1	A BILL
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3	<u>22-244</u>
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5	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
6	
7	
8	To enact and amend provisions of law necessary to support the Fiscal Year 2018 budget.
	To chact and amend provisions of law necessary to support the Fiscar Tear 2016 budget.
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176	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That t	his
177	act may be cited as the "Fiscal Year 2018 Budget Support Act of 2017".	
178	TITLE I. GOVERNMENT DIRECTION AND SUPPORT	
179	SUBTITLE A. EXECUTIVE SERVICE PAY SCHEDULE CONFORMITY	
180	Sec. 1001. Short title	

181	This subtitle may be cited as the "Executive Service Pay Schedule Conformity
182	Amendment Act of 2017".
183	Sec. 1002. Section 1052(b) of the District of Columbia Government Comprehensive
184	Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
185	610.52(b)), is amended as follows:
186	(a) Paragraph (2) is amended as follows:
187	(1) The lead-in language is amended by striking the phrase "a compensation level
188	of" and inserting the phrase "the following compensation levels and terms of employment:" in its
189	place.
190	(2) Subparagraph (A) is amended to read as follows:
191	"(A)(i) Antwan Wilson shall be compensated \$280,000 annually, effective
192	February 1, 2017, while serving in the capacity of the Chancellor of the District of Columbia
193	Public Schools.
194	"(ii) Notwithstanding any other provision of law, the Chancellor
195	may be paid a performance bonus of up to 10% of his annual base salary for goal achievements
196	in the 2017-2018 school year.
197	"(iii) In addition to such other benefits as the Chancellor may be
198	entitled to receive under existing law or regulation, and notwithstanding section 1058, the Mayor
199	may make a separation payment to the Chancellor of up to 26 weeks of the Chancellor's base
200	salary if the Chancellor's contract is terminated, unless the termination is for cause.

201	"(iv) The restrictions and reporting requirements specified in
202	section 3602(b) of the Restrictions on the Use of Official Vehicles Act of 2000, effective
203	October 19, 2000 (D.C. Law 13-172; D.C. Official Code § 50-204(b)), shall not apply to the
204	Chancellor.".
205	(3) Subparagraphs (B) and (C) are repealed.
206	(4) Subparagraph (D) is repealed.
207	(b) A new paragraph (2B) is added to read as follows:
208	"(2B) For the purposes of paragraph (2)(A) of this subsection, the term "cause"
209	means:
210	"(A) Being indicted for or convicted of any criminal offense;
211	"(B) Committing on-duty conduct that is reasonably known to be a
212	violation of law or regulation;
213	"(C) Using public office for private gain; or
214	"(D) Committing any other act that would warrant removal pursuant to
215	Chapter 16 of Title 6B of the District of Columbia Municipal Regulations (6B DCMR § 1600 et
216	seq.).".
217	(c) Paragraph (3) is repealed.
218	(d) Paragraph (4) is amended to read as follows:
219	"(4) The existing levels of compensation for officeholders provided in this
220	subsection shall not be the basis of determining the salary of future officeholders in the same

221	position, who shall be subject to compensation within the limits of the DX schedule, except as
222	provided in this act.".
223	Sec. 1003. The Chancellor of the District of Columbia Public Schools Salary and
224	Benefits Authorization Temporary Amendment Act of 2017, effective April 7, 2017 (D.C. Law
225	21-246; 64 DCR 1620), is repealed.
226	Sec. 1004. Applicability.
227	Section 1002(a)(3) shall apply as of July 20, 2016.
228	SUBTITLE B. COMPENSATION FOR UNJUST IMPRISONMENT
229	Sec. 1021. Short title.
230	This subtitle may be cited as the "Unjust Conviction and Imprisonment Compensation
231	Amendment Act of 2017".
232	Sec. 1022. The District of Columbia Unjust Imprisonment Act of 1980, effective March
233	5, 1981 (D.C. Law 3-143; D.C. Official Code § 2-421 et seq.), is amended as follows:
234	(a) Section 2 (D.C. Official Code § 2-421) is amended to read as follows:
235	"Sec. 2. Administrative petitions and civil claims.
236	"Any person unjustly convicted of and subsequently imprisoned for a criminal offense
237	contained in the District of Columbia Official Code may:
238	"(1) Present a claim for damages against the District of Columbia; or
239	"(2) Petition the District of Columbia for compensation as provided under this
240	act.".
241	(b) Section 3 (D.C. Official Code § 2-422) is amended to read as follows:

