support its internal, external and development communications.
- **Design Printing** provide web hosting services and design printing services for school publications.

Please go to <u>www.ideapcs.org/requests-for-proposals</u> to view a full RFP offering, with more detail on scope of work and bidder requirements.

Please direct any questions to <u>bids@ideapcs.org</u>.

Proposals shall be received no later than 5:00 P.M., Friday, April 24, 2015.

KIPP DC PUBLIC CHARTER SCHOOLS

REQUEST FOR PROPOSALS

General Contracting Services

KIPP DC is soliciting proposals from qualified general contracting firms for a 6,000 sf school interior renovation project. The RFP can be found on KIPP DC's website at <u>http://www.kippdc.org/procurement</u>. Proposals should be uploaded to the website no later than 5:00 P.M., EST, on April 17, 2015. Questions can be addressed to lindsay.snow@kippdc.org.

PERRY STREET PREPARATORY SCHOOL

REQUEST FOR PROPOSALS

Food Service Management

Perry Street Prep 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 2015-2016 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 Request for Proposals (RFP) such as; student data, days of service, meal quality, etc. may be obtained beginning on Friday, April 10, 2015 from www.pspdc.org/bids

Proposals will be accepted at 1800 Perry Street, NE, Washington, DC 20018 on Thursday, May 8, 2015 no later than 3 p.m.

Contact (questions):

Email: psp_bids@pspdc.org Subject: Attention - Food Supplies Bid

Bids not addressing all areas as outlined in the RFP will not be considered.

DISTRICT OF COLUMBIA PUBLIC CHARTER SCHOOL BOARD

NOTIFICATION OF CHARTER AGREEMENT VOTE

The District of Columbia Public Charter School Board ("PCSB") will be holding a vote on Kingsman Academy Public Charter School's final charter agreement on June 15, 2015. PCSB will no longer hold a separate vote for the school's facility in April, as originally intended. For additional information, please contact Avni Patel at 202-328-2660. To submit public comment or to sign up to testify at the hearing, please email public.comment@dcpcsb.org or call 202-328-2660.

Government of the District of Columbia Public Employee Relations Board

In the Matter of:)	
American Federation of State,)	
County and Municipal Employees,)	
District Council 20)	
)	PEI
Petitioner)	
and)	Cer
)	
Office of Administrative Hearings)	
)	
Agency).	
	')	

PERB Case No. 14-RC-02

Certification No. 159

CERTIFICATION OF REPRESENTATIVE

A representation proceeding having been conducted in the above-captioned matter by the Public Employee Relations Board, in accordance with the District of Columbia Comprehensive Merit Personnel Act of 1978, the Rules of the Board, and an Election Agreement executed by the parties, and it appearing that the majority of the valid ballots have been cast for a representative for the purpose of exclusive recognition;

Pursuant to the authority vested in the Board by D.C. Official Code § 1-605.02(2) and Section 515.3 of the Board Rules;

IT IS HEREBY CERTIFIED THAT:

The American Federation of State, County and Municipal Employees, District Counci120 has been designated by the employees of the above-named public employer in the unit described below, as their exclusive representative for the purpose of collective bargaining over terms and conditions of employment, including compensation, with the named employer.

PERB Case No. 14-RC-02 Certification of Representative Page 2 of 2

Unit Description:

All non-professional employees employed by the District of Columbia Office of Administrative Hearings, excluding all management officials, supervisors, confidential employees. employees who are covered by another union's certification, employees engaged in personnel work other than in a purely clerical capacity, and employees engaged in administering the provisions of Title XVII of the District of Columbia Comprehensive Merit Personnel Act of 1978, D.C. Law 2-139.

BY ORDER OF THE PUBLIC EMPLOYEE RELATIONS BOARD

Washington, D.C.

August 21, 2014

re Phylis Martin tive Director

cutive Director

Government of the District of Columbia Public Employee Relations Board

In the Matter of:)	
Service Employees International Union,)	
Local 500)	PEF
Petitioner and)	Cer
University of the District of Columbia)	
Agency)	
	10000000	

PERB Case No. 13-RC-06

Certification No. 160

CERTIFICATION OF REPRESENTATIVE

A representation proceeding having been conducted in the above-captioned matter by the Public Employee Relations Board, in accordance with the District of Columbia Comprehensive Merit Personnel Act of 1978, the Rules of the Board, and and it appearing that the majority of the valid ballots have been cast for a representative for the purpose of exclusive recognition;

Pursuant to the authority vested in the Board by the D.C. Official Code § 1-605.02(2) and Section 515.3 of the Board Rules;

IT IS HEREBY CERTIFIED THAT:

The Service Employees International Union, Local 500 has been designated by the employees of the above-named public employer in the unit described below, as their exclusive representative for the purpose of collective bargaining over terms and conditions of employment, including compensation, with the named employer.

Unit Description:

INCLUDED:

All part-time faculty paid by the course, employed by the University of the District of Columbia.

PERB Case No. 13-RC-06 Certification of Representative Page 2 of 2

EXCLUDED:

All other employees, including all employees in positions within other collective bargaining units; all full-time faculty; all employees of the David A. Clarke School of Law including adjunct faculty of the law school; visiting faculty, full-time employees, graduate students, lab assistants, graduate assistants, teaching associates, clinical fellows, teaching fellows, teaching assistants, research assistants, librarians, registrars, volunteers and degree seeking students of the University including those with adjunct appointments, administrators and other employees whose primary position is not teaching but may have teaching responsibilities and may be classified by the University as adjuncts when they teach, office clerical employees, guards and security personnel, managerial and supervisory employees, employees engaged in personnel work other than in a purely clerical capacity, and employees engaged in administering the provisions of Title XVII of the District of Columbia Comprehensive Merit Personnel Act of 1978, D.C. Law 2-139.

BY ORDER OF THE PUBLIC EMPLOYEE RELATIONS BOARD

Washington, D.C.

September 29, 2014

hartin

Clarene Phyllis Martin

Government of the District of Columbia Public Employee Relations Board

In the Matter of:	
Service Employees International Union Local 500	
Petitioner v.	
University of the District of Columbia	
Respondent	

PERB Case No. 13-RC-06

Report of Election Results

REPORT OF ELECTION RESULTS

Pursuant to the Public Employee Relations Board's Decision and Order, Opinion No. 1464, and Supplemental Order, Opinion No. 1476, a secret, mail ballot election was conducted for the following unit:

INCLUDED:

All part-time faculty paid by the course, employed by the University of the District of Columbia.

