

REGISTER

HIGHLIGHTS

- D.C. Council enacts Act 22-98, Fiscal Year 2018 Federal Portion Budget Request Act of 2017 and Act 22-99, Fiscal Year 2018 Local Budget Act of 2017
- Office of Administrative Hearings establishes procedures for public sector workers' compensation cases
- Department of Housing and Community Development updates assistance levels for the Home Purchase Assistance Program
- Department of Human Services announces funding availability for the District of Columbia Homeless Youth Shelter Beds and Transitional Housing Beds Program
- Office of the Deputy Mayor for Planning and Economic Development announces funding availability for the FY2018 Great Streets Retail Small Business Grant
- Public Service Commission solicits comments on DDOT and Pepco's Application for Approval of the First Biennial Underground Infrastructure Improvement Projects Plan and Financing Orders
- District Department of Transportation announces funding availability for the Vision Zero Fiscal Year 2018 Safety Grants



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 are available online at dcregs.dc.gov. Rulemaking documents are also subject to the requirements of the *D.C. Administrative Procedure Act*, D.C. Official Code §§2-50l et *seq*. (2012 Repl.).

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DISTRICT OF COLUMBIA OFFICE OF DOCUMENTS AND ADMINISTRATIVE ISSUANCES

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MURIEL E. BOWSER MAYOR

VICTOR L. REID, ESQ. ADMINISTRATOR

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AN ACT

D.C. ACT 22-95

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 5, 2017

To amend, on an emergency basis, the Commission on the Arts and Humanities Act to establish the duration of specified terms for members of the commission for the purpose of maintaining the staggered expiration of terms required by the act.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Commission on the Arts and Humanities Emergency Amendment Act of 2017".

Sec. 2. Section 4(b) of the Commission on the Arts and Humanities Act, effective October 21, 1975 (D.C. Law 1-22; D.C. Official Code § 39-203(b)), is amended to read as follows:

"(b)(1) Except as provided in paragraph (2) of this subsection and subsection (c) of this section, members of the Commission shall be appointed to 3-year terms that shall commence on July 1st in the year of appointment and expire on June 30th of the 3rd year. Terms shall be staggered so that 6 terms expire each year on June 30th. Members may be reappointed.

"(2) The term subsequent to the term being served pursuant to:

"(A) Council resolution 20-668 shall begin on July 1, 2017, and expire on

June 30, 2018;

"(B) Council resolution 21-51 shall begin on July 1, 2017, and expire on

June 30, 2018;

"(C) Council resolution 20-673 shall begin on July 1, 2017, and expire on

June 30, 2018;

"(D) Council resolution 20-669 shall begin on July 1, 2017, and expire on

June 30, 2019; and

"(E) Council resolution 20-671 shall begin on July 1, 2017, and expire on

June 30, 2019.".

Sec. 3. Applicability.

This act shall apply as of July 10, 2017.

Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

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

Mensel

Mayor

District of Columbia

APPROVED

July 5,2017

AN ACT

D.C. ACT 22-96

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 10, 2017

To adjust, on an emergency basis, certain allocations in the Fiscal Year 2017 Local Budget Act of 2016 pursuant to the Omnibus Appropriations Act, 2009.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2017 Revised Local Budget Emergency Adjustment Act of 2017".

Sec. 2. Pursuant to section 817 of the Omnibus Appropriations Act, 2009, approved March 13, 2009 (123 Stat. 699; D.C. Official Code § 47-369.02), the Fiscal Year 2017 budgets for the following agencies shall be adjusted by the following amounts:

PART A — DISTRICT OF COLUMBIA FUNDS — SUMMARY OF EXPENSES

\$66,050,000 is added (including \$65,081,000 in local funds (including \$3,430,000 in dedicated taxes), \$302,000 in other funds, and \$667,000 in enterprise and other funds); to be allocated as follows:

Governmental Direction and Support

The appropriation for Governmental Direction and Support is decreased by \$6,043,000 in local funds; to be allocated as follows:

(1) Department of General Services. – (\$6,043,000) is removed from local funds.

Economic Development and Regulation

The appropriation for Economic Development and Regulation is decreased by \$37,700,000 in local funds; to be allocated as follows:

- (1) Department of Housing and Community Development. \$3,000,000 is added to be available in local funds;
- (2) Housing Production Trust Fund Subsidy. (\$40,000,000) is removed from local funds; and

(3) Commission on the Arts and Humanities. – (\$700,000) is removed from local funds.

Public Safety and Justice

The appropriation for Public Safety and Justice is increased by \$7,000,000 in local funds; to be allocated as follows:

- (1) Fire and Emergency Medical Services Department. \$2,000,000 is added to be available in local funds; and
- (2) Department of Corrections. \$5,000,000 is added to be available in local funds.

Public Education

The appropriation for Public Education is increased by \$8,701,000 in local funds (including \$3,430,000 in dedicated taxes); to be allocated as follows:

(1) Office of the State Superintendent of Education. – \$8,701,000 is added to be available in local funds (including \$3,430,000 in dedicated taxes); provided, that all funds deposited, without regard to fiscal year, into the Special Education Enhancement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2017.

Human Support Services

The appropriation for Human Support Services is decreased by \$200,000 in local funds; to be allocated as follows:

(1) Department of Health. – (\$200,000) is removed from local funds.

Public Works

The appropriation for Public Works is increased by \$115,000 in other funds; to be allocated as follows:

(1) District Department of the Environment. – \$115,000 is added to be available in other funds.

Financing and Other

The appropriation for Financing and Other is increased by \$93,510,000 (including \$93,323,000 in local funds and \$187,000 in other funds); to be allocated as follows:

- (1) Repayment of Interest on Short-Term Borrowings. -(\$1,250,000) is removed from local funds;
 - (2) Non-Departmental. (\$1,100,000) is removed from local funds;
- (3) Pay-As-You-Go Capital Fund. \$33,000 is added to be available in local funds:
- (4) Emergency and Contingency Reserve Funds. \$95,640,000 is added to be available in local funds; and
- (5) Convention Center Transfer. \$187,000 is added to be available in other funds.

Enterprise and Other

The appropriation for Enterprise and Other is increased by \$667,000 in enterprise and other funds; to be allocated as follows:

- (1) University of the District of Columbia. \$480,000 is added to be available in enterprise and other funds; and
- (2) Washington Convention and Sports Authority. \$187,000 is added to be available in enterprise and other funds.
- Sec. 3. Remaining Fiscal Year 2017 unexpended revenue of \$194,011,000 shall be carried over into Fiscal Year 2018 as fund balance and shall be available as set forth in the approved Fiscal Year 2018 Budget and Financial Plan.
- Sec. 4. Fifty percent of all Fiscal Year 2017 local agency underspending certified in the Fiscal Year 2017 Comprehensive Annual Financial Report shall be allocated to the Workforce Investments account to pay for salary increases or other items required by the terms of collective bargaining agreements that will become effective in Fiscal Year 2018 and beyond.

Sec. 5. Capital project rescissions.

In Fiscal Year 2017, the Chief Financial Officer shall rescind capital project allotments as set forth in the following tabular array, with the savings to be used in accordance with the Fiscal Year 2018 Local Budget Act of 2017, passed on 2nd reading on June 13, 2017 (Enrolled version of Bill 22-242):

Project No	Project Title	Fund Detail	Rescissions
AA237C	Renovation of DC Armory	300	(\$588.40)
AB102C	Archives	300	(\$1,724,000.00)
AD302C	Citywide Streetlight Upgrade	330	(\$0.01)
AH717C	Community Initiatives	300	(\$10,000.00)
AH7GPC	Arts & Humanities Grants & Projects	300	(\$25,790.83)
AW707C	Boathouse Row	300	(\$13,020.00)
AWT01C	Walter Reed Redevelopment	300	(\$1,404,646.66)
	Walter Reed Redevelopment	301	(\$595,353.34)
BF208C	Performance Based Budgeting	300	(\$1,885.27)
	Performance Based Budgeting	303	(\$5,820.00)
BP102C	Small Capital Projects	314	(\$900,000.00)
BR005C	H Street Bridge	300	(\$29,492,887.00)
	H Street Bridge	309	(\$1,500,000.00)
BU501C	DOT GPS	300	(\$1,000,000.00)
CAC38C	Bundy School Child Advocacy Center Mod.	300	(\$0.10)

CE307C	Bridge Maintenance	300	(\$525,105.46)
CG314C	Tree Planting	301	(\$2,600,000.00)
CSP02C	Interim System Improvements	300	(\$57,123.97)
DCI16C	DFS Capital Improvement Program	301	(\$500,000.00)
EA710B	Neighborhood Revitalization	300	(\$22,351.71)
EB304C	Commercial Corridor Redevelopment	300	(\$210.23)
	Commercial Corridor Redevelopment	301	(\$8,511.60)
EB307C	Old Convention Center Redevelopment	300	(\$0.23)
EB341C	Capital Improvement Grants from Great Streets	301	(\$63,393.00)
EB343C	Georgia Avenue Great Streets	300	(\$74,788.60)
EB402C	Pennsylvania Avenue SE Properties	300	(\$51,925.00)
EB405C	Downtown Flood Barricade	301	(\$2.00)
EB407C	Baseball Academy	300	(\$10.00)
ED302C	Local Streets Parking Studies	330	(\$10,957.53)
ED305C	Neighborhood Streetscape Improvements	300	(\$20,123.32)
EDS00C	Great Streets Initiative	300	(\$12,770.44)
EN701C	OAG - Office Equipment & Fleet Upgrades	301	(\$40,000.00)
EQ910E	Master Equipment Lease – OCFO	302	(\$0.01)
EW001C	11th Street Bridge	330	(\$3,233.77)
G2501C	Underground Fuel Storage Tank Removal	300	(\$2,319.50)
G2502C	Underground Fuel Storage Tank Removal	300	(\$5,000.00)
GM314C	Selective Additions/New Construction Lab	300	(\$439,094.71)
HZ101C	Renovate Unit 6, Oakhill Youth Center	300	(\$0.01)
HZ105C	YSA Transitional Living	300	(\$0.35)
MH137C	Dunbar SHS Modernization	300	(\$1,045,723.99)
MO337C	Moten ES Modernization/Renovation	300	(\$46,351.51)
	Moten ES Modernization/Renovation	301	(\$0.09)
N1410C	Electronic Security Standardization	300	(\$0.01)
N1412C	GOV. CTRS. POOL/Anacostia Gateway (FEMS & DDOT)	300	(\$12,180.86)
NG337C	Hart MS Modernization	300	(\$30,515.75)
NG516C	Grimke School Redevelopment	301	(\$2,900,000)

NP000C	Non-Participating Highway Trust Fund Support	300	(\$448,141.89)
	Non-Participating Highway Trust Fund Support	321	(\$1,551,858.11)
NX437C	Anacostia HS Modernization/Renovation	300	(\$86,447.82)
PE337C	Drew ES Modernization/Renovation	300	(\$26,891.34)
PL801C	Restore Eastern Market & Georgetown Library	301	(\$3,789.03)
PLU00C	Power Line Undergrounding	300	(\$1,000,000.00)
QH750C	Park Improvements - Project Management	300	(\$1,086.27)
	Park Improvements - Project Management	301	(\$327,913.73)
QM601C	Raymond Recreation Center	300	(\$1,268.87)
	Raymond Recreation Center	301	(\$1,736.78)
QN501C	Langdon Community Center Redevelopment	300	(\$10.73)
RES01C	Reservation 13 - Demolition & Site Work	300	(\$0.52)
RG003C	Playground Equipment	300	(\$4,086.42)
RG011C	Water Fountain Replacement	300	(\$20.07)
RR015C	Park Lighting	301	(\$5,000.00)
SA306C	H St/Benning/K St Line	300	(\$1,274,230.71)
	H St/Benning/K St Line	333	(\$0.76)
SET38C	Southeast Tennis and Learning Center	300	(\$296,419.51)
	Southeast Tennis and Learning Center	330	(\$9,352.84)
SR096C	Eastern Market Plaza & French Street Streetscape	300	(\$100,000.00)
STH01C	Strand Theater	300	(\$55,591.32)
SWS13C	Security Camera Upgrade	301	(\$16,316.82)
WIL05C	IT Upgrades	301	(\$2,243,000.00)
YY156C	Simon ES Renovation	300	(\$60,404.77)
	Simon ES Renovation	301	(\$11,490.00)
YY161C	Beers ES Modernization/Renovation	300	(\$24,236.34)
YY169C	Mann ES Modernization/Renovation	300	(\$32,691.60)
YY191C	Payne ES Renovation/Modernization	300	(\$244,823.16)
	Payne ES Renovation/Modernization	301	(\$25,000.00)

YY192C	Plummer ES Renovation/Modernization	300	(\$3,764.70)
YY1RTC	River Terrace Special Education Center	300	(\$164,244.73)
	River Terrace Special Education Center	301	(\$36.00)
Grand Total		10x - 1 y	(\$53,165,540.10)

Sec. 6. Designated fund transfers.

(a) Notwithstanding any provision of law limiting the use of funds in the accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Year 2017 the following amounts from certified fund balances and other revenue in the identified accounts to the General Fund of the District of Columbia:

Agency	Fund Detail	Fund Detail Title	Proposed Sweep
Fixed Cos	t Commodi	ity Reserve:	
ON 1817		Commodities Cost Reserve Fund	5,000,000
Dedicated	Taxes:		
НТ0		Healthy DC Fund	11,589,623
Other Spe	ecial Purpos	ses:	
AE0	1243	Public-Private Partnership Administration Fund	50,000
AG0	0602	Lobbying Registration Fee Fund	56,665
AT0	6115	OFT Central Collection Unit	2,700,000
AT0	0606	Recorder of Deeds Surcharge	931,891
CB0	0616	Litigation Support	617,179
CB0	0615	Nuisance Abatement Fund	62,041
CF0	0618	Wage Theft	79,850
CI0	0600	Special Purpose Revenue	5,070,000
CR0	6006	Nuisance Abatement	13,789
CR0	6008	Real Estate Guarantee and Education Fund	596,434
CR0	6009	Real Estate Appraisal Fee	1,608,918
CR0	6010	OPLA - Special Account	288,657
CR0	6013	Basic Business License Fund	25,000
CR0	6020	Board of Engineers Fund	643,180
CR0	6030	Green Building Fund	218,771
CR0	6040	Corporate Recordation Fund	1,722,271

CR0	6045	Vending Regulations Fund	414,232
DB0	0610	DHCD Unified Fund	1,143,844
EB0	0609	Industrial Revenue Bond Program	1,893,807
EB0	0632	AWC & NCRC Development	2,506,193
FA0	1614	Miscellaneous	100,000
FB0	1555	Reimbursable from Other Governments	117,218
GD0	0618	Student Residency Verification Fund	300,000
HC0	0661	ICF / MR Fees and Fines	202,503
HC0	0605	SHPDA Fees	392,000
HC0	0673	DOH - Regulatory Enforcement Fund	76,473
НТ0	0631	Medicaid Collections -3rd Party Liability	595,296
НТ0	0633	Medicaid Recovery Audit Contractor	142
HC0	0655	SPHDA Admission Fee	19,469
НТ0	0632	Bill of Rights - Grievance and Appeals	255,353
НТ0	0634	Assessment Fund	74,089
JA0	0603	SSI Payback (Interim Disability Assistance)	1,227,153
KA0	6901	DDOT Enterprise Fund-Non Tax Revenues	825,298
KE0	6501	WMATA Operations Fund	48,777,018
KG0	0662	Renewable Energy Development Fund	4,000,000
KG0	0670	Anacostia River Clean Up Fund	500,000
SR0	2910	Foreclosure Mediation Fund	17,900
TC0	2400	Public Vehicles for Hire Consumer Service	500,000
		Subtotal SPR	78,622,634
		Total	95,212,257

- (b) The total amount identified in subsection (a) of this section shall be made available as follows:
 - (1) \$13,000,000 shall be made available in Fiscal Year 2017;
- (2) The remaining amount shall be made available as set forth in the approved Fiscal Year 2018 Budget and Financial Plan.

Sec. 7. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code §1-301.47a).

Sec. 8. 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

July 10, 2017

AN ACT

D.C. ACT 22-97

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 10, 2017

To adjust, on a temporary basis, certain allocations in the Fiscal Year 2017 Local Budget Act of 2016 pursuant to the Omnibus Appropriations Act, 2009.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2017 Revised Local Budget Temporary Adjustment Act of 2017".

Sec. 2. Pursuant to section 817 of the Omnibus Appropriations Act, 2009, approved March 13, 2009 (123 Stat. 699; D.C. Official Code § 47-369.02), the Fiscal Year 2017 budgets for the following agencies shall be adjusted by the following amounts:

PART A — DISTRICT OF COLUMBIA FUNDS — SUMMARY OF EXPENSES

\$66,050,000 is added (including \$65,0781,000 in local funds (including \$3,430,000 in dedicated taxes), \$302,000 in other funds, and \$667,000 in enterprise and other funds); to be allocated as follows:

Governmental Direction and Support

The appropriation for Governmental Direction and Support is decreased by \$6,043,000 in local funds; to be allocated as follows:

(1) Department of General Services. – (\$6,043,000) is removed from local funds.

Economic Development and Regulation

The appropriation for Economic Development and Regulation is decreased by \$37,700,000 in local funds; to be allocated as follows:

- (1) Department of Housing and Community Development. \$3,000,000 is added to be available in local funds;
- (2) Housing Production Trust Fund Subsidy. (\$40,000,000) is removed from local funds; and
- (3) Commission on the Arts and Humanities. (\$700,000) is removed from local funds.

Public Safety and Justice

The appropriation for Public Safety and Justice is increased by \$7,000,000 in local funds; to be allocated as follows:

- (1) Fire and Emergency Medical Services Department. \$2,000,000 is added to be available in local funds; and
- (2) Department of Corrections. \$5,000,000 is added to be available in local funds.

Public Education

The appropriation for Public Education is increased by \$8,701,000 in local funds (including \$3,430,000 in dedicated taxes); to be allocated as follows:

(1) Office of the State Superintendent of Education. – \$8,701,000 is added to be available in local funds (including \$3,430,000 in dedicated taxes); provided further, that all funds deposited, without regard to fiscal year, into the Special Education Enhancement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2017.

Human Support Services

The appropriation for Human Support Services is decreased by \$200,000 in local funds; to be allocated as follows:

(1) Department of Health. - (\$200,000) is removed from local funds.

Public Works

The appropriation for Public Works is increased by \$115,000 in other funds; to be allocated as follows:

(1) District Department of the Environment. – \$115,000 is added to be available in other funds.

Financing and Other

The appropriation for Financing and Other is increased by \$93,510,000 (including \$93,323,000 in local funds and \$187,000 in other funds); to be allocated as follows:

- (1) Repayment of Interest on Short Term Borrowings. (\$1,250,000) is removed from local funds;
 - (2) Non-Departmental. (\$1,100,000) is removed from local funds;
- (3) Pay-As-You-Go Capital Fund. \$33,000 is added to be available in local funds;
- (4) Emergency and Contingency Reserve Funds. \$95,640,000 is added to be available in local funds; and
- (5) Convention Center Transfer. \$187,000 is added to be available in other funds.

Enterprise and Other

The appropriation for Enterprise and Other is increased by \$667,000 in enterprise and other funds; to be allocated as follows:

- (1) University of the District of Columbia. \$480,000 is added to be available in enterprise and other funds; and
- (2) Washington Convention and Sports Authority. \$187,000 is added to be available in enterprise and other funds.
- Sec. 3. Remaining Fiscal Year 2017 unexpended revenue of \$194,011,000 shall be carried over into Fiscal Year 2018 as fund balance and shall be available as set forth in the approved Fiscal Year 2018 Budget and Financial Plan.
- Sec. 4. Fifty percent of all Fiscal Year 2017 local agency underspending certified in the Fiscal Year 2017 Comprehensive Annual Financial Report shall be allocated to the Workforce Investments account to pay for salary increases or other items required by the terms of collective bargaining agreements that will become effective in Fiscal Year 2018 and beyond.

Sec. 5. Capital project rescissions.

In Fiscal Year 2017, the Chief Financial Officer shall rescind capital project allotments as set forth in the following tabular array, with the savings to be used in accordance with the Fiscal Year 2018 Local Budget Act of 2017, passed on 2nd reading on June 13, 2017 (Enrolled version of Bill 22-242):

Project No	Project Title	Fund Detail	Rescissions
AA237C	Renovation of DC Armory	300	(\$588.40)
AB102C	Archives	300	(\$1,724,000.00)
AD302C	Citywide Streetlight Upgrade	330	(\$0.01)
AH717C	Community Initiatives	300	(\$10,000.00)
AH7GPC	Arts & Humanities Grants & Projects	300	(\$25,790.83)
AW707C	Boathouse Row	300	(\$13,020.00)
AWT01C	Walter Reed Redevelopment	300	(\$1,404,646.66)
	Walter Reed Redevelopment	301	(\$595,353.34)
BF208C	Performance Based Budgeting	300	(\$1,885.27)
	Performance Based Budgeting	303	(\$5,820.00)
BP102C	Small Capital Projects	314	(\$900,000.00)
BR005C	H Street Bridge	300	(\$29,492,887.00)
	H Street Bridge	309	(\$1,500,000.00)
BU501C	DOT GPS	300	(\$1,000,000.00)

CAC38C	Bundy School Child Advocacy Center Mod.	300	(\$0.10)	
CE307C	Bridge Maintenance	300	(\$525,105.46)	
CG314C	Tree Planting	301 (\$2,600,000.00)		
CSP02C	Interim System Improvements	300	(\$57,123.97)	
DCI16C	DFS Capital Improvement Program	301 (\$500,000.00		
EA710B	Neighborhood Revitalization	300	(\$22,351.71)	
EB304C	Commercial Corridor Redevelopment	300	(\$210.23)	
	Commercial Corridor Redevelopment	301	(\$8,511.60)	
EB307C	Old Convention Center Redevelopment	300	(\$0.23)	
EB341C	Capital Improvement Grants from Great Streets	301	(\$63,393.00)	
EB343C	Georgia Avenue Great Streets	300	(\$74,788.60)	
EB402C	Pennsylvania Avenue SE Properties	300	(\$51,925.00)	
EB405C	Downtown Flood Barricade	301	(\$2.00)	
EB407C	Baseball Academy	300	(\$10.00)	
ED302C	Local Streets Parking Studies	330	(\$10,957.53)	
ED305C EDS00C	Neighborhood Streetscape Improvements Great Streets Initiative	300	(\$20,123.32) (\$12,770.44)	
EN701C	OAG - Office Equipment & Fleet Upgrades	301	(\$40,000.00)	
EQ910E	Master Equipment Lease – OCFO	302	(\$0.01)	
EW001C	11th Street Bridge	330	(\$3,233.77)	
G2501C	Underground Fuel Storage Tank Removal	300	(\$2,319.50)	
G2502C	Underground Fuel Storage Tank Removal	300	(\$5,000.00)	
GM314C	Selective Additions/New Construction Lab	300	(\$439,094.71)	
HZ101C	Renovate Unit 6, Oakhill Youth Center	300	(\$0.01)	
HZ105C	YSA Transitional Living	300	(\$0.35)	
MH137C	Dunbar SHS Modernization	300	(\$1,045,723.99)	
MO337C	Moten ES Modernization/Renovation	300	(\$46,351.51)	
	Moten ES Modernization/Renovation	301	(\$0.09)	
N1410C	Electronic Security Standardization	300	(\$0.01)	
N1412C	GOV. CTRS. POOL/Anacostia Gateway (FEMS & DDOT)	300	(\$12,180.86)	
NG337C	Hart MS Modernization	300	(\$30,515.75)	

NG516C	Grimke School Redevelopment	301	(\$2,900,000)
NP000C	Non-Participating Highway Trust Fund Support	300	(\$448,141.89)
	Non-Participating Highway Trust Fund Support	321	(\$1,551,858.11)
NX437C	Anacostia HS Modernization/Renovation	300	(\$86,447.82)
PE337C	Drew ES Modernization/Renovation	300	(\$26,891.34)
PL801C	Restore Eastern Market & Georgetown Library	301	(\$3,789.03)
PLU00C	Power Line Undergrounding	300	(\$1,000,000.00)
QH750C	Park Improvements - Project Management	300	(\$1,086.27)
	Park Improvements - Project Management	301	(\$327,913.73)
QM601C	Raymond Recreation Center	300	(\$1,268.87)
	Raymond Recreation Center	301	(\$1,736.78)
QN501C	Langdon Community Center Redevelopment	300	(\$10.73)
RES01C	Reservation 13 - Demolition & Site Work	300	(\$0.52)
RG003C	Playground Equipment	300	(\$4,086.42)
RG011C	Water Fountain Replacement	300	(\$20.07)
RR015C	Park Lighting	301	(\$5,000.00)
SA306C	H St/Benning/K St Line	300	(\$1,274,230.71)
	H St/Benning/K St Line	333	(\$0.76)
SET38C	Southeast Tennis and Learning Center	300	(\$296,419.51)
	Southeast Tennis and Learning Center	330	(\$9,352.84)
SR096C	Eastern Market Plaza & French Street Streetscape	300	(\$100,000.00)
STH01C	Strand Theater	300	(\$55,591.32)
SWS13C	Security Camera Upgrade	301	(\$16,316.82)
WIL05C	IT Upgrades	301	(\$2,243,000.00)
YY156C	Simon ES Renovation	300	(\$60,404.77)
	Simon ES Renovation	301	(\$11,490.00)
YY161C	Beers ES Modernization/Renovation	300	(\$24,236.34)
YY169C	Mann ES Modernization/Renovation	300	(\$32,691.60)
YY191C	Payne ES Renovation/Modernization	300	(\$244,823.16)

Grand Total			(\$53,165,540.10)
	River Terrace Special Education Center	301	(\$36.00)
YY1RTC	River Terrace Special Education Center	300	(\$164,244.73)
YY192C	Plummer ES Renovation/Modernization	300	(\$3,764.70)
	Payne ES Renovation/Modernization	301	(\$25,000.00)

Sec. 6. Designated fund transfers.

(a) Notwithstanding any provision of law limiting the use of funds in the accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Year 2017 the following amounts from certified fund balances and other revenue in the identified accounts to the General Fund of the District of Columbia:

Agency	Fund Detail	Fund Detail Title	Proposed Sweep
Fixed Co	st Commodi	ity Reserve:	
		Commodities Cost Reserve Fund	5,000,000
Dedicated	l Taxes:		
HT0		Healthy DC Fund	11,589,623
Other Sp	ecial Purpos	Ses:	
AE0	1243	Public-Private Partnership Administration Fund	50,000
AG0	0602	Lobbying Registration Fee Fund	56,665
ATO .	6115	OFT Central Collection Unit	2,700,000
AT0	0606	Recorder of Deeds Surcharge	931,891
CB0	0616	Litigation Support	617,179
CB0	0615	Nuisance Abatement Fund	62,041
CF0	0618	Wage Theft	79,850
CIO	0600	Special Purpose Revenue	5,070,000
CR0	6006	Nuisance Abatement	13,789
CR0	6008	Real Estate Guarantee and Education Fund	596,434
CR0	6009	Real Estate Appraisal Fee	1,608,918
CR0	6010	OPLA - Special Account	288,657
CR0	6013	Basic Business License Fund	25,000

CR0	6020	Board of Engineers Fund	643,180
CR0	6030	Green Building Fund	218,771
CR0	6040	Corporate Recordation Fund	1,722,271
CR0	6045	Vending Regulations Fund	414,232
DB0	0610	DHCD Unified Fund	1,143,844
EB0	0609	Industrial Revenue Bond Program	1,893,807
EB0	0632	AWC & NCRC Development	2,506,193
FA0	1614	Miscellaneous	100,000
FB0	1555	Reimbursable from Other Governments	117,218
GD0	0618	Student Residency Verification Fund	300,000
HC0	0661	ICF / MR Fees and Fines	202,503
HC0	0605	SHPDA Fees	392,000
HC0	0673	DOH - Regulatory Enforcement Fund	76,473
HT0	0631	Medicaid Collections -3rd Party Liability	595,296
HT0	0633	Medicaid Recovery Audit Contractor	142
HC0	0655	SPHDA Admission Fee	19,469
HT0	0632	Bill of Rights - Grievance and Appeals	255,353
HT0	0634	Assessment Fund	74,089
JA0	0603	SSI Payback (Interim Disability Assistance)	1,227,153
KA0	6901	DDOT Enterprise Fund-Non Tax Revenues	825,298
KE0	6501	WMATA Operations Fund	48,777,018
KG0	0662	Renewable Energy Development Fund	4,000,000
KG0	0670	Anacostia River Clean Up Fund	500,000
SR0	2910	Foreclosure Mediation Fund	17,900
TC0	2400	Public Vehicles for Hire Consumer Service	500,000
		Subtotal SPR	78,622,634
		Total	95,212,257

⁽b) The total amount identified in subsection (a) of this section shall be made available as follows:

^{(1) \$13,000,000} shall be made available in Fiscal Year 2017;

⁽²⁾ The remaining amount shall be made available as set forth in the approved Fiscal Year 2018 Budget and Financial Plan.