242	"Sec. 3. Proof required.
243	"(a)(1) Any person bringing suit under section 2(a)(1) or petitioning the District of
244	Columbia for compensation under section 2(a)(2) must allege and prove:
245	"(A) The person was incarcerated following a conviction for a felony
246	offense under the laws of the District of Columbia;
247	"(B) The conviction for the offense has been reversed or set aside on the
248	stated ground of innocence and unjust conviction; and
249	"(C) The person has obtained a certificate of innocence from the Superior
250	Court of the District of Columbia ("Superior Court").
251	"(2) For the purposes of this subsection, the term "innocence" means that the
252	person did not commit the crime of which he or she was convicted.
253	"(b) Notwithstanding subsection (a) of this section, a person is not entitled to damages or
254	compensation under this act for any part of a sentence served, whether incarcerated, on parole,
255	on probation, or as a registered sex offender, if that person was also serving a concurrent
256	sentence for another crime to which subsection (a) of this section does not apply.".
257	(c) New sections 4a, 4b, and 4c are added to read as follows:
258	"Sec. 4a. Petition for compensation.
259	"(a) Any person who petitions the District of Columbia for compensation under this act
260	shall file the following with the Office of Victim Services and Justice Grants ("OVSJG"):
261	"(1) An application for compensation on a form prescribed by the
262	Director;

263	"(2) A copy of the certificate of innocence issued by the Superior Court
264	pertaining to the conviction;
265	"(3) A statement from the United States Bureau of Prisons or the
266	Department of Corrections verifying the length of incarceration;
267	"(4) A statement from the Court Supervision and Offender Services
268	Agency verifying the length of time spent on parole, if applicable; and
269	"(5) Any additional documents deemed necessary by the Director and
270	listed as a requirement for a petition on the application for compensation.
271	"(b)(1) The Director shall make a determination to approve or disapprove the petition for
272	compensation within 45 days after the date the petition was submitted. For the purposes of this
273	act, a petition shall not be deemed to have been submitted until all required documents under
274	subsection (a) of this section have been filed with OVSJG.
275	"(2) The Director shall provide a written notice of his or her determination to the
276	person who filed the petition.
277	"(c) If the Director approves the petition for compensation, he or she shall include in the
278	approval a determination of the amount owed to the petitioner pursuant to section 4b.
279	"(d)(1) If the Director denies the petition for compensation, the petitioner may bring an
280	action in the Superior Court for mandamus relief.
281	"(2) The Superior Court shall review de novo any request for mandamus relief.

282	"(e) Any person seeking compensation under this act shall file a petition as provided
283	under this section no later than 2 years following the date the person received a certificate of
284	innocence as required by section 3(a)(1)(C).
285	"Sec. 4b. Compensation and other benefits.
286	"(a) A petitioner who meets the requirements under this act for compensation for unjust
287	imprisonment shall be entitled to compensation as follows:
288	"(1) For the physical injury of wrongful conviction and incarceration of the
289	petitioner:
290	"(A) \$200,000 for each year of incarceration, to include a pro-rated
291	amount for partial years served; and
292	"(B) \$40,000 for each year served either on parole, probation, or as a
293	registered sex offender, to include a pro-rated amount for partial years served; and
294	"(2) Reimbursement for child support payments that became due during time
295	incarcerated as a result of the unjust imprisonment but were not paid, to include any interest on
296	child support arrearages associated with those child support payments as well as reasonable
297	attorney's fees pursuant to legal proceedings required to remedy outstanding obligations
298	associated with those child support payments.
299	"(b) Compensation provided under subsection (a) of this section shall be provided within
300	60 days of the approval of a petition for compensation.

301	"(c)(1) Within 21 days of the approval of a petition for compensation, the Director shall
302	provide the petitioner with a grant in the amount of \$10,000 to assist in securing immediate
303	services as follows:
304	"(A) Housing;
305	"(B) Transportation;
306	"(C) Subsistence;
307	"(D) Re-integrative services; and
308	"(E) Mental and physical health care.
309	"(2) The grant provided pursuant to this subsection shall be additional to the
310	compensation provided in subsection (a) of this section.
311	"(d) In addition to the compensation provided under subsection (a) of this section and the
312	grant provided under subsection (c) of this section, a person whose petition for compensation has
313	been approved under this act shall be entitled to the following:
314	"(1) Physical and mental health care for the life of the petitioner through
315	automatic participation in the D.C. HealthCare Alliance or any successor comprehensive
316	community-centered health care and medical services system established pursuant to section 7 of
317	the Health Care Privatization Amendment Act of 2001, effective July 12, 2001 (D.C. Law 14-18;
318	D.C. Official Code § 7-1405); and
319	"(2) Reimbursement for any tuition and fees paid to the University of the District
320	of Columbia or the University of the District of Columbia Community College for the education