EXCLUDED:

All other employees, including all employees in positions within other collective bargaining units; all full-time faculty; all employees of the David A. Clarke School of Law including adjunct faculty of the law school; visiting faculty, full-time employees, graduate students, lab assistants, graduate assistants, teaching associates, clinical fellows, teaching fellows, teaching assistants, research assistants, librarians, registrars, volunteers and degree seeking students of the University including those with adjunct appointments, administrators and other employees whose primary position is not teaching but may have teaching responsibilities and may be classified by the University as adjuncts when they teach, office clerical employees, guards and security personnel, managerial and supervisory employees. PERB Case No. 13-RC-06 Report of Election Results Page 2 of 2

The secret, mail ballot election was held from July 25, 2014, through August 22, 2014. Three hundred and twenty-four employees were named on the eligible voter list that was submitted to the Board on July 21, 2014.

The ballot stated: "I desire to be represented for the purpose of collective bargaining on compensation and other terms and conditions of employment by" and offered a choice of "SEIU, Local 500," or "No Union."

The results are hereby reported as follows:

SEIU, Local 500	82 votes
No union	25 votes
Challenged ballots	19 ballots
Void ballots	1 ballot

The number of challenged ballots was insufficient to affect the outcome of the election.

Pursuant to Board Rule 515.2, "within five (5) days after the tally of ballots has been served, any party to the election may file with the Board objections to the election procedure, or to any conduct which may have improperly affected the results of the election. The objecting party shall include a specific statement of the reasons for each objection."

Ungent 26, 3014

Martin

Executive Director

VOL. 62 - NO. 15

Government of the District of Columbia Public Employee Relations Board

)
In the Matter of:)
)
Fraternal Order of Police/Metropolitan)
Police Department Labor Committee,)
)
Complainant,)
)
v.)
)
District of Columbia)
Metropolitan Police Department,)
)
Respondent.)
1	Ś

PERB Case Nos. 06-U-23, 07-U-11, 07-U-12, 07-U-16, 07-U-30

Opinion No. 1490

DECISION AND ORDER

I. Statement of the Case

Complainant Fraternal Order of Police/Metropolitan Police Department Labor Committee ("FOP") filed five (5) unfair labor practice complaints, numbers 06-U-23, 07-U-11, 07-U-12, 07-U-16, and 07-U-30, on May 8, 2007. The cases were consolidated for hearing purposes by the former Executive Director based on the similarity of issues and lack of objection by the parties. In each complaint, FOP alleged that Respondent Metropolitan Police Department ("MPD") violated D.C. Official Code § 1-617.04(a)(1) and (5) by failing to bargain in good faith, and derivatively, interfering with and restraining employees in the exercise of rights protected under the Comprehensive Merit Personnel Act. Specifically, FOP asserts in each of the above-captioned complaints that MPD either: (1) failed to furnish information requested for the investigation of a grievance or (3) delayed in its response to the information requests to the detriment of the Grievant and the Union.

A hearing on the consolidated cases was held on July 19, 2007, before Hearing Examiner Aline Pacht. The Hearing Examiner's Report and Recommendation, FOP's Exceptions to the Hearing Examiner's Report and Recommendations, MPD's Opposition to FOP's Exceptions, MPD's Supplement to its Opposition, and FOP's Opposition to the Supplement are now before Decision and Order PERB Case No. 06-U-23, et al. Page 2 of 9

the Board for disposition. The Board has considered all issues in this proceeding and determined that: 1) all issues herein are properly before the Board and are within the Board's jurisdiction; and 2) the acts and conduct alleged by FOP in its complaint(s) are remanded to the Hearing Examiner for findings and conclusions of law consistent with this Opinion.

II. Discussion

A. Hearing Examiner's Report and Recommendation

The Hearing Examiner noted that the consolidated complaints alleged that MPD failed to comply with FOP's information requests by failing to provide the requested information, directing FOP to submit its request to a different department, responding with only partial information, or failing to provide the requested information in a timely manner. (Report at 2). MPD's Answers to each complaint raised the defense that the Board lacks jurisdiction over the complaints because the issues are contractual, not statutory, and that even if the Board has jurisdictions, the cases should be dismissed because MPD responded appropriately to each information request. *Id*.

The Hearing Examiner determined that the consolidated cases posed two issues: (1) whether the Board has jurisdiction to consider complaints which allege violations of the parties' collective bargaining agreement ("CBA"); and (2) whether MPD violated the Comprehensive Merit Personnel Act by failing to respond appropriately to the information requests. (Report at 2).

After considering the evidence presented to her, the Hearing Examiner concluded that the Board was without jurisdiction to adjudicate the parties' disputes. (Report at 2). In support of her conclusion, the Hearing Examiner cited to three cases¹ which she summarized as holding that "where the parties have negotiated specific terms in their collective bargaining agreement, violations of those terms are not cognizable under the CMPA." (Report at 8-9). The Hearing Examiner found that the parties' CBA "leaves no doubt that FOP and MPD agreed to process alleged violations of their contract, including those involving Article 10 information requests, in accordance with the grievance-arbitration procedures spelled out in Article 19." (Report at 9).

B. FOP's Exceptions

In its Exceptions, FOP contends that the Hearing Examiner contradicted established Board precedent when she concluded that the Board lacked jurisdiction to adjudicate FOP's unfair labor practice complaint. (Exceptions at 1). In support of its argument FOP cites to *FOP/MPD Labor Committee v. MPD*, 59 D.C. Reg. 3386, Slip Op. No. 835, PERB Case No. 06-U-10 (2006), in

¹ Washington Teachers Union, Local 6 v. D.C. Public Schools, 42 D.C. Reg. 5488, Slip Op. No. 337, PERB Case No. 92-U-18 (1992) (complaint dismissed where claimed unilateral change in administrative leave procedure was covered by parties' collective bargaining agreement); *FOP/MPD Labor Committee v. MPD*, 39 D.C. Reg. 9617, Slip Op. No. 295, PERB Case No. 91-U-18 (1992) (Board lacked jurisdiction where claim alleged violation of addendum to parties' labor contract); *Carlease Madison Forbes v. Int'l Brotherhood of Teamsters, Local Union 1714*, 36 D.C. Reg. 7107, Slip Op. No. 229, PERB Case No. 88-U-20 (1989). (Report at 8) (parenthetical citations those of the Hearing Examiner).

