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2 3	Chairman Phil Mendelson
4	at the request of the Mayor
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7	A BILL
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12	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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17	Chairman Phil Mendelson, at the request of the Mayor, introduced the following bill, which was
18 19	referred to the Committee on
20	To enact and amend provisions of law necessary to support the Fiscal Year 2016 budget.
21	
22	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
23	act may be cited as the "Fiscal Year 2016 Budget Support Act of 2015".
24	TITLE I. GOVERNMENT DIRECTION AND SUPPORT
25	SUBTITLE A. BONUS AND SPECIAL PAY LIMITATION
26	Sec. 1001. Short title.
27	This subtitle may be cited as the "Bonus and Special Pay Limitation Act of 2015".
28	Sec. 1002. Bonus and special pay limitations.
29	(a) For fiscal year 2016, no funds shall be used to support the categories of special
30	awards pay or bonus pay; provided, that funds may be used to pay:
31	(1) Retirement awards;
32	(2) Hiring bonuses for difficult-to-fill positions;
33	(3) Additional income allowances for difficult-to-fill positions;
34	(4) Agency awards or bonuses funded by private grants or donations;

1	(5) Employee awards pursuant to section 1901 of the District of Columbia
2	Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law
3	139; D.C. Official Code § 1-619.01);
4	(6) Safe driving awards;
5	(7) Gainsharing incentives in the Department of Public Works;
6	(8) Suggestion/invention awards;
7	(9) Quality steps;
8	(10) Salary incentives negotiated through collective bargaining; or
9	(11) Any other award or bonus required by an existing contract or collective
10	bargaining agreement that was entered into prior to the effective date of this subtitle.
11	(b) No special awards pay or bonus pay shall be paid to a subordinate agency head or an
12	assistant or deputy agency head unless required by an existing contract that was entered into
13	prior to the effective date of this subtitle.
14	(c) Notwithstanding any other provision of law, no restrictions on the use of funds to
15	support the categories of special awards pay (comptroller subcategory 0137) or bonus pay
16	(comptroller subcategory 0138) shall apply in fiscal year 2016 to employees of the District of
17	Columbia Public Schools who are based at a local school or who provide direct services to
18	individual students.
19	(d) Notwithstanding this subtitle or any other provision of law, the Office of the Attorney
20	General shall pay employees of the Office of the Attorney General all performance allowance
21	payments to which they are entitled or may become entitled under any approved compensation
22	agreement negotiated between and executed by the Mayor and Compensation Unit 33 of the
23	American Federation of Government Employees, Local 1403, AFL-CIO for the period from

1 October 1, 2013, through September 30, 2017. These payments are necessary to satisfy the 2 requirements of section 857 of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective April 20, 1999 (D.C. Law 12-260; D.C. Official Code § 1-3 4 608.57), which requires the Attorney General's performance management system to link pay to 5 performance. 6 (e) Notwithstanding this subtitle of law, the Office of the Attorney General and the 7 subordinate agencies shall pay their employees all performance allowance payments to which 8 they are entitled 9 SUBTITLE B. SUPPLY MANAGEMENT AMENDMENT 10 Sec. 1011. Short title. 11 This subtitle may be cited as the "Supply Management Amendment Act of 2015". 12 Sec. 1012. The District of Columbia Procurement Practices Reform Act of 2010, 13 effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.01 et seq.), is amended as 14 follows: 15 (b) Section 803 (D.C. Official Code § 2-358.03) is amended to read as follows: "Sec. 803. Electronic inventory control system for surplus property. 16 17 "(a) The CPO shall establish an electronic inventory control system to monitor all 18 surplus property. The system shall contain the following information: "(1) The date of the receipt of the surplus property; 19 20 "(2) The agency or organization from which the surplus property was received; 21 "(3) A description of the surplus property, including quantity and condition; 22 "(4) A photograph of the surplus property; and 23 "(5) The estimated value of the surplus property.".

1	(c) A new section 802a is added to read as follows:
2	"Sec. 802a. Surplus property disposition agreements.
3	"(a) The CPO may enter into an agreement with a District agency, including an
4	independent agency, or a public charter school to sell its surplus goods.
5	"(b) OCP may charge an administrative fee of 6% of gross proceeds for the sale of
6	surplus property sold pursuant to an agreement entered into under this section. The
7	administrative fees shall be deposited into the Personal Property Sales Fund established by
8	section 805.".
9	(d) A new section 805 is added to read as follows:
10	"Sec. 805. Surplus Property Sales Fund.
11	"(a) There is established as a special fund the Surplus Property Sales Fund ("Fund"),
12	which shall be administered by the CPO in accordance with subsection (c) of this section.
13	"(b) There shall be deposited into the Fund:
14	"(1) Administrative fees collected pursuant to an agreement entered into pursuant
15	to section 802a; and
16	"(2) Proceeds from the sale of surplus property by OCP.
17	"(c) Money in the Fund shall be used to pay the administrative costs of maintaining and
18	disposing of surplus property, including the costs of online auctions.
19	(d) All funds in the Fund shall be lapsing.".
20	SUBTITLE C. OFFICE OF LGBT AFFAIRS AMENDMENT
21	Sec. 1021. Short title.
22	This subtitle may be cited as the "Office of Gay, Lesbian, Bisexual, Transgender, and
23	Questioning Affairs Amendment Act of 2015".

1 Sec. 1022. The Office of Gay, Lesbian, Bisexual, and Transgender Affairs Act of 2006, 2 effective April 4, 2006 (D.C. Law 16-89; D.C. Official Code § 2-1381 et seq.) is amended as 3 follows: 4 (a) Section 2 (D.C. Official Code § 2-1381) is amended as follows: 5 (1) Paragraph (1) is amended by striking the phrase "Office of Gay, Lesbian, 6 Bisexual, and Transgender Affairs" and inserting the phrase "Office of Lesbian, Gay, Bisexual, 7 Transgender, and Questioning Affairs" in its place. 8 (2) Paragraph (2) is amended to read as follows: 9 "(2) "Lesbian, gay, bisexual, transgender, and questioning" means individuals 10 who identify themselves as lesbian, gay, bisexual, or transgender or are questioning or exploring 11 their sexuality or sexual identity, or are concerned about applying a social label to themselves 12 related to their sexuality or sexual identity and who are residents of the District of Columbia. 13 (3) A new paragraph (2A) is added to read as follows: "(2A) "LGBTQ" means "lesbian, gay, bisexual, transgender, and questioning.". 14 15 (4) Paragraph (3) is amended by striking the phrase "Office of Gay, Lesbian, Bisexual, and Transgender Affairs" and inserting the phrase "Office of Lesbian, Gay, Bisexual, 16 17 Transgender, and Questioning Affairs" in its place. 18 (b) Section 3 (D.C. Official Code § 2-1382) is amended by striking the phrase "Office of 19 Gay, Lesbian, Bisexual, and Transgender Affairs ("Office)" and inserting the phrase "Office of Lesbian, Gay, Bisexual, Transgender, and Questioning Affairs ("Office")" in its place. 20 21 (c) Section 4 (D.C. Official Code § 2-1383) is amended as follows: (1) Subsection (a)(1) is amended by striking the phrase "full-time" and inserting 22 23 the phrase "full time" in its place.

1	(2) Subsection (b) is amended as follows:
2	(A) Paragraph (1) is amended by striking the phrase "gay, lesbian,
3	bisexual and transgender community" and inserting the phrase "lesbian, gay, bisexual,
4	transgender, and questioning community" in its place.
5	(B) Paragraph (3) is amended by striking the phrase "Gay, Lesbian,
6	Bisexual and Transgender community" and inserting the phrase "lesbian, gay, bisexual,
7	transgender, and questioning community" in its place.
8	(C) Paragraph (8) is amended by:
9	(i) Striking the phrase "Gay, Lesbian, Bisexual and Transgender
10	Program Coordinators" and inserting the phrase "Lesbian, Gay, Bisexual, Transgender, and
11	Questioning Coordinators" in its place; and
12	(ii) Striking the phrase "gay, lesbian, bisexual and transgender
13	community" and inserting the phrase "lesbian, gay, bisexual, transgender, and questioning
14	community" in its place.
15	(D) Paragraph (9) is amended by striking the phrase "Gay, Lesbian,
16	Bisexual and Transgender Program Coordinator" and inserting the phrase "Lesbian, Gay,
17	Bisexual, Transgender, and Questioning Coordinator" in its place
18	(E) Paragraph (10) is amended by:
19	(i) Striking the phrase "Gay, Lesbian, Bisexual and Transgendered
20	program coordinator" and inserting the phrase "Lesbian, Gay, Bisexual, Transgender, and
21	Questioning Coordinator" in its place; and

1	(ii) Striking the phrase "gay, lesbian, bisexual and transgender
2	health" and inserting the phrase "lesbian, gay, bisexual, transgender, and questioning health" in
3	its place.
4	(c) Section 4a(a) (D.C. Official Code § 2-1384(a)) is amended by striking the phrase
5	"Office of Gay, Lesbian, Bisexual and Transgender Affairs" and inserting the phrase "Office of
6	Lesbian, Gay, Bisexual, Transgender, and Questioning Affairs" in its place.
7	SUBTITLE D. APPOINTMENT TERM AMENDMENT
8	Sec. 1031. Short title.
9	This subtitle may be cited as the "Appointment Term Amendment Act of 2015".
10	Sec. 1032. Section 203(e) and (f) of the Procurement Practices Reform Act of 2010,
11	effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-352.03(e) and (f)), are
12	repealed.
13	Sec. 1033. Section 7 of the Office of Administrative Hearings Establishment Act of 2001
14	effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.04), is amended as
15	follows:
16	(a) Subsection (b)(2) is repealed.
17	(b) Subsection (d) is amended to read as follows:
18	"(d) At the conclusion of at least 2 years of service, the Chief Administrative Law Judge
19	shall have the right to assume a position as a full-time or part-time Administrative Law Judge for
20	a full term; provided, that he or she shall have no such right if he or she was removed from office
21	for cause, or if the Mayor makes a written finding within 60 days of the effective date of the
22	Chief Administrative Law Judge's resignation, that cause for removal existed at or before the
23	conclusion of his or her period of service.".

- Sec. 1034. Section 2903(e) and (f) of the Establishment of the Office of the Chief
- 2 Medical Examiner Act of 2000, effective October 19, 2000 (D.C. Law 13-172; D.C. Official
- 3 Code § 5-1402(e) and (f)), are repealed.
- 4 Sec. 1035. Section 4(d) and (e) of the Department of Forensic Sciences Establishment of
- 5 2011, effective August 17, 2011 (D.C. Law 19-18; D.C. Official Code § 5-1501.03(d) and (e)),
- 6 are repealed.
- 7 Sec. 1036. Section 2(b) of the State Education Office Establishment Act of 2000,
- 8 effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2601) is amended by
- 9 striking the sentence "The Officer shall serve a 4-year term.".
- Sec. 1037. Section 2066(b) of the Office of the Chief Tenant Advocate Establishment Act
- of 2005, effective October 1, 2007 (D.C. Law 16-181; D.C. Official Code § 42-3531.06(b)), is
- 12 amended to read as follows:
- "(b) The Chief shall be appointed by the Mayor.".
- 14 SUBTITLE E. ATTORNEY GENERAL AND MAYOR'S OFFICE OF LEGAL
- 15 **COUNSEL**
- Sec. 1041. Short title.
- 17 This subtitle may be cited as the "Elected Attorney General and Mayor's Office of Legal
- 18 Counsel Clarification Amendment Act of 2015".
- 19 Sec. 1042. Preamble.
- 20 (a) The Mayor and Council of the District of Columbia find that it is in the public
- 21 interest that the Government of the District of Columbia incorporate the principles of democracy,
- including shared responsibility, accountability, and checks and balances in the exercise of power.

1 (b) These principles are incorporated in this subtitle of the Budget Support Act, which 2 clarifies that the relationship of the Attorney General and Mayor is that of attorney and client. 3 Sec. 1043. The District of Columbia Government Comprehensive Merit Personnel Act of 4 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-601.01 et seq.), is 5 amended as follows: 6 (a) Section 851a (D.C. Official Code § 1-608.51a), is amended as follows: 7 (1) Subsection (b)(1) is amended as follows: 8 (A) A new subparagraph (A-1) is added to read as follows: 9 "(A-1) Overseeing and supervising the legal work of subordinate agency 10 counsel;" 11 (B) A new subparagraph (B-1) is added to read as follows: 12 "(B-1) Providing legal sufficiency reviews of legislation, regulations, and 13 contracts, at the request of the Mayor; provided, the Attorney General may also provide such 14 reviews at the request of the Mayor;" 15 (b) Section 852 (D.C. Official Code § 1-608.52) is amended by striking the phrase "General Counsels" and inserting the phrase "general counsels" in its place. 16 17 (c) Section 855 (D.C. Official Code § 1-608.55) is amended as follows: 18 (1) Subsection (a-1) is amended by inserting the please "; provided, the legal 19 work of such attorneys shall be under the direction, supervision, and control of the Director of 20 the Mayor's Office of Legal Counsel" after the phrase "subordinate agency". (2) Subsection (d) is amended by striking the phrase "General Counsel" and 21 inserting the phrase "general counsel" in its place 22