321	of the petitioner, including any necessary assistance to meet the criteria required for admittance,
322	or a mutually agreed upon vocational program, or employment skills development program.
323	"(e) The Superior Court shall award, to the petitioner, if he or she prevails, reasonable
324	attorney's fees for any action brought pursuant to section 4a(d), to be paid by the District of
325	Columbia. The Superior Court shall award to each attorney for the petitioner attorney's fees
326	computed pursuant to the matrix approved in Laffey v. Northwest Airlines, 572 F. Supp. 354
327	(D.D.C. 1983), as published and adjusted by the United States Attorney's Office for the District
328	of Columbia. The Superior Court shall use the rates in effect at the time the determination is
329	made.
330	"(f) Notwithstanding any other provision of this act, compensation awarded pursuant to
331	this act shall not be subject to any taxes or treatment as gross income under District law.
332	"Sec. 4c. Required notification for compensation.
333	"Within 5 business days of the release of a person from incarceration because a
334	conviction for the offense has been reversed or set aside on the ground of innocence and unjust
335	conviction, the Superior Court shall provide information to the person, in writing, that includes
336	guidance on how to obtain compensation under this act, and a list of nonprofit advocacy groups
337	that assist individuals that have been wrongfully convicted and imprisoned.".
338	SUBTITLE C. OFFICE OF ADMINISTRATIVE HEARINGS PAYROLL
339	ADJUSTMENT AND CLARIFICATION
340	Sec. 1021. Short title.

341	This subtitle may be cited as the "Office of Administrative Hearings Payroll Adjustment
342	and Clarification Amendment Act of 2017".
343	Sec. 1022. The Office of Administrative Hearings Establishment Act of 2001, effective
344	March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.01 et seq.), is amended as follows
345	(a) Section 8(b)(10) (D.C. Official Code § 2-1831.05(b)(10)) is amended by striking the
346	phrase "Corporation Counsel" and inserting the phrase "Attorney General" in its place.
347	(b) Section 10(a) (D.C. Official Code § 2-1831.07(a)) is amended by striking the phrase
348	"Corporation Counsel," and inserting the phrase "Attorney General," in its place.
349	(c) Section 11(g) (D.C. Official Code § 2-1831.08(g)) is amended by striking the phrase
350	"Corporation Counsel." and inserting the phrase "Attorney General." in its place.
351	(d) Section 12(a)(10) (D.C. Official Code § 2-1831.09(a)(10)) is amended by striking the
352	phrase "Executive Director" and inserting the phrase "Chief Operating Officer" in its place.
353	(e) Section 15 (D.C. Official Code § 2-1831.12) is amended to read as follows:
354	"Sec. 15. Chief Operating Officer and other personnel.
355	"(a) There shall be a Chief Operating Officer of the Office. The Chief Operating Officer
356	shall be responsible for the administration of the Office subject to the supervision of the Chief
357	Administrative Law Judge.
358	"(b) The Chief Operating Officer shall be appointed by the Chief Administrative Law
359	Judge to the Management Supervisory Service, and shall serve at the pleasure of the Chief
360	Administrative Law Judge pursuant to section 954 of the District of Columbia Government
361	Comprehensive Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C.

Official Code § 1-609.54). In making the appointment, the Chief Administrative Law Judge shall consider experience in administrative hearing procedures and operations. The Chief Operating Officer need not be an attorney and may not concurrently hold an appointment as an Administrative Law Judge appointed under the authority of section 11(b).