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which the Board found that MPD had committed an unfair labor practice by failing to furnish FOP copies of documents it had requested pursuant to the parties' CBA. (Exceptions at 13). FOP asserts that PERB Case No. 06-U-10 dealt with the same parties as the instant case, and the grievance at issue in that case was also generated from Article 19 of the parties' CBA. (Exceptions at 15). Additionally, because the Hearing Examiner wrongly concluded that the Board lacks jurisdiction over this matter, FOP also argues that the Hearing Examiner erred in failing to reach the merits of this case. (Exceptions at 16). Should she have done so, FOP contends that "it is self-evident that the merits demonstrate [MPD's] actions, or inaction, violated D.C. Code § 1-617.04(a)(1) and (5)." (Exceptions at 17).

C. MPD's Opposition to the Exceptions

In its Opposition to FOP's Exceptions, MPD asserts that the Hearing Examiner correctly concluded that the Board lacks jurisdiction over this dispute, and that even if the Board does have jurisdiction, MPD did not engage in unfair labor practices. (Opposition at 6, 11).

First, MPD notes that the parties negotiated and agreed upon terms governing requests for information, and memorialized those terms in Article 10 of the parties' CBA. (Opposition at 6). FOP's allegations in the consolidated complaints, and MPD's responses and defenses to those allegations, arose through the application and interpretation of Article 10. *Id.* Further, MPD contends that the Article 19 grievance and arbitration procedure provides an "appropriate and agreed-upon mechanism to resolve issues relating to application, interpretation, and implementation of CBA provisions." (Opposition at 7).

In support of its Oppositions, MPD cites to *AFSCME Local 2921 v. D.C. Public Schools*, 42 D.C. Reg. 5685, Slip Op. No. 339, PERB Case No. 92-U-08 (1995), which it argues is the appropriate precedent to be applied to the consolidated complaints. (Opposition at 7). In that case, the Board concluded that in cases where the dispute was explicitly addressed in the parties' CBA, the Board lacked jurisdiction. *Id.* MPD states that the Board distinguished the circumstances in AFSCME Local 2921 from cases "where information was requested pursuant to the derivative CMPA authority." (Opposition at 8; citing *AFSCME Local 2921*, Slip Op. No. 339 at p. 5). Further, MPD disputes FOP's reliance on FOP/MPD Labor Committee, Slip Op. No. 835, because the parties in that matter did not raise the issue of whether the Board had jurisdiction over a contractual dispute, and thus the issue was not addressed in the Board's decision. *Id.* MPD alleges that the existence of both Article 10 and Article 19 bring the matter "squarely under the precedent established by AFSCME Local 2921 and outside the line of cases cited by [FOP]." (Opposition at 9-11).

Finally, MPD contends that even if the Board has jurisdiction over the consolidated complaints, MPD did not engage in unfair labor practices by failing to provide the information requested by FOP. (Opposition at 11). For the reasons discussed below, the Board will refer these defenses to the Hearing Examiner for consideration.

D. MPD's Supplement to its Opposition

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MPD filed a Supplement to its Opposition, asserting that the Board's decision in *FOP/MPD* Labor Committee v. MPD, 60 D.C. Reg. 9172, Slip Op. No. 1101, PERB Case No. 08-U-41 (2011), which was issued after the Opposition was filed, compels the Board to uphold the Hearing Examiner's recommended dismissal. (Supplement at 1).

MPD states that in that case, FOP filed a complaint alleging that MPD failed to bargain in good faith during negotiations over the parties' CBA. (Supplement at 3). MPD filed a cross-complaint and amended cross-complaint alleging that FOP violated the statutory confidentiality requirements of the CMPA, which had been incorporated into the bargaining ground rules. *Id.* FOP then filed a motion to dismiss the cross-complaint and amended cross-complaint, arguing that the pleadings alleged violations of the parties' bargaining ground rules, and that because the ground rules were akin to contractual provisions, the Board lacked jurisdiction over the pleadings. *Id.*

In its decision, the Board affirmed its earlier decision granting FOP's motion to dismiss, citing previous decisions holding "that where the parties have agreed to allow their negotiated agreement to establish the obligations that govern the very acts and conduct alleged in the Complaint as statutory violations of the CMPA, the Board lacks jurisdiction over the complaint allegations." (Supplement at 4; citing *FOP/MPD Labor Committee*, Slip Op. No. 1101 at p. 6). MPD contends that the Board's holding in Slip Op. No. 1101 is directly on point in the instant case because the parties have mutually agreed to allow the CBA to establish MPD's obligations towards information requests, and because statutory rights are implicated. (Supplement at 4). MPD states that in 08-U-41, there was no CBA provision expressly addressing the confidentiality of negotiations, but in the present case, Article 10 expressly provides for information requests. *Id*.

E. FOP's Opposition to the Supplement

FOP opposed MPD's Supplement, stating that MPD lacks authority to submit the filing, and if it did, MPD's arguments regarding jurisdiction "are both defective and inconsistent with [MPD's] previous position." (Opposition to Supplement at 1). FOP alleges that while MPD filed its Supplement pursuant to Board Rule 556.3, that rule addresses the time period for filing exceptions to a report and recommendation, and is inapplicable to MPD's Supplement. (Opposition to Supplement at 2). While Rule 556.4 addresses the time period for filing an opposition to exceptions, FOP states that the rule does not contemplate a supplemental filing. *Id.* Because the Board's rules do not authorize a supplemental filing and MPD did not ask the Board for permission to file its Supplement, FOP contends that the Supplement should be stricken from the record. (Opposition to Supplement at 3).

Further, FOP argues that even if MPD's Supplement is properly before the Board, the Board's holding in FOP/MPD Labor Committee, Slip Op. No. 1101 was premised on the specific factual circumstances of the cross-complaint and amended cross-complaint filed in PERB Case No. 08-U-41. (Opposition to Supplement at 3). FOP also notes that the Board has determined that is has jurisdiction over cases in which the CMPA overlaps with contractual provisions, and

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that the Board has found that it has jurisdiction over a grievance between parties that is "contractual." (Opposition to Supplement at 3; citing *AFSCME Local 2921*, Slip Op. No. 339 at p. 3-4 and *FOP/MPD Labor Committee*, Slip Op. No. 835).

F. Analysis

The Board has consistently found that it is an unfair labor practice for an agency to withhold requested materials and information relevant and necessary to a union's duty as a bargaining unit representative. *FOP/MPD Labor Committee v. MPD*, 59 D.C. Reg. 3386, Slip Op. No. 835, PERB Case No. 06-U-10 (2006); *see also University of the District of Columbia v. University of the District of Columbia Faculty Association*, 38 D.C. Reg. 2463, Slip Op. No. 272, PERB Case No. 90-U-10 (1991). An agency is obligated to furnish requested information that is both relevant and necessary to a union's role in the processing of a grievance, and arbitration proceeding, or collective bargaining. *See id*; *see also American Federation of Government Employees, Local 2741 v. D.C. Dep't of Parks and Recreation*, 50 D.C. Reg. 5049, Slip Op. No. 697, PERB Case No. 00-U-22 (2002).