- 1 (c) Section 862(5) (D.C. Official Code § 1-608.62(5)) is amended by striking the phrase
- 2 "General Counsel" and inserting the phrase "general counsel" in its place.
- 3 Sec. 1044. The Attorney General for the District of Columbia Clarification and Elected
- 4 Term Amendment Act of 2010, effective May 27, 2010 (D.C. Law 18-160; D.C. Official Code
- 5 § 1-301.81 et seq.), is amended as follows:
- 6 (a) Section 101 (D.C. Official Code § 1-301.81) is amended as follows:
- 7 (1) Subsection (a) is amended by adding a new paragraph (1A) to read as
- 8 follows:
- 9 "(1A) In all law business carried out by the Attorney General, the relationship
- between the District government and the Attorney General shall be as client to attorney.
- 11 (2) A new subsection (c) is added to read as follows:
- 12 "(c) The Attorney General may delegate any of his or her authority to a subordinate
- under his or her jurisdiction or to another office or agency, subject to the consent of the office or
- agency; provided, the Attorney General may not delegate his or her authority to issue formal
- opinions.".
- 16 (b) Section 102 (D.C. Official Code § 1-301.82) is repealed.
- 17 (c) Section 105(a) (D.C. Official Code § 1-301.85(a)) is repealed.
- 18 (d) A new section 106b is added to read as follows:
- "Sec. 106b. Personnel and procurement authority.
- 20 "(a) As set forth in the District of Columbia Comprehensive Merit Personnel Act of
- 21 1978, effective March 3, 1979 (D.C. Law 2-139; D.C Official Code §1-601.01 et seq.)
- 22 ("CMPA"), the Attorney General shall be the personnel authority for the Office of the Attorney

- 1 General. The Attorney General's exercise of this authority shall be subject to those provisions of
- 2 the CMPA that are applicable to the Mayor, unless specifically exempted by District law.
- 3 "(b) As set forth in the Procurement Practices Reform Act of 2010, effective April 8,
- 4 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.01 et seq.), the Attorney General shall have
- 5 procurement authority independent of the Chief Procurement Officer; provided, the procurement
- 6 authority of the Attorney General shall be subject to the provisions of the PPRA that are
- 7 applicable to procurements carried out by the Chief Procurement Officer, unless specifically
- 8 exempted by District law.".
- 9 Sec. 1045. The District of Columbia Comprehensive Merit Personnel Act of 1978,
- effective March 3, 1978 (D.C. Law 2-139; D.C. Official Code § 1-601.01 et seq.), is amended as
- 11 follows:
- 12 (a) Section 202(1) (D.C. Official Code§ 1-602.02(1)) is amended to read as follows:
- 13 "(1) The Mayor, each member of the Council of the District of Columbia, and the
- 14 Attorney General are entitled to pay, as provided in section 1109 of this act, in accordance with
- the provisions of sections 421(d) and 403(a) of the District of Columbia Home Rule Act,
- approved December 24, 1973 (87 Stat. 787; D.C. Official Code §§ 1-204.21(d) and 1-204.03(a)),
- and section 105 of the Attorney General of the District of Columbia Clarification and Elected
- 18 Term Amendment Act of 2010, effective May 27, 2010 (D.C. Law 18-160; D.C. Official Code
- 19 § 1-301.85). The Mayor, each member of the Council of the District of Columbia, and the
- 20 Attorney General may participate in personnel benefit programs authorized in titles XXI, XXII,
- 21 XXIII, and XXVI of this act, and are covered by the provisions of subchapters XVIII, XXV,
- 22 XXIX, XXX, and XXXI of this act and section 408 of this act.".
- 23 (b) Section 301 (D.C. Official Code § 1-603.01) is amended as follows:

1	(1) Paragraph (13) is amended by striking the sentence "For the purposes of this
2	act, the Council of the District of Columbia shall be considered an independent agency of the
3	District of Columbia." and inserting the sentence "For the purposes of this act, the Council of the
4	District of Columbia and the Office of the Attorney General for the District of Columbia shall be
5	considered independent agencies of the District of Columbia." in its place.
6	(2) Paragraph (17)(D) is repealed.
7	(c) Section 406(b) is amended by adding a new paragraph (3B) to read as follows:
8	"(3B) For employees of the Office of the Attorney General, the personnel
9	authority is the Attorney General.".
10	(d) Section 903(a) (D.C. Official Code § 1-609.03(a)) is amended by adding a new
11	paragraph (2A) to read as follows:
12	"(2A) The Attorney General may appoint no more than 30 persons;"
13	(e) Section 1109 (D.C. Official Code § 1-611.09) is amended as follows:
14	(1) The section heading is amended to read as follows:
15	"Sec. 1109. Compensation — Mayor, members of the Council, and Attorney General."
16	(2) A new subsection (b-1) is added to read as follows:
17	"(b-1) In accordance with section 105 of the Attorney General for the District of
18	Columbia Clarification and Elected Term Amendment Act of 2010, effective May 27, 2010
19	(D.C. Law 18-160; D.C. Official Code § 1-301.85), the Attorney General shall receive
20	compensation in an amount equal to the Chairman of the Council.".
21	(f) Section 1715(a) (D.C. Official Code§ 1-617.15(a)) is amended by striking the phrase
22	"or in the case of employees of the District of Columbia Board of Education or the Board of
23	Trustees of the University of the District of Columbia, by the respective Boards" and inserting

1	the phrase "or in the case of employees of the Office of the Attorney General, the District of
2	Columbia Board of Education, or the Board of Trustees of the University of the District of
3	Columbia, by the Attorney General or the respective Board" in its place.
4	(g) Section 1716(a) (D.C. Official Code § 1-617.16(a)) is amended by striking the phrase
5	"The Mayor" and inserting the phrase "The Mayor, the Attorney General for employees of the
6	Office of the Attorney General," in its place.
7	(h) Section 190l(a) (D.C. Official Code§ 1-619.0l(a)) is amended by striking the phrase
8	"The Mayor" and inserting the phrase "The Mayor, the Attorney General" in its place.
9	(i) Section 2801 (D.C. Official Code § 1-628.01) is amended by striking the phrase "The
10	Mayor" and inserting the phrase "The Mayor, the Attorney General" in its place.
11	Sec. 1046. Section 201 of the Procurement Practices Reform Act of 2010, effective April
12	8, 2011 (D.C. Law 18-371; D.C. Official Code§ 2-351.01 et seq.), is amended as follows:
13	(b) Section 201 (D.C. Official Code§ 2-352.01) is amended as follows:
14	(1) Subsection (b) is amended as follows:
15	(A) Paragraph 10 is amended by striking the word "and".
16	(B) Paragraph 11 is amended by striking the period at the end and
17	inserting the phrase "; and" in its place.
18	(C) A new paragraph (12) is added to read as follows:
19	"(12) The Office of the Attorney General.".
20	(2) Subsection (c) is amended by striking the phrase "The Office of the Attorney
21	General and the Inspector General" and inserting the phrase "The Inspector General" in its place.
22	TITLE II. ECONOMIC DEVELOPMENT AND REGULATION

1	SUBTITLE A. DSLBD MICKO LOAN AMENDMENT
2	Sec. 2001. Short title.
3	This subtitle may be cited as the "Department of Small and Local Business Development
4	Micro Loan Fund Amendment Act of 2015".
5	Sec. 2002. Section 2375 of the Small, Local, and Disadvantaged Business Enterprise
6	Development and Assistance Act of 2005, effective September 18, 2007 (D.C. Law 17-20; D.C.
7	Code § 2-218.75) is amended as follows:
8	(a) The section heading is amended to read as follows:
9	"Sec. 2375. Small Business Capital Access Fund.".
10	(b) Subsection (a) is amended to read as follows:
11	"(a) For the purposes of this section, the term:
12	"(1) "Eligible recipient" means a business certified, or eligible to be certified, as a small
13	business enterprise pursuant to section 2332 or a disadvantaged business enterprise pursuant to
14	section 2333.
15	(2) "Fund" means the Small Business Capital Access Fund.
16	(c) Subsection (b) is amended by striking the phrase "Micro Loan" and inserting the
17	phrase "Capital Access" in its place.
18	(d) Subsection (d)(1) is amended to read as follows:
19	"(1) Eligible recipients that are certified as certified business enterprises, as
20	defined in section 2302(1D), with additional preference provided to eligible recipients that are
21	also certified as resident-owned business enterprises pursuant to section 2335; or".
22	SUBTITLE B. APPRENTICESHIP MODERNIZATION AMENDMENT
23	Sec. 2011. Short title.

1 This subtitle may be cited as the "Apprenticeship Modernization Amendment Act of 2 2015". 3 An Act to provide for voluntary apprenticeship in the District of Columbia, 4 effective May 21, 1946, (60 Stat. 204, ch. 267; D.C. Official Code § 32-1401 et seq.) is amended 5 as follows: 6 (a) Section 1 (D.C. Official Code § 32-1401) is amended to read as follows: 7 "Sec. 1. Purpose 8 It is the purpose of this act to: 9 "(1) Open to District of Columbia residents the opportunity to obtain training that will 10 equip them for profitable employment and citizenship; 11 "(2) Establish, as a means to this end, a program of voluntary apprenticeship under 12 approved apprenticeship agreements providing facilities for the training and guidance of 13 apprentices in the arts and crafts of industry and trade, with parallel instruction in related and 14 supplementary education; 15 "(3) Promote employment opportunities for young people under conditions providing adequate training and reasonable earnings; 16 17 "(4) Relate the supply of skilled workers to employment demands; 18 "(5) Establish standards for apprenticeship training; 19 "(6) Establish an Apprenticeship Council; 20 "(7) Provide for the establishment of local joint trade apprenticeship committees and non-

"(8) Provide for an Associate Director of apprenticeship within the District of Columbia;

joint committees to assist in effectuating the purposes of this act;

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- 1 "(9) Provide the reports be submitted to the Council of the District of Columbia and to 2 the public regarding the status of apprenticeship in the District of Columbia;
- 3 "(10) Establish a procedure for the determination of apprenticeship agreement 4 controversies: and
- 5 "(11) Accomplish related purposes.".

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- 6 (b) Section 2 (D.C. Official Code § 32-1402) is amended as follows:
- 7 (1) Strike the phrase "Superintendent of Schools" and insert the word "Chancellor" in its 8 place.
 - (2) Insert the sentence "At the end of a term, a member shall continue to serve until a successor is appointed and sworn into office." after the phrase "for the remainder of said term.".
 - (3) Strike the sentence "The compensation of each member not otherwise compensated by public money shall be paid not more than \$ 25 per day for each day spent in attendance at meetings of the Apprenticeship Council; provided, however, that any applicable laws passed by the Council of the District of Columbia shall supersede the provisions of this section."
 - (c) Section 3 (D.C. Official Code § 32-1403) is amended to read as follows:
- 16 "Sec. 3. Associate Director of Apprenticeship.
 - "(a) The Director of the Department of Employment Services shall appoint an Associate Director of Apprenticeship whose office shall have responsibility and accountability for the apprenticeship system in the District of Columbia. The Office of apprenticeship, Information and Training, which shall be known as the Registration Agency, shall have the authority to approve apprenticeship registration for federal purposes.

- 1 "(b) The Office of Apprenticeship, Information and Training is authorized to supply the
- 2 Associate Director of Apprenticeship or the Apprenticeship Council with the clerical, technical,
- 3 and professional assistance considered essential to effectuate the purposes of this act.".
- 4 (d) Section 4 (D.C. Official Code § 32-1404) is amended as follows:
- 5 (1) Strike the word "Director" and insert the phrase "Associate Director of
- 6 Apprenticeship" in its place.
- 7 (2) Strike the phrase "Secretary of Labor" and insert the phrase "Director of the
- 8 Department of Employment Services" in its place.
- 9 (3) Strike the sentence "Not less than once every 2 years the Apprenticeship
- 10 Council shall make a report through the Mayor of its activities and findings to Congress and to
- 11 the public."
- 12 (4) Insert the sentence "Once every year the Registration Agency shall make a
- 13 report through the Mayor of its findings and activities to the Council of the District of Columbia
- and to the public." at the end.
- 15 (e) Section 5 (D.C. Official Code § 32-1405) is amended to read as follows:
- 16 "Sec. 5. Associate director.
- 17 "The Associate Director of Apprenticeship, under the supervision of the Director of the
- 18 Department of Employment Services and with the advice and guidance of the Apprenticeship
- 19 Council, shall:
- 20 "(1) Administer the provisions of this act in cooperation with the Apprenticeship Council,
- 21 local joint apprenticeship committees, and non-joint apprenticeship committees to develop
- criteria and training standards for apprentices, which shall in no case be lower than those
- 23 required by this act;

- 1 "(2) Act as secretary of the Apprenticeship Council;
- 2 "(3) Approve, if approval is in the best interest of the apprentice, any apprentice
- 3 agreement that meets the standards established by or in accordance with this act;
- 4 "(4) Terminate or cancel any apprenticeship agreement in accordance with the provisions 5 of the apprenticeship agreement;
 - "(5) Engage with the State Board of Education and area community colleges on the administration and supervision of related and supplemental instruction for apprentices to ensure coordination of the instruction with job experiences; and
- 9 "(6) Perform such other duties as necessary to carry out the intent of this act.".
- 10 (f) Section 6 (D.C. Official Code § 32-1406) is amended to read as follows:
- "Sec. 6. Apprenticeship committees.