Sec. 7. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat.2038; D.C. Official Code §1-301.47a).

Sec. 8. 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.

Council of the District of Columbia

District of Columbia

APPROVED

July 10, 2017

AN ACT

D.C. ACT 22-98

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 10, 2017

To adopt, as a request to Congress for appropriation and authorization, the federal portion of the budget of the government of the District of Columbia for the fiscal year ending September 30, 2018.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2018 Federal Portion Budget Request Act of 2017".

Sec. 2. Adoption of the federal portion of the Fiscal Year 2018 budget.

There is adopted, as a request to Congress for appropriation and authorization, the following federal portion of the budget of the government of the District of Columbia for the fiscal year ending September 30, 2018.

DISTRICT OF COLUMBIA FEDERAL FUNDS APPROPRIATION REQUEST

FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA COURTS

For salaries and expenses for the District of Columbia Courts, \$265,400,000, to be allocated as follows: for the District of Columbia Court of Appeals, \$14,000,000, of which not to exceed \$2,500 is for official reception and representation expenses; for the Superior Court of the District of Columbia, \$121,000,000, of which not to exceed \$2,500 is for official reception and representation expenses; for the District of Columbia Court System, \$71,500,000, of which not to exceed \$2,500 is for official reception and representation expenses; and \$58,900,000, to remain available until September 30, 2019, for capital improvements for District of Columbia courthouse facilities: Provided, That funds made available for capital improvements shall be expended consistent with the District of Columbia Courts master plan study and facilities condition assessment: Provided further, That notwithstanding any other provision of law, all amounts under this heading shall be apportioned quarterly by the Office of Management and Budget and obligated and expended in the same manner as funds appropriated for salaries and expenses of other Federal agencies: Provided further, That 30 days after providing written notice to the Committees on Appropriations of the House of Representatives and the Senate, the District of Columbia Courts may reallocate not more than \$6,000,000 of the funds provided under this heading among the items and entities funded under this heading: Provided further, That the Joint Committee on Judicial Administration in the District of Columbia may, by regulation, establish a program substantially similar to the program set forth in subchapter II of chapter 35 of title 5, United States Code, for employees of the District of Columbia Courts.

FEDERAL PAYMENT FOR DEFENDER SERVICES IN DISTRICT OF COLUMBIA COURTS

For payments authorized under section 11-2604 and section 11-2605, D.C. Official Code (relating to representation provided under the District of Columbia Criminal Justice Act), payments for counsel appointed in proceedings in the Family Court of the Superior Court of the District of Columbia under chapter 23 of title 16, D.C. Official Code, or pursuant to contractual agreements to provide guardian ad litem representation, training, technical assistance, and such other services as are necessary to improve the quality of guardian ad litem representation, payments for counsel appointed in adoption proceedings under chapter 3 of title 16, D.C. Official Code, and payments authorized under section 21-2060, D.C. Official Code (relating to services provided under the District of Columbia Guardianship, Protective Proceedings, and Durable Power of Attorney Act of 1986), \$49,890,000, to remain available until expended: Provided, That not more than \$20,000,000 in unobligated funds provided in this account may be transferred to and merged with funds made available under the heading "Federal Payment to the District of Columbia Courts," to be available for the same period and purposes as funds made available under that heading for capital improvements to District of Columbia courthouse facilities: Provided further, That funds provided under this heading shall be administered by the Joint Committee on Judicial Administration in the District of Columbia: Provided further, That, notwithstanding any other provision of law, this appropriation shall be apportioned quarterly by the Office of Management and Budget and obligated and expended in the same manner as funds appropriated for expenses of other Federal agencies.

FEDERAL PAYMENT FOR RESIDENT TUITION SUPPORT

For a Federal payment to the District of Columbia, to be deposited into a dedicated account, for a nationwide program to be administered by the Mayor, for District of Columbia resident tuition support, \$30,000,000, to remain available until expended: Provided, That such funds, including any interest accrued thereon, may be used on behalf of eligible District of Columbia residents to pay an amount based upon the difference between in-State and outof-State tuition at public institutions of higher education, or to pay up to \$2,500 each year at eligible private institutions of higher education: Provided further, That the awarding of such funds may be prioritized on the basis of a resident's academic merit, the income and need of eligible students, and such other factors as may be authorized: Provided further, That the District of Columbia government shall maintain a dedicated account for the Resident Tuition Support Program that shall consist of the Federal funds appropriated to the Program in this Act and any subsequent appropriations, any unobligated balances from prior fiscal years, and any interest earned in this or any fiscal year: Provided further, That the account shall be under the control of the District of Columbia Chief Financial Officer, who shall use those funds solely for the purposes of carrying out the Resident Tuition Support Program: Provided further, That the Office of the Chief Financial Officer shall provide a quarterly financial report to the Committees on Appropriations of the House of Representatives and the Senate for these funds showing, by object class, the expenditures made, and the purpose therefor.

FEDERAL PAYMENT FOR SCHOOL IMPROVEMENT

For a Federal payment for a school improvement program in the District of Columbia, \$45,000,000, to remain available until expended, for payments authorized under the Scholarship for Opportunity and Results Act (division C of Public Law 112-10): Provided, That within funds provided for opportunity scholarships \$3,200,000 shall be for the activities specified in sections 3007(b) through 3007(d) and 3009 of such Act.

FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

For a Federal payment to the District of Columbia Water and Sewer Authority, \$8,500,000, to remain available until expended, to continue implementation of the Combined Sewer Overflow Long-Term Control Plan: Provided, That the District of Columbia Water and Sewer Authority provide a 100 percent match for this payment.

FEDERAL PAYMENT TO THE CRIMINAL JUSTICE COORDINATING COUNCIL

For a Federal payment to the Criminal Justice Coordinating Council, \$1,900,000, to remain available until expended, to support initiatives related to the coordination of Federal and local criminal justice resources in the District of Columbia.

FEDERAL PAYMENT FOR JUDICIAL COMMISSIONS

For a Federal payment, to remain available until September 30, 2019, to the Commission on Judicial Disabilities and Tenure, \$295,000, and to the Judicial Nomination Commission, \$270,000.

FEDERAL PAYMENT FOR THE DISTRICT OF COLUMBIA NATIONAL GUARD

For a Federal payment to the District of Columbia National Guard, \$435,000, to remain available until expended, for the Major General David F. Wherley, Jr. District of Columbia National Guard Retention and College Access Program.

FEDERAL PAYMENT FOR TESTING AND TREATMENT OF HIV/AIDS

For a Federal payment to the District of Columbia for the testing of individuals for, and the treatment of individuals with, human immunodeficiency virus and acquired immunodeficiency syndrome in the District of Columbia, \$5,000,000.

FEDERAL PAYMENT FOR EMERGENCY PLANNING AND SECURITY COSTS IN THE DISTRICT OF COLUMBIA

For a Federal payment of necessary expenses, as determined by the Mayor of the District of Columbia in written consultation with the elected county or city officials of surrounding jurisdictions, \$13,000,000, to remain available until expended, for the costs of providing public safety at events related to the presence of the National Capital in the District of Columbia, including support requested by the Director of the United States Secret Service in carrying out protective duties under the direction of the Secretary of Homeland Security, and for the costs of providing support to respond to immediate and specific terrorist threats or attacks in the District of Columbia or surrounding jurisdictions.

APPROPRIATION OF CERTAIN INTEREST EARNED

All interest earned on the funds that the District of Columbia received pursuant to the District of Columbia Appropriations Act, 2000, approved November 29, 1999 (113 Stat. 1501; Pub. L. No. 106-113), under the heading "Federal Payment for the Incentives for Adoption of Children" and for the establishment of a scholarship fund for District of Columbia children without parents due to the September 11, 2001 terrorist attack under this same heading, pursuant to the District of Columbia Appropriations Act, 2001, approved December 21, 2001 (115 Stat. 923; Pub. L. No. 107-96), shall be retained in the respective funds without reversion to the General Fund of the District of Columbia and shall be available to the District of Columbia for the purposes of such funds until expended.

DETERMINATION OF COMPENSATION

Section 424(b)(2)(E) of the District of Columbia Home Rule Act (section 1–204.24b(b)(5), D.C. Official Code) is amended to read as follows: "(E) PAY.—The Chief Financial Officer shall be paid at a rate such that the total amount of compensation paid during any calendar year is not less than the total pay that is applicable during the year under section 5307 of title 5, United States Code, to an employee described in section 5307(d) of such title." The amendment made by this provision shall apply with respect to pay periods beginning on or after the date of the enactment of this Act.

Sec. 3. Contingency cash.

- (a) No funds in excess of \$500,000 shall be obligated or expended from the Contingency Cash Reserve Fund established by section 450A(b) of the District of Columbia Home Rule Act, approved November 22, 2000 (114 Stat. 2440; D.C. Official Code § 1-204.50a(b)), unless such expenditures have been approved by the Council by resolution.
- (b) The Contingency Cash Reserve Transparency Amendment Act of 2008, enacted on January 29, 2008 (D.C. Act 17-278; 55 DCR 1530), is enacted into law.
- Sec. 4. Notwithstanding any other law, the following sales shall be subject to the sales and use taxes of the District of Columbia:
- (1) Sales at gift shops, souvenir shops, kiosks, convenience stores, food shops, cafeterias, restaurants, and similar establishments in federal buildings, including memorials and museums, in the District of Columbia that make sales to:
- (A) The general public, if operated by the federal government, an agent of the federal government, or a contractor; and
- (B) Other than the general public, if operated by an agent of the federal government or a contractor; and
- (2) Sales of goods and services by a government-sponsored enterprise or corporation, institution, or organization established by federal statute or regulation ("federal enterprise or organization"), including the Smithsonian Institution, National Gallery of Art, National Building Museum, Federal National Mortgage Association, and Federal Home Loan Mortgage Corporation, if the federal enterprise or organization is otherwise exempt from such

taxation, to the extent such sales otherwise would be subject to the sales and use taxes of the District of Columbia if the federal enterprise or organization were organized as a nonprofit corporation established pursuant to Chapter 4 of Title 29 of the District of Columbia Official Code, and exempt from federal income taxation pursuant to section 501(c)(3) of the Internal Revenue Code of 1954, approved August 16, 1954 (68A Stat. 163; 26 U.S.C. § 501(c)(3)).

Sec. 5. Federal portion of the budget.

The federal funds for which appropriation by Congress is requested by this act constitute the federal portion of the Fiscal Year 2018 annual budget for the District of Columbia government under section 446(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 801; D.C. Official Code § 1-204.46(a)).

Sec. 6. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

Sec. 7. Effective date.

This act shall take effect as provided in section 446 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 801; D.C. Official Code § 1-204.46).

Chairman

Council of the District of Columbia

Mayor

District of Columbia

APPROVED

July 10, 2017

AN ACT

D.C. ACT 22-99

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 10, 2017

To adopt the local portion of the budget of the District of Columbia government for the fiscal year ending September 30, 2018.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2018 Local Budget Act of 2017".

Sec. 2. Adoption of the local portion of the Fiscal Year 2018 budget.

The following expenditure levels are approved and adopted as the local portion of the budget for the government of the District of Columbia for the fiscal year ending September 30, 2018.

DISTRICT OF COLUMBIA BUDGET FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 2018

PART A--SUMMARY OF EXPENSES

The following amounts are appropriated for the District of Columbia government for the fiscal year ending September 30, 2018 ("Fiscal Year 2018"), out of the General Fund of the District of Columbia ("General Fund"), except as otherwise specifically provided; provided, that notwithstanding any other provision of law, except as provided in section 450A of the District of Columbia Home Rule Act, approved November 22, 2000 (114 Stat. 2440; D.C. Official Code § 1-204.50a), and provisions of this act, the total amount appropriated in this act for operating expenses for the District of Columbia for Fiscal Year 2018 shall not exceed the lesser of the sum of the total revenues of the District of Columbia for such fiscal year or \$13,896,758,000 (of which \$7,984,013,000 shall be from local funds (including \$351,231,000 from dedicated taxes), \$1,015,271,000 shall be from Federal grant funds, \$2,343,137,000 shall be from Medicaid payments, \$662,920,000 shall be from other funds, \$3,866,000 shall be from private funds, \$80,900,000 shall be from funds requested to be appropriated by the Congress as Federal payments pursuant to the Fiscal Year 2018 Federal Portion Budget Request Act of 2017, and \$1,806,652,000 shall be from enterprise and other funds); provided further, that of the local funds, such amounts as may be necessary may be derived from the General Fund balance; provided further, that of these funds the intra-District authority shall be \$683,882,000; in addition, for capital construction projects, an increase of \$2,791,855,000 of which \$2,226,605,000 shall be from local funds, \$1,000,000 shall be from Private Grant funds,

\$218,017,000 shall be from local transportation funds, \$47,931,000 shall be from the District of Columbia Highway Trust Fund, and \$298,302,000 shall be from Federal grant funds, and a rescission of \$1,201,205,000 of which \$846,662,000 shall be from local funds, \$100,000,000 shall be from Federal Payment funds, \$165,501,000 shall be from local transportation funds, \$26,501,000 shall be from the District of Columbia Highway Trust Fund and \$62,541,000 shall be from Federal grant funds appropriated under this heading in prior fiscal years, for a net amount of \$1,590,650,000, to remain available until expended; in addition, provided, that all funds provided by this act shall be available only for the specific projects and purposes intended; provided further, that amounts appropriated under this act may be increased by the amount transferred from funds appropriated in this act as Pay-As-You-Go Capital funds; provided further, that amounts provided under this heading are to be available, allocated, and expended at the rates and subject to the provisions set forth under the heading "Division of Expenses"; provided further, that this amount may be increased by proceeds of one-time transactions, which are expended for emergency or unanticipated operating or capital needs; provided further, that such increases shall be approved by enactment of local District law and shall comply with all reserve requirements contained in the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 777; D.C. Official Code § 1-201.01 et seq.); provided further, that this amount may be further increased by such sums as may be necessary for making refunds and for the payment of legal settlements or judgments that have been entered against the District of Columbia government and such sums may be paid from the applicable or available funds of the District of Columbia; provided further, that local funds are appropriated, without regard to fiscal year, in such amounts as may be necessary to pay vendor fees, including legal fees, that are obligated in this fiscal year, to be paid as a fixed percentage of District revenue recovered from third parties on behalf of the District under contracts that provide for payment of fees based upon and from such District revenue as may be recovered by the vendor; provided further, that, in addition, there are appropriated any amounts received, or to be received, without regard to fiscal year, from the Potomac Electric Power Company, or any of its related companies, successors, or assigns, for the purpose of paying or reimbursing the District Department of Transportation for the costs of designing, constructing, acquiring, and installing facilities, infrastructure, and equipment for use and ownership by the Potomac Electric Power Company, or any of its related companies, successors, or assigns, related to or associated with the undergrounding of electric distribution lines in the District of Columbia, and any interest earned on those funds, which amounts and interest shall not revert to the unrestricted fund balance of the General Fund of the District of Columbia at the end of a fiscal year, but shall be continually available until expended for the designated purposes; provided further, that this amount may be further increased by amounts deposited into the Attorney General Restitution Fund, which shall be continually available, without regard to fiscal year, until expended; provided further, that amounts appropriated pursuant to this act as operating funds may be transferred to enterprise and capital funds and such amounts, once transferred, shall retain appropriation authority consistent with the provisions of this act; provided further, that there may be reprogrammed or transferred for operating expenses any local funds transferred or reprogrammed in this or the 4 prior fiscal years from operating funds to capital funds, and such amounts, once transferred or reprogrammed, shall retain appropriation authority consistent with the provisions of this act, except, that there

may not be reprogrammed for operating expenses any funds derived from bonds, notes, or other obligations issued for capital projects; provided further, that the local funds (including dedicated tax) and other funds appropriated by this act may be reprogrammed and transferred as provided in subchapter IV of Chapter 3 of Title 47 of the District of Columbia Official Code, or as otherwise provided by law, through November 15, 2018; provided further, that during Fiscal Year 2018 and any subsequent fiscal year, notwithstanding any other provision of law, the District of Columbia may expend funds as necessary to pay capital and operating obligations created by the District of Columbia and the National Parks Service in annual or multivear agreements to improve, maintain, operate, or manage National Parks located in the District of Columbia, and such sums may be paid from the applicable or available funds of the District of Columbia, which, once allocated, shall retain appropriation authority consistent with the provisions of this act, without any limitation as to amount, duration, or fiscal year; provided further, that any unspent amount remaining in a nonlapsing fund described in Part B of this act at the end of Fiscal Year 2017 is to be continually available, allocated, appropriated, and expended for the purposes of such fund in Fiscal Year 2018 in addition to any amounts deposited in and appropriated to such fund in Fiscal Year 2018; provided further, that the Chief Financial Officer shall take such steps as are necessary to assure that the foregoing requirements are met, including the apportioning by the Chief Financial Officer of the appropriations and funds made available during Fiscal Year 2018.

PART B--DIVISION OF EXPENSES

GOVERNMENTAL DIRECTION AND SUPPORT

Governmental direction and support, \$807,604,000 (including \$699,486,000 from local funds, \$31,543,000 from Federal grant funds, \$75,053,000 from other funds, and \$1,522,000 from private funds), to be allocated as follows; provided, that any program fees collected from the issuance of debt shall be available for the payment of expenses of the debt-management program of the District:

- (1) Council of the District of Columbia. \$25,338,000 from local funds; provided, that not to exceed \$25,000 shall be available for the Chairman from this appropriation for official reception and representation expenses and for purposes consistent with section 26 of the Discretionary Funds Act of 1973, approved October 26, 1973 (87 Stat. 509; D.C. Official Code § 1-333.10); provided, further that all funds deposited, without regard to fiscal year, into the Council Technology Projects Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (2) Office of the District of Columbia Auditor. \$5,860,000 from local funds;
- (3) Advisory Neighborhood Commissions. \$1,027,000 from local funds; provided, that all funds deposited, without regard to fiscal year, into the Agency Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (4) Uniform Law Commission. \$51,000 from local funds;
- (5) Office of the Mayor. \$14,018,000 (including \$10,472,000 from local funds and \$3,546,000 from Federal grant funds); provided, that not to exceed \$25,000 of such amount, from local funds, shall be available for the Mayor for official reception and representation

expenses and for purposes consistent with section 26 of the Discretionary Funds Act of 1973, approved October 26, 1973 (87 Stat. 509; D.C. Official Code § 1-333.10); provided further, that all funds deposited, without regard to fiscal year, into the Emancipation Day Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (6) Mayor's Office of Legal Counsel. \$1,634,000 from local funds;
- (7) Office of the Senior Advisor. \$3,149,000 from local funds:
- (8) Office of the Secretary. \$4,058,000 (including \$2,958,000 from local funds and \$1,100,000 from other funds);
- (9) Office of the City Administrator. \$8,920,000 (including \$7,657,000 from local funds, \$280,000 from other funds, and \$983,000 from private funds); provided, that not to exceed \$10,600 of such amount, from local funds, shall be available for the City Administrator for official reception and representation expenses and for purposes consistent with section 26 of the Discretionary Funds Act of 1973, approved October 26, 1973 (87 Stat. 509; D.C. Official Code § 1-333.10);
- (10) Deputy Mayor for Greater Economic Opportunity. \$3,247,000 from local funds;
 - (11) Office of Risk Management. \$3,965,000 from local funds;
- (12) Department of Human Resources. \$9,282,000 (including \$8,866,000 from local funds and \$416,000 from other funds);
- (13) Office of Disability Rights. \$1,733,000 (including \$1,105,000 from local funds and \$628,000 from Federal grant funds);
- (14) Captive Insurance Agency. \$2,320,000 (including \$2,123,000 from local funds and \$197,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Agency Fund (Free Standing Clinics/Insurance Fund) are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Captive Insurance Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (15) Office of Finance and Resource Management. \$24,706,000 (including \$24,264,000 from local funds and \$442,000 from other funds);
- (16) Office of Contracting and Procurement. \$24,116,000 (including \$22,840,000 from local funds and \$1,276,000 from other funds);
- (17) Office of the Chief Technology Officer. \$77,312,000 (including \$68,876,000 from local funds, \$32,000 from Federal grant funds, and \$8,404,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the DC-NET Services Support Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (18) Contract Appeals Board. \$1,490,000 from local funds;
- (19) Department of General Services. \$289,725,000 (including \$281,483,000 from local funds and \$8,242,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Eastern Market Enterprise Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the West End Library/Firehouse Maintenance Fund

are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (20) Board of Elections. \$8,908,000 (including \$7,907,000 from local funds and \$1,000,000 from Federal grant funds);
 - (21) Office of Campaign Finance. \$2,908,000 from local funds;
 - (22) Public Employee Relations Board. \$1,440,000 from local funds;
 - (23) Office of Employee Appeals. \$2,129,000 from local funds;
 - (24) Metropolitan Washington Council of Governments. \$520,000 from local

funds;

- (25) Board of Ethics and Government Accountability. \$2,329,000 (including \$2,179,000 from local funds and \$150,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Lobbyist Administration and Enforcement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Board of Ethics and Government Accountability Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (26) Office of the Attorney General for the District of Columbia. \$97,699,000 (including \$63,616,000 from local funds, \$23,040,000 from Federal grant funds, \$10,504,000 from other funds, and \$539,000 from private funds); provided, that not to exceed \$10,600 of such amount, from local funds, shall be available for the Attorney General for official reception and representation expenses; provided further, that all funds deposited, without regard to fiscal year, into the Child SPT-TANF/AFDC Collections Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Child SPT-Reimbursements and Fees Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Child SPT-Interest Income Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Drug-, Firearm-, or Prostitution-Related Nuisance Abatement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Litigation Support Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Attorney General Restitution Fund are authorized for expenditure and shall remain available until expended;
- (27) Statehood Initiatives Agency. \$234,000 from local funds; provided, that all funds deposited, without regard to fiscal year, into the New Columbia Statehood Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (28) Office of the Inspector General. \$18,368,000 (including \$15,521,000 from local funds and \$2,848,000 from Federal grant funds); and
- (29) Office of the Chief Financial Officer. \$171,119,000 (including \$126,627,000 from local funds, \$450,000 from Federal grant funds, and \$44,042,000 from other funds); provided, that not to exceed \$10,600 of such amount, from local funds, shall be available

for the Chief Financial Officer for official reception and representation expenses; provided further, that amounts appropriated by this act may be increased by the amount required to pay banking fees for maintaining the funds of the District of Columbia; provided further, that all funds deposited, without regard to fiscal year, into the OFT Central Collection Unit Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Recorder of Deeds Surcharge Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018.

ECONOMIC DEVELOPMENT AND REGULATION

Economic development and regulation, \$649,347,000 (including \$319,218,000 from local funds (including \$1,170,000 from dedicated taxes), \$93,940,000 from Federal grant funds, \$235,888,000 from other funds, and \$302,000 from private funds), to be allocated as follows:

- (1) Office of the Deputy Mayor for Planning and Economic Development. -\$46,346,000 (including \$13,000,000 from local funds, \$1,250,000 from Federal grant funds, and \$32,096,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Industrial Revenue Bond program are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the H Street Retail Priority Area Grant Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Soccer Stadium Financing Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Economic Development Special Account are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited. without regard to fiscal year, into the Walter Reed Redevelopment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Walter Reed Reinvestment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the St. Elizabeths East Campus Redevelopment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (2) Office of Planning. \$10,402,000 (including \$9,657,000 from local funds, \$525,000 from Federal grant funds, \$200,000 from other funds, and \$20,000 from private funds); provided, that all funds deposited, without regard to fiscal year, into the Historic Landmark and Historic District Filing Fees (Local) Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Historical Landmark and Historic District Filing Fees (O-Type) Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (3) Department of Small and Local Business Development. \$15,089,000 (including \$14,632,000 from local funds and \$457,000 from Federal grant funds); provided, that all funds deposited, without regard to fiscal year, into the Small Business Capital Access Fund

are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Streetscape Loan Relief Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Ward 7 and Ward 8 Entrepreneur Grant Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (4) Office of Cable Television, Film, Music, and Entertainment. \$12,757,000 (including \$1,662,000 from local funds and \$11,095,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Film, Television and Entertainment Rebate Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Cable Franchise Fees Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (5) Office of Zoning. \$3,069,000 from local funds;
- (6) Department of Housing and Community Development. \$82,237,000 (including \$23,104,000 from local funds, \$54,587,000 from Federal grant funds, and \$4,546,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Compensation Units 1 and 2 Affordable Housing Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Department of Housing and Community Development Unified Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Land Acquisition for Housing Development Opportunities (LAHDO) Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the RLF Escrow Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Rehab Repay Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Home Again Revolving Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the HPAP-Repay Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Housing Preservation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (7) Department of Employment Services. \$142,699,000 (including \$62,380,000 from local funds, \$35,355,000 from Federal grant funds, \$44,705,000 from other funds, and \$260,000 from private funds); provided, that all funds deposited, without regard to fiscal year, into the Workers' Compensation Administration Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the UI Administrative Assessment Tax Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the UI

Interest/Penalties Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Workers' Compensation Special Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Reed Act Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (8) Real Property Tax Appeals Commission. \$1,715,000 from local funds;
- (9) Department of Consumer and Regulatory Affairs. \$60,098,000 (including \$21,958,000 from local funds and \$38,140,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Basic Business License Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Green Building Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Real Estate Guaranty and Education Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Nuisance Abatement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the OPLA-Special Account are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Board of Engineers Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Corporate Recordation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Re-Appraisal Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Vending Regulation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (10) Office of the Tenant Advocate. \$4,008,000 (including \$3,538,000 from local funds and \$471,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Rental Unit Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (11) Commission on the Arts and Humanities. \$29,689,000 (including \$28,835,000 from local funds, \$720,000 from Federal grant funds, and \$133,000 from other funds); provided, that grant funding is competitively awarded to nonprofit fine and performing arts organizations based in and primarily serving the District; provided further, that all funds deposited, without regard to fiscal year, into the Special Purpose Revenue Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (12) Alcoholic Beverage Regulation Administration. \$8,655,000 (including \$1,170,000 from local funds (including \$1,170,000 from dedicated taxes) and \$7,485,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the ABC-Import And Class License Fees Fund are authorized for expenditure and shall remain

available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Dedicated Taxes Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (13) Public Service Commission. \$14,599,000 (including \$589,000 from Federal grant funds, \$13,989,000 from other funds, and \$22,000 from private funds); provided, that all funds deposited, without regard to fiscal year, into the Operating-Utility Assessment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the PJM Settlement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (14) Office of the People's Counsel. \$8,063,000 from other funds; provided, that all funds deposited, without regard to fiscal year, into the Advocate for Consumers Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (15) Department of Insurance, Securities, and Banking. \$28,623,000 (including \$200,000 from local funds, \$457,000 from federal grants, and \$27,966,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Insurance Regulatory Trust Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Foreclosure Mediation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Capital Access Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (16) Housing Authority Subsidy. \$85,980,000 from local funds; provided, that all funds deposited, without regard to fiscal year, into the DCHA Rehabilitation and Maintenance Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (17) Housing Production Trust Fund Subsidy. \$48,317,000 from local funds; and
 - (18) Business Improvement Districts Transfer. \$47,000,000 from other funds.