PERB caselaw is replete with unfair labor practice complaints filed by FOP, alleging that MPD failed to respond to requests for information filed pursuant to Article 10, thus violating D.C. Official Code § 1-617.04(a)(1) and (5). *See, e.g., FOP/MPD Labor Committee v. MPD*, 59 D.C. Reg. 11371, Slip Op. No. 1302, PERB Case Nos. 07-U-49, 08-U-13, and 08-U-16 (2012); *FOP/MPD Labor Committee v. MPD*, 60 D.C. Reg. 5337, Slip Op. No. 1374, PERB Case No. 06-U-41 (2013); *FOP/MPD Labor Committee v. MPD*, 59 D.C. Reg. 6781, Slip Op. No. 1131, PERB Case No. 09-U-59 (2011).

In the Report, the Hearing Examiner concluded that "where the parties have negotiated specific terms in their collective bargaining agreement, violations of those terms are not cognizable under the CMPA." (Report at 8-9). However, this argument, particularly when applied to information requests made by FOP pursuant to Article 10 of the parties' CBA, has been rejected by the Board. In *FOP/MPD Labor Committee*, Slip Op. No. 1302, a hearing examiner determined that the Board had jurisdiction over FOP's unfair labor practice complaint alleging that MPD had failed to provide information requested pursuant to Article 10, stating that:

[w]hile CBA Article 10 describes the mutual obligation to exchange information, the contract provision's mere existence does not remove from PERB's jurisdiction the consideration of the FOP's complaints asserting breaches of MPD's statutory duty to furnish relevant and necessary information under the CMPA. Therefore, MPD's challenge to the PERB's jurisdiction over the FOP's ULPs is without merit and the PERB has jurisdiction over the statutory violations the FOP asserts were committed by MPD in these three ULP cases.

Id. at 9. MPD excepted to this finding, alleging that in reaching her conclusion, the hearing examiner had misinterpreted and misapplied *AFSCME Local 2921*, Slip Op. No. 339. *Id.* The

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Board disagreed, noting that "[t]he crux of MPD's exception is that the Hearing Examiner should have interpreted Slip Op. Nos. 339 and 588 as providing that if there is evidence that the parties have agreed to allow the negotiated agreement to govern the relevant conduct, then the Board does not have jurisdiction over the matter." *Id.* The Board further noted that MPD's exception "suggest[ed] that the Board does not have jurisdiction to resolve the Union's complaints because: (1) the complaints involve disputes concerning MPD's obligation to provide information; (2) Article 10 of the parties' CBA concerns and obligation to provide information; and (2) Article 19 provides a grievance and arbitration procedure which could resolve disputes over the application or interpretation of Article 10." *Id.* MPD makes a nearly identical argument in its Opposition in the instant case. (Opposition at 9-11).

In *FOP/MPD Labor Committee*, Slip Op. No. 1302, the Board rejected MPD's argument, stating that the decision in Slip Op. No. 339 is distinguishable:

In Slip Op. No. 339, the union alleged that DCPS' failure to provide a Step 3 written decision within a reasonable period constituted an unfair labor practice. The Board found that the obligation to furnish the specific information requested was dictated by a provision of the collective bargaining agreement. The Board contrasted the contractual obligation to issue a Step 3 decision with the obligation of an agency to provide requested information necessary and relevant to a union in the preparation or processing of a grievance.

MPD's exception suggests that the Board's precedent holds that where the subject matter in the allegations of an unfair labor practice complaint is found to also be a subject matter addressed by the parties' CBA, then the Board's inquiry into the complaint must end, and the Board is prohibited from determining whether the allegations made in the complaint constitute a violation of the CMPA. To the contrary, the Board has consistently held that if allegations made in an unfair labor practice complaint do, in fact, concern statutory violations, as in the instant case, then "the Board is empowered to decide whether [the respondent] committed an unfair labor practice concerning the union's document request, even though the document request was made...[pursuant to a contractual provision]." *AFGE Local 2741*, Slip Op. No. 697 at p. 6.

FOP/MPD Labor Committee, Slip Op. No. 1302 at p. 10. Further, the Board has held that "recitation of a statutory right in the provisions of a collective bargaining agreement does not render a violation of that right a contractual matter outside the jurisdiction of the Board unless the agreement also contains a clear and unmistakable waiver with respect to that statutory right." *AFGE Locals 872, 1975, and 2553 v. Dep't of Public Works,* 49 D.C. Reg. 1145, Slip Op. No. 439 at p. 2 n. 2, PERB Case No. 94-U-02 (1995); *see also National Association of Government Employees, Local R3-06 v. D.C. Water and Sewer Authority,* 47 D.C. Reg. 7551, Slip Op. No. 635, PERB Case No. 99-U-04 (2000).

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In *FOP/MPD Labor Committee*, Slip Op. No. 1302, the Board concluded that its "precedent and policy do not prohibit the Board from exercising its jurisdiction over a complaint merely because the alleged statutory violation could also be resolved by an application of the parties' CBA and grievance/arbitration procedure," and found that it had jurisdiction over the complaint. *Id.* at 11. In the instant case, the consolidated complaints contain allegations that, if proven, would concern violations of MPD's statutory obligation to bargain in good faith, D.C. Official Code § 1-617.04(a)(5), and, derivatively, to refrain from interfering with, restraining, or coercing any employee in the exercise of the rights guaranteed by the CMPA². Article 10 of the parties' CBA does not contain a clear and unmistakable waiver with respect to the aforementioned statutory right. Therefore, the Hearing Examiner erred in determining the Board lacks jurisdiction over the complaints, and the Board will not adopt her recommendation.