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- "(a) Local joint apprenticeship committees and non-joint apprenticeship committees in any trade or group of trades may be submitted to the Registration Agency for approval. Such Apprenticeship committees shall be composed of an equal number of employer and employee representatives appointed by the groups or organizations they represent, or the committee may consist of the employer and not less than 2 representatives from the recognized bargaining agency.
- "(b) In a trade or group of trades in which there is no bona fide employee organization, the Registration Agency, with the advice and guidance of the Apprenticeship Council, may approve a joint trade apprenticeship committee and a non-joint apprenticeship committee (also referred to as a unilateral or group non-joint committee).
- "(c) Subject to the approval of the Registration Agency, and in accordance with standards established by or under authority of this act, joint trade apprenticeship committees and non-joint

1 apprenticeship committees may develop standards to govern the training of apprentices and give 2 such aid as may be necessary to effectuate the standards.". 3 (g) Section 7 (D.C. Official Code § 32-1407) is amended to read as follows: 4 "Sec. 7. Definition of apprentice. "For the purposes of this act, the term "apprentice" means a worker at least 16 years of 5 6 age, except when a higher minimum age standard is otherwise fixed by law, who is employed to 7 learn an apprenticeable occupation meeting the criteria approved by the Registration Agency and 8 who has entered into a written apprenticeship agreement, which contains the terms and 9 conditions of the employment and training of the apprentice, with either the apprentice's 10 program sponsor or an apprenticeship committee acting as agent for the program sponsor.". 11 (h) Section 8 (D.C. Official Code § 32-1408) is amended to read as follows: 12 "Sec. 8 Apprenticeship agreements – contents. 13 "Every apprenticeship agreement entered into pursuant to this act shall contain: 14 "(1) The names and signatures of the contracting parties, including the 15 apprentice's parent or guardian, if the apprentice is a minor, and the contact information of the 16 program sponsor and the Registration Agency: "(2) The date of birth of the apprentice and social security number, given on a 17 18 voluntary basis; 19 "(3) A statement of the raft or occupation that the apprentice is to be taught and 20 the time period at which the apprenticeship will begin and end; 21 "(4) A statement showing: "(A) The number of hours to be spent by the apprentice in on-the-job 22

23

learning in a time-based program;

1	"(B) A description of the skill sets to be attained by completion of a
2	competency-based program, including the on-the-job learning component; or
3	"(C) The minimum number of hours to be spent by the apprentice and a
4	description of the skill sets to be attained by completion of a hybrid program; and
5	"(D) Provisions for related and supplemental instruction;
6	"(5) A statement setting forth a schedule of the processes in the occupation or industry
7	division in which the apprentice is to be trained and the approximate time to be spent in each
8	process;
9	"(6) A statement of the graduated scale of wages to be paid the apprentice and whether
10	the required school time shall be compensated;
11	"(7) A statement providing for a period of probation without adverse impact on the
12	sponsor during which time the apprenticeship agreement shall be terminated by the Associate
13	Director of Apprenticeship at the request, in writing, of the apprentice or suspended or cancelled
14	by the sponsor for good cause with due notice to the apprentice and a reasonable opportunity for
15	corrective action with due notice to the Associate Director of Apprenticeship, and providing that
16	after a probationary period, the apprenticeship may be cancelled by the Associate Director of
17	Apprenticeship by mutual agreement of all parties or canceled by the Associate Director of
18	Apprenticeship for good and sufficient reasons;
19	"(8) Contact information (name, address, phone, and e-mail, if appropriate) of the person
20	in the Registration Agency designated under the program to receive, process, and make
21	disposition of a controversy of difference arising out of the apprenticeship agreement when the
22	controversy or difference cannot be adjusted locally or resolved in accordance with the
23	established procedure or applicable collective bargaining provisions.

1	(9) A provision that a sponsor who is unable to fulfill the obligations under the
2	apprenticeship agreement may, with the approval of the Associate Director of Apprenticeship or
3	under the direction of the joint trade apprenticeship committee or non-joint apprenticeship
4	committee or individual sponsor, transfer the apprenticeship agreement to another sponsor;
5	provided, that:
6	"(A) The apprentice consents and that the other sponsor agrees to assume the
7	obligations of the apprenticeship agreement;
8	"(B) The transferring apprentice is provided a transcript of related
9	instruction an on-the-job learning by the program sponsor;
10	"(C) The transfer is to the same occupation; and
11	"(D) A new apprenticeship agreement is executed when the transfer
12	between program sponsors occurs; and
13	"(10) Such additional terms and conditions as may be prescribed or approved by
14	the Registration Agency with the advice and guidance of the Apprenticeship Council, if not
15	inconsistent with the provisions of this act.".
16	(i) Section 9 (D.C. Official Code § 32-1409) is amended by striking the word "Director"
17	both times it appears and inserting the phrase "Associate Director of Apprenticeship" in its place.
18	(j) Section 10 (D.C. Official Code § 32-1410) is amended as follows:
19	(1) Subsection (a) is amended as follows:
20	(A) Strike the work "Director' and insert the phrase "Associate Director of
21	Apprenticeship" in its place.
22	(B) Strike the phrase "under this act, and he may hold" and insert the
23	phrase "under this act and may hold" in its place.

1	(C) Strike the phrase "Secretary of Labor" and insert the phrase
2	"Registration Agency" in its place.
3	(2) Subsection (b) is amended to read as follows:
4	"(b)(1) The determination of the Associate Director of Apprenticeship shall be filed with
5	the Apprenticeship Council. If not appeal is filed with the Apprenticeship Council within 10
6	days after the date of filing the appeal, the determination of the Associate Director of
7	Apprenticeship shall become the order of the Apprenticeship Council.
8	"(2) Any person aggrieved by a determination or action of the Associate
9	Director of Apprenticeship may appeal to the Apprenticeship Council, which shall hold a hearing
10	after due notice to the interested parties.
11	"(3) Any person aggrieved by the action of the Apprenticeship Council
12	may appeal as provided in Title I of the District of Columbia Administrative Procedure Act,
13	approved October 21, 1968 (82 Stat. 1204: D.C. Official Code § 2-501 et seq.).".
14	(k) Section 12 (D.C. Official Code § 32-1412) is repealed.
15	Sec. 2013. Section 5(c)(2) of the amendments to An Act to Provide for Voluntary
16	Apprenticeship in the District of Columbia Act of 1978, effective March 6, 1979 (D.C. Law 2-
17	156; D.C. Official Code § 32-1431(c)(2)), is amended by striking the phrase "Contracting
18	Officer" wherever it appears and inserting the phrase "Department of Employment Services" in
19	its place.
20	SUBTITLE C. RETAIL PRIORITY AREA AMENDMENT
21	Sec. 2021. Short Title.
22	This subtitle may be cited as the "Retail Priority Area Amendment Act of 2015"

- Sec. 2022. The H Street Retail Priority Area Incentive Act of 2010, effective April 8,
- 2 2011 (D.C. Law 18-354; D.C. Official Code § 1-325.171 et seq.) is amended as follows:
- 3 (a) Section 2(5) (D.C. Official Code § 1-325.171(5)) is amended by striking the phrase
- 4 "within the area bounded by a line" and inserting the phrase "within and abutting the boundary
- of the area bounded by a line" in its place.
- 6 (a) Section 3 (D.C. Official Code § 1-325.172) is amended as follows:
- 7 (1) Paragraph (1)(B) is amended by striking the word "and".
- 8 (2) Paragraph (2) is amended by striking the period at the end and inserting the
- 9 phrase "; and" in its place.
- 10 (3) A new paragraph (3) is added to read as follows:
- 11 "(3) Beginning October 1, 2015, make grants to support revitalization programs
- or projects in the H Street corridor area.
- Sec. 2023. The Retail Incentive Act of 2004, effective September 8, 2004 (D.C. Law 15-
- 14 185; D.C. Official Code § 2-1217.71 et seq.), is amended as follows:
- 15 (a) Section 4 (D.C. Official Code § 2-1217.73) is amended as follows:
- 16 (1) Subsection (f) is amended by striking the phrase "within the following area"
- and inserting the phrase "within and abutting the boundary of the following area" in its place.
- 18 (2) Subsection (h) is amended by striking the phrase "within the following area"
- and inserting the phrase "which shall consist of the parcels, squares, and lots within and along
- 20 the boundary of the following area" in its place.
- 21 (3) Subsection (i) is amended by striking the phrase "within the following area"
- and inserting the phrase "which shall consist of the parcels, squares, and lots abutting the
- following line: Beginning at the intersection of Connecticut Avenue, N.W., and Macomb Street,

- 1 N.W., thence north on Connecticut Avenue, N.W., to its intersection with Albemarle Street,
- 2 N.W." in its place.
- 3 (4) Subsection (j) is amended by striking the phrase "within the following area"
- 4 and inserting the phrase "which shall consist of the parcels, squares, and lots within and along
- 5 the boundary of the following area" in its place.
- 6 (5) Subsection (k) is amended by striking the phrase "within the following area"
- 7 and inserting the phrase "which shall consist of the parcels, squares, and lots within and along
- 8 the boundary of the following area" in its place.
- 9 (b) Section 4b(b)(1) (D.C. Official Code § 2-1217.73b(b)(1)) is amended by striking the
- 10 phrase "With respect to the small business retention and attraction program referenced in
- subsection (a)(1) of this section," and inserting the phrase "With respect to the corridor
- revitalization programs listed in subsection (a) of this section," in its place.
- Sec. 2025. Section 2 of the Great Streets Neighborhood Retail Priority Areas Approval
- Resolution of 2007, effective July 10, 2007 (Res. 17-257; 54 DCR 7194), is amended as follows:
- 15 (a) The lead-in text of paragraph (1) is amended by striking the phrase "within the
- 16 following areas" and inserting the phrase "within or abutting the boundary lines of the following
- 17 areas" in its place.
- (b) Paragraph (2) is amended by striking the phrase "within the area bounded by a line"
- and inserting the phrase "within and abutting the boundary of the area bounded by a line" in its
- 20 place.
- (c) Paragraph (3) is amended by striking the phrase "within the area bounded by a line"
- and inserting the phrase "within and abutting the boundary of the area bounded by a line" in its
- 23 place.

1	(c) Paragraph (4) is amended by striking the phrase "within the area bounded by a line"
2	and inserting the phrase "within and abutting the boundary of the area bounded by a line" in its
3	place.
4	(d) Paragraph (5) is amended by striking the phrase "within the area bounded by a line"
5	and inserting the phrase "within and abutting the boundary of the area bounded by a line" in its
6	place.
7	(e) Paragraph (6) is amended by striking the phrase "within the following areas" and
8	inserting the phrase "within and abutting the boundary lines of the following areas" in its place.
9	SUBTITLE D. CREATIVE AND OPEN SPACE MODERNIZATION
10	AMENDMENT
11	Sec. 2041. Short title.
12	This subtitle may be cited as the "Creative and Open Space Modernization Act of 2015".
13	Sec. 2042. Section 47-811.03 of the District of Columbia Official Code is amended as
14	follows:
15	(a) Subsection (a) is amended as follows:
16	(1) Paragraph (4) is amended to read as follows:
17	"(4) "Eligible building" means a non-residential or mixed-use building.".
18	(2) A new paragraph (6A) is added to read as follows:
19	"(6A) "Lease commencement" means the date on which the tenant takes
20	possession of the space or the occupancy date agreed to in the lease between the landlord and the
21	Qualified High Technology Company, whichever occurs first.".
22	(3) Paragraph (8) is amended to read as follows:

1	"(8) "Qualified High Technology Company" shall have the same meaning as set
2	forth in § 47-1817.01(5).".
3	(4) A new paragraph (8A) is added to read as follows:
4	"(8A) "Qualified tenant improvement" means an improvement to an interior
5	portion of a building that is nonresidential real property if:
6	"(A) The improvement is made under or pursuant to a lease by the:
7	"(i) Lessee (or any sublessee) of such portion; or
8	"(ii) Lessor of such portion; and
9	"(B) The portion is to be occupied exclusively by the lessee (or any
10	sublessee) of the portion.".
11	(5) Paragraph (9) is amended to read as follows:
12	"(9) "Tenant" means a Qualified High Technology Company that executes a lease
13	for at least 50,000 square feet of net rentable area of eligible premises within the District for a
14	minimum term of 12 years, under which it (or its subsidiaries or directly related entities)
15	occupies and uses the eligible premises or will occupy and use eligible premises on or after the
16	lease commencement date. The term "tenant" also includes subsidiaries and directly related
17	entities.".
18	(b) Subsection (b)(2) is amended by adding the sentences "Alternatively, the tenant may
19	take up to 50% of the value of its total qualified tenant improvements package as a tax abatement
20	over 5 years. The total value of the tax abatement shall be calculated by adding the amount
21	provided as a concession allowance or amortized loan to the tenant specifically for qualified
22	tenant improvements to the amount of qualified tenant improvements funded by the tenant
23	directly. The maximum amount of the abatement allowed under either paragraph (1) or (2) of this

subsection shall be \$1 million per year over 5 years. In no event shall the tax abatement exceed 1 2 the tax bill for any one year. The Mayor shall devise a method for awarding the abatement so as 3 to not exceed the annual abatement caps." at the end. 4 (c) New subsections (c), (d), (e), and (f) are added to read as follows: 5 "(c) Notwithstanding subsections (a) and (b) of this section, the total combined 6 abatements, beginning in fiscal year 2017, shall not exceed: 7 "(1) \$3 million per fiscal year; and 8 "(2) \$15 million total over 5 years." 9 "(d) The tenant taking the abatement shall be required to provide a public benefit as 10 determined by the Mayor. The Mayor shall certify the public benefit to the Office of Tax and 11 Revenue by the lease commencement date as mentioned in subsection (f) of this section. 12 "(e) The abatement shall not roll forward or back between tax years. The abatement shall 13 be applied equally during each real property tax billing installment, and one-half of such 14 abatement shall be applied first during the latter of the half tax year of the lease commencement 15 date or when the certification by the Mayor to the Office of Tax and Revenue is made. "(f)(1) To be eligible for an abatement provided under subsection (a) and (b) of this 16 17 section, on or after October 1, 2016, an applicant shall file with the Mayor, in a manner and form 18 as the Mayor may prescribe, an application requesting certification of eligibility for the 19 abatement. 20 "(2) An application requesting certification of the abatement shall identify: "(A) The tax to which the certification applies; 21 "(B) The specific taxpayer (including taxpayer identification number) and 22

property (by square and lot or parcel or reservation number) eligible;

1	"(C) The type or portion of the property that is eligible;
2	"(D) The effective date of eligibility;
3	"(E) The date on which the eligibility is to terminate;
4	"(F) The public benefit; and
5	"(G) Such other information as the Mayor or Office of Tax and Revenue
6	may require to administer the abatement."
7	"(3) The Mayor shall review and certify to the Office of Tax and Revenue the
8	eligibility of an applicant by the applicant's lease commencement date or within 45 days after an
9	application is received, whichever is later."
10	"(4) The Office of Tax and Revenue shall review and process certifications by the
11	Mayor for real property tax abatements under this subsection within 10 business days of receipt.'
12	"(5) If a certified Qualified High Technology Company becomes ineligible during
13	the lease term for an abatement for which it has previously been certified, the Mayor shall notify
14	the Office of Tax and Revenue. The notification shall identify:
15	"(A) The type of tax to which the certification applied;
16	"(B) The specific taxpayer (including taxpayer identification number) and
17	property (by square and lot or reservation number);
18	"(C) The type or portion of the property that was previously certified as
19	eligible;
20	"(D) The date on which the taxpayer or property became ineligible; and
21	"(E) Any other information the Mayor or Office of Tax and Revenue may
22	require to rescind the abatement.".