- "(c) If at the time of application the Chief Operating Officer claimed a hiring preference as a bona fide resident of the District of the Columbia, the Chief Operating Officer shall agree to maintain bona fide District residency for 7 consecutive years from the effective date of hire, pursuant to section 957 of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C. Official Code § 1-609.57).
- "(d) The Office shall have a Clerk and may have deputy clerks who shall perform such duties as may be assigned to them. The Clerk and deputy clerks may be authorized to administer oaths, issue subpoenas, and perform other appropriate duties.
- "(e) With the approval of the Chief Administrative Law Judge, the Chief Operating

  Officer may appoint and fix the salary of any attorney and non-attorney personnel appointed

  pursuant to the authority of this act, other than Administrative Law Judges. Law clerks and

  attorneys employed by the office in a capacity other than as an Administrative Law Judge shall

  be appointed to the Legal Service or Senior Executive Attorney Service.
- "(f) The Chief Operating Officer shall not have supervisory authority over any person appointed as an Administrative Law Judge.".
- (f) Section 16(a) (D.C. Official Code § 2-1831.13(a)) is amended by striking the phrase "Executive Director," and inserting the phrase "Chief Operating Officer," in its place.

383	(g) Section 17(d) (D.C. Official Code § 2-1831.14(d)) is amended by striking the phrase
384	"Office by the Corporation Counsel," and inserting the phrase "Office by the Attorney General,"
385	in its place.
386	(h) Section 20(b)(3) (D.C. Official Code § 2-1831.17(b)(3)) is amended by striking the
387	phrase "Corporation Counsel" and inserting the phrase "Attorney General" in its place.
388	Sec. 1023. Section 908(15) of the District of Columbia Government Comprehensive
389	Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
390	609.08(15)), is amended to read as follows:
391	"(15) The Chief Administrative Law Judge and the Administrative Law Judges of
392	the Office of Administrative Hearings.".
393	SUBTITLE D. OFFICE OF EMPLOYEE APPEALS MEMBER
394	COMPENSATION
395	Sec. 1031. Short title.
396	This subtitle may be cited as the "Office of Employee Appeals Member Compensation
397	Amendment Act of 2017".
398	Sec. 1032. Section 1108(c-1)(2) of the District of Columbia Government Comprehensive
399	Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code §
400	1-611.08(c-1)(2)), is amended by striking the phrase "not to exceed \$3,000 for each member per
401	year" and inserting the phrase "not to exceed \$6,000 for each member per year" in its place.

402	SUBTITLE E. UNEMPLOYMENT COMPENSATION FOR DOMESTIC
403	VIOLENCE SURVIVORS
404	Sec. 1041. Short title.
405	This subtitle may be cited as the "Unemployment Compensation for Domestic Violence
406	Survivors Amendment Act of 2017".
407	Sec. 1042. Section 33 of Title II of the District of Columbia Unemployment
408	Compensation Act, effective June 19, 2004 (D.C. Law 15-171; D.C. Official Code § 51-133), is
409	amended as follows:
410	(a) Designate the existing text as subsection (a).
411	(b) The newly designated subsection (a) is amended by striking the phrase ", except that
412	this section shall not apply to employers who have elected to make payments in lieu of
413	contributions under section 3(f) and (h)".
414	(c) A new subsection (b) is added to read as follows:
415	"(b) Employers who have elected to make payments in lieu of contributions under section
416	3(f) or (h) shall not be liable for benefits paid pursuant to this title.".
417	SUBTITLE F. PUBLIC EMPLOYEE RELATIONS BOARD COMPENSATION
418	Sec. 1051. Short title.
419	This subtitle may be cited as the "Public Employee Relations Board Compensation
420	Amendment Act of 2017".
421	Sec. 1052. Section 1108(c-1)(5) of the District of Columbia Government Comprehensive
422	Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code

423	§ 1-611.08(c-1)(5)), is amended by striking the phrase "not to exceed \$3,000 for each board
424	member per year" and inserting the phrase "not to exceed \$6,000 for each board member per
425	year" in its place.
426	SUBTITLE G. WAGE THEFT CLARIFICATION
427	Sec. 1061. Short title.
428	This subtitle may be cited as the "Wage Theft Clarification Amendment Act of 2017".
429	Sec. 1062. An Act To provide for the payment and collection of wages in the District of
430	Columbia, approved August 3, 1956 (70 Stat. 976; D.C. Official Code § 32-1301 et seq.), is
431	amended as follows:
432	(a) Section 8(a)(1)(A) (D.C. Official Code § 32-1308(a)(1)(A)) is amended by striking
433	the word "restitution" and inserting the word "relief" in its place.
434	(b) Section 8a (D.C. Official Code § 32-1308.01) is amended as follows:
435	(1) Subsection (c) is amended as follows:
436	(A) Paragraph 4 is amended by striking the word "restitution" and
437	inserting the word "relief" in its place.
438	(B) Paragraph 6 is amended by striking the word "restitution" and
439	inserting the word "relief" in its place.
440	(C) Paragraph 7 is amended by striking the phrase "and an order requiring
441	the respondent to provide restitution" and inserting the phrase "and, where the Mayor finds in
442	favor of the complainant, the initial determination shall require the respondent to provide relief"
443	in its place.