With regard to MPD's Supplement, while FOP is correct that the Board's rules do not contemplate a supplemental filing, "the rules of the Board shall be construed broadly to effectuate the purposes and provisions of the CMPA." Board Rule 501.1. However, the case highlighted in the Supplement, PERB Case No. 08-U-41, is not persuasive in the instant case, particularly when *FOP/MPD Labor Committee*, Slip Op. No. 1302 is directly on point. Unlike the instant case, the cross-complaint at issue in PERB Case No. 08-U-41 "alleged only contractual violations (i.e. the parties' ground rules³) and failed to assert any facts establishing a statutory violation, or interference with, coercing or restraining of employees or the District in the exercise of their rights under the CMPA." *FOP/MPD Labor Committee v. MPD*, 60 D.C. Reg. 9172, Slip Op. No. 1101 at p. 2, PERB Case No. 08-U-41 (2011). Further, the Board determined in PERB Case No. 08-U-41 that addressing the cross-complaint and amended cross-complaint would require interpretation of the parties' ground rules⁴, while the instant case requires no interpretation of Article 10. *Id.* at 3.

As the findings and conclusions in the Hearing Examiner's Report are not reasonable, supported by the record, and consistent with Board precedent, the matter will be remanded to the Hearing Examiner for further consideration consistent with this Decision and Order.

² "[W]hen an agency has failed and refused, without a viable defense, to produce information that the union has requested, the agency resultantly fails to meet its statutory duty to bargain in good faith and has therefore violated D.C. Official Code § 1-617.04(a)1 and (5). In addition, a violation of the employer's statutory duty to bargain [under D.C. Official Code § 1-617.04(a)1 and (5) also constitutes derivatively a violation of the counterpart duty not to interfere with the employees' statutory rights to organize a labor union free from interference, restrain, or coercion; to form, join, or assist any labor organization, or to refrain from such activity; and to bargain collectively through representatives of their own choosing found in D.C. Official Code § 1-617.04(a)(1)." *FOP/MPD Labor Committee*, Slip Op. No. 1374 at p. 10 (internal citations omitted).

³ Ground rules are treated as contractual provisions. *AFGE Local 2741 v. Dep't of Parks and Recreation*, 46 D.C. Reg. 6502, Slip Op. No. 588 at p. 2, PERB Case No. 98-U-16 (1999).

⁴ "If...an interpretation of a contractual obligation is necessary and appropriate to a determination of whether or not a non-contractual, statutory violation has been committed," the Board will defer the contractual issue to the parties' grievance arbitration procedure. *AFSCME Local 2921*, Slip Op. No. 339 at n. 6.

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ORDER

IT IS HEREBY ORDERED THAT:

- 1. This case is remanded to Hearing Examiner Aline Pacht for consideration consistent with the Board's determination that it has jurisdiction to consider the allegations raised in the consolidated complaints.
- 2. Pursuant to Board Rule 559.1, this Decision and Order is final upon issuance.

BY ORDER OF THE PUBLIC EMPLOYEE RELATIONS BOARD

Washington, D.C.

By unanimous vote of Board Chairperson Charles Murphy, and Members Donald Wasserman and Keith Washington

September 25, 2014

DISTRICT OF COLUMBIA REGISTER

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CERTIFICATE OF SERVICE

This is to certify that the attached Decision and Order in PERB Case Nos. 06-U-23, 07-U-11, 07-U-12, 07-U-16, and 07-U-30, Opinion No. 1490, was transmitted *via* US Mail and e-mail to the following parties on this the 30th day of September, 2014.

VIA US MAIL AND EMAIL

Mark Viehmeyer, Esq. Metropolitan Police Department 300 Indiana Avenue, N.W. Room 4126 Washington, DC 20001 Mark.Viehmeyer@dc.gov

Marc L. Wilhite, Esq. Pressler & Senftle, P.C. 927 15th Street, N.W. Twelfth Floor Washington, DC 20005 MWilhite@presslerpc.com

VIA US MAIL AND EMAIL

/s/ Adessa Barker PERB

OFFICE OF THE DEPUTY MAYOR FOR PUBLIC SAFETY AND JUSTICE

District of Columbia Corrections Information Council

April 2015 Open Meeting Notice

The DC Corrections Information Council (CIC) is mandated by the US Congress and the DC Council to inspect, monitor, and report on the conditions of confinement at facilities where DC residents are incarcerated. Through its mandate, the CIC collects information from many different sources, including the Federal Bureau of Prisons, the DC Department of Corrections, facility inspections, communication with incarcerated DC residents, and community outreach. For more information please contact Shakenia Bryant, CIC Office Manager, 202.478.9211 or Shakenia.Bryant@dc.gov

Date:Monday, April 6, 2015, from 6:30 pm to 8:00 pmLocation:2901 14th Street, NW, Ground Floor Conference Room, Washington, DC 20009

AGENDA

- I. Call to Order (Board Chair)
- II. Roll Call (Board Chair)
- III. Recent Inspections: FCI Edgefield, FCI Bennettsville, FCI Cumberland, USP Beaumont, FCI Beaumont Low, FCI Beaumont Medium, USP Coleman I, USP Coleman II
- IV. Upcoming Inspections: FDC Philadelphia and FCI Fort Dix
- V. Community Outreach Assistant Welcome to Mr. Phil Mosby
- VI. Community Outreach Intern Thank you to Mr. Andre McGant
- VII. CIC Budget Oversight Hearing on April 17, 2015
- VIII. Annual Report Update
- IX. Questions/Comments
- X. Schedule Next CIC Open Meeting and Set Open Meeting Schedule
- XI. Vote to Close Remainder of Meeting, pursuant to DC Code 2-574(c)(1)
- XII. Closed Session of Meeting (if approved by majority of the Board)
- XIII. Adjournment (Board Chair)

CLOSED MEETING

- I. Closed Session of Meeting (if approved by majority of the Board)
- II. Adjournment (Board Chair)

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 May 15, 2015.

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 April 2, 2015. 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 Recommended for	Secretary r appointments as a l	Effective: May DC Notaries Public	15, 2015 Page 2
Arikat	Carmel R.	Sullivan & Cromwell LLP 1700 New York Avenue, NW	20006
Bailey	Tanesha	JAIR LYNCH Development Partners 1508 U Street, NW	20009
Baker	Stephanie A.	Bredhoff & Kaiser, PLLC 805 15th Street, NW, Suite 1000	20005
Barrasso	Giulio	Sun Trust Bank, Sun Trust Investment So 3402 Wisconsin Avenue, NW	ervices 20016
Berg	Ralph Christian	Citizens United 1006 Pennsylvania Avenue, SE	20003
Bundy	Katharine A.	Veritas Law, LLC 1225 19th Street, NW, Suite 320	20036
Butler	Sheri	Amgen 601 13th Street, NW, 12th Floor	20005
Campbell-Tate	Karen P.	The Way Bay Pentecost Church 945 R Street, NW	20001
Carter	Jennifer L.	New System Demolition & Excavation In 3127 Martin Luther King Avenue, Jr., SE, Suite 200	nc. 20032
Chance	Jeanette	Bread for the City 1525 7th Street, NW	20001
Cox	Victoria	Wells Fargo Bank, N.A. 3700 Calvert Street, NW	20007
Evans	Samantha	Wilson Elser 700 11th Street, NW, Suite 400	20001
Falla	Helena	Self (Dual) 4201 Cathedral Avenue, NW, #110W	20016
Green	Lacie M.	Urban City Management 2413 Benning Road, NE	20002