PUBLIC SAFETY AND JUSTICE

Public safety and justice, \$1,327,530,000 (including \$1,112,225,000 from local funds, \$163,970,000 from Federal grant funds, \$80,000 from Medicaid payments, \$48,340,000 from other funds, \$14,000 from private funds, \$435,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for the District of Columbia National Guard" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017, \$1,900,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment to the Criminal Justice Coordinating Council" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017, and \$565,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Judicial Commissions" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017), to be allocated as follows:

(1) Metropolitan Police Department. - \$518,074,000,(including \$503,729,000 from local funds, \$6,145,000 from Federal grant funds, and \$8,200,000 from other funds);

provided, that all funds deposited, without regard to fiscal year, into the Asset Forfeiture Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (2) Fire and Emergency Medical Services Department. \$254,570,000 (including \$249,681,000 from local funds, \$3,054,000 from Federal grant funds, and \$1,836,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Fire and Emergency Medical Services Department EMS Reform Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (3) Police Officers' and Firefighters' Retirement System. \$105,596,000 from local funds;
- (4) Department of Corrections. \$145,188,000 (including \$124,077,000 from local funds and \$21,111,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Correction Trustee Reimbursement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Welfare Account are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Correction Reimbursement-Juveniles Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (5) District of Columbia National Guard. \$13,908,000 (including \$5,188,000 from local funds, \$8,285,000 from Federal grant funds, and \$435,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for the District of Columbia National Guard" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017); provided, that the Mayor shall reimburse the District of Columbia National Guard for expenses incurred in connection with services that are performed in emergencies by the National Guard in a militia status and are requested by the Mayor, in amounts that shall be jointly determined and certified as due and payable for these services by the Mayor and the Commanding General of the District of Columbia National Guard; provided further, that such sums as may be necessary for reimbursement to the District of Columbia National Guard under the preceding proviso shall be available pursuant to this act, and the availability of the sums shall be deemed as constituting payment in advance for emergency services involved;
- (6) Homeland Security and Emergency Management Agency. \$136,570,000 (including \$4,827,000 from local funds and \$131,743,000 from Federal grant funds);
- (7) Commission on Judicial Disabilities and Tenure. \$295,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Judicial Commissions" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017;
- (8) Judicial Nomination Commission. \$270,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Judicial Commissions" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017;
 - (9) Office of Police Complaints. \$2,601,000 from local funds;
 - (10) District of Columbia Sentencing Commission. \$1,179,000 from local funds;
 - (11) Office of the Chief Medical Examiner. \$11,445,000 from local funds;

- (12) Office of Administrative Hearings. \$10,089,000 (including \$10,009,000 from local funds and \$80,000 from Medicaid payments);
- (13) Criminal Justice Coordinating Council. \$3,302,000 (including \$1,238,000 from local funds, \$150,000 from Federal grant funds, \$14,000 from private funds, and \$1,900,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment to the Criminal Justice Coordinating Council" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017);
- (14) Office of Unified Communications. \$48,092,000 (including \$32,736,000 from local funds, and \$15,357,000 from other funds);
- (15) Department of Forensic Sciences. \$26,309,000 (including \$25,787,000 from local funds and \$523,000 from Federal grant funds); provided, that all funds deposited, without regard to fiscal year, into the Department of Forensic Sciences Laboratory Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (16) Office of the Deputy Mayor for Public Safety and Justice. \$1,613,000 from local funds:
- (17) Office of Neighborhood Safety and Engagement.- \$2,129,000 from local funds; provided, that all funds deposited, without regard to fiscal year, into the Neighborhood Safety and Engagement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
 - (18) Corrections Information Council. \$748,000 from local funds;
- (19) Office of Victim Services and Justice Grants. \$44,849,000 (including \$28,941,000 from local funds, \$14,071,000 from Federal grant funds, and \$1,837,000 from other funds); provided, that \$5,027,835 shall be made available to award a grant to the District of Columbia Bar Foundation for the purpose of administering the Access to Justice Initiative program, established by section 201 of the Access to Justice Initiative Amendment Act of 2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 4-1702.01), of which not less than \$200,000 shall be available to fund the District of Columbia Poverty Lawyer Loan Repayment Assistance Program, established by section 401 of the Access to Justice Initiative Amendment Act of 2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 4-1704.01); provided further, that \$4,500,000 shall be made available to award a grant to the District of Columbia Bar Foundation for the purpose of administering the Civil Legal Counsel Projects Program, established by section 3053 of the Expanding Access to Justice Amendment Act of 2017, passed on 2nd reading on June 27, 2017 (Enrolled version of Bill 22-244); provided further, that all funds deposited, without regard to fiscal year, into the Crime Victims Assistance Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Domestic Violence Shelter and Transitional Housing Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Community-Based Violence Reduction Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Private Security Camera Incentive Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; and

(20) Criminal Code Reform Commission. - \$701,000 from local funds.

PUBLIC EDUCATION SYSTEM

Public education system, including the development of national-defense education programs, \$2,473,785,000 (including \$2,141,461,000 from local funds (including \$4,676,000 from dedicated taxes), \$249,960,000 from Federal grant funds, \$20,935,000 from other funds, \$1,428,000 from private funds, \$30,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Resident Tuition Support" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017, and \$30,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for School Improvement" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017), to be allocated as follows:

(1) District of Columbia Public Schools. - \$829,953,000 (including \$789,567,000 from local funds, \$14,712,000 from Federal grant funds, \$9,263,000 from other funds, \$1,411,000 from private funds, and \$15,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for School Improvement" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017); provided, that not to exceed \$10,600 of such local funds shall be available for the Chancellor for official reception and representation expenses; provided further, that, notwithstanding the amounts otherwise provided under this heading or any other provision of law, there shall be appropriated to the District of Columbia Public Schools on July 1, 2018, an amount equal to 10 percent of the total amount of the local funds appropriations provided for the District of Columbia Public Schools in the proposed budget of the District of Columbia for Fiscal Year 2019 (as transmitted to Congress), and the amount of such payment shall be chargeable against the final amount provided for the District of Columbia Public Schools for Fiscal Year 2019; provided further, that all funds deposited, without regard to fiscal year, into the E-Rate Education Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the ROTC Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the DHHS Afterschool Program-Copayment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the At-Risk Supplemental Allocation Preservation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that the District of Columbia Public Schools ("DCPS") is authorized to spend appropriated funds to pay for DCPS-sponsored student travel, including the cost of transportation, lodging, meals, and admission fees for students and adult chaperones, to locations and venues outside DCPS facilities in accordance with rules promulgated by the Chancellor pursuant to section 105(c)(5) of the District of Columbia Public Education Reform Amendment Act of 2007, effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-174(c)(5)); provided further, that such travel be related to the students' curriculum or for the purpose of rewarding student curricular or extra-curricular achievement;

(2) Teachers' Retirement System. - \$59,046,000 from local funds;

(3) Office of the State Superintendent of Education. - \$450,426,000 (including \$170,062,000 from local funds (including \$4,676,000 from dedicated taxes), \$234,317,000 from Federal grant funds, \$1,047,000 from other funds, \$30,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Resident Tuition Support" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017, and \$15,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for School Improvement" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017); provided, that of the amounts provided to the Office of the State Superintendent of Education, \$1,000,000 from local funds shall remain available until June 30, 2018, for an audit of the student enrollment of each District of Columbia public school and of each District of Columbia public charter school; provided further, that all funds deposited, without regard to fiscal year, into the Special Education Compliance Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Charter School Credit Enhancement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Student Residency Verification Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the State Athletic Acts Program and Office Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Community Schools Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Special Education Enhancement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Child Development Facilities Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Access to Quality Child Care Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Common Lottery Board Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

(4) District of Columbia Public Charter Schools. - \$813,739,000 from local funds; provided, that there shall be quarterly disbursement of funds to the District of Columbia public charter schools, with the first payment to occur within 15 days of the beginning of the fiscal year; provided further, that if the entirety of this allocation has not been provided as payments to any public charter schools currently in operation through the per pupil funding formula, the funds shall remain available for expenditure until September 30, 2018 for public education in accordance with section 2403(b)(2) of the District of Columbia School Reform Act of 1995, approved April 26, 1996 (110 Stat. 1321; D.C. Official Code § 38-1804.03(b)(2)); provided further, that of the amounts made available to District of Columbia public charter schools, \$230,000 shall be made available to the Office of the Chief Financial Officer as authorized by section 2403(b)(6) of the District of Columbia School Reform Act of 1995, approved April 26,

1996 (110 Stat. 1321; D.C. Official Code § 38-1804.03(b)(6)); provided further, that, notwithstanding the amounts otherwise provided under this heading or any other provision of law, there shall be appropriated to the District of Columbia public charter schools on July 1, 2018, an amount equal to 35 percent, or for new charter school Local Education Agencies that opened for the first time after December 31, 2017 an amount equal to 45 percent, of the total amount of the local funds appropriations provided for payments to public charter schools in the proposed budget of the District of Columbia for Fiscal Year 2019 (as transmitted to Congress), and the amount of such payment shall be chargeable against the final amount provided for such payments for Fiscal Year 2019; provided further, that the annual financial audit for the performance of an individual District of Columbia public charter school shall be funded by the charter school;

- (5) University of the District of Columbia Subsidy Account. \$78,180,000 from local funds; provided, that this appropriation shall not be available to subsidize the education of nonresidents of the District at the University of the District of Columbia, unless the Board of Trustees of the University of the District of Columbia adopts, for the fiscal year ending September 30, 2018, a tuition-rate schedule that establishes the tuition rate for nonresident students at a level no lower than the nonresident tuition rate charged at comparable public institutions of higher education in the metropolitan area; provided further, that, notwithstanding the amounts otherwise provided under this heading or any other provision of law, there shall be appropriated to the University of the District of Columbia on July 1, 2018, an amount equal to 10 percent of the total amount of the local funds appropriations provided for the University of the District of Columbia in the proposed budget of the District of Columbia for Fiscal Year 2019 (as transmitted to Congress), and the amount of such payment shall be chargeable against the final amount provided for the University of the District of Columbia for Fiscal Year 2019; provided further, that not to exceed \$10,600 of the amount provided for the University of the District of Columbia Subsidy Account shall be available for the President of the University of the District of Columbia for official reception and representation expenses;
- (6) District of Columbia Public Library. \$61,787,000 (including \$59,323,000 from local funds, \$931,000 from Federal grant funds, \$1,515,000 from other funds, and \$17,000 from private funds); provided, that not to exceed \$8,500 of such amount, from local funds, shall be available for the Public Librarian for official reception and representation expenses; provided further, that all funds deposited, without regard to fiscal year, into the Copies and Printing Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the SLD E-Rate Reimbursement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Library Collections Account are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Books from Birth Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (7) District of Columbia Public Charter School Board. \$9,110,000 from other funds;
 - (8) Non-Public Tuition. \$70,021,000 from local funds;

- (9) Special Education Transportation. \$92,292,000 from local funds; provided, that, notwithstanding the amounts otherwise provided under this heading or any other provision of law, there shall be appropriated to the Special Education Transportation agency under the direction of the Office of the State Superintendent of Education, on July 1, 2018, an amount equal to 10 percent of the total amount of the local funds appropriations provided for the Special Education Transportation agency in the proposed budget for the District of Columbia for Fiscal Year 2019 (as transmitted to Congress), and the amount of such payment shall be chargeable against the final amount provided for the Special Education Transportation agency for Fiscal Year 2019; provided further, that amounts appropriated under this paragraph may be used to offer financial incentives as necessary to reduce the number of routes serving 2 or fewer students;
 - (10) State Board of Education. \$1,711,000 from local funds; and
 - (11) Office of the Deputy Mayor for Education. \$7,520,000 from local funds.

HUMAN SUPPORT SERVICES

Human support services, \$4,769,449,000 (including \$1,962,243,000 from local funds (including \$86,907,000 from dedicated taxes), \$417,402,000 from Federal grant funds, \$2,343,057,000 from Medicaid payments, \$41,147,000 from other funds, \$599,000 from private funds, and \$5,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Testing and Treatment of HIV/AIDS" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017), to be allocated as follows:

- (1) Department of Human Services. \$554,740,000 (including \$365,269,000 from local funds, \$156,422,000 from Federal grant funds, \$31,250,000 from Medicaid payments, and \$1,800,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the SSI Payback Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (2) Child and Family Services Agency. \$225,037,000 (including \$158,633,000 from local funds, \$65,383,000 from Federal grant funds, \$1,000,000 from other funds, and \$21,000 from private funds);
- (3) Department of Behavioral Health. \$255,555,000 (including \$229,066,000 from local funds, \$20,279,000 from Federal grant funds, \$1,430,000 from Medicaid payments, \$4,234,000 from other funds, and \$547,000 from private funds); provided, that all funds deposited, without regard to fiscal year, into the APRA-Choice in Drug Treatment (HCSN) Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (4) Department of Health. \$230,697,000 (including \$74,016,000 from local funds, \$131,673,000 from Federal grant funds, \$19,977,000 from other funds, \$32,000 from private funds, and \$5,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Testing and Treatment of HIV/AIDS" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017); provided, that all funds deposited, without regard to fiscal year, into the Health Professional Recruitment Fund (Medical Loan Repayment) are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into

the Board of Medicine Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Pharmacy Protection Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the SHPDA Fees Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Civic Monetary Penalties Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the SHPDA Admission Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the ICF/MR Fees and Fines are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Human Services Facility Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Communicable and Chronic Disease Prevention and Treatment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (5) Department of Parks and Recreation. \$49,462,000 (including \$46,762,000 from local funds and \$2,700,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Department of Recreation Enterprise Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (6) Office on Aging. \$45,554,000 (including \$35,617,000 from local funds, \$7,592,000 from Federal grant funds, and \$2,345,000 from Medicaid payments);
 - (7) Unemployment Compensation Fund. \$6,680,000 from local funds;
- (8) Employees' Compensation Fund. \$21,709,000 from local funds; provided, that all funds deposited, without regard to fiscal year, into the Worker's Compensation Rev-Settlement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Agency Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (9) Office of Human Rights. \$4,930,000 (including \$4,600,000 from local funds and \$330,000 from Federal grant funds);
 - (10) Office on Latino Affairs. \$3,301,000 from local funds;
 - (11) Office on Asian and Pacific Islander Affairs. \$855,000 from local funds;
- (12) Office of Veterans' Affairs. \$472,000 (including \$467,000 from local funds and \$5,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Office of Veterans Affairs Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (13) Department of Youth Rehabilitation Services. \$96,885,000 from local funds; provided, that \$12,000 shall be used to fund the requirements of the Interstate Compact for Juveniles:
 - (14) Department of Disability Services. \$168,106,000 (including \$116,612,000)

from local funds, \$32,921,000 from Federal grant funds, \$10,810,000 from Medicaid payments, and \$7,763,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Randolph Shepherd Unassigned Facilities Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Cost of Care-Non-Medicaid Clients Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Contribution to Costs of Supports Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

(15) Department of Health Care Finance. - \$3,103,677,000 (including \$799,984,000 from local funds (including \$86,907,000 from dedicated taxes), \$2,803,000 from Federal grant funds, \$2,297,222,000 from Medicaid payments, and \$3,668,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Healthy DC Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Nursing Homes Quality of Care Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Stevie Sellows Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Medicaid Collections-3rd Party Liability Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Bill of Rights (Grievance and Appeals) Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Hospital Provider Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Hospital Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; and

(16) Office of the Deputy Mayor for Health and Human Services. - \$1,787,000 from local funds.

PUBLIC WORKS

Public works, including rental of one passenger-carrying vehicle for use by the Mayor and 3 passenger-carrying vehicles for use by the Council of the District of Columbia and leasing of passenger-carrying vehicles, \$877,828,000 (including \$651,088,000 from local funds (including \$85,572,000 from dedicated taxes), \$40,195,000 from Federal grant funds, and \$186,546,000 from other funds), to be allocated as follows:

(1) Department of Public Works. - \$148,440,000 (including \$139,966,000 from local funds and \$8,474,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Solid Waste Disposal Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Super Can Program Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (2) Department of Transportation. \$119,972,000 (including \$82,903,000 from local funds, \$11,408,000 from Federal grant funds, and \$26,662,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Bicycle Sharing Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Performance Parking Program Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Tree Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the DDOT Enterprise Fund-Non Tax Revenues Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Sustainable Transportation Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that, in addition, there are appropriated any amounts received, or to be received, without regard to fiscal year, from the Potomac Electric Power Company, or any of its related companies, successors, or assigns, for the purpose of paying or reimbursing the District Department of Transportation for the costs of designing, constructing, acquiring, and installing facilities, infrastructure, and equipment for use and ownership by the Potomac Electric Power Company, or any of its related companies, successors, or assigns, related to or associated with the undergrounding of electric distribution lines in the District of Columbia, and any interest earned on those funds, which amounts and interest shall not revert to the unrestricted fund balance of the General Fund of the District of Columbia at the end of a fiscal year, but shall be continually available until expended for the designated purposes; provided further, that all funds deposited, without regard to fiscal year, into the Vision Zero Pedestrian and Bicycle Safety Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Transportation Infrastructure Project Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (3) Department of Motor Vehicles. \$39,362,000 (including \$29,800,000 from local funds and \$9,561,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Motor Vehicle Inspection Station Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;
- (4) Department of Energy and Environment. \$126,270,000 (including \$18,115,000 from local funds, \$28,787,000 from Federal grant funds, and \$79,367,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Storm Water Permit Review Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Sustainable Energy Trust Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Brownfield Revitalization Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Anacostia River Clean Up and Protection Fund are authorized for expenditure and shall remain available for expenditure

until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Wetlands Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Energy Assistance Trust Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the LUST Trust Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Soil Erosion and Sediment Control Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the DC Municipal Aggregation Program Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Fishing License Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Renewable Energy Development Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Special Energy Assessment Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Air Quality Construction Permits Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the WASA Utility Discount Program Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Pesticide Product Registration Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Stormwater Fees Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Stormwater In Lieu Fee Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Economy II Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Residential Aid Discount Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Residential Essential Services Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Benchmarking Enforcement Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Product Stewardship Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

(5) Department of For-Hire Vehicles. - \$13,634,000 (including \$4,095,000 from local funds and \$9,539,000 from other funds); provided, that all funds deposited, without regard

to fiscal year, into the Taxicab Assessment Act Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Public Vehicles for Hire Consumer Service Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (6) Washington Metropolitan Area Transit Commission. \$141,000 from local funds; and
- (7) Washington Metropolitan Area Transit Authority. \$430,009,000 (including \$376,067,000 from local funds (including \$85,572,000 from dedicated taxes) and \$53,942,000 from other funds); provided, that all funds deposited, without regard to fiscal year, into the Dedicated Taxes Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018; provided further, that all funds deposited, without regard to fiscal year, into the Parking Meter WMATA Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018.

FINANCING AND OTHER

Financing and Other, \$1,184,564,000 (including \$1,098,292 from local funds (including \$172,906,000 from dedicated taxes), \$18,262,000 from Federal grant funds, \$55,010,000 from other funds, and \$13,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Emergency Planning and Security Costs in the District of Columbia" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017), to be allocated as follows:

- (1) Repayment of Loans and Interest. \$710,762,000 (including \$686,969,000 from local funds, \$18,262,000 from Federal grant funds, and \$5,531,000 from other funds), for payment of principal, interest, and certain fees directly resulting from borrowing by the District of Columbia to fund District of Columbia capital projects as authorized by sections 462, 475, and 490 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 777; D.C. Official Code §§ 1-204.62, 1-204.75, and 1-204.90);
- (2) Debt Service Issuance Costs. \$8,000,000 from local funds for the payment of debt service issuance costs;
- (3) Repayment of Revenue Bonds. \$7,832,000 from local funds (including \$7,832,000 from dedicated taxes) for the repayment of revenue bonds;
 - (4) Commercial Paper Program. \$8,503,000 from local funds;
- (5) Settlements and Judgments.- \$21,825,000 from local funds for making refunds and for the payment of legal settlements or judgments that have been entered against the District of Columbia government; provided, that this amount may be increased by such sums as may be necessary for making refunds and for the payment of legal settlements or judgments that have been entered against the District of Columbia government and such sums may be paid from the applicable or available funds of the District of Columbia;
- (6) John A. Wilson Building Fund. \$4,082,000 from local funds for expenses associated with the John A. Wilson building;
- (7) Workforce Investments. \$68,488,000 from local funds for workforce investments; provided, that all funds deposited, without regard to fiscal year, into the

Compensation Units 1 and 2 Compensation and Classification Reform Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018;

- (8) Non-Departmental. \$5,622,000 (including \$3,804,000 from local funds and \$1,818,000 from other funds), to be transferred by the Mayor of the District of Columbia within the various appropriations headings in this act, to account for anticipated costs that cannot be allocated to specific agencies during the development of the proposed budget;
- (9) Emergency Planning and Security Fund. \$13,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment for Emergency Planning and Security Costs in the District of Columbia" in the Fiscal Year 2018 Federal Portion Budget Request Act of 2017; provided, that, notwithstanding any other law, obligations and expenditures that are pending reimbursement under the heading "Federal Payment for Emergency Planning and Security Costs in the District of Columbia" may be charged to this appropriations heading;
 - (10) Master Equipment Lease/Purchase Program. \$19,254,000 from local funds;
- (11) Pay-As-You-Go Capital Fund. \$106,123,000 (including \$59,960,000 from local funds and \$46,162,000 from other funds) to be transferred to the Capital Fund, in lieu of capital financing;
- (12) District Retiree Health Contribution. \$44,500,000 from local funds for a District Retiree Health Contribution;
- (13) Highway Transportation Fund. Transfers. \$24,936,000 from local funds (including \$24,936,000 from dedicated taxes); and
- (14) Convention Center Transfer. \$141,636,000 (including \$140,138,000 from local funds (including \$140,138,000 from dedicated taxes) and \$1,498,000 from other funds).

ENTERPRISE AND OTHER FUNDS

The amount of \$1,806,652 from enterprise and other funds (including \$185,557,000 from enterprise and other dedicated taxes), shall be provided to enterprise funds as follows; provided, that, in the event that certain dedicated revenues exceed budgeted amounts, the General Fund budget authority may be increased as needed to transfer all such revenues, pursuant to local law, to the Local Transportation Fund, the Highway Trust Fund, the Washington Convention Center and Sports Authority, and the Washington Metropolitan Area Transit Authority.

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

For operation of the District of Columbia Water and Sewer Authority, \$561,947,000 from enterprise and other funds, of which no outstanding debt exists for repayment of loans and interest incurred for capital improvement projects and payable to the District's debt service fund. For construction projects, \$3,244,625,000, to be distributed as follows: \$720,917,000 for Wastewater Treatment; \$475,214,000 for the Sanitary Sewer System; \$580,569,000 for the Water System; \$51,336,000 for Non Process Facilities; \$1,155,759,000 for the Combined Sewer Overflow Program; \$101,311,000 for the Washington Aqueduct; \$21,349,000 for the Stormwater Program; and \$138,170,000 for the capital equipment program; in addition, \$65,000,000 from Federal payment funds requested to be appropriated by the Congress under the heading "Federal Payment to the District of Columbia Water and Sewer Authority" in the Fiscal Year 2018

Federal Portion Budget Request Act of 2017; provided, that the requirements and restrictions that are applicable to General Fund capital improvement projects and set forth in this act under the Capital Outlay appropriation heading shall apply to projects approved under this appropriation account.

WASHINGTON AQUEDUCT

For operation of the Washington Aqueduct, \$61,419,000 from enterprise and other funds.

OFFICE OF LOTTERY AND CHARITABLE GAMES

For the Lottery and Charitable Games Enterprise Fund, established by the District of Columbia Appropriations Act, 1982, approved December 4, 1981 (Pub. L. No. 97-91; 95 Stat. 1174), for the purpose of implementing the Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for Charitable Purposes in the District of Columbia, effective March 10, 1981 (D.C. Law 3-172; codified in scattered cites in the D.C. Official Code), \$240,000,000 from enterprise and other funds; provided, that, after notification to the Mayor, amounts appropriated herein may be increased by an amount necessary for the Lottery and Charitable Games Enterprise Fund to make transfers to the General Fund and to cover prizes, agent commissions, and gaming related fees directly associated with unanticipated excess lottery revenues not included in this appropriation.

DISTRICT OF COLUMBIA RETIREMENT BOARD

For the District of Columbia Retirement Board, established pursuant to section 121 of the District of Columbia Retirement Reform Act of 1979, approved November 17, 1979 (93 Stat. 866; D.C. Official Code § 1-711), \$41,644,000 from the earnings of the applicable retirement funds to pay legal, management, investment, and other fees and administrative expenses of the District of Columbia Retirement Board; provided, that the District of Columbia Retirement Board shall provide to the Congress and the Mayor and to the Council of the District of Columbia a quarterly report of the allocations of charges by fund and of expenditures of all funds; provided further, that the District of Columbia Retirement Board shall provide to the Mayor, for transmittal to the Council of the District of Columbia, an itemized accounting of the planned use of appropriated funds in time for each annual budget submission and the actual use of such funds in time for each annual audited financial report.

WASHINGTON CONVENTION AND SPORTS AUTHORITY

For the Washington Convention Center Enterprise Fund, \$160,216,000 from enterprise and other funds.

HOUSING FINANCE AGENCY

For operation of the District of Columbia Housing Finance Agency, \$12,320,000 from enterprise and other funds, of which no outstanding debt exists for repayment of loans and interest incurred for capital improvement projects and payable to the District's debt service fund. For capital projects, \$2,582,130, to be distributed as follows: \$1,957,130 for Information Technology Initiatives and Infrastructure; \$125,000 for Capital Equipment; and \$500,000 for

Infrastructure Investment; provided, that the requirements and restrictions that are applicable to General Fund capital improvement projects and set forth in this act under the Capital Outlay appropriation heading shall apply to projects approved under this appropriation account.

University of the District of Columbia

For the University of the District of Columbia, \$161,935,000 from enterprise and other funds; provided, that these funds shall not revert to the General Fund at the end of a fiscal year, or at any other time, but shall be continually available for expenditure until September 30, 2018, without regard to fiscal year limitation.

UNEMPLOYMENT INSURANCE TRUST FUND

For the Unemployment Insurance Trust Fund, \$165,419,000 from enterprise and other funds.

HOUSING PRODUCTION TRUST FUND

For the Housing Production Trust Fund, \$99,156,000 from enterprise and other funds (including \$50,838,000 from enterprise and other dedicated taxes); provided, that all funds deposited, without regard to fiscal year, into the Housing Production Trust Fund are authorized for expenditure and shall remain available for expenditure until September 30, 2018.

TAX INCREMENT FINANCING (TIF) PROGRAM

For Tax Increment Financing, \$53,709,000 from enterprise and other funds (including \$53,709,000 from enterprise and other dedicated taxes).

BALLPARK REVENUE FUND

For the Ballpark Revenue Fund, \$61,557,000 from enterprise and other funds (including \$48,821,000 from enterprise and other dedicated taxes).

REPAYMENT OF PILOT FINANCING

For Repayment of Payment in Lieu of Taxes Financing, \$31,189,000 from enterprise and other funds (including \$31,189,000 from enterprise and other dedicated taxes).

NOT-FOR-PROFIT HOSPITAL CORPORATION

For the Not-For-Profit Hospital Corporation, \$128,000,000 from enterprise and other funds.

HEALTH BENEFIT EXCHANGE AUTHORITY

For the District of Columbia Health Benefit Exchange Authority, \$28,143,000 from enterprise and other funds.

REVISED REVENUE ESTIMATE CONTINGENCY PRIORITY

(a) The amount appropriated as local funds shall be increased by the amounts the June 2017 and September 2017 revised revenue estimates exceed the revenue estimate of the Chief

Financial Officer of the District of Columbia dated February 28, 2017.

- (b) The funds authorized to be obligated and expended by this section shall be obligated as follows:
 - (1) Fifty percent shall be deposited in the Workforce Investment account;
- (2) Fifty percent shall be allocated as set forth in the Revised Revenue Contingency List Act of 2017, passed on 2nd reading on June 27, 2017 (Enrolled version of Bill 22-244).
- (c) The District of Columbia may obligate and expend any increase in the amount of funds authorized by this section only if the Chief Financial Officer certifies the increase in revenue and certifies that the use of the amounts is not anticipated to have a negative impact on the long-term financial plan of the District.

CASH FLOW RESERVE ACCOUNT

All funds deposited, without regard to fiscal year, into the Cash Flow Reserve Account, established pursuant to D.C. Official Code § 47-392.02(j-2), are authorized for expenditure and shall remain available for expenditure until September 30, 2018.