2	AMENDMENT
3	Sec. 2051. Short title.
4	This subtitle may be cited as the "Deputy Mayor for Planning and Economic
5	Development Limited Grant-Making Authority Amendment Act of 2015".
6	Sec. 2052. The Deputy Mayor for Planning and Economic Development Limited Grant-
7	Making Authority Act of 2012, effective September 20, 2012 (D.C. Law 19-0168; D.C. Official
8	Code § 1-328.04), is amended by adding a new subsection (b-2) to read as follows:
9	"(b-2) Notwithstanding the Grant Administration Act of 2013, effective
10	December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year
11	2016 the Deputy Mayor for Planning and Economic Development may award up to \$3,000,000
12	in grants to Qualified High Tech Companies as defined by D.C. Official Code § 47-1817.01. The
13	total amount of grants to a single recipient shall not exceed \$1,000,000."
14	SUBTITLE F. YOUTH EMPLOYMENT AND WORK READINESS TRAINING
15	AMENDMENT
16	Sec. 2061. Short title.
17	This subtitle may be cited as the "Youth Employment and Work Readiness Training
18	Amendment Act of 2015".
19	Sec. 2062. Section 2 of the Youth Employment Act of 1979, effective January 5, 1980
20	(D.C. Law 3-46; D.C. Official Code § 32-241), is amended as follows:
21	(a) Subsection (a) is amended as follows:
22	(1) Paragraph (1) is amended as follows:
23	(A) Subparagraph (A) is amended to read as follows:

SUBTITLE E. DMPED LIMITED GRANT-MAKING AUTHORITY

1	(A) (i) A summer youth jobs program to provide for the employment
2	or training each summer of not less than 10,000 and no more than 25,000 youth between 14 and
3	24 years of age on the date of enrollment in the program.".
4	"(ii) Youth between the ages of 14 and 15 years at the date of
5	enrollment shall receive an hourly work readiness training rate of not less than \$5.25.".
6	"(iii) Youth between the ages of 16 and 24 years at date of
7	enrollment shall be compensated at a rate of not less than the federal minimum wage established
8	by section 6 of the Fair Labor Standards Act of 1938, approved June 25, 1938 (52 Stat. 1062; 29
9	U.S.C. § 206).".
10	(B) Subparagraph (A-i) is amended to read as follows:
11	"(A-i) Registration for the summer youth jobs program may occur on or
12	before the last day of January and should conclude by the last day of April of each year.".
13	(C) Subparagraph (B) is amended by striking the phrase "but shall not be
14	less than 20 nor more than 25 hours" and inserting the phrase "but shall not be less than 20 nor
15	more than 40 hours" in its place.
16	(D) Subparagraph (C) is amended to read as follows:
17	"(C) Employment may include an appropriate number of supervisory
18	positions at a wage rate established by the Mayor. Supervisory positions shall not be subject to
19	the requirements under this paragraph regarding the number of hours and weeks of
20	employment.".
21	(E) Subparagraph (E) is repealed
22	(2) Paragraph (2) is amended to read as follows:

1	"(2) In school employment and work readiness training. – An in-school
2	employment and work readiness training program to provide for the employment or training
3	during the school year of students aged 14 through 21 years on a part-time basis at no less than
4	the federal minimum wage, or work readiness training rate at no less than \$5.25 per hour.
5	Priority shall be given to students who meet eligibility criteria and standards of the Workforce
6	Innovation and Opportunity Act, approved July 22, 2014 (128 Stat. 1425; 29 U.S.C. § 3101 et
7	seq.) ("Workforce Innovation and Opportunity Act") as identified in regulations issued to
8	implement this title. The Mayor may provide financial incentives to increase performance
9	outcomes.".
10	(3) Paragraph (3) is amended to read as follows:
11	"(3) Out-of-school, year-round employment and work readiness training.—An
12	out-of-school, year-round employment and work readiness training program to provide youth 16
13	through 24 years of age with employment at the prevailing entry-level wage for the job being
14	performed and no less than the federal minimum wage, or work readiness training at a training
15	rate no less than \$5.25 per hour. The Mayor may provide financial incentives to promote work
16	readiness training activities and to increase performance outcomes. Priority shall be given to
17	youth who meet eligibility criteria and standards of the Workforce Innovation and Opportunity
18	Act as identified in regulations issued to implement this title. The program shall include
19	safeguards to assure that the prospect of employment resulting from this program does not
20	induce students to drop out of school.".
21	(4) Paragraph (4) is amended to read as follows:
22	"(4) On-the-job training program for adults.—An on-the-job training program

for unemployed individuals at least 18 years of age. Priority shall be given to participants who

- 1 meet eligibility criteria and standards of the Workforce Innovation and Opportunity Act as
- 2 identified in regulations issued to implement this title. The District government shall reimburse
- 3 participating employers no more than 75% of the prevailing wage paid for an occupation, as
- 4 determined by the Mayor, for a period not to exceed 12 months. The employer shall pay all
- 5 wages in excess of the allowable reimbursement and all fringe benefits. The Mayor shall require
- 6 that participating private-sector employers agree to hire persons who successfully complete the
- 7 program. On-the-job training participants shall not displace existing employees or be used as
- 8 substitutes for regular workers.".
- 9 (5) Paragraph (5) is amended to read as follows:
- 10 "(5) *Training and retraining for employment.*—Programs for pre-employment
- training and retraining for persons 16 years of age and above. Priority shall be given to
- 12 participants who meet eligibility criteria and standards of the Workforce Innovation and
- Opportunity Act as identified in regulations issued to implement this title. Training programs
- established pursuant to this paragraph may be coupled with those conducted under paragraphs
- 15 (3) and (4) of this subsection.".
- 16 (b) Subsection (b) is amended by inserting the sentence "The Mayor may enter into
- performance-based contracts to implement programs described in subsection (a) of this section."
- 18 at the end.
- 19 (c) Subsection (d) is amended to read as follows:
- 20 "(d) For the purposes of this section, to give priority to participants who meet eligibility
- 21 criteria and standards of the Workforce Innovation and Opportunity Act means to engage in a
- 22 good-faith effort to fill at least 30% of a program's available positions with persons who meet
- eligibility criteria and standards of the Workforce Innovation and Opportunity Act.".

1	(d) A new subsection (g) is added to read as follows:
2	"(g) Notwithstanding subsection (f) of this section and title I of the District of Columbia
3	Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code §
4	2-501 et seq.), the Mayor may establish wage rates and training stipend levels by Mayor's
5	order.".
6	SUBTITLE G. LOCAL RENT SUPPLEMENT AMENDMENT
7	Sec. 2071. Short title.
8	This subtitle may be cited as the "Local Rent Supplement Amendment Act of 2015".
9	Sec. 2072. Section 26c of the District of Columbia Housing Authority Act of 1999,
10	effective March 2, 2007 (D.C. Law 16-192; D.C. Official Code § 6-228), is amended as follows
11	(b) Subsection (b) is amended by inserting the phrase "from the households referred to
12	the Authority pursuant to subsection (c) of this section or" after the phrase "selected from".
13	(c) A new subsection (c) is added to read as follows:
14	"(c) Eligible households may be referred to the Authority by the Department of Human
15	Services or by another District agency designated by the Mayor.".
16	SUBTITLE H. MANUFACTURER'S SIDEWALK CAFE AND SUMMER
17	GARDEN ENDORSEMENT AMENDMENT
18	Sec 2071. Short title.
19	This subtitle may be cited "Manufacturer's Sidewalk Cafe and Summer Garden
20	Endorsement Amendment Act of 2015".
21	Sec. 2072. Section 25-113a(c) of the District of Columbia Official Code is amended by:
22	(a) Inserting the phrase "a manufacturer's license class A or B holding an on-site sales
23	and consumption permit or" after the word "under"; and

1	(2) Adding the sentence "The licensee under a manufacturer's license class A or B
2	holding an on-site sales and consumption permit may be authorized to conduct business
3	operations on a sidewalk cafe or summer garden only between the hours of 1:00 p.m. and 9:00
4	p.m., 7 days a week." at the end.
5	SUBTITLE I. ENTERTAINMENT AND MEDIA PRODUCTION AND
6	DEVELOPMENT AMENDMENT
7	Sec. 2081. Short title.
8	This subtitle may be cited as the Entertainment and Media Production and Development
9	Amendment Act of 2015.
10	Sec. 2082. The Cable Television Reform Act of 2002, effective October 9, 2002 (D.C.
11	Law 14-193; D.C. Official Code § 34-1251.01 et seq.), is amended as follows:
12	(a) Section 101 (D.C. Official Code § 34-1251.01) is amended to read as follows:
13	"Sec. 101. Short title.
14	"This act may be cited as the Entertainment and Media Production and Development
15	Amendment Act of 2015.".
16	(b) Section 102 (D.C. Official Code § 34-1251.02) is amended as follows:
17	(1) A new subsection (a-1) is added to read as follows:
18	"(a-1) The Council of the District of Columbia further finds that:
19	"(1) The District of Columbia's iconic landmarks and diverse neighborhoods
20	make the District of Columbia a natural choice for film, television, video, photography, gaming,
21	digital media, and entertainment production.
22	"(2) Fostering the development of film, television, video, photography, gaming,
23	digital media, and entertainment industries in the District of Columbia benefits District residents

1	"(3) Film, television, video, photography, gaming, digital media, and
2	entertainment projects play an important role in enhancing local production activity;
3	"(4) Local production activity in turn stimulates local resident employment,
4	business opportunities, infrastructure and economic growth;
5	"(5) It is, and should be, the policy of the District of Columbia to have residents
6	trained in the industry skillsets; and
7	"(6) It is, and should be, the policy of the District of Columbia to encourage the
8	development of a sustainable film, television, video, photography, gaming, digital media, and
9	entertainment industry in the District of Columbia.".
10	(2) Subsection (b) is amended as follows:
11	(A) Paragraph (8) is amended by striking the word "and" at the end.
12	(B) Paragraph (9) is amended by striking the period at the end and
13	inserting the phrase "; and" in its place.
14	(C) New paragraphs (10), (11), and (12) are added to read as follows:
15	"(10) To foster the development of film, television, video, photography, gaming,
16	digital media, and entertainment projects and industries in the District;
17	"(11) To market and promote the District to film, television, video, photography,
18	gaming, digital media, and entertainment industries as a prime location for productions and
19	events; and
20	"(12) To stimulate employment and business opportunities related to film,
21	television, video, photography, gaming, digital media, and entertainment industries projects and
22	industries.".
23	(c) Section 103 (D.C. Official Code § 34-1251.03) is amended as follows:

1	(1) A new paragraph (10A) is added to read as follows:
2	"(10A) "Director" means the Director of the Office of Film, Television, and
3	Entertainment.".
4	(2) Paragraph (23) is amended to read as follows:
5	"(23) "Office" means the Office of Film, Television, and Entertainment
6	established by § 34-1252.01.".
7	(3) A new paragraph (25A) is added to read as follows:
8	"(25A) "PEG" means public access, educational, and governmental channels.".
9	(c) Section 201 (D.C. Official Code § 34-1252.01.) is amended to read as follows:
10	"Sec. 201. Establishment of the Office of Film, Television, and Entertainment; director;
11	general counsel.
12	"(a) There is established within the executive branch, as a subordinate agency, the Office
13	of Film, Television, and Entertainment ("Office"). The Office shall be responsible for:
14	"(1) Fostering the development of film, television, video, photography, gaming,
15	digital media, and entertainment projects and industries in the District, including:
16	"(A) Marketing and promoting the District to film, television, video,
17	photography, gaming, digital media, and entertainment industries as a prime location for
18	productions and events;
19	"(B) Stimulating employment and business opportunities related to film,
20	television, video, photography, gaming, digital media, and entertainment projects and industries.
21	"(C) Creating a workforce development program for the training of
22	District residents on the film, television, video, photography, gaming, digital media, and
23	entertainment industry skillsets;

1	"(D) Serving as a clearinghouse for information regarding government
2	requirements affecting the production of film, television, video, photography, gaming, digital
3	media, and entertainment within the District;
4	"(E) Assisting producers and companies in securing permits and other
5	appropriate services connected with the production film, television, video, photography, gaming,
6	digital media, and entertainment projects, including television shows and films;
7	"(F) Facilitating cooperation from the District government, the federal
8	government, and private sector groups in the location and production of film, television, video,
9	photography, gaming, digital media, and entertainment projects, including television shows and
10	films;
11	"(2) Oversight of cable television services, including:
12	"(A) Regulating cable service, cable service providers, and the cable
13	television industry;
14	"(B) Protecting and promoting the public interest in cable service; and
15	"(C) Executing the policies and provisions of the cable television laws and
16	regulations of the District; and
17	"(3) Producing content for the government and educational channels and
18	managing those channels and producing video content for District government agencies and
19	residents.
20	"(b) The Office shall be administered by a Director, who shall be appointed by the
21	Mayor. Notwithstanding any other provision of law, the Director shall become a bona fide
22	resident of the District within 180 days after the effective date of confirmation by the Council
23	and shall remain a District resident for the duration of the appointment. Failure to become a

- 1 District resident or to maintain District residency shall result in forfeiture of the appointment.
- 2 The Director shall not have, or have had within 2 years preceding his or her nomination, any
- 3 ownership or business interest of over 5% in, or a substantial business affiliation with, any cable
- 4 operator in the District.
- 5 "(c) The duties of the Director shall include the general administration of the Office, the
- 6 preparation of the budget, hiring of staff, maintaining records, administering and enforcing the
- 7 provisions of this act and regulations promulgated pursuant to this act, and such other duties
- 8 required by law.
- 9 "(d) The Director shall establish an Office of the General Counsel within the Office. The
- 10 Office of the General Counsel shall be headed by a general counsel appointed by the Director
- with the approval of the Director of the Mayor's Office of Legal Counsel. The General Counsel,
- with the consent of the Director and the approval of the Director of the Mayor's Office of Legal
- 13 Counsel, may appoint assistant general counsels. The Director may also establish a Cable
- 14 Television Division, for matters related to the regulation of the cable television industry, a Film
- and Television Development Division, to support the development of film, television, video,
- 16 photography, gaming, digital media, and entertainment projects and industries in the District, and
- such other offices and divisions as the Director determines are in the interest of the Office.
 - "(e) The Director may appoint a Director of Programming to be the station manager of
- 19 the government channels.".
- 20 (d) The section heading of section 202 (D.C. Official Code § 34-1252.02) is amended to
- 21 read as follows:

- "Sec. 202. Powers and responsibilities of the Office of Film, Television, and
- 23 Entertainment.".