D.C. Office of the SecretaryEffective: May 15, 2015Recommended for appointments as a DC Notaries PublicPage 3			
Guthrie	Justin Ulysses	Credo LLC 1520 Connecticut Avenue, NW	20005
Hargrove	Holland	Naval Facilities Engineering Command Washington 1314 Harwood Street, SE	20374
Hatcher	Tatiana	Saint Elizabeths Hospital/DBH 1100 Alabama Avenue, SE	20032
Holland	Joy	Self (Dual) 901 6th Street, SW, Apt. 914	20024
Honeywell	Maria	Evers & Co Real Estate Inc. 4400 Jenifer Street, NW, Suite 1	20015
Humphrey	Sarah J.	Self (Dual) 1507 Pennsylvania Avenue, SE	20003
Jalota	Deborah	Lincoln Property Company 1030 15th Street, NW, Suite 250W	20005
Kebede	Yabeltal	ABC Grocery M&K Inc. 1401 6th Street, NW	20001
Leaf	Rona D.	Wells Fargo Bank, NA 490 L Street, NW	20001
Lever	Collin G.	Kglobal 2001 L Street, NW	20001
Maar	Michelle	Office of the Clerk, U.S. House of Representatives 1718 Longworth Building, NW	20515
Miller	Teresa S.	Self (Dual) 327 Nicholson Street, NE	20011
Morris	Amanda Marie	Support Our Aging Religious, Inc. 3025 4th Street, NE, Suite 14	20017
Naughten	Christopher F.	Fidelity National Insurance Company 1015 15th Street, NW	20005

D.C. Office of the Recommended for the Recomme	he Secretary for appointments as a	Effective: May 2 DC Notaries Public	15, 2015 Page 4
Nwaochei	Chuky	Catholic Charities Archdiocese of Washin DC 924 G Street, NW	ngton 2000
Paul	Narissa	Food & Friends 219 Riggs Road, NE	2001
Pearson	Curtis	Self 1347 I Street, NE	2000
Peyton	Jaymi Suzanne	George Washington University 2025 F Street, NW	2005
Reid	Denise D.	Childrens National Medical Center 111 Michigan Avenue, NW	2001
Roccanti	Jennifer	Miriam's Kitchen 2401 Virginia Avenue, NW	2003
Schlabaugh	Megan	Lock 7 Development LLC 1501 11th Street, NW	2000
Sholes	Judith	Environmental Design & Construction 1108 Good Hope, SE	2002
Silver	Donna C.	Wilson Elser 700 11th Street, NW, Suite 400	2000
Simms	Janice M.	National Academy of Science 2101 Constitution Avenue, NW	2041
Tejada	Erick A.	BB&T 1801 Adams Mill Road, NW	2000
Townsend	Jean M.	Gore Brother Reporting 1025 Connecticut Avenue, NW, Suite 1000	2003
Vachon	Vincent M.	Wells Fargo Bank 4302 Connecticut Avenue, NW	2000
Wagner	Mathew Lee	Environmental Design & Construction 1108 Good Hope, SE	2002

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D.C. Office of the Recommended fo	v	Effective: May 1 a DC Notaries Public	15, 2015 Page 5
Wheeler Allen	Glenda M.	Answer Title 10 G Street, NE	20002
Whittaker	Steven R.	RBC Wealth Management 1700 Pennsylvania Avenue, NW, 7th Floor	20006
Wise-Goddard	Brittane	Self (Dual) 450 Condon Terrace, SE, Unit 301	20032
Young	Cynthia S.	Stewart Title 1730 Rhode Island Avenue, NW, Suite 610	20036

DISTRICT OF COLUMBIA STATE HISTORIC PRESERVATION OFFICER

NOTICE OF INTENT TO NOMINATE HISTORIC DISTRICTS TO THE NATIONAL REGISTER OF HISTORIC PLACES

The State Historic Preservation Officer hereby provides public notice of his intent to nominate the following historic district to the National Register of Historic Places. The Historic Preservation Review Board recently designated these properties as a historic district after a duly noticed public hearing. The Board designated the Grant Circle Historic District on April 2, 2015.

Under the provisions of the Historic Protection Act (D.C. Code §6-1102(5)(c)), this district become effective when the State Historic Preservation Officer nominates or issues a written determination to nominate the properties to the National Register of Historic Places. Thirty (30) days after the date of this notice, the properties will become subject to the D.C. Historic Landmark and Historic District Protection Act of 1978.

Designation Case No. 15-07: Grant Circle Historic District

Including the following present lots:

Part of Lot 800 in Square 3224; Lot 800 in Square 3225; Lots 63-65, 806 and 807 in Square 3226; Lot 800 in Square 3242; Lots 41-45, 48 and 49 in Square 3243; and Lots 29-33 and 801 in Square 3244, also presently known as the following addresses:

4 through 33 Grant Circle and Reservations 312, 312A and 312I (one may consult the historic district application boundary map for the official extent of the district).

Listing in the D.C. Inventory of Historic Sites and the National Register of Historic Places provides recognition of properties significant to the historic and aesthetic heritage of the nation's capital, fosters civic pride in the accomplishments of the past, and assists in preserving important cultural assets for the education, pleasure and welfare of the people of the District of Columbia.

THE NEXT STEP PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

The Next Step Public Charter School is advertising the opportunity to bid on the following services:

HVAC SERVICES, for the 2015-2016 school year (July 1, 2015 – June 30, 2016), with a possible extension of (4) one year renewals (July 1, 2016 - June 30, 2020). The Request for Proposals (RFP) specifications such scope and responsibilities can be obtained on Friday, April 10, 2015 from Jennifer Edwards via email listed below. **Bids must be received by April 17, 2015 by 5 pm at the email address listed below. All bids not addressing all areas as outlined in the IFB (RFP) will not be considered. BIDS MUST BE SUBMITTED electronically to: rfp@nextsteppcs.org**

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 18951 of Matthew Seligman, as amended¹, pursuant to 11 DCMR § 3103.2, for variances from the lot occupancy requirements under § 403.2, the rear yard setback requirements under § 404.1, and the nonconforming structure requirements under § 2001.3, to allow the construction of a deck addition to an existing flat in the DC/R-4 District at premises 1534 Swann Street N.W. (Square 191, Lot 92).