FISCAL STABILIZATION RESERVE ACCOUNT

All funds deposited, without regard to fiscal year, into the Fiscal Stabilization Reserve Account, established pursuant to D.C. Official Code § 47-392.02(j-1), are authorized for expenditure and shall remain available for expenditure until September 30, 2018.

CAPITAL OUTLAY

For capital construction projects, an increase of \$2,791,855,000 of which \$2,226,605,000 shall be from local funds, \$1,000,000 shall be from Private Grant funds, \$218,017,000 shall be from local transportation funds, \$47,931,000 shall be from the District of Columbia Highway Trust Fund, and \$298,302,000 shall be from Federal grant funds, and a rescission of \$1,201,205,000 of which \$846,662,000 shall be from local funds, \$100,000,000 shall be from Federal Payment funds, \$165,501,000 shall be from local transportation funds, \$26,501,000 shall be from the District of Columbia Highway Trust Fund and \$62,541,000 shall be from Federal grant funds appropriated under this heading in prior fiscal years, for a net amount of \$1,590,650,000; to remain available until expended; provided, that all funds provided by this appropriation heading shall be available only for the specific projects and purposes intended; provided further, that amounts appropriated under this heading may be increased by the amount transferred from funds appropriated in this act as Pay-As-You-Go Capital funds.

Sec. 3. Local portion of the budget.

The budget adopted pursuant to this act constitutes the local portion of the annual budget for the District of Columbia government under section 446(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 801; D.C. Official Code § 1-204.46(a)).

Sec. 4. Fiscal impact statement.

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

JULY 14, 2017

impact statement required by section 4a of the General Legislative Procedures Act of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

Sec. 5. Effective date.

As provided in section 446(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 801; D.C. Official Code § 1-204.46(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 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.

Men le

Chairman

Council of the District of Columbia

Mayor

District of Columbia

APPROVED

July 10,2017

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

PROPOSED LEGISLATION

BILLS

B22-378	Mixed Use Neighborhood Conversion Incentive Act of 2017
	Intro. 7-5-17 by Councilmember Evans and referred to the Committee on Finance and Revenue
B22-381	Landlord Transparency Amendment Act of 2017 Intro. 7-10-17 by Chairman Mendelson at the request of the Mayor and referred to the Committee of the Whole with comments from the Committee on Housing and Neighborhood Revitalization and the Committee on Judiciary and Public Safety
B22-382	Union Market Tax Increment Financing Act of 2017 Intro. 7-10-17 by Chairman Mendelson at the request of the Mayor and referred

PROPOSED RESOLUTIONS

PR22-407	Board of Medicine Andrea Anderson Confirmation Resolution of 2017
	Intro. 7-6-17 by Chairman Mendelson at the request of the Mayor and referred
	to the Committee on Health

to the Committee on Finance and Revenue

PR22-408	Medical Marijuana Judicial Review Rulemaking Approval Resolution of 2017	
	Intro. 7-7-17 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Health with comments from the Committee on Judiciary and Public Safety	
PR22-411	Grimke School Surplus Declaration and Approval Resolution of 2017	
	Intro. 7-7-17 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Transportation and the Environment	
PR22-412	Grimke School Disposition Approval Resolution of 2017	
11122 .12	Offinike School Disposition Approval Resolution of 2017	
	Intro. 7-7-17 by Chairman Mendelson at the request of the Mayor and referred to the Committee on Business and Economic Development	
PR22-413	Intro. 7-7-17 by Chairman Mendelson at the request of the Mayor and referred	

COUNCIL OF THE DISTRICT OF COLUMBIA COMMITTEE ON HOUSING AND NEIGHBORHOOD REVITALIZATION NOTICE OF PUBLIC HEARING

1350 Pennsylvania Avenue, NW, Washington, DC 20004

REVISED

COUNCILMEMBER ANITA BONDS, CHAIRPERSON COMMITTEE ON HOUSING AND NEIGHBORHOOD REVITALIZATION

ANNOUNCES A PUBLIC HEARING OF THE COMMITTEE

on

Bill 22-0315, "TOPA Accessory Dwelling Unit Amendment Act of 2017"

on

Thursday, September 21, 2017, at 10:00 AM John A. Wilson Building, Room 500 1350 Pennsylvania Avenue, NW Washington, DC 20004

On Thursday, September 21, 2017, Councilmember Anita Bonds, Chairperson of the Committee on Housing & Neighborhood Revitalization, will hold a public hearing on Bill 22-0315, "TOPA Accessory Dwelling Unit Amendment Act of 2017". The hearing will take place in Room 500 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., at 10:00 a.m. This notice is being revised to reschedule the date and time of the hearing that was previously scheduled for July 13, 2017.

The purpose of this bill is to exempt owner-occupied, single-family homes with accessory dwelling units from TOPA, under the following very narrow circumstances: 1. there must be two dwelling units in the housing accommodation; 2. one dwelling unit must contain at least 2/3 of the total square footage of the housing accommodation; 3. the larger dwelling unit must be occupied by the owner; 4. the smaller dwelling unit must be a basement, carriage house, converted garage, or similar such dwelling unit; 5. the accessory dwelling unit must have all required building and occupancy permits; and 6. the housing accommodation must be identified at the District of Columbia Office of the Recorder of Deeds with a single square, suffix, and lot.

Those who wish to testify are requested to telephone the Committee on Housing and Neighborhood Revitalization, at (202) 724-8198, or email omontiel@dccouncil.us, and provide their name, address, telephone number, organizational affiliation and title (if any), by close of business on September 20, 2017. 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 public hearing, 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 Neighborhood Revitalization, 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 October 5, 2017.

Council of the District of Columbia COMMITTEE ON BUSINESS AND ECONOMIC DEVELOPMENT AND

COMMITTEE ON TRANSPORTATION AND THE ENVIRONMENT NOTICE OF PUBLIC ROUNDTABLE

1350 Pennsylvania Avenue, N.W., Washington, D.C. 20004

COUNCILMEMBER KENYAN R. McDuffie, CHAIRPERSON COMMITTEE ON BUSINESS AND ECONOMIC DEVELOPMENT

AND

COUNCILMEMBER MARY CHEH, CHAIRPERSON COMMITTEE ON TRANSPORTATION AND THE ENVIRONMENT

ANNOUNCE A JOINT PUBLIC ROUNDTABLE ON

PR22-0359 – THE "FRANKLIN SCHOOL SURPLUS DECLARATION AND APPROVAL RESOLUTION OF 2017"

AND

PR22-0360 - THE "FRANKLIN SCHOOL DISPOSITION APPROVAL RESOLUTION OF 2017"

Wednesday, September 20, 2017, 11:30 a.m. Room 412, John A. Wilson Building 1350 Pennsylvania Avenue, N.W. Washington, D.C. 20004

On Wednesday, September 20, 2017, Councilmember Kenyan R. McDuffie, Chairperson of the Committee on Business and Economic Development, and Councilmember Mary Cheh, Chairperson of the Committee on Transportation and the Environment will hold a joint public roundtable on Proposed Resolutions 22-0359, the "Franklin School Surplus Declaration and Approval Resolution of 2017", and PR22-0360, the "Franklin School Disposition Approval Resolution of 2017". The hearing will be held in Room 412 of the John A. Wilson Building, 1350 Pennsylvania Avenue, N.W., at 11:30 a.m.

The stated purpose of PR22-0359 is to declare District owned real property at 925 13th Street, N.W., known as the historic Franklin School as no longer required for public purposes.

The stated purpose of PR22-0359 is to approve the disposition of District owned real property at 925 13th Street, N.W., known as the historic Franklin School for use as a museum (Planet Word) of interactive exhibits and galleries open to the public. The museum will provide arts and music programming including speakers, readings, and plays. Secondary uses will include a restaurant and retail shop.

The Committee invites the public to testify or to submit written testimony. Anyone wishing to testify at the hearing should contact Brandon Wallace at (202) 727-3888, or via e-mail at bwallace@dccouncil.us, and provide their name, telephone number, organizational affiliation, and title (if any) by close of business, September 18, 2017. Representatives of organizations will be allowed a maximum of five minutes for oral testimony, and individuals will be allowed a maximum of three minutes (time limits are subject to change by the Chairpersons). Witness should bring 15, single-sided copies of their written testimony and, if possible, also submit a copy of their testimony electronically to bwallace@dccouncil.us.

For witnesses who are unable to testify at the hearing, written statements will be made part of the official record. Copies of written statements should be submitted either to the Committee or to Nyasha Smith, Secretary to the Council, 1350 Pennsylvania Avenue, N.W., Suite 5, Washington, D.C. 20004. The record will close at the end of the business day on October 5, 2017.

COUNCIL OF THE DISTRICT OF COLUMBIA CONSIDERATION OF TEMPORARY LEGISLATION

B22-384, Unity Health Care, Inc. Certificate of Need Maximum Fee Establishment Temporary Amendment Act of 2017, **B22-389**, Fort Dupont Ice Arena Programming Amendment Temporary Act of 2017, and **B22-391**, Voter Rolls Protection Temporary Act of 2017 were adopted on first reading on July 11, 2017. These temporary measures were considered in accordance with Council Rule 413. A final reading on these measures will occur on September 19, 2017.

COUNCIL OF THE DISTRICT OF COLUMBIA EXCEPTED SERVICE APPOINTMENTS AS OF JUNE 30, 2017

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			
Bonam, Amanda	Constituent Services Coordinator	3	Excepted Service - Reg Appt			
Florio, Joseph	Communications Director	5	Excepted Service - Reg Appt			

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: July 14, 2017
Petition Date: August 28, 2017
Hearing Date: September 11, 2017
Protest Hearing: November 08, 2017

License No.: ABRA-106857 Licensee: Korean CK, LLC

Trade Name: Bom

License Class: Retail Class "C" Restaurant Address: 2440 18th Street, N.W.

Contact: Chrissie Chang 703 992-3994

WARD 1 ANC 1C SMD 1C03

Notice is hereby given that this licensee 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 on September 11, 2017 at 10 a.m., 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the Petition Date. The Protest Hearing date is scheduled on November 08, 2017 at 4:30 p.m.

NATURE OF OPERATION

New Restaurant. Korean style chicken and Asian fusion dishes. Occupancy loads is 75

HOURS OF OPERATON/SALES/SERVICE/CONSUMPTION

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

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: July 14, 2017
Petition Date: August 28, 2017
Hearing Date: September 11, 2017
Protest Hearing: November 08, 2017

License No.: ABRA-106810

Licensee: Roti Restaurant, LLC
Trade Name: Roti Modern Mediterranean
License Class: Retail Class "D" Restaurant

Address: 1251 1st Street, S.E.

Contact: Michael R. Strong 703 204-2040

WARD 6 ANC 6D SMD 6D02

Notice is hereby given that this licensee 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 on September 11, 2017 at 10 a.m., 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the Petition Date. The Protest Hearing date is scheduled on November 08, 2017 at 4:30 p.m.

NATURE OF OPERATION

New Restaurant. Offering grilled & rotisserie style food. Occupancy loads is 99. Sidewalk Café seating 14.

HOURS OF OPERATON/SALES/SERVICE/CONSUMPTION/SIDEWALK CAFE

Sunday through Saturday 11 am - 9 pm

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION

NOTICE OF PUBLIC HEARING

Posting Date: July 14, 2017
Petition Date: August 28, 2017
Hearing Date: September 11, 2017
Protest Hearing: November 08, 2017

License No.: ABRA-105815
Licensee: Wine Outlet III LLC
Trade Name: The Wine Outlet
License Class: Retail Class "B"

Address: 3210 Grace Street, N.W. Suite 150 Contact: Jeff Hancock 703 288-2970

WARD 2 ANC 2E SMD 2E05

Notice is hereby given that this licensee 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 on September 11, 2017 at 10 a.m., 4th Floor, 2000 14th Street, N.W., Washington, DC 20009. Petition and/or request to appear before the Board must be filed on or before the Petition Date. The Protest Hearing date is scheduled on November 08, 2017 at 4:30 p.m.

NATURE OF OPERATION

New Beer and Wine store. Requesting a tasting permit

HOURS OF OPERATON/SALES/SERVICE/CONSUMPTION

Sunday through Saturday 11 am -8 pm

OFFICE OF ADMINISTRATIVE HEARINGS

NOTICE OF FINAL RULEMAKING

The Chief Administrative Law Judge of the Office of Administrative Hearings (OAH), pursuant to the authority set forth in Sections 8(a)(7) and 8(b)(7) of the Office of Administrative Hearings Establishment Act of 2001, effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code §§ 2-1831.05(a)(7) and (b)(7) (2016 Repl.)), hereby gives notice of the adoption of the following amendments to Chapter 29 (Office of Administrative Hearings: Rules for DCPS, Rental Housing, Public Benefits, and Unemployment Insurance Cases) of Title 1 (Mayor and Executive Agencies) of the District of Columbia Municipal Regulations (DCMR).

These rules establish new procedures that govern Public Sector Workers' Compensation cases referred to OAH by the District of Columbia Office of Risk Management (ORM).

A Notice of Emergency and Proposed Rulemaking was published in the *D.C. Register* on October 28, 2016 at 63 DCR 013503. No comments were received, and no changes have been made from the proposed rulemaking. This final version of the rules was adopted as final on July 3, 2017 and is effective upon publication in the *District of Columbia Register*.

Chapter 29, OFFICE OF ADMINISTRATIVE HEARINGS: RULES FOR DCPS, RENTAL HOUSING, PUBLIC BENEFITS, AND UNEMPLOYMENT INSURANCE CASES, of Title 1 DCMR, MAYOR AND EXECUTIVE AGENCIES, is amended to add the following sections:

- 2950 PUBLIC SECTOR WORKERS COMPENSATION CASES SCOPE
- 2951 PUBLIC SECTOR WORKERS' COMPENSATION BEGINNING A CASE
- 2952 PUBLIC SECTOR WORKERS COMPENSATION SCHEDULING
- 2953 PUBLIC SECTOR WORKERS COMPENSATION PRE-HEARING CONFERENCE
- 2954 PUBLIC SECTOR WORKERS COMPENSATION DISCOVERY
- 2955 PUBLIC SECTOR WORKERS COMPENSATION HEARINGS
- 2956 PUBLIC SECTOR WORKERS COMPENSATION ATTORNEYS' FEES

2950 PUBLIC SECTOR WORKERS COMPENSATION CASES – SCOPE

- 2950.1 Sections 2950 through 2969 contain the Rules for OAH hearings of appeals of certain Public Sector Workers Compensation decisions of the District of Columbia Office of Risk Management (ORM).
- 2950.2 If Sections 2950 through 2969 do not address a procedural issue, the Rules in Chapter 28 (Office of Administrative Hearings: Rules of Practice and Procedure) of this title apply.
- 2950.3 Beginning October 31, 2016, OAH shall hear the following appeals from ORM.
 - (a) Initial awards for or against compensation benefits pursuant to D.C. Official Code § 1-623.24(b);

- (b) Final decisions concerning the necessity, character or sufficiency of medical care or services following an appeal of a utilization review pursuant to D.C. Official Code § 1-623.23(a-2)(4);
- (c) Modifications of awarded benefits pursuant to D.C. Official Code § 1-623.24(d); and
- (d) Requests for determinations of whether a claimant has a permanent disability pursuant to D.C. Official Code § 1-623.06a.

2951 PUBLIC SECTOR WORKERS' COMPENSATION — BEGINNING A CASE

- Appeals shall be initiated by filing a written hearing request at OAH. The request shall be made on a form supplied by the Public Sector Workers' Compensation Program (the Program) and approved by OAH. A hearing request must contain:
 - (a) The name and address of the claimant and of the claimant's representative, if any;
 - (b) The type of claim;
 - (c) Claimant's employing agency when the injury occurred;
 - (d) A statement identifying the date and nature of the decision being appealed;
 - (e) The reason(s) why the claimant considers the decision to be incorrect;
 - (f) A detailed statement of facts in support of each reason;
 - (g) The specific nature and extent of the relief sought;
 - (h) A statement that the person signing the hearing request has read it and attests that the contents are true and accurate to the best of his or her knowledge; and
 - (i) The signature of the claimant or the claimant's representative, if any.
- A hearing request must be accompanied by a copy of the decision being appealed.
- The claimant or claimant's representative shall sign the request for hearing and file it with OAH within thirty (30) days of service of the decision. OAH Rule 2809 prescribes procedures for filing.

No hearing request shall exceed fifteen (15) pages, exclusive of the cover page. The Clerk may reject hearing requests that do not conform to these rules.

2952 PUBLIC SECTOR WORKERS COMPENSATION — SCHEDULING

After a hearing request is filed, OAH shall send a copy to the Program and shall issue a scheduling order. Unless otherwise directed by an Administrative Law Judge (ALJ), the scheduling order shall establish deadlines for the following discovery and hearing activities:

Serving and Filing of Discovery Requests
Exchange of Fact Witness Lists
Claimant's Expert Witness Designation
Agency Expert Witness Designation
Claimant's Expert Witness Reports
Agency Expert Witness Reports
Close of Discovery
Joint Pre-Hearing Statement
Deadline for Motions in Limine
Deadline for Responses to Motions in Limine
Pre-Hearing Conference
Hearing

Absent unusual circumstances, the hearing will take place within one hundred eighty (180) days of receipt of the hearing request.

2952.2 Discovery Deadlines.

- (a) Discovery Requests. No interrogatories, requests for admission, requests for production or inspection, or other discovery requests may be served after the deadline for discovery requests without approval of an ALJ.
- (b) Depositions. Depositions for any purpose must be noticed at least ten (10) days before the scheduled deposition date and the deposition date must be before the close of discovery.
- (c) Exchange Lists of Fact Witnesses. On or before the applicable scheduling order deadline(s), each party must serve and file a list of all the party's fact witnesses, including the witness's name, address, and telephone number. No witness who is not designated in the lists may be called to testify at the hearing except for impeachment or rebuttal or upon a showing that the party did not learn of the witness until after the deadline.
- (d) Expert Witness Report. If either party intends to offer expert opinion, the party must serve and file the report required by § 2954.2 by the scheduling order deadline.

- (e) Close of Discovery. No deposition or other discovery may be had after the applicable scheduling order deadline except by permission of an ALJ upon a showing of good cause.
- Any motion to modify the scheduling order must provide a detailed discovery plan listing the methods of discovery to be used, the persons or materials to be examined, the reason why the discovery could not be completed within the existing schedule, and the date or dates by which the discovery will be completed. Before filing a motion to extend discovery, a party must seek consent of the opposing party as required by OAH Rule 2813.5.

2953 PUBLIC SECTOR WORKERS COMPENSATION — PRE-HEARING CONFERENCE

- In accordance with the scheduling order, the parties must file a joint pre-hearing statement that includes the following:
 - (a) A joint statement of the case, including all stipulated facts.
 - (b) A statement of the remaining issues in dispute.
 - (c) A statement of any objections to admissibility of proposed exhibits, including the specific grounds for the objections.
 - (d) A list of each party's proposed witnesses together with a summary of their expected testimony, excluding witnesses offered solely for impeachment or rebuttal.
 - (e) A list of the exhibits each party proposes to offer, together with a copy of the exhibit. Claimants' exhibits shall be numbered 100 through 199. Agency exhibits shall be numbered 200 through 299.
 - (f) Designation of portions of deposition transcripts and discovery responses to be used at the hearing (except for transcripts of depositions of expert witnesses).
- Each party must serve and file any motion *in limine* or other motion concerning the conduct of the hearing prior to the applicable scheduling order deadline.
- 2953.3 At the prehearing conference the ALJ shall discuss and make rulings on the following matters:
 - (a) Whether the parties will agree to additional stipulations of fact or to the admissibility of exhibits.
 - (b) The need to exchange any additional medical or vocational reports or other documents.

- (c) The approximate time that each party will require for the hearing and whether it may be appropriate to set time limits or to limit the number of witnesses.
- (d) Resolution of any pending motions.
- (e) Whether interpreters will be needed.
- (f) Any other matters that may be appropriate.

2954 PUBLIC SECTOR WORKERS COMPENSATION — DISCOVERY

- Each party shall disclose the identity and proposed testimony of any expert witness in accordance with the scheduling order issued pursuant to § 2952.1.
- 2954.2 Unless otherwise stipulated, any expert witness report must contain the following:
 - (a) A statement of all opinions the witness will express and the basis for those opinions.
 - (b) The data or other information considered by the witness in forming them.
 - (c) Any exhibits that will be used to summarize or support them.
 - (d) The witnesses' qualifications, including a list of all publications authored in the previous ten (10) years.
 - (e) A list of all other cases in which, during the previous four (4) years, the witness testified as an expert at trial or by deposition.
 - (f) A statement of the compensation to be paid for the study and testimony in the case.
 - (g) The following certification signed by the witness: "I hereby certify that this report is a complete and accurate statement of all my opinions, and the basis and reasons for them, to which I will testify under oath."
- A party may depose any person who has been identified as an expert and whose opinions may be presented at the hearing.
- Interrogatories. Unless otherwise stipulated or ordered, a party may serve on any other party no more than twelve (12) written interrogatories, including subparts. The interrogatories must be answered as follows:
 - (a) By the party to whom they are directed or, if by the District, by any officer or agent, who must furnish the information available to the party.
 - (b) The responding party must serve answers or objections within twenty-one (21) days after being served.

- (c) Objections to interrogatories must be stated specifically. Each interrogatory must, to the extent it is not objected to, be answered separately and fully in writing under oath. Answers and objections must identify and quote each interrogatory in full immediately preceding the answer or objection.
- (d) The person who makes the answers must sign them, and the attorney who objects must sign any objections.
- (e) If the answer to an interrogatory may be determined by examining, auditing, compiling, abstracting, or summarizing a party's business records, including electronically stored information, and if the burden of deriving or ascertaining the answer is substantially the same for either party, the responding party may answer by:
 - (1) Specifying the records that must be reviewed in sufficient detail to enable the interrogating party to locate them as readily as the responding party; and
 - (2) Giving the interrogating party a reasonable opportunity to examine and audit the records and to make copies, compilations, abstracts, or summaries.
- 2954.5 Requests for Production of Documents. Requests shall be made and responded to in accordance with D.C. Superior Court Civil Rule 34.
- Requests for Admission. Unless otherwise stipulated or ordered, a party may serve no more than fifteen (15) requests for admission on the other party. Requests shall be made and responded to in accordance with D.C. Superior Court Civil Rule 36.
- Depositions. Depositions will be conducted in accord with D.C. Superior Court Civil Rules 30 and 31.
- Motions To Compel. No party shall file a motion to compel discovery without permission of the presiding ALJ. Permission shall be granted only after the parties or counsel have conferred in an effort to resolve the dispute or a party or counsel has made at least three attempts to contact the opposing party or counsel without success to set up a meeting to confer.
 - (a) If the parties are unable to resolve the dispute after discussing it for a reasonable period of time, they shall request a telephone conference with the presiding ALJ.
 - (b) If the dispute cannot be resolved by conference call with the ALJ, the ALJ may direct the moving party to file a motion to compel discovery.

- (c) Before filing a motion to compel discovery without having conferred with the opposing party or counsel, the moving party or counsel must submit a written description of three separate attempts to contact the opposing party or counsel by telephone or email, including dates and times, and describe any response that was received. If an ALJ finds that a party has made a good faith effort to resolve the issue, the ALJ may direct the moving party to file a motion to compel discovery. The ALJ may also impose appropriate sanctions on the opposing party.
- (d) Any motion to compel discovery shall state specifically the discovery that was requested and any objections raised by the opposing party and specify the information or documents that the opposing party declined to provide.
- (e) An opposing party may respond to a motion to compel within the time specified in OAH Rule 2813.6 or such other time as the presiding ALJ shall specify.
- Sanctions. If the District's motion to compel is granted, in addition to other sanctions that the presiding ALJ may impose, the ALJ shall deduct any reasonable expenses, costs, and fees incurred by the District, including attorney's fees, from any award of attorney's fees to the Claimant.

2955 PUBLIC SECTOR WORKERS COMPENSATION — HEARINGS

- The rules for hearings and evidence set forth in OAH Rule 2821 shall apply to Public Sector Workers Compensation hearings except as modified in this chapter.
- All hearings will be recorded. Any party may obtain a copy of the recording at the party's expense. Except where OAH is required by law to prepare a transcript, parties who want written transcripts must prepare them at their own expense in accord with OAH Rule 2827.3.
- 2955.3 Burden of Proof. The burden of proof is that established in the Public Sector Workers' Compensation Benefits Rules found in Title 7 DCMR (Employment Benefits).

2956 PUBLIC SECTOR WORKERS COMPENSATION — ATTORNEYS' FEES

- An attorney who has represented a claimant who seeks to recover attorney's fees shall file a motion within thirty (30) days of the issuance of a decision. The motion shall contain the following information:
 - (a) An itemized description of each service rendered, including the date and the amount of time spent. Time must be recorded in intervals of at least ¼ hour. Intervals of 1/10 hour are preferred.
 - (b) The amount of the fee which the attorney seeks; and

- (c) A statement explaining the basis for the requested fee.
- In determining the amount of any award, the ALJ shall consider at least the following factors:
 - (a) The nature, novelty, and complexity of the case;
 - (b) The time and labor required;
 - (c) The amount of benefits awarded;
 - (d) Customary local charges for similar services; and
 - (e) The professional qualifications of the attorney or other representative.
- 2956.3 Claims for attorney's fees are governed by D.C. Official Code § 1-623.27 and the Public Sector Workers' Compensation Benefits Rule on Attorney's Fees in Title 7 DCMR (Employment Benefits).

DEPARTMENT OF HEALTH

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health (Department), pursuant to the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1203.02(14) (2016 Repl.)), Mayor's Order 98-140, dated August 20, 1998, and the LGBTQ Cultural Competency Continuing Education Amendment Act of 2016, effective April 6, 2016 (D.C. Law 21-95; 63 DCR 2203 (February 26, 2016)), hereby gives notice of the adoption of the following amendments to Chapter 65 (Pharmacists) of Title 17 (Business, Occupations, and Professionals) of the District of Columbia Municipal Regulations (DCMR).

The purpose of this rulemaking is to require pharmacists to complete (2) hours of continuing education as part of the Department's continuing education requirements on cultural competency or training, focusing on clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ"), beginning with the renewal period ending February 28, 2019.

This rulemaking was published in the *D.C. Register* on March 17, 2017 at 64 DCR 2793. The Department did not receive any comments in response to the notice. No changes have been made to the rulemaking. These rules were adopted as final on June 9, 2017 and will be effective upon publication of this notice in the *D.C. Register*.

Chapter 65, PHARMACISTS, of Title 17 DCMR, BUSINESS, OCCUPATIONS, AND PROFESSIONALS, is amended as follows:

Section 6513, CONTINUING EDUCATION REQUIREMENTS, is amended as follows:

Subsection 6513.4 is amended to read as follows:

- An applicant for renewal of a license shall:
 - (a) Have completed a minimum of forty (40) contact hours of continuing education credit in approved programs during the two (2) year period preceding the date the license expires, which shall include at least:
 - (1) Two (2) hours in Human Immunodeficiency Virus (HIV) training;
 - (2) Two (2) hours in medication/dispensing errors training; and
 - (3) Beginning with the renewal period ending February 28, 2019, two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or

gender identity and expression ("LGBTQ"), meeting the requirements of D.C. Official Code § 3-1205.10(b)(5);

- (b) Attest to completion of the required continuing education credits on the renewal application form; and
- (c) Be subject to a random audit.

Subsection 6513.7 is amended to read as follows:

- To qualify for a license, a person in inactive status within the meaning of § 511 of the Act (D.C. Official Code § 3-1205.11) for five (5) years or less, who submits an application to reactivate a license, shall submit proof, pursuant to § 6513.10, of having completed twenty (20) contact hours of approved continuing education credit in the year immediately preceding the date of the application, which shall include at least:
 - (a) Two (2) hours in Human Immunodeficiency Virus (HIV) Training;
 - (b) Two (2) hours in medication/dispensing errors training; and
 - (c) Beginning with the licensure period ending February 28, 2019, two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ"), meeting the requirements of D.C. Official Code § 3-1205.10(b)(5).