- 1 (e) Section 602(b) (D.C. Official Code § 34-1256.02(b)) is amended by striking the
- 2 phrase "to the Corporation Counsel" and inserting the phrase "to the Director of the Mayor's
- 3 Office of Legal Counsel" in its place.
- 4 (f) Section 604(c) (D.C. Official Code § 34-1256.04(c)) is amended by striking the phrase
- 5 "to the Corporation Counsel" and inserting the phrase "to the Director of the Mayor's Office of
- 6 Legal Counsel" in its place.
- 7 (g) A new section 1406 (D.C. Official Code § 34-1264.06) is added to read as follows:
- 8 "Sec. 1406. Additional transition provisions.
- 9 "(a) All appointments, rules, regulations, orders, administrative issuances, obligations,
- determinations, and agreements made, established, issued, promulgated, or entered into by the
- Office of Cable Television or Office of Motion Picture and Television Development, shall
- remain in effect until amended, modified, superseded, or repealed by the Office of Film,
- 13 Television, and Entertainment.
- 14 "(b) All unexpended balances of appropriations, allocations, income, and other funds
- available to the Office of Cable Television or Office of Motion Picture and Television
- Development, shall be transferred to the appropriate accounts of the Office of Film, Television,
- 17 and Entertainment.
- 18 "(c) All lawful existing contractual rights and obligations of the Office of Cable
- 19 Television or Office of Motion Picture and Television Development shall transfer to the Office
- of Film, Television, and Entertainment, which shall assume all rights, duties, liabilities, and
- 21 obligations as a successor in interest.".
- Sec. 2083. The Office of Motion Picture and Television Development Establishment Act
- 23 of 2014, enacted on January 25, 2015 (D.C. Act 20-607; 62 DCR 1549), is repealed.

1	TITLE III. PUBLIC SAFETY AND JUSTICE
2	SUBTITLE A. BODY-WORN CAMERA PRIVACY AMENDMENT
3	Sec. 3001. Short title.
4	This subtitle may be cited as the "Body-Worn Camera Privacy Emergency Amendment
5	Act of 2015".
6	Sec. 3002. Section 204(a) of the District of Columbia Administrative Procedure Act,
7	effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-534(a)), is amended as
8	follows:
9	(a) Paragraph (13) is amended by striking the word "and".
10	(b) Paragraph (14) is amended by striking the phrase "16." and inserting the phrase "16;
11	and" in its place.
12	(c) A new paragraph (15) is added to read as follows:
13	"(15) Recordings created pursuant to the Metropolitan Police Department's body-worn
14	camera program.".
15	Sec. 3003. This subtitle shall apply as of October 1, 2014.
16	SUBTITLE B. OAH ADMINISTRATIVE LAW JUDGE TERM LIMIT
17	AMENDMENT
18	Sec. 3011. Short title.
19	This subtitle may be cited as the "Office of Administrative Hearings Administrative Law
20	Judge Term Limit Amendment Act of 2015".
21	Sec. 3012. The Office of Administrative Hearings Establishment Act of 2001, effective
22	March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.01 et seq.), is amended as follows
23	(a) Section 11(c) (D.C. Official Code § 2-1831.08(c)) is amended as follows:

1	(1) Paragraph (1) is amended by striking the phrase "6 years" and inserting the
2	phrase "5 years" in its place.
3	(2) Paragraph (2) is amended by striking the phrase "6 years" and inserting the
4	phrase "5 years" in its place.
5	(3) Paragraph (3) is amended by:
6	(A) Striking the phrase "6-year" and inserting the phrase "5-year" in its
7	place; and
8	(B) Striking the phrase "6 years" and inserting the phrase "5 years" in its
9	place.
10	(b) Section 13(a) (D.C. Official Code § 2-1831.10) is amended by striking the phrase "6-
11	year" and inserting the phrase "5-year" in its place.
12	SUBTITLE C. CHILD FATALITY REVIEW COMMITTEE AMENDMENT
13	Sec. 3021. Short title.
14	This subtitle may be cited as the "Child Fatality Review Committee Establishment Act
15	Amendment of 2015".
16	Sec. 3022. Section 4604(a) of the Child Fatality Review Committee Establishment Act
17	of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 4-1371.04(a)), is
18	amended as follows:
19	(a) Paragraph (9) is amended by striking the phrase "Office of the Corporation Counsel."
20	and inserting the phase "Office of the Attorney General;" in its place.
21	(c) New paragraphs (10), (11), (12), and (13) are added to read as follows:
22	"(10) Department of Behavioral Health;
23	"(11) Department of Health Care Finance;

1	"(12) Department of Youth Rehabilitation Services; and
2	"(13) Office of the State Superintendent of Education.".
3	SUBTITLE D. OFFICE OF THE DEPUTY MAYOR FOR PUBLIC SAFETY
4	AND JUSTICE
5	Sec. 3031. Short title.
6	This subtitle may be cited as the "Office of the Deputy Mayor for Public Safety and
7	Justice Amendment Act of 2015".
8	Sec. 3032. Section 3022 of the Office of the Deputy Mayor for Public Safety and Justice
9	Establishment Act of 2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code §
10	1-301.191), is amended as follows:
11	(a) Subsection (a) is amended by striking the phrase "as a separate agency,".
12	(b) Subsection (c)(5)(A) is amended by striking the phrase "Oversee and provide
13	administrative support for the" and inserting the phrase "Be responsible for providing guidance
14	and support to, and coordination of, the" in its place.
15	SUBTITLE E. FEMS MEDICAL DIRECTOR LIABILITY AMENDMENT
16	Sec. 3041. Short title.
17	This subtitle may be cited as the "Fire and Emergency Medical Services Department
18	Medical Director Liability Clarification Amendment Act of 2015".
19	Sec. 3042. Section 3a(e) of An Act To classify the officers and members of the fire
20	department of the District of Columbia, and for other purposes, , effective April 15, 2008 (D.C.
21	Law 17-147; D.C. Official Code § 5-404.01(e)), is repealed.
22	TITLE IV. PUBLIC EDUCATION

SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA FOR PUBLIC

SCHOOLS AND PUBLIC CHARTER SCHOOLS AMENDMENT

3 Sec. 401. Short title.

1

2

- 4 This subtitle may be cited as the "Funding for Public Schools and Public Charter Schools
- 5 Amendment Act of 2015".
- 6 Sec. 402. The Uniform Per Student Funding Formula for Public Schools and Public
- 7 Charter Schools and Tax Conformity Clarification Amendment Act of 1998, effective March 26,
- 8 1999 (D.C. Law 12-207; D.C. Official Code § 38-2901 et seq.), is amended as follows:
- 9 (a) Section 105 (D.C. Official Code § 38-2904) is amended by striking the tabular array
- and inserting the following tabular array in its place:

"Grade Level	Weighting	Per Pupil
		Allocation in
		FY 2016
"Pre-Kindergarten 3	1.34	\$12,719
"Pre-Kindergarten 4	1.30	\$12,340
"Kindergarten	1.30	\$12,340
"Grades 1-5	1.00	\$9,492
"Grades 6-8	1.08	\$10,251
"Grades 9-12	1.22	\$11,580
"Alternative program	1.44	\$13,668
"Special education school	1.17	\$11,106
"Adult	0.89	\$8,448

11 12

- (b) Section 106(c) (D.C. Official Code § 38-2905(c)) is amended to read as follows:
- 13 "(c) The supplemental allocations shall be calculated by applying weightings to the
- 14 foundation level as follows:
- 15 "Special Education Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Supplemental
			Allocation
			FY 2016

"General Education Add-ons:

"Level/ Program	Definition	Weighting	Per Pupil
			Supplemental
			Allocation
			FY 2016

"ELL	Additional funding for English Language Learners.		\$4,651
"At-risk	Additional funding for students in foster care, who are homeless, on TANF or SNAP, or behind grade level.	0.219	\$2,079

"Residential Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Supplemental
_			Allocation
			FY 2016
"Level 1:	Additional funding to	0.368	\$3,493
Special	support the after-hours		
Education -	level 1 special education		
Residential	needs of students living in		
	a D.C. Public School or		
	public charter school that		
	provides students with		
	room and board in a		
	residential setting		
"Level 2:	Additional funding to	1.337	\$12,691
Special	support the after-hours		
Education -	level 2 special education		
Residential	needs of students living in		
	a D.C. Public School or		
	public charter school that		
	provides students with		
	room and board in a		
	residential setting		
"Level 3:	Additional funding to	2.891	\$27,438
Special	support the after-hours		
Education -	level 3 special education		
Residential	needs of students living in		
	a D.C. Public School or		
	public charter school that		
	provides students with		
	room and board in a		
	residential setting		

"Level 4:	Additional funding to	2.874	\$27,280
Special	support the after-hours		
Education -	level 4 special education		
Residential	needs of limited and non-		
	English proficient		
	students living in a D.C.		
	Public School or public		
	charter school that		
	provides students with		
	room and board in a		
	residential setting		
"LEP/NEP -	Additional funding to	0.668	\$6,341
Residential	support the after-hours		
	limited and non-English		
	proficiency needs of		
	students living in a D.C.		
	Public School or public		
	charter school that		
	provides students with		
	room and board in a		
	residential setting		

1 "Special Education Add-ons for Students with Extended School Year ("ESY")

3 Indicated in Their Individualized Education Programs ("IEPs"):

"Level/ Program	Definition	Weighting	Per Pupil Supplemental Allocation FY 2016
"Special Education Level 1 ESY	Additional funding to support the summer school/program need for students who require extended school year (ESY) services in their IEPs.	0.063	\$598
"Special Education Level 2 ESY	Additional funding to support the summer school/program need for students who require extended school year (ESY) services in their IEPs	0.227	\$2,155

"Special	Additional funding to	0.491	\$4,661	
Education	support the summer			
Level 3 ESY	school/program need			
	for students who			
	require extended			
	school year (ESY)			
	services in their IEPs			
"Special	Additional funding to	0.489	\$4,642	,
Education	support the summer			
Level 4 ESY	school/program need			
	for students who			
	require extended			
	school year (ESY)			
	services in their IEPs			

2

SUBTITLE B. SCHOOLS TECHNOLOGY FUND

- 3 Sec. 4011. This subtitle may be cited as the "School Technology Fund Amendment Act of 2015".
- 5 Sec. 4012. Section 10005 of the Revised Revenue Estimate Adjustment Allocation Act of
- 6 2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-325.251), is
- 7 amended by adding a subsection (d) to read as follows:
- 8 "(d) By November 15 of each year, each LEA receiving funds from the Schools
- 9 Technology Fund shall submit to the Office of the State Superintendent of Education a report on
- 10 all Schools Technology Fund expenditures for the previous fiscal year. The report shall include
- 11 the following information:
- 12 "(1) A detailed description of the equipment or software what was purchased by
- the LEA with funds from the Schools Technology Fund, including the cost associated with each
- 14 piece of equipment or software; and
- 15 "(2) A detailed description of the technological improvements that were made to
- the LEA's school facilities using the funds from the Schools Technology Fund.".

1	SUBTITLE C. STUDENT RESIDENCY VERIFICATION FUND
2	Sec. 4021. Short title.
3	This subtitle may be cited as the "Student Residency Verification Fund Amendment Act
4	of 2015".
5	Sec. 4022. Section 2(c) of An Act To require the payment of tuition on account of
6	certain persons who attend the public schools of the District of Columbia, and for other purposes,
7	approved September 8, 1960 (74 Stat. 853; D.C. Official Code § 38-302(c)) is amended to read
8	as follows:
9	"(c) All non-resident tuition and fees collected under this section shall be
10	deposited in the Student Residency Verification Fund, established by section 15b of the District
11	of Columbia Nonresident Tuition Act, effective May 9, 2012 (D.C. Law 19-126; D.C. Official
12	Code § 38-312).".
13	SUBTITLE D. AT-RISK WEIGHT PRESERVATION FUND ESTABLISHMENT
14	Sec. 4031 Short title.
15	This subtitle may be cited as the "At-Risk Weight Preservation Fund Establishment Act
16	of 2015".
17	Sec. 4032. At-Risk Supplemental Allocation Preservation Fund.
18	(a) There is established as a non-lapsing fund the At-Risk Supplemental Allocation
19	Preservation Fund ("Fund"), which shall be used for the purposes set forth in subsection (b) of
20	this section. All funds deposited in the Fund shall not revert to the unrestricted fund balance of
21	the General Fund of the District of Columbia at the end of a fiscal year, or at any other time, but
22	shall be continually available for the uses and purposes set forth in subsection (b) of this section
23	without regard to fiscal year limitation, subject to authorization by Congress.