HEARING DATE:	March 31, 2015
DECISION DATE:	March 31, 2015

SUMMARY ORDER

REVIEW BY THE ZONING ADMINISTRATOR

The application was accompanied by a memorandum from the Zoning Administrator certifying the required relief. (Exhibits 12 and 35.)

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") 2B and to owners of property located within 200 feet of the site.² The site of this application is located within the jurisdiction of ANC 2B, which is automatically a party to this application. The ANC submitted a report in support of the application, dated March 23, 2015, indicating that at a duly noticed and scheduled public meeting on March 11, 2015, at which a quorum was in attendance, the ANC voted unanimously (9-0-0) in support of the application for variance relief. (Exhibit 32.)

OP submitted a timely report on March 24, 2015, recommending approval of variances from §§ 403.2, 404.1, and 2001.3 to allow the construction of a deck addition to an existing flat (Exhibit 33) and testified in support of the application, as amended, at the hearing. The District Department of Transportation ("DDOT") submitted a timely report indicating that it had no objection to the application. (Exhibit 30.)

¹ The Applicant amended the application by changing the original self-certified (Exhibit 4) request for special exception relief under § 223 to one for variances from §§ 403.2 (lot occupancy), 404.1 (rear yard), and 2001.3 (nonconforming structure) after the Zoning Administrator indicated that variance relief was required. (Exhibit 12.)

 $^{^2}$ The Applicant testified at the hearing that notice of the amended application for variance relief was provided through posting of the property. An affidavit of posting was submitted to the record. (Exhibits 25 and 28.)

BZA APPLICATION NO. 18951 PAGE NO. 2

Letters in support of the application from five neighbors were submitted to the record. (Exhibit 26.) Two letters in opposition, one from a neighboring condominium resident and the other from the Board of the condominium, were submitted to the record. (Exhibits 34 and 36.) During the hearing, there was testimony in opposition to the application from another resident of the neighboring condominium, whose concerns that were raised were subsequently addressed by the Applicant at the hearing.

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 pursuant to § 3103.2 for area variances from 11 DCMR §§ 403.2, 404.1, and 2001.3. 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 ANC and OP reports filed in this case, the Board concludes that in seeking variances from 11 DCMR §§ 403.2, 404.1, and 2001.3, the Applicant has met the burden of proof 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 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 requirement of 11 DCMR § 3125.5, 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 6.**

VOTE: 4-0-1 (Lloyd L. Jordan, Marnique Y. Heath, Jeffrey L. Hinkle, and Anthony J. Hood to APPROVE; one Board seat vacant.)

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: April 2, 2015

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 **BZA APPLICATION NO. 18951** PAGE NO. 3

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.

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 18954 of Crumbs & Whiskers LLC, pursuant to 11 DCMR § 3104.1, for a special exception from the animal boarding requirements under § 735, to establish an animal boarding use for cats in the C-2-A District at premises 3211 O Street N.W. (Square 1244, Lot 800).

HEARING DATE:	March 24, 2015
DECISION DATE:	March 24, 2015

SUMMARY ORDER

REVIEW BY THE ZONING ADMINISTRATOR

The application was accompanied by a memorandum from the Zoning Administrator certifying the required relief. (Exhibit 11.)

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") 2E and to owners of property located within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 2E, which is automatically a party to this application. The ANC submitted a written report, indicating that at a regular, duly noticed meeting held on March 2, 2015, at which a quorum was present, the ANC voted 8-0 to support the application with conditions¹ for a special exception under § 735. (Exhibit 28.) Two online petitions in support were submitted to the record. The first filing contained 360 signatures on March 18, 2015 (Exhibit 35); however, by March 23, 2015, in the same petition, there were 731 signatures in support of the application. (Exhibit 37.)

The Office of Planning ("OP") submitted a timely report recommending approval of the application (Exhibit 32) and testified in support of the application at the hearing. The District Department of Transportation ("DDOT") submitted a timely report of no objection. (Exhibit 29.) Written testimony in support was filed by the Washington Humane Society. (Exhibit 34.)

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 pursuant to § 3104.1, for a special exception under the animal boarding requirements of § 735. 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.

¹ The ANC requested that the Board condition its approval would be for cats only and the number be limited to a maximum of 20 cats.

BZA APPLICATION NO. 18954 PAGE NO. 2

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 the Applicant has met the burden of proof for special exception relief, pursuant to 11 DCMR § 3104.1 and § 735, and 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 § 3125.5, 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 is hereby **GRANTED**, **SUBJECT TO THE FOLLOWING CONDITION**:

- 1. The Applicant shall board no more than twenty (20) cats at any one time.
- **VOTE:4-0-1**(Lloyd J. Jordan, Marnique Y. Heath, Jeffrey L. Hinkle, and
Marcie I. Cohen to APPROVE; one Board seat vacant.)

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: April 1, 2015

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 SIX MONTHS AFTER IT BECOMES EFFECTIVE UNLESS THE USE APPROVED IN THIS ORDER IS ESTABLISHED WITHIN SUCH SIX-MONTH PERIOD.

PURSUANT TO 11 DCMR § 3205, THE PERSON WHO OWNS, CONTROLS, OCCUPIES, MAINTAINS, OR USES THE SUBJECT PROPERTY, OR ANY PART THERETO, SHALL COMPLY WITH THE CONDITION IN THIS ORDER, AS THE SAME MAY BE AMENDED AND/OR MODIFIED FROM TIME TO TIME BY THE BOARD OF ZONING ADJUSTMENT. FAILURE TO ABIDE BY THE CONDITION IN THIS ORDER, IN WHOLE OR IN PART SHALL BE GROUNDS FOR THE REVOCATION OF ANY BUILDING PERMIT OR CERTIFICATE OF OCCUPANCY ISSUED PURSUANT TO THIS ORDER.

BZA APPLICATION NO. 18954 PAGE NO. 3

IN ACCORDANCE WITH THE D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 <u>ET SEQ.</u> (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. 18959 of David and Elizabeth Field, pursuant to 11 DCMR § 3104.1, for a special exception under § 223, not meeting the lot occupancy requirements under § 403.2, the side yard requirements under § 405.8, the rear yard requirements under § 404.1, and the nonconforming structure requirements under § 2001.3,¹ to allow the construction of a second-story addition to an existing single-family dwelling in the R-1-B District at premises 3629 Everett Street, N.W. (Square 1983, Lot 37).