Subsection 6513.8 is amended to read as follows:

- To qualify for a license, a person in inactive status within the meaning of § 511 of the Act (D.C. Official Code § 3-1205.11) for more than five (5) years, who submits an application to reactivate a license shall submit proof, pursuant to § 6513.10, of having completed approved continuing education credit in the year immediately preceding the date of the application as follows:
 - (a) Forty (40) contact hours of approved continuing education credit which shall include at least:
 - (1) Two (2) hours in Human Immunodeficiency Virus (HIV) training;
 - (2) Two (2) hours in medication/dispensing errors training; and
 - (3) Beginning with the licensure period ending February 28, 2019, two (2) hours of continuing education on cultural competency or

specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ"), meeting the requirements of D.C. Official Code § 3-1205.10(b)(5); and

(b) One hundred sixty (160) hours within a sixty (60) day period of professional practice under the supervision of a pharmacist performing tasks listed in § 6502.2(a).

Subsection 6513.9 is amended to read as follows:

- To qualify for a license, an applicant for reinstatement of a license shall submit proof, pursuant to § 6513.10, of having completed approved continuing education credit in the year immediately preceding the date of the application as follows:
 - (a) Forty (40) contact hours of approved continuing education credit which shall include at least:
 - (1) Two (2) hours in Human Immunodeficiency Virus (HIV) Training;
 - (2) Two (2) hours in medication/dispensing errors training; and
 - (3) Beginning with the licensure period ending February 28, 2019, two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ"), meeting the requirements of D.C. Official Code § 3-1205.10(b)(5); and
 - (b) One hundred sixty (160) hours within a sixty (60) day period of professional practice under the supervision of a pharmacist performing tasks listed in § 6502.2(a).

DEPARTMENT OF HEALTH

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health ("Department"), pursuant to the authority set forth in § 302(14) of the District of Columbia Health Occupations Revision Act of 1985 ("the Act"), effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1203.02(14) (2016 Repl.)), Mayor's Order 98-140, dated August 20, 1998, and the LGBTQ Cultural Competency Continuing Education Amendment Act of 2016, effective April 6, 2016 (D.C. Law 21-95; 63 DCR 2203 (February 26, 2016)), hereby gives notice of the adoption of the following amendments to Chapter 77 (Marriage and Family Therapy) of Title 17 (Business, Occupations, and Professionals) of the District of Columbia Municipal Regulations (DCMR).

The purpose of this rulemaking is to revise the marriage and family therapy regulation to include the new requirement for continuing education focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ") pursuant to Section 510(b)(5) of the Act (D.C. Official Code § 3-1205.10(b)(5) (2016 Repl.)).

The rulemaking was published in the *D.C. Register* as a proposed rulemaking on April 14, 2017 at 64 DCR 3533. No comments were received and there has been no change to the rule as proposed. These rules were adopted as final on June 14, 2017 and will be effective upon publication of the notice in the *D.C. Register*.

Chapter 77, MARRIAGE AND FAMILY THERAPY, of Title 17 DCMR, BUSINESS, OCCUPATIONS, AND PROFESSIONALS, is amended as follows:

Section 7707, CONTINUING EDUCATION REQUIREMENTS, is amended as follows:

Subsection 7707.1 is amended to read as follows:

Except as provided in § 7707.2, this section shall apply to applicants for the renewal, reactivation, and reinstatement of a license.

Subsection 7707.2 is amended to read as follows:

This section shall not apply to applicants for an initial license or applicants for the first renewal of a license after the initial grant.

Subsection 7707.4 is amended to read as follows:

To qualify for the renewal of a license, an applicant shall have completed thirty (30) hours of approved continuing education during the two (2)-year period preceding the date the license expires, subject to the following requirements:

- (a) A minimum of fifteen (15) of the thirty (30) hours shall be completed in a live, face-to-face setting that provides for direct, real-time interaction between presenter(s) and participants;
- (b) Six (6) hours of the thirty (30) hours shall be in ethics; and
- (c) Applicants seeking the renewal of a license on or before December 31, 2018, may complete, as part of the remaining twenty-four (24) hours, continuing education in current and emerging issues in marriage and family therapy such as the study of:
 - (1) Non-traditional families;
 - (2) Domestic violence;
 - (3) HIV;
 - (4) Aging;
 - (5) End-of-life issues;
 - (6) Addiction and psychopharmacology; or
 - (7) Trauma; or
- (d) Applicants seeking the renewal of a license after December 31, 2018, shall have completed two (2) hours of LGBTQ continuing education and, as part of the remaining twenty-two (22) hours, may complete continuing education in current and emerging issues in marriage and family therapy as enumerated in subparagraph (c) above.

Section 7799, DEFINITIONS, is amended as follows:

Subsection 7799.1 is amended as follows:

The following definition is added before "AAMFT-approved supervisor":

Act – the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99, D.C. Official Code §§ 3-1201 *et seq.* (2016 Repl.)).

The following definition is added before "Marriage and family therapist":

LGBTQ continuing education – continuing education focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender

identity and expression ("LGBTQ") meeting the requirements of section 510(b)(5) of the Act (D.C. Official Code § 3-1205.10(b)(5) (2016 Repl.)).

DEPARTMENT OF HEALTH

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health (Department), pursuant to the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1203.02(14) (2016 Repl.)), Mayor's Order 98-140, dated August 20, 1998, and the LGBTQ Cultural Competency Continuing Education Amendment Act of 2016, effective April 6, 2016 (D.C. Law 21-95; 63 DCR 2203 (February 26, 2016)), hereby gives notice of the adoption of the following amendments to Chapter 83 (Pharmaceutical Detailers) of Title 17 (Business, Occupations, and Professionals) of the District of Columbia Municipal Regulations (DCMR).

The purpose of this rulemaking is to require pharmaceutical detailers to complete two (2) hours of continuing education, as part of the continuing education requirements on cultural competency or training, focusing on clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ"), beginning with the renewal period ending February 28, 2020.

This rulemaking was published in the *D.C. Register* on March 17, 2017 at 64 DCR 2798. The Department did not receive any comments in response to the notice. No changes have been made to the rulemaking. These rules were adopted as final June 9, 2017 and will be effective upon publication of this notice in the *D.C. Register*.

Chapter 83, PHARMACEUTICAL DETAILERS, of Title 17 DCMR, BUSINESS, OCCUPATIONS, AND PROFESSIONALS, is amended as follows:

Section 8306, CONTINUING EDUCATION REQUIREMENTS, is amended as follows:

Subsection 8306.3 is amended to read as follows:

An applicant for renewal of a license shall:

- (a) Have completed a minimum of fifteen (15) contact hours of approved continuing education credit during the two (2) year period preceding the date the license expires, which, beginning with the renewal period ending February 28, 2020, shall include at least two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ") meeting the requirements of D.C. Official Code § 3-1205.10(b)(5);
- (b) Attest to completion of the required continuing education credits on the renewal application form; and

(c) Be subject to a random audit.

Subsection 8306.4 is amended to read as follows:

To qualify for a license, a person in inactive status within the meaning of § 511 of the Act (D.C. Official Code § 3-1205.11) who submits an application to reactivate a license shall submit proof, pursuant to § 8306.6, of having completed fifteen (15) hours of approved continuing education credit, which, beginning with the licensure period ending February 28, 2020, shall include at least two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ") meeting the requirements of D.C. Official Code § 3-1205.10(b)(5), obtained within the two (2) year period preceding the date of the application for reactivation of that applicant's license, and an additional eight (8) hours of approved continuing education credit for each

additional year that the applicant was in inactive status beginning with the third

Subsection 8306.5 is amended to read as follows:

year.

To qualify for a license, an applicant for reinstatement of a license shall submit proof, pursuant to § 8306.6, of having completed fifteen (15) hours of approved continuing education credit, which, beginning with the licensure period ending February 28, 2020, shall include at least two (2) hours of continuing education on cultural competency or specialized clinical training focusing on patients or clients who identify as lesbian, gay, bisexual, transgender, gender nonconforming, queer, or question their sexual orientation or gender identity and expression ("LGBTQ") meeting the requirements of D.C. Official Code § 3-1205.10(b)(5), obtained within the two (2) year period preceding the date of the application for reinstatement of the applicant's license, and an additional eight (8) hours of approved continuing education credit for each additional year that the license was expired beginning with the third year.

DEPARTMENT OF HEALTH

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health, pursuant to the authority set forth in Section 302(14) of the District of Columbia Health Occupations Revision Act of 1985 ("the Act"), effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1203.02(14) (2016 Repl.)), and Mayor's Order 98-140, dated August 20, 1998, hereby gives notice of the adoption of the following new Chapter 84 (Speech-Language Pathology Clinical Fellows) of Title 17 (Business, Occupations, and Professionals) of the District of Columbia Municipal Regulations (DCMR).

This rulemaking will establish regulations for the registration of clinical fellows in speech-language pathology in accordance with Section 911 of the Act (D.C. Official Code § 3-1209.11 (2016 Repl.)).

The rulemaking was published in the *D.C. Register* as a proposed rulemaking on December 16, 2016 at 63 DCR 15428. No comments were received and there has been no change to the rule as proposed. These rules were adopted as final on June 14, 2017 will be effective upon publication of the notice in the *D.C. Register*.

Title 17 DCMR, BUSINESS, OCCUPATIONS, AND PROFESSIONALS, is amended by adding a new Chapter 84 to read as follows:

CHAPTER 84 SPEECH-LANGUAGE PATHOLOGY CLINICAL FELLOWS

8400	GENERAL PROVISIONS
8401	TERM OF REGISTRATION
8402	EDUCATIONAL REQUIREMENTS
8403	APPLICATION FOR REGISTRATION
8404	SUPERVISION OF CLINICAL FELLOWS
8405	SCOPE OF PRACTICE
8406	STANDARDS OF CONDUCT
8499	DEFINITIONS

CENEDAL DROVICIONO

GENERAL PROVISIONS

- This chapter shall apply to applicants for and holders of a registration to practice as speech-language pathology clinical fellow.
- Chapters 40 (Health Occupations: General Rules), 41 (Health Occupations: Administrative Procedures), and 79 (Speech-Language Pathology) of this title shall supplement this chapter.

- Except as provided in § 8400.4, no person may practice as a clinical fellow in speech-language pathology in the District unless duly registered under this chapter.
- The registration requirement under this chapter shall not be applicable to a clinical fellowship initiated and ongoing as of the effective date of this chapter provided that the clinical fellowship was initiated and conducted in accordance with the Certification of Clinical Competence standards of the American Speech-Language-Hearing Association (ASHA).

8401 TERM OF REGISTRATION

- Except as provided otherwise, a registration issued pursuant to this chapter shall expire one (1) year from the date of issuance or on the expiration date shown on the registration.
- A registration issued pursuant to this chapter shall not be valid for more than eighteen (18) months, unless the Board extends the period for good cause shown. In any event, the clinical fellowship shall be completed within a period of no more than twenty-four (24) months.
- A registration shall not be issued unless the applicant is seeking to begin the clinical fellowship in speech-language pathology within two (2) years of the conferral of the applicant's qualifying degree. In any event, the clinical fellowship shall be completed within three and a half (3.5) years from the date of conferral of the degree.

8402 EDUCATIONAL REQUIREMENTS

To qualify for registration under this chapter, an applicant shall have graduated with a Master's or Doctoral Degree in speech-language pathology from a recognized educational institution whose speech language pathology program is accredited by the Council on Academic Accreditation in Audiology and Speech-Language Pathology, an accrediting body recognized by the United States Department of Education, or an equivalent accrediting body as determined by the Board.

8403 APPLICATION FOR REGISTRATION

- An applicant for registration shall submit a complete application in accordance with § 4001 of this title, which shall also include:
 - (a) Satisfactory evidence of the applicant's graduation with the requisite degree in accordance with § 8402.1;

- (b) A notification of clinical fellowship supervision submitted by a speech-language pathologist licensed in the District, meeting the requirement of § 8404.2.
- A clinical fellow shall notify the Board within ten (10) business days of any change in the supervision, supervisor, or clinical fellowship.

8404 SUPERVISION OF CLINICAL FELLOWS

- A clinical fellow registered under this chapter may practice only under general supervision of a speech-language pathologist licensed in the District in accordance with Chapter 78 of this title.
- To qualify as supervisor of a clinical fellow, a speech-language pathologist shall meet the following requirements:
 - (a) Holds a valid District of Columbia license in speech-language pathology;
 - (b) Be engaged in a lawful practice of speech-language pathology for a minimum of two (2) years;
 - (c) Not be the subject of a public disciplinary action by a board or regulating body within the previous two (2) years; and
 - (d) Not supervise more than three (3) clinical fellows at any given time.
- A clinical fellow supervisor shall provide:
 - (a) A minimum of thirty-six (36) hours of supervisory activities during the clinical fellowship, including a minimum of two (2) hours of monitoring activities each month;
 - (b) Ongoing mentoring, which shall include on-site observations and other mentoring activities; and
 - (c) Formal evaluations of the clinical fellow's performance of clinical and other related activities.

8405 SCOPE OF PRACTICE

The clinical fellowship shall consist of an employment, with or without direct compensation, as a professional in the field of speech-language pathology under general supervision with a minimum of thirty-five (35) hours of work per week. This requirement may also be met with part-time employment as follows:

- (a) Fifteen (15) to nineteen (19) hours a week, for a period of eighteen (18) months;
- (b) Twenty (20) to twenty-four (24) hours a week, for a period of fifteen (15) months; or
- (c) Twenty-five (25) to twenty-nine (29) hours a week, for a period of twelve (12) months.
- At least eighty percent (80%) of the clinical fellowship shall involve direct client contact, which includes the following:
 - (a) Assessment, diagnosis, evaluation, and treatment;
 - (b) Screening;
 - (c) Habilitation and rehabilitation; and
 - (d) Activities related to case management.
- The remaining twenty percent (20%) may be composed of supervised activities such as writing, research or planning.
- The activities included in a clinical fellowship shall consist of the following:
 - (a) Conducting evaluations and treatment procedures;
 - (b) Interpreting test results;
 - (c) Determining case selections;
 - (d) Designing treatment programs;
 - (e) Collecting data and documenting performance;
 - (f) Maintaining clinical records;
 - (g) Providing written or oral reports (progress notes, diagnostic reports) regarding patients' or clients' status;
 - (h) Making referrals; and
 - (i) Participating in case conferences.

8406 STANDARDS OF CONDUCT

- A registered clinical fellow shall abide by the Code of Ethics adopted by the American-Speech-Hearing Association (ASHA).
- A registered clinical fellow shall identify himself or herself as a clinical fellow at all times when providing speech-language pathology services.

8499 **DEFINITIONS**

- The following terms and phrases shall have the meanings ascribed:
 - **Applicant** a person applying for a registration to practice as a speech-language pathology clinical fellow under this chapter.
 - **Board** the Board of Audiology and Speech-Language Pathology, established by Section 841 of the Audiology and Speech-Language Pathology Amendment Act of 2006, effective March 6, 2007 (D.C. Law 16-219; D.C. Official Code § 3-1208.41 (2007 Repl.)).
 - Clinical fellow a person who is registered pursuant to this chapter and completing the clinical fellowship requirements set forth under 17 DCMR § 7903.
 - **Clinical fellow supervisor** a speech-language pathologist who is the supervisor of a clinical fellow.
 - **Clinical fellowship** a period of supervised and mentored professional experience in the practice of speech-language pathology engaged by a person with a graduate degree in speech-language pathology in order to qualify for independent practice or licensure.
 - **General supervision** supervision in which the clinical fellow supervisor is available to the clinical fellow under supervision, either in person or by a communications device.
 - **Good cause** serious illness of the applicant, the death or serious illness of a member of the applicant's immediate family, or other cause sufficient to the Board.
 - **Supervision** on-site or other personal and direct oversight and involvement of a clinical fellow supervisor in any and all ways that will permit the supervisor to monitor, improve, and evaluate the clinical fellow's performance in professional employment according to the degree of oversight and involvement necessary to support the particular clinical fellow's development in self-recognition of clinical and professional strengths and areas requiring additional development of skills.

DEPARTMENT OF HEALTH

NOTICE OF FINAL RULEMAKING

The Director of the Department of Health, pursuant to Section 14 of the Legalization of Marijuana for Medical Treatment Amendment Act of 2010, effective July 27, 2010 (D.C. Law 18-210; D.C. Official Code § 7-1671.13 (2012 Repl.)), and Mayor's Order 2011-71, dated April 13, 2011, hereby gives notice of the adoption of the following amendments to Chapter 56 (General Operating Requirements) of Subtitle C (Medical Marijuana) of Title 22 (Health) of the District of Columbia Municipal Regulations (DCMR).

This action is being taken to expand and clarify the requirements and prohibitions concerning the use of pesticides in the cultivation of medical marijuana in the District of Columbia. These rules are based on regulations enacted by the state of Colorado for pesticides that may be applied to cannabis.

This rulemaking was published in the *D.C. Register* on April 28, 2017 at 64 DCR 4065. The Department did not receive any comments in response to the notice. No changes have been made to the rulemaking.

Following the required period of Council review, the rules were deemed approved by the D.C. Council on March 9, 2017. These rules were adopted as final on June 9, 2017 and will be effective upon publication of this notice in the *D.C. Register*.

Chapter 56, GENERAL OPERATING REQUIREMENTS, of Title 22-C DCMR, MEDICAL MARIJUANA, is amended as follows:

Section 5620, MANUFACTURING STANDARDS, is amended as follows:

Paragraph (h) of Subsection 5620.1 is amended to read as follows:

5620.1

. . .

(h) Any pesticide, fungicide, fertilizer, rodenticide, or drug banned by the Department of Agriculture or Food and Drug Administration;

Paragraph (i) of Subsection 5620.1 is redesignated as paragraph (j).

A new paragraph (i) of Subsection 5620.1 is added to read as follows:

5620.1

. . .

(i) Any pesticide not in compliance with Subsection 5620.6; or

New Subsections 5620.6- 5620.8 are added to read as follows:

- Pesticides may be legally used on medical marijuana by cultivation centers under the following criteria:
 - (a) Any pesticide used in the cultivation of medical marijuana must be registered with the Department of Energy and Environment.
 - (b) The use of any pesticide used in the cultivation of medical marijuana must comply with the regulations promulgated by the Department of Energy and Environment.
 - (c) Any pesticide registered with the Department of Energy and Environment may be used in accordance with its label or labeling directions for the cultivation of medical marijuana in the District of Columbia under the following conditions:
 - (1) For products registered by the Environmental Protection Agency under Section 3 of the Federal Insecticide, Fungicide, and Rodenticide Act:
 - (i) All active ingredients of the pesticide product are exempt from the requirements of a tolerance, as established under 40 CFR Part 180, Subparts D and E;
 - (ii) The pesticide product label allows use on the intended site of application;
 - (iii) The pesticide product label expressly allows use on crops or plants intended for human consumption; and
 - (iv) The active ingredients of the pesticide product are allowed for use on tobacco by the Environmental Protection Agency;
 - (2) Notwithstanding § 5620.6(b) and subject to the authority of the Department of Energy and Environment, the Director of the Department of Health has the authority to permit the use of a pesticide product that does not expressly allow use on crops intended for human consumption if:
 - (i) The active and inert ingredients are exempt under 40 CFR Part 180, Subparts D and E;
 - (ii) The pesticide product label allows use on the intended site of application; and
 - (iii) The active ingredients of the pesticide product are allowed

for use on tobacco;

- (3) The pesticide product label specifically allows use on medical marijuana;
- (4) For 25(b) minimum risk pesticide products as defined in 40 CFR § 152.25(f), the pesticide product label allows use on the intended site of application and allows use on crops or plants intended for human consumption;
- (5) For pesticide products with a District of Columbia Special Local Need registration, issued under Section 24(c) of the Federal Insecticide, Fungicide and Rodenticide Act, the District of Columbia Special Local Need label allows use on medical marijuana.
- (c) The Director of the Department of Health may prohibit the use of any pesticide product for the cultivation of medical marijuana if the Director of the Department of Health determines that such use poses a significant threat to public health and safety or the environment.
- The use of any pesticide not specifically tested, labeled and assigned a tolerance for use on medical marijuana is not recommended by the District of Columbia because the health effects on consumers are unknown.
- To assist medical marijuana cultivation centers, the Department of Health may publish a list of pesticides that it has determined meet these criteria.

Section 9900, DEFINITIONS, of Chapter 99, DEFINITIONS, is amended as follows:

Subsection 9900.1 is amended as follows:

The following terms with the ascribed meaning are added as follows:

Human consumption - means the consumption of medical marijuana by a person through oral ingestion, absorption through the skin, inhalation through smoking, vaporization or other means.

Site - means any location or medical marijuana to which pesticide is applied.

Tolerance - means a level of pesticide residue in or on food that the Environmental Protection Agency has determined with reasonable certainty will not pose a hazard to public health when used in accordance with label directions.

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-152 July 5, 2017

SUBJECT: Appointment – District of Columbia Housing Authority Board of

Commissioners

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and pursuant to section 12 of the District of Columbia Housing Authority Act of 1999, effective May 9, 2000 (D.C. Law 13-105; D.C. Official Code § 6-211 (2012 Repl. and 2017 Supp.)), which established the District of Columbia Housing Authority Board of Commissioners, and in accordance with section 2 of the Confirmation Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code § 1- 523.01 (2016 Repl.)), it is hereby **ORDERED** that:

- 1. **NEIL ALBERT,** pursuant to the District of Columbia Housing Authority Board of Commissioners Neil Albert Confirmation Resolution of 2017, effective June 27, 2017, PR22-0324, is appointed as a public commissioner of the District of Columbia Housing Authority Board of Commissioners, replacing Moses Clarence Mobley, for a term ending July 12, 2019.
- 2. **NEIL ALBERT** is appointed Chairperson of the District of Columbia Housing Authority Board of Commissioners, replacing Terri Thompson, serving at the pleasure of the Mayor.

Mayor's Order 2017-152 Page 2 of 2

3. **EFFECTIVE DATE:** This Order shall be effective *nunc pro tunc* to June 27, 2017.

MURIEL BOWSER MAYOR

ATTEST:

LAUREN C. VAUGHAN

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-153 July 7, 2017

SUBJECT: Appointment – Chesapeake Bay Local Government Advisory Committee

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and pursuant to the Chesapeake Bay Agreement of December 9, 1983 (signed by the Mayor of the District of Columbia, the Governors of Virginia, Pennsylvania, and Maryland, the Chesapeake Bay Commission and the United States Environmental Protection Agency), and updated in 1987, 1992, ((reaffirming the 1987 agreement), 2000, and 2014), and pursuant to Article III, Section 3.1 of the Chesapeake Bay Local Government Advisory Committee Bylaws, it is hereby **ORDERED** that:

1. **MARKUS BATCHELOR** is appointed as a District of Columbia principal member of the Chesapeake Bay Local Government Advisory Committee, replacing Philip Pannell, serving at the pleasure of the Mayor.

MUR

IAYOR

2. **EFFECTIVE DATE:** This Order shall become effective immediately.

ATTEST:

LAUREN C. VAUGNAN

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-154 July 7, 2017

SUBJECT: Appointments — State Advisory Panel on Special Education

ORIGINATING AGENCY:

Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and in accordance with Mayor's Order 2012-48, dated April 5, 2012, it is hereby **ORDERED** that:

- 1. The following persons are appointed to the State Advisory Panel on Special Education:
 - a. **SHERIN KOSHY** as a parent of a child with a disability member, replacing Tamera Brown, for a term ending April 24, 2019.
 - b. **ISAACBA DAVIES** as a representative of the Department of Youth Rehabilitation Services, replacing James Brooks, serving at the pleasure of the Mayor.

MUI

2. **EFFECTIVE DATE:** This Order shall become effective immediately.

ATTEST:

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-155 July 7, 2017

SUBJECT: Appointment — Emergency Medical Services Advisory Committee

ORIGINATING AGENCY:

Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and pursuant to section 23 of the Emergency Medical Services Act of 2008, effective March 25, 2009 (D.C. Law 17-357, D.C. Official Code § 7-2341.22 (2012 Repl. and 2017 Supp.)), it is hereby **ORDERED** that:

1. **CLAUDIA GORDON** is appointed as a person with disability community representative member of the Emergency Medical Services Advisory Committee, filling a vacant seat, for a term to end December 12, 2019.

2. **EFFECTIVE DATE:** This Order shall be effective *nunc pro tunc* to May 25, 2017.

MUR

ATTEST:

AUREN C. VAUGI

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-156 July 7, 2017

IAYOR

SUBJECT: Appointment — State Rehabilitation Council

ORIGINATING AGENCY:

Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and in accordance with Mayor's Order 2001-173, dated November 30, 2001, it is hereby **ORDERED** that:

- 1. **SHENEE BROWN** is appointed as a representative of individuals with disabilities who have difficulty representing themselves member of the State Rehabilitation Council, filling a vacant seat, for a term to end November 17, 2019.
- 2. **EFFECTIVE DATE:** This Order shall become effective immediately.

ATTEST:

LAUREN C. VAUGHAN

ADMINISTRATIVE ISSUANCE SYSTEM

Mayor's Order 2017-157 July 7, 2017

MURIEL

AYOR

SUBJECT: Appointment — Board of Social Work

ORIGINATING AGENCY: Office of the Mayor

By virtue of the authority vested in me as Mayor of the District of Columbia by section 422(2) of the District of Columbia Home Rule Act, approved December 24, 1973, 87 Stat. 790, Pub. L. 93-198, D.C. Official Code § 1-204.22(2) (2016 Repl.), and pursuant to sections 212 and 405 of the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99, D.C. Official Code §§ 3-1202.12, and 3-1204.05 (2016 Repl.)), it is hereby **ORDERED** that:

- 1. **MYWEN BAYSAH** is appointed as the Chairperson of the Board of Social Work, replacing Davida Harper, to serve at the pleasure of the Mayor.
- 2. **EFFECTIVE DATE:** This Order shall become effective immediately.

ATTEST:

LAUREN C. VAUGHAY
SECRETARY OF THE DISTRICT OF COLUMBIA

OFFICE OF ADMINISTRATIVE HEARINGS

DISTRICT OF COLUMBIA ADVISORY COMMITTEE

PUBLIC NOTICE OF MEETING

In accordance with D.C. Code § 2-576(1), the Advisory Committee to the Office of Administrative Hearings hereby gives notice that it will meet on Wednesday, July 19, 2017 at 4:00pm. The meeting will be held at the following location:

Office of Administrative Hearings 441 Fourth Street NW, Suite 450 North Washington, DC 20001

For further information, please contact Shauntinique Steele at <u>nikki.steele@dc.gov</u> or 202-741-5303.

AGENDA

- I. Welcome and Call to Order
- II. Introductions
- III. Approval of the Minutes
- IV. Notice from the Chair: Feedback to the Mayor about Systematic Problems ALJs are Seeing with Program Administration
- V. Report from the Chief ALJ
 - 1. OAH Budget for FY 2018
 - 2. Update on Transparency of Opinions/On-line Filings
 - 3. New Judges, Retirements
- VI. Legislative Agenda for OAH
- VII. Old Business
- VIII. New Business
- IX. Adjournment

OFFICE OF ADMINISTRATIVE HEARINGS

DISTRICT OF COLUMBIA COMMISSION ON SELECTION AND TENURE OF ADMINISTRATIVE LAW JUDGES

PUBLIC NOTICE OF MEETING

In accordance with D.C. Code § 2-576(1), the District of Columbia Commission on Selection and Tenure of Administrative Law Judges of the Office of Administrative Hearings (Commission) hereby gives notice that it will meet in order to consider the reappointment of five Administrative Law Judges. The members will vote to close a portion of the meeting pursuant to D.C. Code § 2-575(b)(10), which permits closed meetings in order to "discuss the appointment, employment, assignment, performance evaluation, compensation, discipline, demotion, removal, or resignation of government appointees, employees, or officials."

The meeting will be held on Thursday, July 19, 2017 at 11:00 a.m. at the following location:

Hearing Room
Board of Ethics and Government Accountability
441 Fourth Street NW, Suite 540 South
Washington, DC 20001

For further information, please contact Shauntinique Steele at nikki.steele@dc.gov or 202-741-5303.