1	(b) The Fund shall be used solely to fund services and materials designed to assist at-risk
2	students defined as those in foster care, who are homeless, on TANF or SNAP, or behind grade
3	level.
4	(c) The Fund shall be administered by the Chancellor of the District of Columbia Public
5	Schools.
6	(d)(1) At the end of each school year, the Chancellor shall work with the local school
7	principals to determine if any non-personal services at-risk funding will be unspent by the end of
8	the fiscal year. If funds will remain, the principal may request that they be deposited into the
9	Fund to be carried over into the subsequent fiscal year for his/her school.
10	(2) At no point may an individual school carry over more than 50% of its current
11	fiscal year at-risk allocation.
12	(3) The remaining at-risk funding available at the close of the fiscal year shall be
13	deposited into the Fund and available to schools on a competitive basis to be spent on at-risk
14	needs as determined by the Chancellor.
15	SUBTITLE E. CHANCELLOR OF DCPS SALARY ADJUSTMENT
16	AMENDMENT
17	Sec. 4041. Short title.
18	This subtitle may be may be cited as the "Chancellor of the District of Columbia Public
19	Schools Salary Adjustment Amendment Act of 2015".
20	Sec. 4042. Section 1052(b)(2) of the District of Columbia Government Comprehensive
21	Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C. Official Code § 1-
22	610.52(b)(2)), is amended by striking the phrase "the Chancellor of the District of Columbia

- 1 Public Schools Kaya Henderson (\$275,000)," and inserting the phrase "the Chancellor of the 2 District of Columbia Public Schools Kaya Henderson (\$284,000)," in its place. 3 SUBTITLE F. DCPS SPONSORSHIP OPPORTUNITIES AMENDMENT 4 Sec. 4051. Short title. 5 This subtitle may be may be cited as the "District of Columbia Public Schools 6 Sponsorship Opportunities Amendment Act of 2015". 7 Sec. 4052. Section 105(c) of the District of Columbia Public Schools Agency 8 Establishment Act of 2007, effective April 23, 2007 (D.C. Law 17-09; D.C. Official Code § 38-9 174(c)), is amended as follows: 10 (a) Paragraph (9) is amended by striking the word "and" at the end. (b) Paragraph (10) is amended by striking the period at the end and inserting the phrase 11 "; and" in its place. 12 13 (c) A new paragraph (11) is added to read as follows: 14 "(11) Contract for advertisements and sponsorships for athletics, community 15 engagement events, or facilities improvements designed to generate resources for the District of 16 Columbia Public Schools.". 17 Sec. 4053. The Chief Financial Officer shall deposit all cash proceeds received from 18 advertisements and sponsorships pursuant to this act to the credit of the District of Columbia 19 Public Schools in the same manner as that used for donations under section 115 of the District of 20 Columbia Appropriations Act, 2003, approved February, 2003 (117 Stat. 123; D.C. Official 21 Code§ 1-329.01).
 - **AMENDMENT**

23

SUBTITLE G. EDUCATOR EVALUATION DATA PROTECTION

1	Sec. 4061. Short title.
2	This subtitle may be may "Educator Evaluation Data Protection Amendment Act of
3	2015".
4	Sec. 4062. Section 204(a) of the District of Columbia Administrative Procedure Act,
5	effective March 25, 1977 (D.C. Law 1-96; D.C. Official Code § 2-534(a)), is amended as
6	follows:
7	(a) Paragraph (15) is amended by striking the word "and" at the end.
8	(b) Paragraph (16) is amended by striking the period and inserting the phrase "; and" in
9	its place.
10	(c) A new paragraph (17) is added to read as follows:
11	"(17) Individual educator evaluations and effectiveness ratings, observation, and
12	value-added data collected or maintained by the Office of the State Superintendent of Education.
13	For the purposes of this paragraph, the term "educator" means a principal, assistant principal,
14	school teacher, assistant teacher, or paraprofessional.".
15	TITLE V. HEALTH AND HUMAN SERVICES
16	SUBTITLE A. TEMPORARY ASSISTANCE FOR NEEDY FAMILIES
17	AMENDMENT
18	Sec. 5001. Short title.
19	This subtitle may be cited as the "Temporary Assistance for Needy Families Amendment
20	Act of 2015".
21	Sec. 5002. The District of Columbia Public Assistance Act of 1982, effective April 6,
22	1982 (D.C. Law 4-101; D.C. Official Code § 4-205.01 et seq.), is amended as follows:

1	(a) Section 552 (D.C. Official Code § 4-205.52) is amended by adding a new subsection
2	(d-1) to read as follows:
3	"(d-1) (1) Effective October 1, 2015, the assistance levels set forth in subsection (c) of
4	this section shall be adjusted annually for the rate of inflation, except for the following:
5	"(A) For fiscal year 2017 the assistance level shall be increased by 15.3%
6	"(B) For fiscal year 2018 the assistance level shall be increased by 13.3%
7	and
8	"(C) For fiscal year 2019 the assistance level shall be increased by 11.8%
9	"(2) In annually adjusting the assistance levels for the rate of inflation, the prior
10	year's assistance level shall be increased by an amount equal to the prior year's assistance level
11	multiplied by the CPI percentage increase in the Consumer Price Index for Urban Consumers
12	(CPI-U) for all items from the preceding calendar year, as determined by the United States
13	Department of Labor Bureau of Labor Statistics.".
14	SUBTITLE B. MEDICAL ASSISTANCE PROGRAM AMENDMENTS
15	Sec. 5011. Short title.
16	This subtitle may be cited as the "Medical Assistance Program Emergency Amendment
17	Act of 2015".
18	Sec. 5012. Section 1(a) of an Act To enable the District of Columbia to receive Federal
19	financial assistance under title XIX of the Social Security Act for a medical assistance program,
20	and for other purposes, approved December 27, 1967 (81 Stat. 744: DC Official Code § 1-
21	307.02(a)), is amended by adding a new paragraph (9) to read as follows:

1	"(9) Review and approval by the Council of the Fiscal Year 2016 Budget and
2	Financial Plan shall constitute the Council review and approval required by paragraph (2) of this
3	subsection of any amendment, modification, or waiver of the state plan required to:
4	"(A) Implement amendments to the Intermediate Care Facilities for
5	People with Developmental Disabilities (ICF/IDD) reimbursement methodology to ensure
6	compliance with federal law; and
7	"(B) Implement amendments to the payment methodology for hospital
8	services.".
9	TITLE VI. TRANSPORTATION, PUBLIC WORKS, AND THE ENVIRONMENT
10	SUBTITLE A. PERFORMANCE PARKING ZONE AMENDMENT
11	Sec. 6001. Short title.
12	This subtitle may be cited as the "Performance Parking Zone Amendment Act of 2015".
13	Sec. 6002. The Performance Parking Pilot Zone Act of 2008, effective November 25,
14	2008 (D.C. Law 17-279; D.C. Official Code § 50-2531 et seq.), is amended as follows:
15	(a) Section 2(e)(2) (D.C. Official Code § 50-2531(e)(2)) is amended by inserting the
16	phrase "provided, the Mayor may increase fees in performance parking zones by a maximum of
17	\$1.50 in a 3-month period, in any increment or time period therein, up to a maximum hourly rate
18	of \$8.00 per hour;" after the phrase "once per month".
19	(b) A new section 3b is added to read as follows:
20	"Sec. 3b. Penn Quarter/Chinatown Performance Parking Zone
21	"(a) The Penn Quarter/Chinatown Performance Parking Zone is designated as the area
22	bounded by H Street, N.W., on the north, 11th Street, N.W., on the west, 3rd Street, N.W., on the
23	east, and E Street, N.W., on the south, including both sides of these boundary streets.

1	"(b) In addition to maintaining a sufficient number of parking-control officers and traffic
2	control officers in the existing performance parking zones, the Mayor may assign parking control
3	and traffic-control officers for implementation of the pilot program in the Penn
4	Quarter/Chinatown Performance Parking Zone and for enhanced enforcement during peak-
5	parking-demand hours.
6	"(c) The Mayor shall set the initial performance parking zone fee equal to the existing
7	parking meter fee in that zone.
8	"(d) Pursuant to section 2(d)(1), the Mayor shall adjust curbside parking fees to achieve
9	10% to 20% availability of curbside parking spaces.
10	"(e) Within the first 30 days of the implementation of the Penn Quarter/Chinatown
11	Performance Parking Zone, the Mayor may issue warning citations for curbside parking
12	violations related to the pilot program in the zone.".
13	SUBTITLE B. UNLAWFULLY PARKED VEHICLES AMENDMENT
14	Sec. 6011. Short title.
15	This subtitle may be cited as the "Unlawfully Parked Vehicles Amendment Act of 2015".
16	Sec. 6012. Section 3 of the Removal and Disposition of Abandoned and Other Unlawfully
17	Parked Vehicles Reform Act of 2003, effective October 28, 2003 (D.C. Law 15-35; D.C. Official
18	Code § 50-2421.03.), is amended as follows:
19	(a) Paragraph (2) is amended by striking the word "or" at the end.
20	(b) Paragraph (3)(B) is amended by striking the period at the end and inserting the phrase ";
21	or" in its place.

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

1	"(4) A vehicle in violation of the posted parking restrictions at a parking facility
2	owned by the Washington Metropolitan Area Transit Authority .".
3	SUBTITLE C. DDOT STREETCAR ENFORCEMENT AMENDMENT
4	Sec. 6021. Short title.
5	This subtitle may be cited as the "District Department of Transportation DC Streetcar
6	Enforcement Amendment Act of 2015".
7	Sec. 6022. Section 11n of the Department of Transportation Establishment Act of 2002,
8	effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.72), is amended as follows:
9	(a) Paragraph (1) is amended by striking the word "and" at the end.
10	(b) Paragraph (2) is amended by striking the period at the end and inserting the phrase ";
11	and" in its place.
12	(c) A new paragraph (3) is added to read as follows:
13	"(3) Concurrent with any other agency's authority to do so, enforce violations of this title
14	and regulations promulgated pursuant to this title.".
15	SUBTITLE D. VISION ZERO FUND ESTABLISHMENT
16	Sec. 6031. Short title.
17	This subtitle may be cited as the "Vision Zero Fund Establishment Act of 2015".
18	Sec. 6032. Section 6021 of the Fiscal Year 2009 Budget Support Act of 2008, effective
19	June 26, 2008 (D.C. Law 17-219; D.C. Code § 1-325.131), is repealed.
20	Sec. 6033. The Department of Transportation Establishment Act of 2002, effective May
21	21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.01 et seq.), is amended as follows:
22	(a) A new section 9j is added to read as follows:

1	"Sec. 9j. Vision Zero Pedestrian and Bicycle Safety Fund.
2	"(a) There is established as a non-lapsing fund the Vision Zero Pedestrian and Bicycle
3	Safety Fund ("Fund"), which shall be allocated \$500,000 annually from fines associated with
4	automated traffic enforcement initiatives. The Fund shall be administered by the Director of
5	DDOT.
6	"(b) The Fund shall be used solely to enhance the safety and quality of pedestrian and
7	bicycle transportation, including education, engineering, and enforcement efforts designed to
8	calm traffic and provide safe routes.
9	"(c) All funds deposited into the Fund, and any interest earned on those funds, shall not
10	revert to the unrestricted fund balance of the General Fund of the District of Columbia at the end
11	of a fiscal year, or at any other time, but shall be continually available for the uses and purposes
12	set forth in subsection (b) of this section without regard to fiscal year limitation, subject to
13	authorization by Congress.".
14	(b) Section 11j(a) (D.C. Official Code § 50-921.53(a)) is amended by striking the phrase
15	"section 6021 of the Pedestrian and Bicycle Safety and Enhancement Fund Establishment Act of
16	2008, effective August 16, 2008 (D.C. Law 17-219; D.C. Official Code § 1-325.131)" and
17	inserting the phrase "section 9j" in its place.
18	SUBTITLE E. DISTRICT OF COLUMBIA LOCAL TRANSIT COMMITTEE
19	AMENDMENT
20	Sec. 6041. Short title.
21	This subtitle may be cited as the "Local Transit Committee Amendment Act of 2015".
22	Sec. 6042. The Department of Transportation Establishment Act of 2002, effective May
23	21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.01 et seq.), is amended as follows:

1	(a) Section 11b(1) (D.C. Official Code § 50-921.32) is amended to read as follows:
2	
3	"(1) Plan, develop, operate, manage, regulate, and finance the DC Circulator;
4	provided, that the Department's adoption or modification of service development plans, fares,
5	fare polices, routes, or schedules shall be subject to the approval of the Local Transit Committee
6	(b) Section 11d (D.C. Official Code § 50-921.34) is amended as follows:
7	(1) The lead-in language to subsection (a) is amended by striking the phrase
8	"the Department" and inserting the phrase "the Department, with approval from the Local
9	Transit Committee," in its place.
10	(2) Subsection (b) is amended by striking the phrase "the Department" and
11	inserting the phrase "the Department, with approval from the Local Transit Committee," in its
12	place.
13	(c) Section 11e (D.C. Official Code § 50-921.35) is amended by:
14	(1) Striking the phrase "the Mayor, or his designee" and inserting the phrase
15	"the Department" in its place; and
16	(2) Inserting the phrase "; provided, rules regarding service development
17	plans, fares and fare policies, and the establishment or modification of routes or schedules shall
18	be approved by the District of Columbia Local Transit Committee" before the period at the end.
19	(d) Section 11f (D.C. Official Code § 50-921.36) is amended by:
20	(1) Striking the phrase "The District Department of Transportation" and
21	inserting the phrase "The Department, in consultation with the Local Transit Committee," in its
22	place;