HEARING DATE:	March 24, 2015
DECISION DATE:	March 24, 2015

SUMMARY ORDER

SELF-CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2. (Exhibits 5 (original) and 35 (revised).)

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") 3F, and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 3F, which is automatically a party to this application. The ANC submitted a report indicating that at a regularly scheduled and properly noticed meeting on March 17, 2015, at which a quorum was in attendance, ANC 3F voted to support the application. (Exhibit 33.) The Office of Planning ("OP") submitted a timely report and testified at the hearing in support of the application and recommended adding relief from § 2001.3 for nonconforming structures. (Exhibit 32.) The District Department of Transportation ("DDOT") submitted a report expressing no objection to the approval of the application. (Exhibit 31.) Eleven letters and emails were filed by neighbors in support of the application. (Exhibits 19-29.)

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 §§ 223, 403.2, 405.8, 404.1, and 2001.3. 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.

¹ At the Office of Planning's recommendation, the Applicant amended the application to add special exception relief not meeting the nonconforming structure requirements under § 2001.3. The Board requested that the Applicant submit a revised application to the record to reflect the amendment to the application, which the Applicant did submit. (Exhibits 35 and 36.) The caption has been amended accordingly.

BZA APPLICATION NO. 18959 PAGE NO. 2

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, 223, 403.2, 405.8, 404.1, and 2001.3 that the requested relief can be granted as being in harmony with the general purpose and intent of the Zoning Regulations an Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in the accordance with the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3100.5, the Board has determined to waive the requirement of 11 DCMR § 3125.5, that the order of the Board be accompanied by findings of fact and conclusions of law. It is therefore **ORDERED** that this application is hereby **GRANTED, SUBJECT TO THE APPROVED PLANS AT EXHIBIT 9.**

VOTE: 4-0-1 (Lloyd J. Jordan, Marnique Y. Heath, Jeffrey L. Hinkle and Marcie I. Cohen to APPROVE; one Board seat vacant).

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: March 27, 2015

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

BZA APPLICATION NO. 18959

PAGE NO. 3 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. 18961 of Erin and James Boyd, as amended, pursuant to 11 DCMR § 3104.1, for a special exception under § 223, not meeting the lot occupancy requirements § 403, and the nonconforming structure requirements § 2001.3, to allow the enlargement and enclosure of an existing garage in the R-4 District at premises 1733 D Street, S.E. (Square 1102, Lot 110).¹

HEARING DATE: Applicant waived right to a public hearing **DECISION DATE:** March 31, 2015 (Expedited Review Calendar)

SUMMARY ORDER

SELF-CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2. (Exhibits 7 (original) and 43 (revised).)

Pursuant to 11 DCMR § 3118, this application was tentatively placed on the Board of Zoning Adjustment's ("Board") expedited review calendar for decision without hearing as a result of the applicant's waiver of its right to a hearing.

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") 6B, and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6B, which is automatically a party to this application. The ANC submitted a report indicating that at a regularly scheduled and properly noticed meeting on March 10, 2015, at which a quorum was in attendance, ANC 6B voted 10-0-0 to support the request for special exception relief. (Exhibit 37.) The Office of Planning ("OP") submitted a timely report and testified at the hearing in support of the application. (Exhibit 42.) The District Department of Transportation

¹The Applicant amended its original application of January 15, 2015, from a request for variance relief (Exhibit 7) to one for special exception relief under §§ 223, 403, and 2001.3(b)(2), and submitted a revised self-certification form (Exhibit 43) together with a waiver of the time requirements (Exhibit 44), and also submitted a request to waive a public hearing and put the case on the Board's agenda for expedited review (Exhibit 46). Although the application was originally filed as a request for variance relief, as the Applicant informed the Office of Zoning of its intent to seek special exception relief in sufficient time so that the caption and case description were amended before the application was referred to ANC 6B, OP, and DDOT and before the notice of public hearing was mailed, the agencies and ANC 6B evaluated this application as a special exception. The application met the public notice requirements, including the ANC review period standards, pursuant to §§ 3118.3 and 3118.4. The caption has been amended accordingly.

BZA APPLICATION NO. 18961 PAGE NO. 2

("DDOT") filed a report of no objection to the approval of the application. (Exhibit 39.) Letters in support of the application were filed into the record by the adjacent neighbors residing at 1731 and 1735 D Street, S.E. (Exhibits 19 and 36.) Gary M. Paterson, Chair of the Zoning Committee of the Capitol Hill Restoration Society, submitted a letter in support of the application. (Exhibit 41.)

No objections to expedited calendar consideration were made by any person or entity entitled to do by §§ 2118.6 and 2118.7. The matter was therefore called on the Board's expedited calendar for the date referenced above and the Board voted to grant 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 §§ 223, 403, and 2001.3. No parties appeared at the public meeting 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, 223, 403, and 2001.3, 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 § 3125.5, 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 is hereby **GRANTED, SUBJECT TO THE APPROVED PLANS AT EXHIBIT 9.**

VOTE: 4-0-1 (Lloyd J. Jordan, Jeffrey L. Hinkle, Marnique Y. Heath, and Anthony J. Hood to APPROVE; one Board seat vacant).

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: April 1, 2015

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.

BZA APPLICATION NO. 18961

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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 <u>ET SEQ.</u> (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.

D.C. Board of Zoning Adjustment

<u>Chairman's Motion and Follow-up Announcement for Closed Meetings for</u> <u>Legal Advice and Deliberating but Not Voting</u>

Month of APRIL 2015 Roll Call Vote

"In accordance with Section 405(c) of the Open Meetings Act, D.C. Official Code Section 2-

575(c), I move that the Board of Zoning Adjustment hold closed meetings on the Mondays

of:

- April 6th;
- April 13th;
- o April 20th; and
- o April 27

These meetings start at 4:00 p.m. and are held for the purpose of obtaining legal advice from our counsel and deliberating upon, but not voting on the cases scheduled to be publicly heard or decided by the Board on the day after each such closed meeting. Those cases are identified on the Board's public hearing agendas for:

- April 7th;
- April 14th;
- April 21th; and
- April 28th

A closed meeting for these purposes is permitted by Sections 405(b)(4) and (b)(13) of the Act.

Is there a second?

(Once Seconded): Will the Secretary please take a roll call vote on the motion?

(As it appears the Motion has passed): I request that the Office of Zoning provide notice of these closed meetings in accordance with the Act.

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