AGENDA

- I. Call to Order (Board Chair)
- II. Roll Call
- III. Consideration of the Reappointment of Administrative Law Judges
 - a. Arabella Teal
 - b. Jesse Goode
- IV. Vote to Close Remainder of Meeting Pursuant D.C. Code § 2-575(c)(1).
- V. Discussion of Pending Personnel Issues and Scheduling for Next Meeting
- VI. Adjournment (Board Chair)

ALCOHOLIC BEVERAGE REGULATION ADMINISTRATION ALCOHOLIC BEVERAGE CONTROL BOARD

NOTICE OF PUBLIC HEARINGS CALENDAR

WEDNESDAY, JULY 12, 2017 2000 14TH STREET, N.W., SUITE 400S WASHINGTON, D.C. 20009

Donovan W. Anderson, Chairperson Members: Nick Alberti, Mike Silverstein, James Short, Jake Perry, Donald Isaac, Sr.

Protest Hearing (Status) Case # 17-PRO-00028; Silver Cathedral Commons, LLC, t/a Silver, 3404 Wisconsin Ave NW, License #105729, Retailer CR, ANC 3C Application for a New License	9:30 AM
Protest Hearing (Status) Case # 17-PRO-00023; Adams Morgan Spaghetti Gardens, Inc., t/a Spaghetti Garden Brass Monkey Peyote Roxanne, 2317-2319 18th Street NW, License #10284, Retailer CR, ANC 1C Application to Renew the License	9:30 AM
Show Cause Hearing (Status) Case # 17-CC-00035; Foggy Bottom Grocery, LLC, t/a FoBoGro, 2140 F Street NW, License #82431, Retailer B, ANC 2A Sale to Minor Violation, Failed to Take Steps Necessary to Ascertain Legal Drinking Age, No ABC Manager on Duty	9:30 AM
Show Cause Hearing (Status) Case # 16-CMP-00774; M.K. Catering, Inc., t/a M.K. Catering, Inc., 5724 LaFayette Place, Hyattsville, MD, License #79539, Retailer Caterer Failed to File a Caterers Report	9:30 AM
Show Cause Hearing (Status) Case # 17-CMP-00234; Rufael Incorporation, t/a Missouri Avenue Market 5900 Georgia Ave NW, License #23503, Retailer B, ANC 4A No ABC Manager on Duty	9:30 AM

Board's Calendar July 12, 2017

Show Cause Hearing (Status)

9:30 AM

Case # 17-CMP-00089; Prospect Café Milano, Inc., t/a Café Milano, 3251

Prospect Street NW, License #17247, Retailer CR, ANC 2E

No ABC Manager on Duty

Show Cause Hearing*

10:00 AM

Case # 16-CC-00166; Metaril, LLC, t/a Prego Again, 1617 17th Street NW License #90326, Retailer B, ANC 2B

Sale to Minor Violation, Failed to Require Production of Valid Identification, No ABC Manager on Duty (Two Counts)

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

Fitness Hearing* 1:30 PM

Case # 17-CMP-00316; On the Rocks, LLC, t/a On the Rocks, 1242 H Street NE, License #106695, Retailer CT, ANC 6A

Transfer Application

Protest Hearing 4:30 PM

Case # 17-PRO-00021; Po Boy Jim, LLC, t/a Po Boy Jim 2, 1934 9th Street NW, License #105468, Retailer CR, ANC 1B

Application for a New License

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

CENTER CITY PUBLIC CHARTER SCHOOLS

NOTICE OF INTENT TO AWARD SOLE SOURCE CONTRACT

Center City Public Charter Schools intends to award a Sole Source Contract to Apple for the following:

Macintosh Computers

To obtain copies of full NOIs, please visit our website: www.centercitypcs.org/contact/requests- for-proposal. The full NOIs contain justification for the award.

Contact Person

Scott Burns sburns@centercitypcs.org

CENTER CITY PUBLIC CHARTER SCHOOLS

REQUEST FOR PROPOSALS

Center City Public Charter Schools is soliciting proposals from qualified vendors for the following:

Meraki Security Cameras and Installation

To obtain copies of full RFPs, please visit our website: www.centercitypcs.org/contact/requests-for-proposal. The full RFPs contain guidelines for submission, applicable qualifications, and deadlines.

Contact Person

Scott Burns sburns@centercitypcs.org

OFFICE OF THE STATE SUPERINTENDENT OF EDUCATION

DISTRICT OF COLUMBIA HIGHER EDUCATION LICENSURE COMMISSION

NOTICE OF ADDITIONAL WORKING SESSION JULY 19, 2017

Pursuant to the Education Licensure Commission Act of 1976, effective April 6, 1977 (D.C. Law 1-104; 23 D.C. Reg. 8734; D.C. Official Code § 38-1301 *et seq.*), and the District of Columbia Administrative Procedure Act, effective October 21, 1968 (82 Stat. 1203; D.C. Official Code § 2-501 *et seq.*), the Education Licensure Commission ("Commission") hereby announces that it has added an additional working session meeting on July 19, 2017.

DATE	START	END	LOCATION	MEETING	REASON FOR
	TIME	TIME		TYPE	CLOSURE (if
					applicable)
July 19,	10:00	12:00 PM	810 First Street, NE	Work	D.C. Official Code
2017	AM		3 rd Floor Grand Hall	Meeting	§§ 2-575(b)(1), (4),
			B/Conference Call	(closed)	(12); 5 DCMR §
					A8204.1(c)

For additional information, please contact: the Executive Director of the Education Licensure Commission, Angela Lee at (202) 724-2095 or at Angela Lee@dc.gov.

DEPARTMENT OF ENERGY AND ENVIRONMENT

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 Department of Energy and Environment (DOEE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue Permit No. 7161 to the U.S. General Services Administration (GSA) to replace antiquated burners in Boiler No. 6 (250 million BTU/hr rated heat input) with like-kind ZEECO-manufactured dual-fuel low-NO_x burners capable of burning both natural gas and No. 2 grade ultra-low sulfur fuel oil at the Central Heating and Refrigeration Plant (CHRP) located at 325 13th Street SW, Washington DC 20407. The contact person for the facility is George Korvah, Branch Manager – Environmental and Water Chemistry Branch, at (202) 690-9719.

Emissions Estimate:

Emissions from the boiler are expected to decrease as a result of the installation of the new burners. Estimated potential emissions before and after installation of the new burners are listed in the summary table below.

Pollutant	Potential Emissions Before New Burner Installation (tons/yr)	Potential Emissions After New Burner Installation (tons/yr)	Net Change (tons/yr)
Volatile Organic Compounds (VOCs)	5.86	5.86	0 (no change)
Oxides of Nitrogen (NO _x)	294.14	142.07	152.07 (reduction)
Sulfur Dioxide (SO ₂)	1.06	1.06	0 (no change)
Particulate Matter less than 10 microns in aerodynamic diameter (PM10)	61.79	11.21	50.58 (reduction)
Carbon Monoxide (CO)	93.89	48.69	45.2 (reduction)
Total Hazardous Air Pollutants (HAPs)	1.97	1.97	0 (no change)

The proposed emission limits are as follows:

a. Emissions from the boiler shall not exceed the following rates [20 DCMR 201]:

Pollutant	Emissions Burning Natural Gas (lb/hr)	Emissions Burning No. 2 Fuel Oil (lb/hr)
Oxides of Nitrogen (NOx)	25.00	37.50
Carbon Monoxide (CO)	10.00	10.00
Sulfur Dioxide (SO ₂)	0.15	0.38
Total Particulate Matter [PM Total]*	1.25	5.00

- * Includes both condensable and filterable particulate matter.
- b. Total suspended particulate matter emissions from the boiler shall not be greater than 0.05 pounds per million BTU. [20 DCMR 600.1]
- c. Oxides of nitrogen (NO_x) emissions from the boiler shall not exceed:
 - 1. When burning natural gas:
 - i. 0.20 pounds per MMBTU based on a calendar day average. [20 DCMR 805.5(c)(2)(B)]; and
 - ii. 0.2 pounds per MMBTU maximum two (2) hour average, expressed as NO_{2.} [20 DCMR 804.1 and 20 DCMR Chapter 8, Appendix 8-1];
 - 2. When burning No. 2 fuel oil:
 - i. 0.25 pounds per MMBTU based on a calendar day average. [20 DCMR 805.5]; and
 - ii. 0.3 pounds per MMBTU maximum two (2) hour average, expressed as NO₂. [20 DCMR 804.1 and 20 DCMR Chapter 8, Appendix 8-1];
- d. Visible emissions whose opacity is in excess of ten percent (10%) (unaveraged), at any time shall not be permitted into the outdoor atmosphere. The visible emissions standard shall apply at all times, except: [20 DCMR 606.2]
 - 1. Opacity not in excess of forty percent (40%) (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 other than during start-up of the equipment. [20 DCMR 606.2(a)]
 - 2. During start-up of equipment, opacity not in excess of forty percent (40) (averaged over six (6) minutes) shall be permitted for an aggregate of five (5) times per start-up; and [20 DCMR 606.2(b)]
 - 3. In addition to the emissions permitted under § 606.2(a), during shutdown of equipment, opacity not in excess of fifteen percent (15%) (unaveraged) shall be allowed and in addition, opacity not in excess of thirty percent (30)(averaged over three (3) minutes) shall be permitted for an aggregate of three (3) times per shutdown. [20 DCMR 606.2(c)]

Note that 20 DCMR 606 is subject to an EPA-issued call for a State Implementation Plan (SIP) revision (known as a "SIP call") requiring the District to revise 20 DCMR 606. See "State Implementation Plans: Response to Petition for Rulemaking; Restatement and Update of EPA's SSM Policy Applicable to SIPs; Findings of Substantial Inadequacy; and SIP Calls To Amend Provisions Applying to Excess Emissions During Periods of Startup, Shutdown and Malfunction", 80 Fed. Reg. 33840 (June 12, 2015). It is likely that this federal action

will result in changes to the requirements of 20 DCMR 606. Any such changes, once finalized in the DCMR, will supersede the language of Condition II(d) as stated above.

- e. NO_x and CO emissions shall not exceed those achieved with the performance of annual combustion adjustments (tune-ups) on the boiler. Such tune-ups shall be performed while burning the type of fuel that provided the majority of the heat input to the boiler over the 12 months prior to the combustion adjustment. To show compliance with this condition, the Permittee shall, each calendar year, perform adjustments of the combustion processes of the boiler with the following characteristics [20 DCMR 805.8(a) and (b)]:
 - 1. Inspection, adjustment, cleaning or replacement of fuel burning equipment, including the burners and moving parts necessary for proper operation as specified by the manufacturer;
 - 2. Inspection of the flame pattern or characteristics and adjustments necessary to minimize total emissions of NO_x and, to the extent practicable, minimize emissions of CO;
 - 3. Inspection of the air-to-fuel ratio control system and adjustments necessary to ensure proper calibration and operation as specified by the manufacturer; and
 - 4. Adjustments shall be made such that the maximum emission rate for any contaminant does not exceed the maximum allowable emission rate as set forth in this section.
- 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] *Note: This condition is District enforceable only*.
- g. In addition to the above emission limitations, the Permittee shall comply with all plant-wide emission limits found in Chapter 3 (Title V) Permit No. 032.

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 public 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
Department of Energy and Environment
1200 First Street NE, 5th Floor
Washington, DC 20002
Stephen.Ours@dc.gov

No comments or hearing requests submitted after August 14, 2017 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

DEPARTMENT OF ENERGY AND ENVIRONMENT

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 Department of Energy and Environment (DOEE), located at 1200 First Street NE, 5th Floor, Washington, DC, intends to issue Permit No. 7169 to Georgetown University to construct and operate one 40 kWe emergency generator set powered by a 72 hp natural gas fired engine to be located at the Yates Building at Georgetown University, 3700 O Street NW, Washington DC. The contact person for the applicant is G. H. Simmons, Associate Vice President, Facilities Operation, Design and Construction, at (202) 594 6523.

Emergency Generator to be Permitted

Equipment Location	Address	Generator/	Permit No.
		Engine Size	
Georgetown University, Yates Building	3700 O Street, NW	40 kWe/	7169
	Washington DC 20057	72 hp	

The estimated emissions from the generator engine are as follows:

Pollutant	Maximum Annual Emissions (tons/yr)
Carbon Monoxide (CO)	0.65
Oxides of Nitrogen (NO _x)	0.21
Total Particulate Matter (PM Total)	0.01
Volatile Organic Compounds (VOCs)	< 0.001
Sulfur Dioxide (SO _x)	< 0.001

The proposed emission limits are as follows:

a. Emissions from this unit shall not exceed those in the following table [40 CFR 60.4233(e) and Subpart JJJJ, Table 1]:

Pollutant Emission Limits		
g/HP-hr		
NOx + HC CO		
10 387		

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].

Note that 20 DCMR 606 is subject to an EPA-issued call for a State Implementation Plan (SIP) revision (known as a "SIP call") requiring the District to revise 20 DCMR 606. See "State Implementation Plans: Response to Petition for Rulemaking; Restatement and Update of EPA's SSM Policy Applicable to SIPs; Findings of Substantial Inadequacy; and SIP Calls To Amend Provisions Applying to Excess Emissions During Periods of Startup, Shutdown and Malfunction", 80 Fed. Reg. 33840 (June 12, 2015). It is likely that this federal action will result in changes to the requirements of 20 DCMR 606. Any such changes, once finalized in the DCMR, will supersede the language of Condition II(b) as stated above.

c. 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 generator set 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
Department of Energy and Environment
1200 First Street NE, 5th Floor
Washington, DC 20002
Stephen.Ours@dc.gov

No comments or hearing requests submitted after August 14, 2017 will be accepted.

For more information, please contact Stephen S. Ours at (202) 535-1747.

FRIENDSHIP PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Security Services

Friendship Public Charter School is soliciting proposals from qualified vendors for:

• Security, fire and emergency elevator monitoring for all FPCS locations as well as lease, installation and maintenance of wand scanning equipment for 2 FPCS High School locations.

The competitive Request for Proposal can be found on FPCS website at http://www.friendshipschools.org/procurement. Proposals' are due no later than 4:00 P.M., EST, Tuesday, August 8, 2017. No proposal will be accepted after the deadline. Questions can be addressed to: ProcurementInquiry@friendshipschools.org. -- Bids not addressing all areas as outlined in the RFP will not be considered.

NOTICE OF INTENT TO ENTER SOLE SOURCE CONTRACTS

International Baccalaureate North America Inc.

Friendship Public Charter School intends to enter into a sole source contract with International Baccalaureate North America for Fees, Training, Instructional materials and related services for the International Baccalaureate program. The annual cost of these contracts will be approximately \$50,000. The decision to sole source is due to the fact that the vendor is the publisher and holds the copyrights to the materials and training. The contract term shall be automatically renewed for the same period unless either party, 60 days before expiration, gives notice to the other of its desire to end the agreement.

College Board

Friendship Public Charter School intends to enter into sole source contracts with College Board for Advanced Placement (AP), SAT, PSAT, publications, software and materials. The estimated yearly cost is approximately \$50,000. The decision to sole source is due to the fact that these College Board is the sole provider of advanced placement publications and software which includes tangible and intangible related services and materials. The contract term shall be automatically renewed for the same period unless either party, 60 days before expiration, gives notice to the other of its desire to end the agreement.

DEPARTMENT OF HEALTH

HEALTH REGULATION LICENSING ADMINISTRATION

NOTICE OF MEETING

Board of Chiropractic

July 11, 2017

On July 11, 2017 at 1:30 pm, the Board of Chiropractic will hold a meeting to consider and discuss a range of matters impacting competency and safety in the practice of medicine.

In accordance with Section 405(b) of the Open Meetings Amendment Act of 2010, the meeting will be closed at 2:30 pm to consult with the attorney to obtain legal advice and to preserve the attorney-client privilege between an attorney and a public body, or to approve settlement agreements pursuant to 2-575(b)(4)(a); Preparation, administration, or grading of scholastic, licensing, or qualifying examinations pursuant to section 2-575(b)(6); To discuss disciplinary matters pursuant section 2-575(b)(9); To plan, discuss, or hear reports concerning ongoing or planned investigations of alleged criminal or civil misconduct or violations of the law or regulations, if disclosure to the public would harm the investigation pursuant to section 2-575(b)(14).

The meeting will be open to the public at 1:30 pm to discuss various agenda items and any comments and/or concerns from the public. After which the Board will reconvene in closed session to continue its deliberations at 2:30 pm.

The meeting location is 899 North Capitol Street NE, 2nd Floor, Washington, DC 20002.

Meeting times and/or locations are subject to change – please visit the Board of Chiropractic website www.doh.dc.gov/boc and select BOC Calendars and Agendas to view the agenda and any changes that may have occurred.

Executive Director for the Board of Chiropractic – Frank Meyers, JD - (202) 724-8755.

D.C. DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT

NOTICE OF LEVEL OF ASSISTANCE FOR THE HOME PURCHASE ASSISTANCE PROGRAM

The D.C. Department of Housing and Community Development, pursuant to the authority in Chapter 25, Title 14, DCMR, Section 2503 and Section 2510 of the rules for the Home Purchase Assistance Program (HPAP), hereby gives notice that it has established the income limits and homebuyer assistance for participation of very low income, low income and moderate income households in the HPAP.

The income limits have been determined based on the area median income of \$110,300 established by the Secretary of the U.S. Department of Housing and Urban Development for Fiscal Year 2017, for the Washington, DC Fair Market Rent Area. The amounts have been calculated based on Section 2510 of the HPAP Program rules. The first time Homebuyer Assistance Table reflects the amount of assistance for home purchases through gap financing for first time homebuyers in an amount up to \$80,000 plus \$4,000 for closing cost assistance. The assistance provided is based on household income and size.

The Assistance Table shall be effective for HPAP loans closed after July 14, 2017. All new applications and applicants that currently hold an active Notice of Eligibility, also known as NOE, are eligible for the new assistance for loans that close after the effective date. To share concerns and questions, contact a Community Based Organization. Contact information can be found on www.dhcd.dc.gov

DEPARTMENT OF HOUSING AND COMMUNITY DEVELOPMENT HOME PURCHASE ASSISTANCE PROGRAM (HPAP)

Effective for HPAP Loans Closed after July 1, 2017

Below is the HPAP Homebuyer Assistance Table. Please note that closing cost assistance for all eligible households will be up to \$4,000.

The per client gap financing assistance will cap at \$80,000. The closing cost assistance is distinct from, and in addition to, gap financing assistance which is shown below.

Assistance (dollars)	1	2	3	4	5	6	7	8
	Per household income less than or equal to (dollars):							
	Very Low-Income Households							
80,000	38,600	44,100	49,650	55,150	59,550	63,950	68,400	72,800
	Low Income Households							
64,000	49,500	56,550	63,650	70,700	75,100	79,550	83,950	88,400
56,000	53,050	60,600	68,200	75,750	80,500	85,200	89,950	94,700
40,000	61,750	70,600	79,400	88,250	93,750	99,250	104,750	110,300
	Moderate Income Households							
32,000	75,650	86,450	97,250	108,100	114,850	114,850	114,850	114,850
16,000	84,900	97,050	109,200	121,300	128,900	128,900	128,900	128,900

The amount of financial assistance provided to a very low-, low- or moderate-income household shall be the combined total of gap financing assistance and closing cost assistance.

The income limits established shall be reviewed and revised as needed by the Department of Housing and Community Development to stay current with the incomes of households in the Washington, DC area. The review and revisions will be done periodically, provided that the current median income established by the Secretary of the U.S. Department of Housing and Urban Development for the Washington, DC Metropolitan Statistical Area is available.

DEPARTMENT OF HUMAN SERVICES

FY 2018 NOTICE OF FUNDING AVAILABILITY (NOFA)

District of Columbia Homeless Youth Shelter Beds and Transitional Housing Beds

Background

The District of Columbia (District), Department of Human Services (DHS) is soliciting detailed proposals to establish youth shelter (for minors and for youth ages 18-24) and transitional housing beds in the District per the End Youth Homelessness Amendment Act of 2014, D.C. Law 20-155 which amended the Homeless Services Reform Act of 2005, effective October 22, 2005 (D.C. Law 16-35, D.C. Official Code § 4-751.01 *et seq*).

In accordance with The End Youth Homelessness Amendment Act, DHS is authorized to provide funding to establish youth shelter beds and transitional housing beds in the District. DHS seeks to expand the availability of youth-friendly shelter, transitional housing, and homeless services where youth facing housing crises are comfortable and provided with resources to enable them to grow and move toward stability and self-sufficiency. Applicants must demonstrate a strong a youth development approach, cultural competency, and language accessibility in its proposal. DHS anticipates executing up to eight awards for the services discussed herein.

Target Population

The District of Columbia Youth Shelter Beds and Transitional Housing Beds target population is:

- youth under 18 years of age who are temporarily living apart from a parent or guardian that are in need of a temporary shelter bed stay while reunification services are established;
- this excludes youth who are in the physical custody of the District; and
- youth between the ages of 18 and 24 who are economically or emotionally detached from their families and lack an adequate or fixed residence, including youth who are unstably housed, living in doubled up circumstances, in transitional housing, in shelter, or on the street.

Eligibility

Organizations who meet the following eligibility requirements at the time of application may apply:

- Be a community-based organization with a Federal 501(c)(3) tax-exempt status; or evidence of a fiscal agent relationship with a 501 (c)(3) organization;
- The organization's principal place of business is located in the District;
- The organization is currently registered in good standing with the District of Columbia Department of Consumer & Regulatory Affairs, the District of Columbia Office of Tax and Revenue, and the United Stated Department of Treasury's Internal Revenue Service (IRS); and/or
- Current grantees must be up-to-date on all reporting obligations for the FY18 grant cycle.

Program Scope:

Grantees will be required, at minimum, for the following requirements:

- Establish up to: twenty-two (22) new youth shelter beds to serve youth ages 18 24 years old, up to ten (10) new youth shelter beds to serve youth ages 17 and younger and/or up to fifteen (15) new transitional housing beds within the District;
- Provide support services and make referrals for other services provided by District partners such as ID Vouchers, Mental Health Treatment, etc.
- Coordinate and collaborate with other District youth housing providers in the exchange of information such as location of hotspots and participate in cross-training opportunities provided by DHS and/or its partners;
- Participate and use the Coordinated Assessment Housing Placement (CAHP) system;
- Utilize a culturally-competent youth development approach to facilitate developing rapport with clients of various races, ethnicities, sexual orientations, and gender identities, as well as language accessibility;
- Utilize HMIS as directed by DHS;
- Participate in ICH, CoC, and/or DHS sponsored training as required;
- Collaborate with other District agencies such as the Child and Family Services Administration (CFSA) when needed;
- Collaborate with the Grant Administrator and DHS monitoring team, providing information as requested;
- Provide data related to program performance on a monthly basis to DHS in a manner conducive to detailed independent verification of research results and findings;
- Conduct intake and administer the shelter beds and/or transitional housing in a culturally sensitive manner taking into the account the needs and vulnerabilities of homeless and unstably housed youth;
- Obtain approval from the Grant Administrator for any informational materials prior to printing to ensure that appropriate citations are included and the focus of the materials meet the public information and education needs for which they are designed to address; and
- Operate all programming according to Housing First principles.

Specific details on the program scope are listed in the RFA.

Release Date of RFA: Friday, July 14, 2017

Availability of RFA: The RFA will be posted on the District's Grant Clearinghouse Website

Total Estimated Available Funding:

Up to one million nine hundred fifty six thousand

dollars and zero cents (\$1,956,000.00)

Total Estimated Number of Awards: Up to eight (8)

Total Estimated Amount per Award: Eligible organizations can be awarded up to four

hundred thousand dollars and zero cents (\$400,000.00).

Period of Performance: October 1, 2017 – September 30, 2018

Length of Award: Twelve (12) months with up to five (5) additional option years

Pre-Bidder's Conference: Friday, July 28, 2017

12:00PM - 2:00PM

The Department of Human Services Headquarters

64 New York Ave, NE

(room number TBD after RSVP deadline)

Washington, DC 20002

Deadline for Submission: 4:00PM on Monday, August 14, 2017

The District of Columbia Department of Human Services

64 New York Avenue, NE, 5th Floor

Washington, DC 20002 tamara.mooney@dc.gov

Contact Person: Tamara Mooney, Program Analyst

Phone: 202-299-2158

MARY MCLEOD BETHUNE DAY ACADEMY PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Mary McLeod Bethune Day Academy Public Charter School is seeking bids from prospective vendors to provide;

SPECIAL EDUCATION SERVICES: : Mary McLeod Bethune Day Academy Public Charter School seeks qualified vendor(s) to provide support services for our special education programs. Special Educational support services include but are not limited to speech therapy, psychological therapy, physical therapy, occupational therapy, and psychological evaluations. All vendors must be fully qualified to deliver special education services in the District of Columbia, as specified by the OSSE. Additional requirements and information may be obtained by emailing purchasing@mmbethune.org

TRASH COLLECTION/RECYCLING: Mary McLeod Bethune Day Academy Public Charter School seeks a qualified vendor to supply and service an 8 yard or similarly sized dumpster and a 2 yard recycling container. Vendor should be able to provide collection services for trash on a regular schedule 4-5 days a week for trash and 2 days a week for recycling. CBE firms are encouraged to submit proposals. Please email rates and proposals to purchasing@mmbethune.org

ROOFING: Mary McLeod Bethune Day Academy Public Charter School seeks a qualified contractor(s) to install a new roof on the east wing of the school building. Roof to be replaced is a flat roof sized approximately 50'x120'. CBE firms are encouraged to submit proposals. To schedule a site visit please contact purchasing@mmbethune.org

STUDENT TRAVEL: Mary McLeod Bethune Day Academy seeks a qualified vendor to provide educational trip packages to Puerto Rico for approximately 24 students and 6 adult chaperones for 6 days and 5 nights in the third week of June, 2018. Pricing should be inclusive of all air travel, ground transportation, hotel accommodations, educational experiences, and at least two meals per day. Please email rates, itineraries, and proposals to purchasing@mmbethune.org

JANITORIAL SERVICES: Mary McLeod Bethune Day Academy seeks a qualified contractor to provide janitorial services for 54,500 sf facility. Vendor should provide two daytime porters as well as evening cleaning crew Monday through Friday. Vendor should provide all cleaning supplies and materials. To schedule a site visit please contact purchasing@mmbethune.org

Proposals are due no later than 4:00 P.M., EST, July 31, 2017. Questions can be addressed to: purchasing@mmbethune.org

MUNDO VERDE PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Bread Items

Mundo Verde is advertising the opportunity to bid on the delivery of bread items to children enrolled at the school for the 2017-2018 school year with a possible extension of (2) 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 Proposal (RFP) such as; student data, days of service, meal quality, etc. may be obtained beginning on **July 14, 2017** from **Kelsey Weisgerber at 202-750-7060 or kweisgerber@mundoverdepcs.org**.

Proposals will be accepted at 30 P Street NW until August 4, 2017 at 3:30 P.M.

All bids not addressing all areas as outlined in the RFP will not be considered.

Grocery Items

Mundo Verde is advertising the opportunity to bid on the delivery of grocery items to children enrolled at the school for the 2017-2018 school year with a possible extension of (2) 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 Proposal (RFP) such as; student data, days of service, meal quality, etc. may be obtained beginning on **July 14, 2017** from **Kelsey Weisgerber at 202-750-7060 or kweisgerber@mundoverdepcs.org**.

Proposals will be accepted at 30 P Street NW until August 4, 2017 at 3:30 P.M.

All bids not addressing all areas as outlined in the RFP will not be considered.

Produce Items

Mundo Verde is advertising the opportunity to bid on the delivery of produce items to children enrolled at the school for the 2017-2018 school year with a possible extension of (2) 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 Proposal (RFP) such as; student data, days of service, meal quality, etc. may be obtained beginning on **July 14**, **2017** from **Kelsey Weisgerber at 202-750-7060 or kweisgerber@mundoverdepcs.org.**

Proposals will be accepted at 30 P Street NW until August 4, 2017 at 3:30 P.M.

All bids not addressing all areas as outlined in the RFP will not be considered.

PAUL PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Bussing Services

Paul Public Charter School seeks bids for:

Bussing Service for Field Trips, Athletic Events, etc.