- 1 (2) Inserting the phrase "; provided, the adoption or modification of DC
- 2 Circulator service development plans, fares, fare policies, routes, or schedules shall be approved
- 3 by the Local Transit Committee" before the period at the end.
- 4 (e) Section 11n(1) (D.C. Official Code 50-921.72) is amended to read as follows:
- 5 "(1) Plan, develop, operate, manage, regulate, and finance the DC Streetcar; provided,
- 6 that the Department's adoption or modification of service development plans, fares, fare polices,
- 7 routes, or schedules shall be subject to the approval of the Local Transit Committee;
- 8 (f) Section 11p (D.C. Official Code 50-921.74) is amended as follows:
- 9 (1) Subsection (a) is amended by striking the phrase "The Department" and
 10 inserting the phrase "The Department, with approval from the District of Columbia Local Transit
 11 Committee," in its place.
- 12 (2) Subsection (b) is amended by striking the phrase "the Department" and
 13 inserting the phrase "the Department, with approval from the District of Columbia Local Transit
 14 Committee," in its place.
- 15 (g) Section 11r (D.C. Official Code § 50-921.76) is amended by:
- 16 (1) Striking the phrase "the Mayor" and inserting the phrase "The
- 17 Department" in its place; and
- 18 (2) Inserting the phrase "; provided, rules regarding service development 19 plans, fares and fare policies, and the establishment or modification of routes or schedules shall
- 20 be approved by the District of Columbia Local Transit Committee" before the period at the end.
- 21 (h) Section 11s (DC Code § 50-921.77) is amended by:

1	(1) Striking the phrase "the Department" and inserting the phrase "the
2	Department, in consultation with the District of Columbia Local Transit Committee," in its
3	place; and
4	(2) Inserting the phrase "; provided, the adoption or modification of DC
5	Streetcar service development plans, fares, fare policies, routes, or schedules shall be approved
6	by the Local Transit Committee" before the period at the end
7	(i) A new Title VI is added to read as follows:
8	"TITLE VI: DISTRICT OF COLUMBIA LOCAL TRANSIT COMMITTEE.
9	"Sec. 11t. Local Transit Committee.
10	"There is established in the government of the District of Columbia a Local Transit
11	Committee that shall assure that the DC Streetcar and DC Circulator are planned, managed, and
12	delivered in a manner that incorporates the overall planning, economic development,
13	neighborhood revitalization, environmental, and access policies of the District government.
14	"Sec. 11u. Functions of the Local Transit Committee.
15	"The Local Transit Committee shall review and approve decisions made by the District
16	Department of Transportation with regard to service development plans, fares, fare policies,
17	routes, and schedules for DC Streetcar and DC Circulator, with the following exceptions:
18	"(a) Minor modifications to existing service development plans, fares and fare policies,
19	routes and schedules where it is not necessary, as determined by the chairperson or pursuant to
20	standards established by the Committee, to convene the full Committee for which the
21	chairperson may make final determinations, reporting such actions to the Committee by regular
22	reports; and

1	"(b) Other decisions that the Committee delegates to the District Department of
2	Transportation, through a two-thirds vote, provided the Department shall report decisions within
3	the scope of such a delegation to the Committee by regular reports.
4	"Sec. 11v. Committee composition.
5	"(a) The Local Transit Committee shall be composed of the following members:
6	"(1) The Deputy Mayor for Planning and Economic Development, who shall
7	serve as chairperson;
8	"(2) The City Administrator;
9	"(3) The Director of the District Department of Transportation;
10	"(4) The Director of the Office of Planning;
11	"(5) The Director of the District Department of the Environment;
12	"(6) The Director of the Office of Disability Rights; and
13	"(7) The Director of the Mayor's Office of Budget and Finance.
14	"(b) A member of the Committee may designate an alternate from among the
15	member's subordinates to represent him or her at a Committee meeting, vesting him or her with
16	the same powers of the Committee member.".
17	SUBTITLE F. SUSTAINABLE ENERGY TRUST FUND AMENDMENT
18	Sec. 6051. Short title.
19	This subtitle may be cited as the "Sustainable Energy Trust Fund Amendment Act of
20	2015".
21	Sec. 6052. Section 210(c) of the Clean and Affordable Energy Act of 2008, effective
22	August 4, 2008 (D.C. Law 17-250; D.C. Code § 8-1774.10(c)), is amended as follows:
23	(a) Paragraph (8) is amended by striking the word "and" at the end.

1	(b) Paragraph (9) is amended by striking the period at the end and inserting the phrase ";
2	and" in its place.
3	(c) A new paragraph (10) is added to read as follows:
4	"(10) The Low Income Home Energy Assistance Program in fiscal year 2016.".
5	TITLE VII. FINANCE AND REVENUE
6	SUBTITLE A. SUBJECT TO APPROPRIATIONS AMENDMENTS
7	Sec. 7001. Short title.
8	This subtitle may be cited as the "Subject to Appropriations Amendment Act of 2015".
9	Sec. 7002. Section 1014(c) of the Fiscal Year 2015 Budget Support Act of 2014,
10	effective February 26, 2015 (D.C. Law 20-155; 61 DCR 9990), is repealed.
11	Sec. 7003. The DC Promise Establishment Act of 2013, effective June 4, 2014 (D.C. Lav
12	20-107; 61 DCR 5899), is repealed.
13	SUBTITLE B. PRIOR BUDGET ACT AMENDMENTS
14	Sec. 7011. Short title
15	This subtitle may be cited as the "Prior Budget Act Amendments of 2015".
16	Sec. 7012. The Fiscal Year 2006 Budget Submission Act of 2004, effective December 7,
17	2004 (D.C. Law 15-205; 51 DCR 8441), is repealed.
18	Sec. 7013. Section 47-361(14) of the District of Columbia Official Code is amended by
19	inserting the phrase; provided, that with respect to capital reprogrammings, the term
20	"reprogramming" means a net cumulative adjustment to a project's capital budget during a fiscal
21	year, including both upward and downward adjustments, of \$500,000 or more" before the period
22	at the end.

1	Sec. 7014. The Fiscal Year 2015 Budget Support Act of 2014, effective February 26,
2	2015 (D.C. Law 20-155; 61 DCR 9990), is amended as follows:
3	(a) Title IV, Subtitle H is repealed.
4	(b) Section 9009 is repealed.
5	SUBTITLE C. SALES TAX AMENDMENT
6	Sec. 7021. Short title
7	This subtitle may be cited as the "Sales Tax Amendment Act of 2015".
8	Sec. 7022. Sales tax amendments.
9	Section 47-2002(a) of the District of Columbia Official Code is amended as follows:
10	(a) The lead-in text is amended by:
11	(1) Striking the phrase "2013" and inserting the phrase "2015" in its place; and
12	(2) Striking the phrase "5.75%" and inserting the phrase "6%" in its place.
13	(b) Paragraph (1) is amended by striking the phrase "18%" and inserting the phrase
14	"22%" in its place.
15	(c) Paragraph (4A) is amended by striking the phrase "5.75%" and inserting the phrase
16	"6%" in its place.
17	Sec. 7023. Section 47-2202 of the District of Columbia Official Code is amended by
18	striking the phrase "5.75%, except for the period beginning October 1, 2009, and ending
19	September 30, 2012, the rate shall be 6%," and inserting the phrase "6%" in its place.
20	SUBTITLE D. MARRIED FILING SEPARATELY STANDARD DEDUCTION
21	AMENDMENT
22	Sec. 7031. Short title

1	This subtitle may be cited as the "Married Filing Separately Standard Deduction Act of
2	2015".
3	Sec. 7032. Section 47-1801.04(44) of the District of Columbia Official Code is amended
4	as follows:
5	(a) The lead- in language to paragraph (A) is amended to read as follows:
6	"(A) In the case of a return filed by a single individual "
7	(b) Paragraph (C)(ii)(III) is amended by striking the word "and".
8	(c) A new paragraph (C-1) is added to read as follows:
9	"(C-1) In the case of a return filed by a married person filing separately, one-half
10	of the amount allowed in paragraph (C) for a married person filing jointly; and"
11	Sec. 7033 Applicability.
12	This subtitle shall be applicable for taxable years beginning after December 31, 2014.
13	SUBTITLE E. LOW INCOME CREDIT AMENDMENT
14	Sec. 7041. Short title
15	This subtitle may be cited as the "Low Income Credit Act of 2015".
16	Sec. 7042. Section 47-1806.04(e) of the District of Columbia Official Code is amended
17	as follows:
18	(a) Paragraph (1) is amended to read as follows:
19	"(1)(A) If a return is filed for a full calendar year, the amount of the tax payable
20	under this subchapter by a resident of the District with respect to the taxable year shall be
21	reduced by a low income credit designed to make the District's income threshold equal to the
22	federal income tax threshold. For purposes of this subsection, the term "tax threshold" means
23	the point at which a taxpayer begins to owe income tax after allowance of the standard deduction

1	and all personal exemptions to which the taxpayer is entitled, but before application of any
2	itemized deductions or credits. The credit shall be calculated in accordance with a table
3	prescribed by the Chief Financial Officer.
4	"(B)(i) If a return is filed for a period of less than a full calendar year
5	beginning after December 31, 2014, the income eligibility for the credit allowed under this
6	subsection, shall be determined by annualizing the income earned during the portion of the year
7	the taxpayer was a District resident."
8	"(ii) If a part-year resident meets the annualized income and other
9	requirements of this subsection, the part-year resident is entitled to the pro rata share of the credit
10	allowed by the annualized income. The pro rata share shall be determined by multiplying the
11	credit allowed, from the table prescribed by the Chief Financial Officer, for the annualized
12	income by the fraction consisting of the number of days the taxpayer was a District resident over
13	365 days (or, in the case of a leap year, 366 days) ."
14	(b) Paragraph (2) is amended to read as follows:
15	"(2) The credit provided for in paragraph (1) of this subsection shall not be
16	allowed to a resident:
17	"(A) Who has a federal tax liability determined in accordance with section
18	55 of the Internal Revenue Code of 1986;
19	"(B) Who has net federal adjusted gross income in excess of the minimum
20	federal income tax filing requirements. For purposes of this subparagraph, "net federal adjusted
21	gross income" is federal adjusted gross income less:
22	(i) Taxable refunds, credits or offsets of state and local income tax;
23	(ii) Tax-exempt municipal bond interest income; and

1	(iii) Federal taxable amount of social security or tier 1 railroad
2	retirement income; or
3	"(C) Who has elected to claim the earned income tax credit provided for in
4	subsection (f) of this section.".
5	Sec. 7043. Applicability.
6	This subtitle shall apply to taxable years beginning after December 31, 2014.
7	SUBTITLE F. VAPOR PRODUCT AMENDMENT
8	Sec. 7051. Short title
9	This subtitle may be cited as the "Vapor Product Amendment Act of 2015".
10	Sec. 7052. Section 47-2001 of the District of Columbia Official Code is amended as
11	follows:
12	(a) Subsection (e-1) is repealed.
13	(b) Subsection (h-3) is repealed.
14	Sec. 7053. Section 47-2401 of the District of Columbia Official Code is amended as
15	follows:
16	(a) Subsection (5A) is amended to read as follows:
17	"(5A) The term "other tobacco product" means any product containing, made from, or
18	derived from tobacco, other than a cigarette or premium cigar, that is intended or expected to be
19	consumed. The term "other tobacco product" includes vapor products (as that term is defined in
20	§ 47-2401(9A)), but does not include any product that has been approved by the United States
21	Food and Drug Administration for sale as a tobacco cessation product, as a tobacco dependence
22	product, or for other medical purposes, and that is being marketed and sold solely for such an
23	approved purpose.".

1	(b) A new subsection (9A) is added to read as follows:
2	"(9A) The term "vapor product" means:
3	"(A) Any non-lighted, noncombustible product that employs a mechanical
4	heating element, battery, or electronic circuit, regardless of shape or size, and that can be used to
5	produce aerosol from nicotine in a solution; or
6	"(B) Any vapor cartridge or other container of nicotine in a solution or other
7	form that is intended to be used with or in an electronic cigarette, electronic cigar, electronic
8	cigarillo, electronic pipe, or similar product or device.".
9	Sec. 7054. Applicability date.
10	This act shall be applicable for taxable periods beginning on or after October 1, 2015.
11	SUBTITLE G. NOTICE OF PROPOSED AUDIT CHANGES REQUIREMENT
12	Sec. 7061. Short title.
13	This subtitle may be cited as the "Notice of Proposed Audit Changes Requirement Act of
14	2014".
15	Sec. 7062. Section 47-4312 of the District of Columbia Official Code is amended by
16	adding a new subsection (a-1) to read:
17	"(a-1) Unless otherwise provided in this title, the CFO shall send a notice of proposed
18	audit changes to the person at least 30 days before the proposed assessment is sent."