For a copy of the full RFP and associated scope of work interested firms should contact:

LaTasha Taylor at ltaylor@paulcharter.org or 202-541-6607.

Bids must be received by **12:00 PM, Monday, July 24th, 2017** to the following location:
Paul Public Charter School
ATTN: LaTasha Taylor
5800 8th St NW
Washington, DC 20011

PAUL PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Chromebooks

Paul Public Charter School seeks competitive bids for:
Chromebooks (Branded HP, Dell, Acer etc.)
For a copy of the full RFP, interested firms should contact:
Iftikhar Khan at: ikhan@paulcharter.org

Bids must be received by 4:00 P.M. Monday, July 24th. Please submit bids electronically to **ikhan@paulcharter.org**

Paul PCS reserves the right to cancel this RFP at any time.

Paul Public Charter School ATTN: Iftikhar Khan 5800 8th St. N.W. Washington, DC 20011

PAUL PUBLIC CHARTER SCHOOL

REQUEST FOR PROPOSALS

Painting Services

Paul Public Charter School seeks bids for:

Painting walls of hallways and stairwells.

For a copy of the full RFP and associated scope of work interested firms should contact:

Rolando R. Campos at reampos@paulcharter.org or 202-378-2269.

Bids must be received by **12:00 PM, Monday, July 24th**, 2017 to the following location:
Paul Public Charter School
ATTN: Rolando R. Campos
5800 8th St NW
Washington, DC 20011

OFFICE OF THE DEPUTY MAYOR FOR PLANNING AND ECONOMIC DEVELOPMENT

NOTICE OF FUNDING AVAILABILITY

FY2018 Great Streets Retail Small Business Grant

Grant Identification No.: DMPED - GHS - 018-RSBG21

The Office of the Deputy Mayor for Planning and Economic Development welcomes submissions from eligible small businesses seeking to improve their place of business through this capital improvement grant program.

Purpose: The purpose of the Great Streets Initiative is to transform certain designated emerging commercial corridors into thriving, walkable, shopable and inviting neighborhood experiences. The Great Streets Initiative does this by supporting existing businesses, attracting new businesses, increasing the District's tax base, and creating new job opportunities for District residents.

Background Information: The Office of the Deputy Mayor for Planning and Economic Development (DMPED) invites the submission of applications for Great Streets Retail Small Business Grants. Pursuant to the Deputy Mayor for Planning and Economic Development Limited Grant-Making Authority Amendment Act 2016, effective October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 1-328.04) and from the Economic Development Special Account pursuant to D.C. Official Code §2-1225.21

Award: DMPED will award up \$4,612,822.20 total in grants. Maximum request per application is \$50,000.00.

Eligible businesses: A new or existing small business owner whose business location is either within and/or soon to be move to a Great Streets Corridor (see map at: http://ht.ly/m90F30cM0bz). **Ineligible businesses:** Adult Entertainment, Auto Body Shops, Financial Institutions, Construction/General Contracting, Home-Based Businesses, Hotel, Liquor Store, Nightclub, Phone Store, Professional Services, and Real Estate Development/Property Management Realtor.

7th Street/Georgia Ave NW Connecticut Avenue NW Georgia Ave NW H Street – Bladensburg Road NE Minnesota/Benning Road NE Martin Luther King Jr. Avenue SE/ South Capitol Street SE/SW New York Avenue SE

North Capitol Street NW/NE
Pennsylvania Avenue SE
Wisconsin Avenue NW
Nannie Helen Burroughs Avenue NE
Rhode Island Avenue NE
U Street/14th Street NW (ADMO/Mt.
Pleasant)

For additional eligibility requirements and exclusions, please review the Request for Application (RFA) which will be posted at http://greatstreets.dc.gov by **Friday, July 28, 2017**

Period of Performance: October 2017 through August 2018

Grant Information Sessions: DMPED will host multiple information and live web chat sessions on the Great Streets Corridors. Once confirmed, details about the information sessions will be posted on the Great Streets website at www.greatstreets.dc.gov.

Contact Name:

Grants Manager dmpedgrants@dc.gov 202.724.8111

Deadline for Electronic Submission: Applicants must submit a completed online application to DMPED via the MicroEdge system no later than 12 noon EST on *Friday*, *September 8*, *2017*.

PUBLIC SERVICE COMMISSION OF THE DISTRICT OF COLUMBIA PUBLIC NOTICE

FORMAL CASE NO. 1145, IN THE MATTER OF THE APPLICATIONS FOR APPROVAL OF BIENNIAL UNDERGROUND INFRASTRUCTURE IMPROVEMENT PROJECTS PLAN AND FINANCING ORDERS

On May 17, 2017 the Electric Company Infrastructure Improvement Financing Emergency Amendment Act of 2017 (D.C. Law 22-067), amending the Electric Company Infrastructure Improvement Financing Act of 2014 (as amended, the "Undergrounding Act") became effective. This amendment authorizes the collection and use by the District of Columbia and the Potomac Electric Power Company ("Pepco") of certain charges to finance the undergrounding of certain electric power lines and ancillary facilities. This amendment governs Pepco's and the District Department of Transportation's ("DDOT") public-private partnership to bury overhead primary power lines to improve electric service reliability and reduce the impact of storm-related outages in the District of Columbia. The new legislation changes a portion of the funding structure for the District of Columbia Power Line Undergrounding ("DC PLUG") project from bonds issued by the District and securitized by ratepayers, as authorized under the original 2014 Act, to a pay-as-you-go structure with the cost imposed on Pepco and recovered by Pepco through a tariff rider authorized under the new amended Act.

The Public Service Commission of the District of Columbia ("Commission") hereby gives notice that, on July 3, 2017, DDOT and Pepco filed a Joint Application for Approval of the First Biennial Underground Infrastructure Improvement Projects Plan and Financing Order Application ("Joint Application") in compliance with the Undergrounding Act. This Notice describes the filing and sets deadlines, pursuant to that Act, for the filing of comments and petitions to intervene.

First Biennial Underground Infrastructure Improvement Projects Plan

Pursuant to Section 307(a) of the Undergrounding Act, DDOT and Pepco filed the Joint Application seeking approval of the first biennial Underground Infrastructure Improvement Projects Plan ("First Biennial Plan"). The First Biennial Plan identifies six (6) electric distribution feeders, all or parts of which are currently overhead, that DDOT and Pepco propose to place underground. As part of the feeder-selection process, Pepco ranked every overhead and combined overhead/underground feeder in the District of Columbia based on a number of criteria, including the number and duration of outages and customer minutes of interruption on each feeder for the years 2010-2016 (including storm outage data). DDOT and Pepco selected the feeders that will be placed underground as part of the First Biennial Plan based on this historical feeder performance data, as well as other secondary criteria.

The Joint Application also requests approval of a charge called the "Underground Project Charge" ("UPC") to recover costs incurred by Pepco to underground the selected feeders and other authorized costs and charges. Pursuant to the Undergrounding Act, the UPC is applicable to Pepco's District of Columbia customers who purchase electric distribution service, except for low-income customers served under Pepco's Residential Aid Discount ("RAD") Rider. Pepco may file with the Commission an application to adjust the UPC no later than April 1 of each year

to update forecasted expenditures for the calendar year in which the update is filed and to true-up costs and collections for the prior calendar year.

The proposed UPCs represent a total increase of approximately 0.5 cents per day for a typical residential customer who uses 675 kWh per month. Over the two-year period in which these charges will be in effect, the UPCs are designed to collect \$5,602,940 in total revenues. In the initial two years, Pepco expects to add approximately \$12.5 million in electric plant in service.

The initial UPC for the first year, for each Rate Schedule, is as follows:

Rate Schedule	Underground Project Charge (per
	<u>kilowatt-hour)</u>
R	\$0.00021
AE	\$0.00016
RTM	\$0.00064
GS ND	\$0.00039
T	\$0.00039
GS LV	\$0.00076
GS 3A	\$0.00038
GT LV	\$0.00047
GT 3A	\$0.00028
GT 3B	\$0.00003
RT	\$0.00029
SL/TS	\$0.00010
TN	\$0.00023

Mandhla Inches

If granted in full, the average monthly effects of the proposed rates in the first year will be:

		Monthly Increase			
		Distribution Bill Only			
	Average				
	Monthly	Percent		Dollar	
Rate Schedule*	<u>Usage</u>	<u>Increase</u>		<u>Amount</u>	
R	643	0.6%	\$	0.14	
AE	642	0.6%	\$	0.10	
RTM	3,595	1.3%	\$	2.30	
GS ND	1,306	1.0%	\$	0.51	
T	7,481	1.0%	\$	2.92	
GS LV	10,395	1.4%	\$	7.90	
GS 3A	20,475	1.1%	\$	7.78	
GT LV	124,129	1.3%	\$	58.34	
GT 3A	1,325,843	1.5%	\$	371.24	
GT 3B	12,025,895	1.4%	\$	360.78	
RT	24,928,230	1.5%	\$	7,857.91	
SL**	5,997,416	0.5%	\$	599.74	
TS**	799,836	0.5%	\$	79.98	
TN	416	0.8%	\$	0.10	

^{*} The effect of the proposed rates on any particular customer is dependent upon the actual usage of the customer. Increases shown are for customers with the average monthly usage.

First Financing Order Application

In the Joint Application, pursuant to Section 303(a)(1)(A) of the Undergrounding Act, Pepco included an application requesting that the Commission issue a financing order authorizing Pepco to assess a charge called the "Underground Rider" to recover charges imposed on Pepco by the District of Columbia. The charge imposed on Pepco by the District of Columbia is called the DDOT Underground Electric Company Infrastructure Improvement Charge or "DDOT Charge."

Pursuant to the Undergrounding Act, DDOT will use amounts paid by Pepco in respect of the DDOT Charge to fund costs associated with work performed by DDOT to underground the distribution feeders included in the First Biennial Plan and to be used by Pepco to provide electric distribution service in the District of Columbia. The work to be performed by DDOT includes civil engineering for, and the construction and installation of certain underground conduits, duct banks, electric vaults, manholes and similar facilities, and repaving and other road work.

The Underground Rider is applicable to all customers who take electric distribution service, except low-income customers served under Pepco's RAD Rider. The proposed Underground Rider represents a total increase of approximately 3.5 cents per day for a typical

^{**} The Street Lighting and Traffic Signal increases shown refer to the total class.

residential customer who uses 675 kWh per month. Over the two-year period in which these charges will be in effect, the Underground Rider is designed to collect \$60 million, or \$30 million per year. Pepco may file to adjust the Underground Rider not more frequently than twice per year to true-up the difference between the DDOT Charge imposed on Pepco for the period for which the adjustment is filed and actual amounts collected by Pepco through the Underground Rider for the corresponding period. The recovery for under-collection or over-collection shall be allocated to each customer class in the proportion to which the customer class contributed to the under-collection or over-collection.

The charges for the Underground Rider for the first year, for each Rate Schedule, are as follows:

Rate Schedule	<u>Underground Rider (per kilowatt-hour)</u>
R	\$0.00155
AE	\$0.00124
RTM	\$0.00481
GS ND	\$0.00296
T	\$0.00296
GS LV	\$0.00568
GS 3A	\$0.00288
GT LV	\$0.00352
GT 3A	\$0.00209
GT 3B	\$0.00020
RT	\$0.00218
SL/TS	\$0.00078
TN	\$0.00170

Monthly Increase

If granted in full, the average monthly effects of the proposed Underground Rider, in the first year, will be:

		wioning	111	cicase
		<u>Distributio</u>	n E	<u> Bill Only</u>
	Average			
	Monthly	Percent		Dollar
Rate Schedule*	<u>Usage</u>	<u>Increase</u>		Amount
R	643	4.7%	\$	1.00
AE	642	4.6%	\$	0.80
RTM	3,595	9.9%	\$	17.29
GS ND	1,306	7.6%	\$	3.86
T	7,481	7.6%	\$	22.15
GS LV	10,395	10.4%	\$	59.05
GS 3A	20,475	8.0%	\$	59.17
GT LV	124,129	10.1%	\$	436.93
GT 3A	1,325,843	10.9%	\$	2,771.01
GT 3B	12,025,895	10.7%	\$	2,405.18
RT	24,928,230	11.0%	\$	59,071.49
SL**	5,997,416	3.8%	\$	4,677.98
TS**	799,836	3.8%	\$	623.87
TN	416	5.7%	\$	0.71

^{*} The effect of the proposed rates on any particular customer is dependent upon the actual usage of the customer. Increases shown are for customers with the average monthly usage.

Pepco has requested that the UPC and the Underground Rider become effective within 90 days of the Commission's issuance of an order in Formal Case No. 1145 approving these charges.

Community Hearings, Intervention, and Comments

The Commission will hold a series of community hearings on the Joint Application beginning with a hearing on July 21, 2017, to receive comments from residents and businesses in the affected communities. The dates, times, and locations of the community hearings were published on the Commission's website on June 23, 2017 as follows:

Friday, July 21, 2017 – 2:30 P.M. Community of Hope 4 Atlantic Street, SW Washington, D.C. 20032

^{**} The Street Lighting and Traffic Signal increases shown refer to the total class.

Monday, July 24, 2017 – 6:30 P.M. Trinity University College O'Connor Auditorium 125 Michigan Avenue, NE Washington, D.C. 20017

Tuesday, July 25, 2017 - 11:30 A.M. St. John's United Baptist Church 6343 13th Street, NW Washington, D.C. 20011

Tuesday, July 25, 2017 – 6:30 P.M. Temple Sinai 3100 Military Road, NW Washington, D.C. 20015

Any person desiring to intervene in this proceeding may file a petition to intervene with the Commission on or before <u>Friday</u>, <u>July 28</u>, <u>2017</u>. The Joint Applicants and any party to the proceeding may file an answer or oppose the granting of a petition to intervene on or before <u>Friday</u>, <u>August 4</u>, <u>2017</u>. All petitions to intervene and answers thereto shall conform to the requirements of the Commission's Rules of Practice and Procedure as set forth in Chapter 106 of Title 15 of the District of Columbia Municipal Regulations (15 DCMR Section 106).

Any person desiring to comment on the Joint Application may file written comments with the Commission on or before **Tuesday**, **September 13**, **2017**.

All petitions for intervention and written comments should be sent to Ms. Brinda Westbrook-Sedgwick, Commission Secretary, Public Service Commission of the District of Columbia, 1325 G Street, NW, Suite 800, Washington, DC 20005.

Sections 303 and 309 of the Undergrounding Act provide that an evidentiary hearing shall be required only if contested issues of material fact are present and those issues cannot be resolved by the Commission based on the pleadings and discovery responses filed, if any. In accordance with the Expedited Procedural Schedule approved by the Commission in Order No. 18801, issued on June 15, 2017, the final day to request a hearing based on a material issue of fact is September 13, 2017. The issues to be considered by the Commission in reviewing the Joint Application are identified in Sections 302, 308, and 310 of the Undergrounding Act.

The Joint Application is available for viewing on the Commission's website (www.dcpsc.org) and inspection in the Public Service Commission's Office of the Commission's Secretary, 1325 G Street, Suite 800, between the hours of 9:00 am and 5:30 pm, Monday through Friday. Copies of the Joint Application can be purchased at the Commission at a cost of \$0.10 per page, actual reproduction cost. The Joint Application may also be inspected at the following public libraries:

District of Columbia Public Ward Libraries

Mount Pleasant Library 3160 16th St. NW Washington, D.C. 20010 mtpleasantlibrary@dc.gov 202-671-3121

Southwest Library 900 Wesley Place SW Washington, D.C. 20024 southwestlibrary@dc.gov 202-724-4752

Cleveland Park Library 4340 Connecticut Ave NW Washington, D.C. 20008 clevelandparklibrary@dc.gov 202-282-3080

Bellevue Library. William O. Lockridge 115 Atlantic St. SW Washington, D.C. 20032 bellevuelibrary@dc.gov 202-243-1185 Southeast Library 900 Wesley Place SW Washington, D.C. 20024 southwestlibrary@dc.gov 202-724-4752

Petworth Library 4200 Kansas Ave. NW Washington, D.C. 20011 petworthlibrary@dc.gov 202-243-1188

Woodridge Library 1801 Hamlin Street NE Washington, D.C. 20018 woodridgelibrary@dc.gov 202-541-6226

Capitol View Library 5001 Central Ave. SE Washington, D.C. 20019 capitolviewlibrary@dc.gov 202-645-0755

OFFICE OF THE SECRETARY OF THE DISTRICT OF COLUMBIA RECOMMENDATIONS FOR APPOINTMENTS AS 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 August 15, 2017.

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 July 14, 2017. Additional copies of this list are available at the above address or the website of the Office of the Secretary at www.os.dc.gov.

D.C. Office of the Secretary	Effective: August 15, 2017
Recommendations for appointment as DC Notaries Public	Page 2

Recommendation	s for appointment	as DC Notaries Public	Page 2
Alldridge	Susan E.	U.S. House of Representatives 1718 Longworth HOB,15 Independence Avenue, SE	20515
Amatus-Hakim	Taslim	District of Columbia Child and Family Serv Agency 200 I Street, SE	ices 20003
Appleton	Abigail Marie	U.S. Grains Council 20 F Street, NW, Suite 600	20001
Avila	Bianca N.	Robinson & Geraldo, PC 1316 Pennsylvania Avenue, SE	20712
Bell	Cynthia G	American Council on Education 1 Dupont Circle, NW	20036
Bellinger	Whitney L.	Self 62 55th Street, SE	20019
Benitez Ojeda	Victor M.	Wells Fargo 4841 Massachusetts Avenue, NW	20016
Blusiewicz	Ruth Ann	McDermott Will & Emery 500 North Capitol Street, NW	20001
Bonilla	Mirna	SunTrust Bank 2350 Washington Place, NE, Suite 108N	20018
Booze	Joann	National Press Club 529 14th Street, NW	20045
Bradshaw	Taneisha N.	Georgetown University Law School 600 New Jersey Avenue, NW- Room 123	20001
Braxton	Anita	American Society of Haematology 2021 L Street, NW, Suite 900	20036
Brown	Timothy	Consumer Specialty Products Association (4) 1667 K Street, NW, Suite 300	CSPA) 20006
Bullard	Ailease	Alston & Bird 950 F Street, NW	20004

20003

20018

D.C. Office of th Recommendatio	-	Effective: August 15 as DC Notaries Public	5, 2017 Page 3
Cabo	Iryna	i2Cuba Travel Corp 2655 15th Street, NW	20009
Carrington	Capucine	DC Department of Corrections 1901 D Street, SE	20003
Carroll	Sheila R.	Cogency Global Inc. 1025 Vermont Avenue, NW, Suite 1130	20005
Castro Jr.	Lionel Stephen	Self 1113 Penn Street, NE, Apartment 2	20002
Chandler	Martina M.	National Resident Matching Program 2121 K Street, NW, Suite 1000	20037
Christensen	Renee K.	Self (Dual) 206 6th Street, SE	20003
Clark	Courtney L.	Cozen & Gresser 2001 Pennsylvania Avenue, NW, Suite 300	20006
Collins	Catherine S.	Self (Dual) 3030 Wisconsin Avenue, NW, Apartment 10	20016
Cooper	Alicia D.	D.C. Department of Human Resources 441 4th Street, NW	20001
Corbutt	Mary E.	Van Scoyoc Associates 101 Constitution Avenue, NW, Suite 600 West	20001
Daugherty	David M.	The Kiplinger Washington Editors, Inc. 1100 13th Street, NW, Suite 750	20005
DeHaarte	Nakita	TD Bank 801 17th Street, NW	20006
Deutschman	Barry H.	Morgan Care Pharmacy 3001 P Street, NW	20007
Dewan	Bryan F.	Campaign for Accountability	20002

SQB Development

2612 28th Street, NE

Estep

S. Denise

660 Pennsylvania Avenue, SE

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Recommendations for appointment as DC Notaries Public	Page 4

Recommendation	Recommendations for appointment as DC Notaries Public		
Fillebrown	Megan	America's Essential Hospitals 401 Ninth Street, NW, Suite 900	20004
Fitzgerald	Sharon	Butzel Long 1909 K Street, NW, Suite 500	20006
Foley	Alycia	Musolino & Dessel 1615 L Street, NW, Suite 440	20037
Foradori	Lisa M.	U.S. House of Representatives 1718 Longworth HOB,15 Independence Avenue, SE	20515
Forcier	Bailey	Musolino & Dessel 1615 L Street, NW, Suite 440	20037
Fuelling	Tabitha C.	Federal Reserve Board 20th and Constitution Avenue, NW	20551
Gardner	Denise S.	D.C. Department of Human Resources, PFR 441 4th Street, NW	RB 20001
Glasser	Charlotte Anne	Shearman and Sterling, LLP 401 9th Street, NW	20004
Gravette	Natalie A.	Arent Fox, LLP 1717 K Street, NW	20006
Gray	Barbara A.	Self 1339 Underwood Street, NW	20012
Hale	Peggy	Goulston & Storrs 1999 K Street, NW, Suite 500	20646
Harley	Tonya Y.	The Association of Community College Trus 1101 17th Street, NW, Suite 300	stees 20036
Harvey	Tanya A.	Loeb & Loeb, LLP 901 New York Avenue, NW, Suite 300 East	20001
Hawkins	Winifred	DC Department of Corrections 1901 D Street, SE	20003
Henshaw	Donald W.	Office Doctor, Inc. 1629 K Street, NW, Suite 300	20006

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Recommendatio	Recommendations for appointment as DC Notaries Public		
Holston	Anita	Self 2300 Good Hope Road, SE, Apartment 426	20020
Howard	Pamela J.	Kuder, Smoller, Friedman & Mihalik, PC 1350 Connecticut Avenue, NW	20036
Hum	Elina Yi-Lin	Hum Law Firm, PLLC 1750 K Street, NW, #700	20006
Humphreys	Michelle Ann	Andrews Kurth Kenyon, LLP 1350 I Street, NW, Suite 1100	20005
Hurey	Tanisha A.	Chaikin & Sherman 1232 17th Street, NW	20036
Isaacs	Tonia J.	Shepherd Electric Supply of Washington DC 2101 New York Avenue, NE	c, LLC 20002
Jackson	Violet E.	DC Department of Corrections 1901 D Street, SE	20003
Jackson	Danielle P.	American Academy of Child and Adolescent Psychiatry 3615 Wisconsin Avenue, NW	20016
Jeon	Christie	Planet Depos 1100 Connecticut Avenue, NW, Suite 950	20036
Johnson	Kendall	The Harrison Beacher Group 1918 18th Street, NW	20009
Johnson	Monalisa	Hillwood Estate, Museum & Gardens 4155 Linnean Avenue, NW	20008
Jones	Lynette A.	AMAR Group, LLC 6230 3rd Street, NW, Suite 4	20011
Lightner	Vera	DC Department of Corrections 1901 D Street, SE	20003
Linkins	Damali A.	Self 3605 38th Street, NW, Apartment 304	20016

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Makell	James S.	Wells Fargo Bank 2000 L Street, NW	20036

Makell	James S.	Wells Fargo Bank 2000 L Street, NW	20036
Manson	Treon	Signal Financial Federal Credit Union 1400 Irving Street, NW, Suite 115	20010
Massey	Zanielle	Industrial Bank 4812 Georgia Avenue, NW	20011
Maziarz	Caitlin B.	Legal Services Corporation 3333 K Street, NW, 3rd Floor	20007
McDonough	Johanna P.	Rocklands Barbeque and Grilling Company 2418 Wisconsin Avenue, NW	20007
McLaughlin	Rebecca	D. L. McLaughlin Funeral Home 2518 Pennsylvania Avenue, SE	20020
Merchant	Elaine A.	U.S. House of Representatives, U.S. Capitol 1 First Street, NE, Ht-60	20215
Mickens	Anthony T.	DC Library Police 1990 K Street, NW, Suite 500	20006
Moorman	Chanda M.	Hilton Grand Vacations 1250 22nd Street, NW	20037
Morawetz	Nathaniel L.	HR&A 925 15th Street, NW, 3rd Floor	20005
Patterson	Karanja J.	Self 4918 7th Street, NE	20017
Perez-Sago	Jo-Ann	American Council on Education 1 Dupont Circle, NW	20036
Perry	Terrance	The UPS Store #6047 455 Massachusetts Avenue, NW	20001
Pyne	Oluwatoyin	Maedwell Residential 1140 3rd Street, NW	20002
Quander	Antoinette A.	Department of Behavior Health/Saint Elizabeth Hospital 1100 Alabama Avenue, SE	20032

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Ramos	Ronald M.	Self 1907 Kearney Street, NE	20018	
Rasheed	Sharon Allen	Norton Rose Fulbright US, LLP 799 9th Street, NW	20001	
Ray	Christopher	HRGM Corporation 2021 Shannon Place, SE	20020	
Rios	Claudia	Agriculture Federal Credit Union 1400 Independence Avenue, SW, Room 1210	20250	
Robinson	,			
	Elizabeth	5335 Wisconsin Avenue, NW, Suite 400	20015	
Rucker	Charlene A.	Self 2346 Hunter Place, SE	20020	
Sands	Tyesha	Michael Best and Friedrich, LLP		
	Rashawnda	601 Pennsylvania Avenue, NW, Suite 700 South	20004	
Shaw	Waynette D.	Justice Federal Credit Union 935 Pennsylvania Avenue, NE, Room 8676	20004	
Shihar	Lauren	Global Biological Standards Institute (GBSI)	20026	
Silva	Natalia U.	1020 19th Street, NW, Suite 550 TD Bank	20036	
		2000 K Street, NW	20006	
Sizemore	Teresa A.	Truth Initiative Foundation 900 G Street, NW, Fourth Floor	20001	
Solomon	Phyllis MiChele	National Venture Capital Association (NVCA 25 Massachusetts Avenue, NW, Suite 730	20001	
Tapia	Savina G.	Lasso and Lasso 4530 Wisconsin Avenue, NW, Suite 220	20016	
Taylor	Lisette	US Department of Health & Human Services 200 Independence Avenue, SW, 737F.5	20201	

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Recommendation	is for appointment	as DC Notaries Public	Page 8
Terrell	Amy Lynn	Williams Mullen 1666 K Street, NW, Suite 1200	20006
Tetu	Chantaline	Montgomery Fazzone, PLLC	
	Ache	1775 Pennsylvania Avenue, NW, Suite 950	20006
Tubilla	Alexander	Agriculture Federal Credit Union 14 & Independence Avenue, SW, Room SM-2	2 20250
Turner	Antoinette	Counsel Press, Inc 727 15th Street, NW, Suite 700	20005
Tyler	GerNika	DC Workspaces – NOMA	
	DeShawn	840 First Street, NE, 3rd Floor	20002
Venters	Lashay A.	Wells Fargo Bank, NA 5701 Connecticut Avenue, NW	20015
Walters	Frances Y.	Mid-Atlantic Innocence Project 2000 H Street, NW	20052
Waltimyer	Courtney	1010 Mass Condos 1010 Massachusetts Avenue, NW	20001
Walton	Ilse	Porter Group, LLC 11 D Street, SE	20003
Washington	LaQuaina	DC Government Office of the State Superinte	ndent of
		Education 810 1st Street, NE, 4th Floor	20002
Williams	Evelyn Hughes	Urban Institute 2100 M Street, NW	20037
Yates	Wesley	Bank of America 4201 Connecticut Avenue, NW	20008
Zickafoos	Cindi	Family Health International (FHI) 1825 Connecticut Avenue, NW	20009
Zimmer	Jonathan	Georgetown University Law Center 600 New Jersey Avenue, NW	20001

DEPARTMENT OF SMALL AND LOCAL BUSINESS DEVELOPMENT

REVISED NOTICE OF FUNDING AVAILABILITY (NOFA)

DC MAIN STREETS

(Georgetown, Kennedy Street/Upper 14th Street NW, Lower Georgia Avenue, and Minnesota Avenue Target Areas)

The Department of Small and Local Business Development (DSLBD) is soliciting applications from eligible applicants to operate a DC Main Streets program ("the Program") in four service areas (listed below). This revised NOFA includes a new breakdown for how administrative costs can be expended. **The submission deadline is Friday, August 4, 2017 at 2:00 p.m.**

Through this grant, DSLBD will designate and fund four DC Main Streets programs (organizations), which will develop the following programs and services.

- Assist business districts with the retention, expansion and attraction of neighborhood-serving retail stores.
- Unify and strengthen the commercial corridor.

Eligible applicants are DC-based nonprofit organizations which are current on all taxes.

DSLBD will **award** one grant for **each** of the following **service areas** (i.e., a total of three grants).

- Georgetown (Ward 2)
- Kennedy Street /Upper 14th Street, NW (Ward 4)
- Lower Georgia Avenue (Ward 1)
- Minnesota Avenue (Ward 7)

Each designated Program will receive \$175,000 in grant funding and technical assistance to support commercial revitalization initiatives.

Funding restrictions are as follows:

- 1. Up to \$55,000 may be spent on the salary of the Executive Director, who must be hired by December 1, 2017.
- 2. Up to \$25,000 may be spent on administrative costs, including office rental, office equipment, services and other administrative costs.
- 3. A minimum of \$35,000 must be spent on sub-grants to business and property owners. Grantees are expected to hire Certified Business Enterprises (CBE's) to provide all services.
- 4. A minimum of \$45,000 must be spent on other programmatic costs, including contracts for services, and advertising. Grantees are expected to hire Certified Business Enterprises (CBE's) to provide all services.

- As part of other programmatic costs, up to \$7,000 may be spent on accounting and professional audit services. Grantees are expected to hire Certified Business Enterprises (CBE's) to provide all services.
- 5. A minimum of \$15,000 must be spent on technical assistance in learning the Main Street Approach® from approved practitioners through workshops or other training sessions. Grantees are expected to hire Certified Business Enterprises (CBE's) or approved not for profit organizations to provide all services.
 - O Up to \$1,000 may be spent on professional dues/membership expenses and up to \$2,000 may be spent on staff/volunteer travel.

The DC Main Streets grant award is a recurring grant, which can be renewed annually as long as the grantee continues to meet the standards for accreditation by the National Main Street Center. The FY 2018 **grant performance period is** October 1, 2017 through September 30, 2018.

The **Request for Application** (RFA) includes instructions and guidance regarding application preparation. DSLBD will post the RFA on or before **Friday, June 23, 2017** at www.dslbd.dc.gov. Click on the *Our Programs* tab, then *Neighborhood Revitalization*, and then *Solicitations and Opportunities* on the left navigation column. DSLBD will host an Information Session on Thursday June 29, 2017 at 3:00 p.m. at DSLBD's office (441 4th Street, NW, #805 South Washington DC 20001). A photo ID is required to enter the building.

Application Process: Interested applicants must complete an online application on or before **Friday, August 4, 2017 at 2:00 p.m**. Applicants submitting incomplete applications will be notified by Monday, August 7, 2017 and will have two business days to upload missing information. Corrected applications are due on Wednesday August 9, 2017 at 2 p.m. DSLBD will not accept applications submitted via hand delivery, mail or courier service. **Late submissions and incomplete applications will not be forwarded to the review panel.**

Selection Process: DSLBD will select grant recipients through a competitive application process that will assess the Applicant's eligibility, experience, and capacity. DSLBD will determine grant award selection and notify all applicants of their status via email on or before Wednesday September 7, 2017.

Funding for this award is contingent on continued funding from the DC Council. The RFA does not commit the Agency to make an award.

DSLBD reserves the right to issue addenda and/or amendments subsequent to the issuance of the NOFA or RFA, or to rescind the NOFA or RFA.

All applicants must attest to executing DSLBD grant agreement as issued (sample document will be provided with the online application) and to starting services on October 1, 2017.

For more information, contact Cristina Amoruso, DC Main Streets Coordinator, at the Department of Small and Local Business Development at (202) 727-3900 or cristina.amoruso@dc.gov.

THURGOOD MARSHALL ACADEMY PUBLIC CHARTER HIGH SCHOOL

REQUEST FOR PROPOSALS

Substitute Teacher & Aide Temporary Staffing Agencies

Thurgood Marshall Academy—a nonprofit, college-preparatory, public charter high school—seeks temporary staffing agencies to provide substitute teachers and/or special education aides.

The **full RFP** is available on the **Employment Opportunities** page under the About tab of **www.thurgoodmarshallacademy.org**.

Amendments to or extension of the RFP, if any, will be posted exclusively on the web page described above.

Contact: For further information regarding the RFP contact David Schlossman, 202-276-4722, <u>dschlossman@tmapchs.org</u>. (Note that bidders may be referred to other school staff for information.)

Further information about Thurgood Marshall Academy—including our nondiscrimination policy—may be found at www.thurgoodmarshallacademy.org.

Deadline & Submission: Submit bids responsive to the full RFP (file size less than 5 MB) no later than **Thursday**, **July 27**, **2017**, via e-mail to **dschlossman@tmapchs.org**.

DISTRICT DEPARTMENT OF TRANSPORTATION

NOTICE OF FUNDING AVAILABILITY (NOFA)

Vision Zero Fiscal Year 2018 Safety Grants

Request for Application Release Date: July 14, 2017 Application Submission Deadline: September 1, 2017

The District Department of Transportation (DDOT) is the lead agency implementing Mayor Bowser's Vision Zero safety initiative. Vision Zero seeks to achieve zero traffic fatalities and serious injuries in the District by the year 2024 through better engineering of roadways, more effective traffic-safety education efforts, smarter use of transportation data and safety analysis, and more effective enforcement of life-saving laws.

DDOT is requesting proposals from potential grantees for projects that would use available funding to directly advance Vision Zero's mission and specific strategies. For more details on each strategy, please visit Vision Zero's Action Plan available at: http://www.devisionzero.com/action-plan.html. District government agencies, and local non-profit organizations are eligible to apply for Fiscal Year 2018 Vision Zero grant funds. Individual proposals should not exceed \$200,000.

Please refer to the full Request for Applications (RFA) for this funding opportunity for a detailed timeline of requirements. The RFA will be available on **July 14, 2017** and will be available on **DDOT**'s website.

For additional information or to receive the full RFA by email, please contact:

Jonathan M. Rogers Policy Analyst Policy and Legislative Affairs Division 55 M Street SE, Suite 700 Washington, DC 20003

Phone: (202) 741-5960

Email: jonathan.rogers@dc.gov

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Audit Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Audit Committee will be holding a meeting on Thursday, July 27, 2017 at 9:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dcwater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or lmanley@dcwater.com.

DRAFT AGENDA

1.	Call to Order	Committee Chairman
2.	Summary of Internal Audit Activity - Internal Audit Status	Internal Auditor
3.	Executive Session	Committee Chairman
4.	Adjournment	Committee Chairman

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

D.C. Retail Water and Sewer Rates Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) D.C. Retail Water and Sewer Rates Committee will be holding a meeting on Tuesday, July 25, 2017 at 9:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dcwater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or lmanley@dcwater.com.

DRAFT AGENDA

1.	Call to Order	Committee Chairperson
2.	Monthly Updates	Chief Financial Officer
3.	Committee Workplan	Chief Financial Officer
4.	Other Business	Chief Financial Officer
5.	Adjournment	Committee Chairperson

Committee Chairnerson

Call to Order

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Environmental Quality and Operations Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Environmental Quality and Operations Committee will be holding a meeting on Thursday, July 20, 2017 at 9:30 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dcwater.com.

For additional information, please contact Linda R. Manley, Board Secretary at (202) 787-2332 or linda.manley@dcwater.com.

DRAFT AGENDA

1.	Can to Order	Committee Chairperson
2.	AWTP Status Updates 1. BPAWTP Performance	Assistant General Manager, Plant Operations
3.	Status Updates	Chief Engineer
4.	Project Status Updates	Director, Engineering & Technical Services
5.	Action Items - Joint Use - Non-Joint Use	Chief Engineer
6.	Water Quality Monitoring	Assistant General Manager, Consumer Services
7.	Action Items	Chief Engineer Assistant General Manager, Consumer Services
8.	Emerging Items/Other Business	
9.	Executive Session	
10.	Adjournment	Committee Chairperson

DISTRICT OF COLUMBIA WATER AND SEWER AUTHORITY

BOARD OF DIRECTORS

NOTICE OF PUBLIC MEETING

Finance and Budget Committee

The Board of Directors of the District of Columbia Water and Sewer Authority (DC Water) Finance and Budget Committee will be holding a meeting on Thursday, July 27, 2017 at 11:00 a.m. The meeting will be held in the Board Room (4th floor) at 5000 Overlook Avenue, S.W., Washington, D.C. 20032. Below is the draft agenda for this meeting. A final agenda will be posted to DC Water's website at www.dcwater.com.

For additional information please contact: Linda R. Manley, Board Secretary at (202) 787-2332 or lmanley@dcwater.com.

DRAFT AGENDA

1.	Call to Order	Committee Chairman
2.	June 2017 Financial Report	Director of Finance & Budget
3.	Agenda for September Committee Meeting	Committee Chairman
4.	Adjournment	Committee Chairman

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 19507 of 1005 First, LLC, as amended¹, pursuant to 11 DCMR Subtitle X, Chapter 9, for special exceptions from the loading access requirements of Subtitle C § 904.2, and the penthouse use requirements of Subtitle C § 1500.3(c), and pursuant to Subtitle X, Chapter 10, for variances from the court requirements of Subtitle I § 207.1, to construct a mixed-used project consisting of hotel, residential, and retail uses in the D-5 Zone at premises 1005 First Street, N.E. (Square 0713, Lot 53).

HEARING DATES: June 14, 2017 and June 21, 2017²

DECISION DATE: June 21, 2017

SUMMARY ORDER

SELF-CERTIFICATION

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR Subtitle Y § 300.6. (Exhibit 9.) In granting the certified relief, the Board of Zoning Adjustment ("Board" or "BZA") made no finding that the relief is either necessary or sufficient. Instead, the Board expects the Zoning Administrator to undertake a thorough and independent review of the building permit and certificate of occupancy applications filed for this project and to deny any application for which additional or different zoning relief is needed.

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") 6C and to owners of property located within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6C, which is automatically a party to this application. The ANC submitted a report dated June 19, 2017 recommending approval of the application. The ANC's report indicated that at a regularly scheduled, properly noticed public meeting on June 14, 2017, at which a quorum was present, the ANC voted 6-0-0 to support the application, with the "recommendation that the applicant commit to work with the NoMa BID to discuss the public-realm plans and to integrate them into the applicant's own." (Exhibit 39.) In addressing

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¹ The Applicant amended the application by withdrawing from the original request the special exception from the garage and loading entrance requirements under Subtitle I § 602.2, and adding to the original request variances from the open court width and closed court area and width requirements under Subtitle I § 207.1, based on revised plans. (See, Updated Prehearing Statement at Exhibit 35 and revised plans at Exhibits 35A and 42.)

² The hearing was postponed from June 14, 2017 to June 21, 2017 at the Applicant's request.

the request of the ANC, the Board recognized the statement of the Applicant's representative that the Applicant will work with the NoMa BID.

The Office of Planning ("OP") submitted a timely report dated June 9, 2017, recommending approval of the amended application, and OP testified at the hearing in support. (Exhibit 37.)

The District Department of Transportation ("DDOT") submitted a timely report dated June 7, 2017, indicating that it had no objection to the grant of the application contingent upon the Applicant implementing the proposed Transportation Demand Management plan. (Exhibit 38.)

Variance Relief

As directed by 11 DCMR Subtitle X § 1002.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to Subtitle X § 1002.1 for area variances from the court requirements of Subtitle I § 207.1, to construct a mixed-used project in the D-5 Zone. The only parties to the case were the ANC and the Applicant. 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 Subtitle I § 207.1, the Applicant has met the burden of proof under 11 DCMR Subtitle X § 1002.1, 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.

Special Exception Relief

As directed by 11 DCMR Subtitle X § 901.3, the Board has required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to Subtitle X § 901.2, for special exceptions under the loading access requirements of Subtitle C § 904.2, and the penthouse use requirements of Subtitle C § 1500.3(c). The only parties to the case were the ANC and the Applicant. No parties appeared at the public hearing in opposition to this application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP and ANC

BZA APPLICATION NO. 19507 PAGE NO. 2 reports, the Board concludes that the Applicant has met the burden of proof, pursuant to 11 DCMR Subtitle X § 901.2 and Subtitle C §§ 904.2 and 1500.3(c), 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 Subtitle Y § 101.9, the Board has determined to waive the requirement of 11 DCMR Subtitle Y § 604.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that this application is hereby **GRANTED AND**, **PURSUANT TO SUBTITLE Y § 604.10**, **SUBJECT TO THE APPROVED PLANS AT EXHIBIT 35A1-35A5 – UPDATED ARCHITECTURAL PLANS – PARTS 1 THROUGH 5, AS MODIFIED BY EXHIBIT 42 – REVISED ARCHITECTURAL DRAWINGS.**

VOTE: **3-0-2** (Frederick L. Hill, Carlton E. Hart, and Peter G. May to APPROVE; Lesylleé M. White not present, not voting; 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: July 3, 2017

PURSUANT TO 11 DCMR SUBTITLE Y § 604.11, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO SUBTITLE Y § 604.7.

PURSUANT TO 11 DCMR SUBTITLE Y § 702.1, 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 SUBTITLE Y

BZA APPLICATION NO. 19507 PAGE NO. 3 § 705 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO SUBTITLE Y § 703.14, NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO SUBTITLE Y §§ 703 OR 704, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR SUBTITLE Y § 604, 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. 19513 of Michael and Ashley Perry, pursuant to 11 DCMR Subtitle X, Chapter 10 for variances from the nonconforming structure requirements of Subtitle C § 202.2 and the lot occupancy requirements of Subtitle E § 304.1, to construct a rear addition on the first floor of a one-family dwelling in the RF-1 zone at premises 520 12th Street N.E. (Square 984, Lot 41).

HEARING DATE: June 21, 2017 **DECISION DATE**: June 21, 2017

SUMMARY ORDER

SELF-CERTIFICATION

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR Subtitle Y § 300.6. (Exhibit 5.) In granting the certified relief, the Board of Zoning Adjustment ("Board" or "BZA") made no finding that the relief is either necessary or sufficient. Instead, the Board expects the Zoning Administrator to undertake a thorough and independent review of the building permit and certificate of occupancy applications filed for this project and to deny any application for which additional or different zoning relief is needed.

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") 6A and to owners of property located within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6A, which is automatically a party to this application. The ANC submitted a report recommending approval of the application. The ANC's report indicated that at a regularly scheduled, properly noticed public meeting on June 8, 2017, at which a quorum was present, the ANC voted 6-0-0 to support the application. (Exhibit 35.)

Three letters from neighbors, including adjacent neighbors, in support of the application were submitted to the record. (Exhibits 11, 27, and 38.)

The Office of Planning ("OP") submitted a timely report, dated June 9, 2017, in support of the application. (Exhibit 33.) The District Department of Transportation ("DDOT") submitted a timely report, dated June 8, 2017, expressing no objection to the approval of the application. (Exhibit 34.)

As directed by 11 DCMR Subtitle X § 1002.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to Subtitle X § 1002.1 for area variances from the nonconforming structure requirements of Subtitle C § 202.2

and the lot occupancy requirements of Subtitle E § 304.1, to construct a rear addition on the first floor of a one-family dwelling in the RF-1 zone. The only parties to the case were the ANC and the Applicant. 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 Subtitle C § 202.2 and Subtitle E § 304.1, the Applicant has met the burden of proof under 11 DCMR Subtitle X § 1002.1, 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 Subtitle Y § 101.9, the Board has determined to waive the requirement of 11 DCMR Subtitle Y § 604.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that this application is hereby **GRANTED AND**, **PURSUANT TO SUBTITLE Y § 604.10**, **SUBJECT TO THE APPROVED PLANS AT EXHIBIT 7 – ARCHITECTURAL PLANS AND ELEVATIONS**.

VOTE: **3-0-2** (Frederick L. Hill, Peter G. May, and Carlton E. Hart to APPROVE; Lesylleé M. White, not participating, not voting; 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: June 30, 2017

PURSUANT TO 11 DCMR SUBTITLE Y \S 604.11, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO SUBTITLE Y \S 604.7.

PURSUANT TO 11 DCMR SUBTITLE Y § 702.1, 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 SUBTITLE Y § 705 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO SUBTITLE Y § 703.14, NO OTHER ACTION, INCLUDING

BZA APPLICATION NO. 19513 PAGE NO. 2 THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO SUBTITLE Y §§ 703 OR 704, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR SUBTITLE Y § 604, 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.

BZA APPLICATION NO. 19513 PAGE NO. 3

GOVERNMENT OF THE DISTRICT OF COLUMBIA BOARD OF ZONING ADJUSTMENT

Application No. 19515 of 2125 N ST, LLC, as amended¹, pursuant to 11 DCMR Subtitle X, Chapter 10, for variances from the minimum court dimensions of Subtitle F § 202.1 and the nonconforming structure requirements of Subtitle C § 202.2, to construct a partial third-story addition and roof deck on an existing three-story apartment house in the RA-8 Zone at premises 2125 N Street, N.W. (Square 69, Lot 178).

HEARING DATE: June 21, 2017 **DECISION DATE**: June 21, 2017

SUMMARY ORDER

SELF-CERTIFICATION

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR Subtitle Y § 300.6. (Exhibits 5 (original) and 39 (revised).) In granting the certified relief, the Board of Zoning Adjustment ("Board" or "BZA") made no finding that the relief is either necessary or sufficient. Instead, the Board expects the Zoning Administrator to undertake a thorough and independent review of the building permit and certificate of occupancy applications filed for this project and to deny any application for which additional or different zoning relief is needed.

The Board provided proper and timely notice of the public hearing on this application by publication in the *D.C. Register* and by mail to Advisory Neighborhood Commission ("ANC") 2B and to owners of property located within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 2B, which is automatically a party to this application. The ANC did not submit a report for this application. The Applicant testified that the ANC voted unanimously to support the project.

Three letters from neighbors in support of the application were submitted to the record. (Exhibits 35-37.)

The Office of Planning ("OP") submitted a timely report, dated June 9, 2017, in support of the application. (Exhibit 33.) The District Department of Transportation ("DDOT") submitted a timely report, dated June 9, 2017, expressing no objection to the approval of the application. (Exhibit 32.)

¹ The Applicant amended the application by adding to the original request a variance from the nonconforming structure requirements of Subtitle C § 202.2, based on a recommendation from the Office of Planning. (See Exhibit 39 – Revised Self-Certification.) The amended relief is reflected in the caption above.

As directed by 11 DCMR Subtitle X § 1002.2, the Board required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to Subtitle X § 1002.1 for area variances from the minimum court dimensions of Subtitle F § 202.1 and the nonconforming structure requirements under Subtitle C § 202.2, to construct a partial third-story addition and roof deck on an existing three-story apartment house in the RA-8 Zone. No parties appeared at the public hearing in opposition to the application. Accordingly, a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board, and having given great weight to the OP report filed in this case, the Board concludes that in seeking variances from 11 DCMR Subtitle F § 202.1 and Subtitle C § 202.2, the Applicant has met the burden of proof under 11 DCMR Subtitle X § 1002.1, that there exists an exceptional or extraordinary situation or condition related to the property that creates 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 Subtitle Y § 101.9, the Board has determined to waive the requirement of 11 DCMR Subtitle Y § 604.3, that the order of the Board be accompanied by findings of fact and conclusions of law. The waiver will not prejudice the rights of any party and is appropriate in this case.

It is therefore **ORDERED** that this application is hereby **GRANTED AND**, **PURSUANT TO SUBTITLE Y § 604.10**, **SUBJECT TO THE APPROVED PLANS AT EXHIBIT 7 – ARCHITECTURAL PLANS AND ELEVATIONS**.

VOTE: **3-0-2** (Frederick L. Hill, Peter G. May, and Carlton E. Hart to APPROVE; Lesylleé M. White, not participating, not voting; 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: June 29, 2017

PURSUANT TO 11 DCMR SUBTITLE Y § 604.11, NO ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN (10) DAYS AFTER IT BECOMES FINAL PURSUANT TO SUBTITLE Y § 604.7.

PURSUANT TO 11 DCMR SUBTITLE Y § 702.1, 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

BZA APPLICATION NO. 19515 PAGE NO. 2 AFFAIRS FOR THE PURPOSE OF SECURING A BUILDING PERMIT, OR THE APPLICANT FILES A REQUEST FOR A TIME EXTENSION PURSUANT TO SUBTITLE Y § 705 PRIOR TO THE EXPIRATION OF THE TWO-YEAR PERIOD AND THE REQUEST IS GRANTED. PURSUANT TO SUBTITLE Y § 703.14, NO OTHER ACTION, INCLUDING THE FILING OR GRANTING OF AN APPLICATION FOR A MODIFICATION PURSUANT TO SUBTITLE Y §§ 703 OR 704, SHALL TOLL OR EXTEND THE TIME PERIOD.

PURSUANT TO 11 DCMR SUBTITLE Y § 604, 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 THAT 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.

BZA APPLICATION NO. 19515 PAGE NO. 3

GOVERNMENT OF THE DISTRICT OF COLUMBIA

BOARD OF ZONING ADJUSTMENT 441 4TH STREET, N.W. SUITE 200-SOUTH WASHINGTON, D.C. 20001

PUBLIC NOTICE OF CLOSED MEETINGS FOR JULY, 2017

In accordance with § 405(c) of the Open Meetings Act, D.C. Official Code § 2-575 (c), on June 28, 2017, the Board of Zoning Adjustment voted 4-0-1, to hold <u>closed meetings telephonically</u> on Mondays, July 10th, July 17th, and July 24th, beginning at 3:00 p.m. for the purpose of obtaining legal advice from counsel and/or to deliberate 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, as those cases are identified on the Board's meeting and hearing agendas for July 12th, July 19th, and July 26th.

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

Frederick L. Hill, Chairperson, Carlton E. Hart, Vice-Chairperson, Lesylleé M. White, Board Member, one seat vacant, and a Member of the Zoning Commission.

Clifford W. Moy, Secretary of the Board of Zoning Adjustment Sara A. Bardin, Director, Office of Zoning.

ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA NOTICE OF FILING

Z.C. Case No. 14-12B

(GG MRKT II, LP and EAJ 1309 5th Street, LLC – 2nd-Stage PUD, Modification of Significance to 1st-Stage PUD, and Modification of Significance to Consolidated PUD @ Square 3591, Lot 800)

June 29, 2017

THIS CASE IS OF INTEREST TO ANC 5D

On June 26, 2017, the Office of Zoning received an application from GG MRKT II, LP and EAJ 1309 5th Street, LLC (together, the "Applicant") for approval of second-stage planned unit development ("PUD") and modifications of significance to the first-stage and consolidated PUDs for the above-referenced property.

The property that is the subject of this application consists of Lot 800 in Square 3591 in northeast Washington, D.C. (Ward 5), on property located at 1309-1329 5th Street, N.E. The property is currently zoned C-3-C, for the purposes of this project, through a previously approved PUD-related map amendment which rezoned the property from the C-M-1 Zone District.

The Applicant proposes to construct two buildings at the heart of the 45-acre Florida Avenue Market Area ("Union Market"): the North Building will include ground-floor retail with residential use above, and the South Building will include new office space above an existing repurposed commercial building that contains retail and event space. The project will include a total of approximately 541,400 square feet of gross floor area plus approximately 34,300 square feet of penthouse habitable space and 470 below-grade parking spaces. The buildings will have an overall density of approximately 6.3 floor area ratio ("FAR") and a maximum height of 120 feet (excluding the penthouse).

The proposed second-stage PUD refines the program of uses and final building and landscape design for the North Building, and the proposed modification of significance to the first-stage PUD (North Building) shifts 64,500 square feet of GFA to the South Building. The proposed modification of significance to the consolidated PUD (South Building), changes the program of uses, modifies design details, and shifts density from the North Building.

This case was filed electronically through the Interactive Zoning Information System ("IZIS"), which can be accessed through http://dcoz.dc.gov. For additional information, please contact Sharon S. Schellin, Secretary to the Zoning Commission at (202) 727-6311.

ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA NOTICE OF FILING

Z.C. Case No. 17-12

(Forest City SEFC, LLC – Text and Map Amendments @ Squares 743, 744, 770, 771, 853, and 883 – The Yards)
June 29, 2017

THIS CASE IS OF INTEREST TO ANC 6D

On June 16, 2017, the Office of Zoning received a petition from Forest City SEFC, LLC ("Petitioner") for approval of text and map amendments for the above-referenced property. The overall purpose of the proposed modification to the Southeast Federal Center ("SEFC") zone is to encourage commercial office use, which is currently lagging behind the objective set forth in the SEFC master plan. The petition proposes to modify the SEFC-1 zone into two zones: SEFC-1A and the SEFC-1B, to allow more height and density for commercial use, with expanded coverage of design review and the elimination of the combined lot development tool currently allowed in parts of the SEFC zone.

The property that is the subject of this petition consists of two groups of properties in southeast Washington, D.C. (Ward 6): first, the Redevelopment Zone – Squares 743 and 744 (Parcels A, F, G, H, and I), which together are bounded by M Street, S.E., 1st Street, S.E., Canal Street, S.E., and New Jersey Avenue, S.E.; and second, the Historic Core – Square 770, Lot 40 (Parcel K); Square 771, Lots 811, 813, 814, and 7000-7010 (Parcel D); Square 853 (Parcel E1); and a portion of Square 883 (Parcels E2-E4), which together are bounded by M Street, S.E., 4th Street, S.E., the US DOT headquarters, 3rd Street, S.E., Tingey Street, S.E., and the Navy Yard.

The current SEFC-1 zone allows a maximum density of 6.0 floor area ratio ("FAR"), with a maximum non-residential density of 3.0 FAR), and maximum height of 110 feet.

The new SEFC-1A zone, proposed for Parcels A, F, and G, would permit a matter-of-right density of 6.0 FAR for any permitted use, including commercial office space, and would allow a 1.0 FAR bonus with Zoning Commission design review. SEFC-1A would permit a matter-of-right height of 130 feet on Parcel A and 110 feet on Parcels F and G, and would allow 130-feet height on Parcels F and G with design review.

The new SEFC-1B zone, proposed for Parcels H and I and Parcels D, E, and K, would permit a matter-of-right density of 6.0 FAR, with a maximum 3.0 FAR for nonresidential uses, and it would allow an additional 1.0 FAR bonus (for residential use only) with Zoning Commission design review. SEFC-1B would permit a matter-of-right height of 110, and would permit 130 feet in height on Parcel H only, with design review.

This case was filed electronically through the Interactive Zoning Information System ("IZIS"), which can be accessed through http://dcoz.dc.gov. For additional information, please contact Sharon S. Schellin, Secretary to the Zoning Commission at (202) 727-6311.

ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA NOTICE OF FILING

Z.C. Case No. 17-14

(UM 500 Penn Street NE, LLC & UDR, Inc. – Consolidated PUD and Related Map Amendment @ Square 3594) June 29, 2017

THIS CASE IS OF INTEREST TO ANC 5D

On June 22, 2017, the Office of Zoning received an application from UM 500 Penn Street NE, LLC & UDR, Inc. ("Applicant") for approval of a consolidated planned unit development ("PUD") and related map amendment for the above-referenced property.

The property that is the subject of this application consists of part of Lot 3 in Square 3594 Square 1043 in northeast Washington, D.C. (Ward 4), for property located at 500 Penn Street, N.E. The property is currently zoned PDR-1. The Applicant is proposing a PUD-related map amendment to rezone the property, for the purposes of this project, to the MU-9 zone.

The Applicant proposes to construct a new mixed-use building with ground-floor retail, 11 floors of residential use, and underground parking. The site is currently improved with a two-story show room and one-story warehouse that originally housed the Rock Creek Bottling Company, and the developer will incorporate the two-story portion of the existing façade into the project. The project will include 295-325 residential units, approximately 25,568 square feet of ground-floor retail space, and 145-230 below-grade parking spaces. The project will be designed to satisfy the LEED-Gold standard, and will have nine percent of the residential space devoted to affordable housing – 6.3% targeted to 60% median family income ("MFI") and 2.7% targeted to 50% MFI.

This case was filed electronically through the Interactive Zoning Information System ("IZIS"), which can be accessed through http://dcoz.dc.gov. For additional information, please contact Sharon S. Schellin, Secretary to the Zoning Commission at (202) 727-6311.

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