1	Sec. 7063. Section 47-4303 of the District of Columbia Official Code is amended to read
2	as follows:
3	"§ 47-4303. Suspension of running of period of limitation.
4	"The running of the period of limitation provided in §§ 47-4301 and 47-4302 on the
5	making of assessments or collection shall be suspended:
6	"(a) Beginning on the day the CFO issues a notice of proposed audit changes, pursuant to
7	§ 47-4312, until the issuance of an assessment or the issuance of a final order by the Office of
8	Administrative Hearings; and
9	"(b) During the period during which the CFO is prohibited from making the assessment
10	or from collecting due to a proceeding in court, plus:
11	"(1) For assessment, 60 days thereafter; and
12	"(2) For collection, 6 months thereafter.".
13	SUBTITLE H. FISCAL YEAR 2015 FIRE AND EMERGENCY MEDICAL
14	SERVICES DEPARTMENT SETTLEMENT ACT
15	Sec. 7071. Short title.
16	This subtitle may be cited as the "Fiscal Year 2015 Fire and Emergency Medical Services
17	Department Settlement Act of 2014".
18	Sec. 7072. Following the conclusion of Fiscal Year 2015, any surplus amounts, as
19	certified by the Chief Financial Officer, in excess of the Fiscal Year 2015 budget, shall be used,
20	first, to pay the amount contained in the financial plan arising from the decision in District of
21	Columbia Fire Emergency Medical Services Department v. District of Columbia Public
22	Employee Relations Board, Nos. 12-CV-1813, 12-CV-1910 (D.C. 2014).
23	TITLE VIII. CAPITAL BUDGET

1	SUBTITLE A. FY 2016 CAPITAL PROJECT FINANCING REALLOCATION
2	APPROVAL
3	Sec. 8001. Short title.
4	This subtitle may be cited as the "Fiscal Year 2016 Capital Project Reallocation Approval
5	Act of 2015".
6	Sec. 8002. (a) Pursuant to and in accordance with Chapter 3 of Title 47 of the District of
7	Columbia Official Code, the Council approves the Mayor's request to reallocate \$105,457,889 in
8	general obligation bond proceeds from District capital projects listed in Table A to the District
9	capital projects, in the amounts specified, listed in Table B.
10	(b) The current allocations were made pursuant to the Fiscal Year 2012 Income Tax
11	Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2011,
12	effective December 6, 2011 (Res. 19-315; 58 DCR 10556), the Fiscal Year 2013 Income Tax
13	Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2012,
14	effective October 16, 2012 (Res. 19-635; 59 DCR 12818), and the Fiscal Year 2014 Income Tax
15	Secured Revenue Bond and General Obligation Approval Resolution of 2013, effective
16	November 5, 2013 (Res. 20-321; 60 DCR 15794).
17	

Bond						
Owner Agency Name	Project Number	Implementing Agency	Project Title	Issuance Series	Amount	
Commission On Arts and Humanities	AH7	CAH	Arts & Humanities Grants & Projects	2013A G.O.	2,166,753	
Commission On Arts and Humanities	AH7	CAH	Arts & Humanities Grants & Projects	2014C G.O.	2,457,70	
Commission On Arts and Humanities	DA1	CAH	Arts & Humanities Grants & Projects	2012 C - IT	157,088	
D.C. Public Library	LB2	DCPL	Library Improvements	2012 C - IT	12,460	
Department Behavioral Health	HX4	DBH	Construct New SEH In-Patient	2012 C - IT	1,759,993	
Department Behavioral Health	HX4	DBH	Construct New SEH In-Patient	2013A G.O.	1,000,000	
Department Behavioral Health	HX4	DBH	Construct New SEH In-Patient	2014C G.O.	3,000,000	
Department of Corrections	CR1	DOC	HVAC Replacement	2013A G.O.	210,299	
Department of General Services	PR1	DGS	One Judiciary Square Roof	2014C G.O.	566,687	
Department of Parks and Recreation	COM	DGS	Congress Heights Modernization	2011 FG IT	26,761	
Department of Parks and Recreation	QS5	DGS	Barry Farm Recreation Center	2011 FG IT	177,483	
Department of Public Works	FS1	DPW	Upgrade to DPW Fueling Sites	2013A G.O.	76,427	
Deputy Mayor for Education	CES	DMED	Language Immersion MS/HS Facility Grant	2014C G.O.	3,000,000	
Deputy Mayor for Planning and Economic Development	AWR	DMPED	St Elizabeths Infrastructure	2012 C - IT	41,196,793	
Deputy Mayor for Planning and Economic Development	EDP	DMPED	Economic Development Pool	2014C G.O.	347,460	
District Department of Transportation	CE3	DDOT	Alley Maintenance	2012 C - IT	227,938	
District Department of Transportation	CE3	DDOT	Alley Maintenance	2013A G.O.	328,043	
District Department of Transportation	NP0	DDOT	Non-Participating Highway Trust Fund Support	2012 C - IT	1,430,163	
District Department of Transportation	NP0	DDOT	Non-Participating Highway Trust Fund Support	2013A G.O.	3,500,000	
District Department of Transportation	NP0	DDOT	Non-Participating Highway Trust Fund Support	2014C G.O.	2,500,000	
District Department of Transportation	PM3	DDOT	Advanced Design and Planning	2012 C - IT	532,146	
District Department of Transportation	PM3	DDOT	Advanced Design and Planning	2013A G.O.	1,000,000	
District of Columbia Public Schools	CHA	DGS	Challenger Center For Space Education	2012 C - IT	1,000,000	
District of Columbia Public Schools	CHA	DGS	Challenger Center For Space Education	2014C G.O.	500,000	
District of Columbia Public Schools	MH1	DGS	Dunbar SHS Modernization	2011 FG IT	5,184,020	
District of Columbia Public Schools	NX3	DGS	Cardozo HS Modernization	2011 FG IT	12,304,377	
District of Columbia Public Schools	PE3	DCPS	Drew ES Modernization/Renovation	2012 C - IT	511,155	
Fire and Emergency Management Services	F34	FEMS	Emergency Communication Systems	2013A G.O.	16,841	
Fire and Emergency Management Services	LC5	FEMS	Engine Company 23 Renovation	2014C G.O.	2,886,745	
Metropolitan Police Department	CTV	MPD	Tactical Village Training Facility	2014C G.O.	758,832	
Office of Municipal Planning	PLN	OP	District Public Plans and Studies	2012 C - IT	3,542,714	
Office of Municipal Planning	PLN	OP	District Public Plans and Studies	2014C G.O.	6,525,205	
Office of the Chief Financial Officer	BF3	OCFO	SOAR Replacement	2012 C - IT	1,001,550	
Office of the Chief Financial Officer	BF3	OCFO	SOAR Replacement	2013A GO	648,627	
Office of the Chief Financial Officer	BF3	OCFO	SOAR Replacement	2014C G.O.	63,000	
Special Education Transportation	BU2	SET	Special Education Transportation Center	2012 C - IT	4,840,628	
TOTAL			•		\$105,457,889	

TABLE B.					
Owner Agency Name	Project Number	Implementing Agency	Project Title	Bond Issuance Series	Amount
District of Columbia Public Schools	NA6	DGS	Ballou Senior High School	N/A	25,785,083
District of Columbia Public Schools	NR9	DGS	Roosevelt Senior High School	N/A	20,223,161
District of Columbia Public Schools	YY1	DGS	Modernizations & Renovations	N/A	49,043,173
WMATA	SA3	DDOT	WMATA Fund - PRIIA	N/A	10,406,472
TOTAL					\$105,457,889

SUBTITLE B. SALE OF PUBLIC LANDS PROCEEDS AMENDMENT

- 5 Sec. 8011. Short title.
- This subtitle may be cited as the "McMillan Redevelopment Proceeds Amendment Act of
- 7 2015".

12

3

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8 Sec. 8012. Section 1 of An Act Authorizing the sale of certain real estate in the District

- of Columbia no longer required for public purposes, approved August 5, 1939 (53 Stat. 1211;
- 2 D.C. Official Code § 10-801), is amended by adding a new subsection (n) to read as follows:
- 3 "(n) The net proceeds from the disposition of the McMillan Sand Filtration Site approved
- 4 by the McMillan Residential Townhomes Parcel Disposition Approval Resolution of
- 5 2014, effective December 2, 2014 (Res. 20-705; 62 DCR 1091), the McMillan Residential
- 6 Multifamily Parcels Disposition Approval Resolution of 2014, effective ---- (Res. 20-706;
- 7 December 2, 2014 (62 DCR 1094), and the McMillan Commercial Parcel Disposition Approval
- 8 Resolution of 2014, effective December 2, 2014 (Res. 20-707; 62 DCR 1097), shall not be
- 9 deposited in the unrestricted fund balance of the General Fund of the District of Columbia but
- shall instead be deposited in the capital fund account associated with the McMillan Site
- 11 Redevelopment, EB0-AMS11C."

12 SUBTITLE C. DDOT CAPITAL BUDGET ALLOCATION AUTHORITY

AMENDMENT

- Sec. 8021. Short title.
- 15 This title may be cited as the "Department of Transportation Capital Budget Allocation
- 16 Authority Amendment Act of 2015".
- 17 Sec. 8022. Section 3(e)(2) of the Department of Transportation Establishment Act of
- 18 2002, effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.02), is amended
- 19 to read as follows:
- 20 "(2) The Director may submit requests to the Office of Budget and Planning of
- 21 the Office of the Chief Financial Officer ("OBP") to allocate funds for the Related Projects, as
- submitted annually thereafter by DDOT through the approved Transportation Improvement Plan
- 23 (TIP) as part of the budget request of each capital project created in fiscal year 2012 or later

1 funded from the District of Columbia Highway Trust Fund. The Director, following allocation of 2 funds by OBP to the Related Projects, shall have the authority to obligate and spend the funds.". SUBTITLE D. PAY-AS-YOU-GO CAPITAL ACCOUNT AMENDMENT 3 4 Sec. 8031. Short title. 5 This subtitle may be cited as the "Pay-as-you-go Capital Account Amendment Act of 2015". 6 7 Sec. 8032. Section 47-392.02(f)(2) of the District of Columbia Official Code is amended 8 by striking the phrase "2016" and inserting the phrase "2019" in its place. 9 TITLE IX. ADDITIONAL REVENUE CONTINGENCY LIST 10 SUBTITLE A. REVISED REVENUE ESTIMATE CONTINGENCY PRIORITY LIST 11 12 Sec. 9001. Short title. 13 This subtitle may be cited as the "Revised Revenue Estimate Contingency Priority List 14 Act of 2015". 15 Sec. 9002. (a). If the Chief Financial Officer certifies local revenue in the June 2015 16 revenue estimate that exceeds the annual revenue estimate incorporated in the approved budget 17 and financial plan for fiscal year 2016, the excess revenue shall be allocated in the following 18 priority: 19 (1) Department of Health Care Finance - \$9,000,000 to restore hospital fee-forservice inpatient rates to 98% of cost. 20 21 (2) General Fund Revenue - \$22,227,000 to restore the sales and use tax rate to

22

5.75%;

1	(3) General Fund Revenue - \$9,885,000 to restore the sales tax rate on parking to
2	18%;
3	(4) District of Columbia Public Library - \$950,000 to restore funding for library
4	books;
5	(5) Department of General Services - \$4,700,000 to restore funding for facility
6	operations and maintenance;
7	(6) General Fund Revenue - \$4,800,000 to repeal the sales tax on health clubs; and
8	(7) University of the District of Columbia - \$3,550,000 to restore subsidy funding to
9	the flagship University and Community College.
10	(b) The full amount of funding must be identified for an item listed in subsection (a)
11	before the item may be implemented. Each of the items shall be implemented on a recurring
12	fiscal year basis if sufficient revenue is identified in the financial plan to cover the costs of
13	implementation. If there is not sufficient revenue to cover the recurring costs, the item shall be
14	implemented on a one-time-funding basis.
15	(c) The District may obligate and expend any increase in the amount of funds authorized
16	by this section only if the Chief Financial Officer certifies the increase in revenue.
17	TITLE X. SPECIAL PURPOSE AND DEDICATED REVENUE FUND
18	AMENDMENTS AND TRANSFERS
19	SUBTITLE A. LOCAL AND O-TYPE FUND AMENDMENTS
20	Sec. 1001. Short title.
21	This title may be cited as the "Local and Special Purpose Revenue Fund Amendment Ac
22	of 2015".
23	Sec. 1002. Fraud Prevention Fund.

- Section 102(c) of the Seniors Protection Amendment Act of 2000, effective June 8, 2001,
- 2 (D.C. Law 13-301, D.C. Official Code § 22-3226.14), is repealed.
- 3 Sec. 1003. Notwithstanding any other law, the Distribution Fees funds, designated for
- 4 accounting purposes by the Office of the Chief Financial Officer as fund 1234 within the Office
- 5 of the Secretary, shall be transferred to the newly created Office of the Senior Advisor.

SUBTITLE B. DESIGNATED FUND TRANSFERS

7 Sec. 1041. Short title.

- 8 This subtitle may be cited as the "Designated Fund Transfer Act of 2015".
- 9 Sec. 1042. Notwithstanding any provision of law limiting the use of funds in the accounts
- 10 listed in the following chart, the Chief Financial Officer shall transfer the identified amounts
- from certified fund balances in those accounts to the General Fund as described below:
- 12 (a) \$29.9 million shall be made available in fiscal year 2016;
- 13 (b) \$35.3 million shall be made available in fiscal year 2017; and
- 14 (c) \$2 million shall be made available in fiscal year 2018

Designated Fund Balance - Overview					
Code	Amount				
Budget Reserves:					
BD0	Historic Landmark District Protection Fund	1,250,000			
	Subtotal	1,250,000			
Dedicated Taxes:					
HT0	Nursing Homes Quality of Care Fund	4,978,020			
HT0	Healthy DC Fund	22,991,412			
HT0	Stevie Sellows	2,522,743			
	Subtotal	30,492,175			
Purpose Restrictions:					
AT0	OFT Central Collection Unit	8,000,000			
CR0	OPLA - Special Account	500,000			
CR0	Board of Engineers Fund	500,000			
CR0	Corporate Recordation Fund	500,000			
CT0	Cable Franchise Fees	5,500,000			
FE0/FQ0	Crime Victims Assistance Fund	2,558,661			

FL0	Correction Trustee Reimbursement	4,170,231
FL0	Correction Reimbursement-Juveniles	922,547
HT0	Medicaid Collections-3rd Party Liability	3,905,187
JM0	Cost of Care-Non-Medicaid Clients	1,447,622
KG0	Sustainable Energy Trust Fund	3,500,000
KG0	Energy Assistance Trust Fund	500,000
KV0	Motor Vehicle Inspection Station	3,478,223
	Subtotal	35,482,471
TOTAL		67,224,646

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- Sec. 1043. Applicability date.
- This subtitle shall apply as of September 30, 2015.

4 TITLE XI. FISCAL IMPACT AND EFFECTIVE DATE

- 5 Sec. 1101. Fiscal impact statement.
- The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
- 7 impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act,
- 8 approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).
- 9 Sec. 1102. Effective date.
- This act shall take effect following approval by the Mayor (or in the event of veto by the
- 11 Mayor, action by the Council to override the veto), a 30-day period of Congressional review as
- provided in 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973
- 13 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia
- 14 Register.