444	(D) A new paragraph (10) is added to read as follows:
445	"(10)(A) Upon issuance of an initial determination or administrative order, not
446	issued as a result of conciliation, the Mayor shall notify the parties of their right to file for a
447	formal hearing, by certified mail, before an administrative law judge pursuant to subsection (e)
448	of this section.
449	"(B) If a party does not timely file for a formal hearing before an
450	administrative law judge pursuant to subsection (e) of this section, the initial determination shall
451	be deemed a final administrative order and shall be enforceable pursuant to subsection (g) of this
452	section.".
453	(2) Subsection (e)(1) is amended by striking the phrase "Within 30 days of the
454	issuance of the initial determination or administrative order, not issued as a result of conciliation,
455	either party may file for a formal hearing before an administrative law judge" and inserting the
456	phrase "Within 30 days of the issuance of the initial determination or an administrative order, not
457	issued as a result of conciliation, or within 30 days of receiving notice of a right to file for a
458	formal hearing before an administrative law judge under this subsection, whichever is later, a
459	party may file for a formal hearing before an administrative law judge" in its place.
460	(3) Subsection (n) is amended by striking the phrase "or fine assessed".
461	SUBTITLE H. LEGISLATIVE BRANCH BONUS PAY
462	Sec. 1071. Short title.
463	This subtitle may be cited as the "Legislative Branch Performance Bonus Pay
464	Amendment Act of 2017".

465	Sec. 1072. The Bonus Pay and Special Awards Pay Act of 2016, effective October 8,
466	2016 (D.C. Law 21-160; D.C. Official Code § 1-551.01 et seq.), is amended as follows:
467	(a) Section 1002 (D.C. Official Code § 1-551.02) is amended by adding a new subsection
468	(c) to read as follows:
469	"(c) Notwithstanding subsection (a) of this section, each personnel authority of the
470	Council and the Auditor of the District of Columbia may use funds to support bonus pay or
471	special awards pay; provided, that the personnel authority is exempt from the requirements of
472	section 1003.".
473	(b) Section 1004 (D.C. Official Code § 1-551.04) is amended by striking the phrase
474	"section 1002(b)" and inserting the phrase "section 1002(b) or (c)" in its place.
475	SUBTITLE I. FISCAL IMPACT STATEMENT CLARIFICATION
476	Sec. 1081. Short title.
477	This subtitle may be cited as the "Fiscal Impact Statement for Council Actions
478	Clarification Amendment Act of 2017".
479	Sec. 1082. Section 4a(c) of the General Legislative Procedures Act of 1975, approved
480	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a(c)), is amended to read as
481	follows:
482	"(c) Applicability. — Subsection (a) of this section shall not apply to:
483	"(1) Emergency declaration resolutions;
484	"(2) Ceremonial resolutions;
485	"(3) Confirmation or appointment resolutions;

486	"(4) Sense of the Council resolutions; and
487	"(5) Resolutions that express simple determinations, decisions, or directions of the
488	Council of a special or temporary character as provided for in section 412(a) of the District of
489	Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-
490	204.12(a)).".
491	SUBTITLE J. AUDITOR LEGAL FUND ELIMINATION
492	Sec. 1091. Short title.
493	This subtitle may be cited as the "Auditor Legal Fund Elimination Amendment Act of
494	2017".
495	Sec. 1092. Section 4a of the District of Columbia Auditor Subpoena and Oath Authority
496	Act of 2004, effective March 11, 2010 (D.C. Law 18-119; D.C. Official Code § 1-301.174), is
497	repealed.
498	SUBTITLE K. COMPLIANCE UNIT REPEAL
499	Sec. 1101. Short title.
500	This subtitle may be cited as the "Compliance Unit Repeal Amendment Act of 2017".
501	Sec. 1102. The Compliance Unit Establishment Act of 2008, effective June 13, 2008
502	(D.C. Law 17-176; D.C. Official Code § 1-301.181 et seq.), is repealed.
503	Sec. 1103. The Small and Certified Business Enterprise Development and Assistance Act
504	of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.01 et seq.), is
505	amended as follows:
506	(a) Section 2346 (D.C. Official Code § 2-218.46) is amended as follows:

507	(1) Subsection (h) is amended by striking the phrase "project manager, District of
508	Columbia Auditor, and" and inserting the phrase "project manager, and" in its place.
509	(2) Subsection (i)(1) is amended by striking the phrase "project manager, and
510	District of Columbia Auditor" and inserting the phrase "and project manager" in its place.
511	(3) Subsection (j)(1) is amended by striking the phrase "project manager, and
512	District of Columbia Auditor" and inserting the phrase "and project manager" in its place.
513	(4) Subsection (k) is amended by striking the phrase "the Department and District
514	of Columbia Auditor" and inserting the phrase "the Department" in its place.
515	(b) Section 2353 (D.C. Official Code § 2-218.53) is amended as follows:
516	(1) Subsection (a) is amended by striking the phrase "the Department and to the
517	District of Columbia Auditor" and inserting the phrase "the Department" in its place.
518	(2) Subsection (a-1) is amended by striking the phrase "the Department and the
519	Office of the District of Columbia Auditor" and inserting the phrase "the Department" in its
520	place.
521	(3) Subsection (b) is amended by striking the phrase "the Department and the
522	District of Columbia Auditor" and inserting the phrase "the Department" in its place.
523	(4) Subsection (d) is repealed.
524	(5) Subsection (e) is amended by striking the phrase "the agency, the Office of the
525	District of Columbia Auditor," and inserting the phrase "the agency" in its place.
526	

527	SUBTITLE L. LEGISLATIVE RETIREMENT MATCH
528	Sec. 1111. Short title.
529	This subtitle may be cited as the "Legislative Branch Employee Retirement Benefits
530	Match Amendment Act of 2017".
531	Sec. 1112. Section 2609(b) of the District of Columbia Government Comprehensive
532	Merit Personnel Act of 1978, effective October 1, 1987 (D.C. Law 7-27; D.C. Official Code § 1-
533	626.09(b)), is amended as follows:
534	(a) The existing text is designated as paragraph (1).
535	(b) A new paragraph (2) is added to read as follows:
536	"(2) On behalf of each employee of the Council, the Office of the District of
537	Columbia Auditor, or the Office of Advisory Neighborhood Commissions participating in the
538	deferred compensation plan established by section 2605(2), the District shall contribute each pay
539	period an amount equal to that employee's contribution pursuant to paragraph (1) of this
540	subsection for that pay period; provided, that the District's contribution pursuant to this
541	paragraph on behalf of an employee in any pay period shall not exceed 3% of the employee's
542	base salary during that pay period.".
543	SUBTITLE M. SURPLUS PROPERTY SALES FUND CLARIFICATION
544	Sec. 1121. Short title.
545	This subtitle may be cited as the "Surplus Property Sales Fund Clarification Amendment
546	Act of 2017".

547	Sec. 1122. Section 805(d) of the Procurement Practices Reform Act of 2010, effective
548	October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 2-358.05(d)), is amended by striking
549	the phrase "cost of online auction contracts for surplus personal property" and inserting the
550	phrase "administrative costs of maintaining and disposing of surplus property" in its place.
551	SUBTITLE N. CONTRACT APPEALS BOARD RULEMAKING
552	Sec. 1131. Short title.
553	This subtitle may be cited as the "Contract Appeals Board Rulemaking Amendment Act
554	of 2017".
555	Sec. 1132. Section 1106(a) of the Procurement Practices Reform Act of 2010, effective
556	April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-361.06(a)), is amended by adding a new
557	paragraph (3) to read as follows:
558	"(3) Notwithstanding paragraph (1) of this subsection, the Contract Appeals
559	Board, pursuant to Title I of the District of Columbia Administrative Procedure Act, approved
560	October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), shall issue rules to
561	implement the provisions of Title X.".
562	SUBTITLE O. STREET AND ALLEY DESIGNATION CLARIFICATION
563	Sec. 1141. Short title.
564	This subtitle may be cited as the "Street and Alley Designation Clarification
565	Amendment Act of 2017".
566	Sec. 1142. The Street and Alley Closing and Acquisition Procedures Act of 1982,
567	effective March 10, 1983 (D.C. Law 4-201; D.C. Official Code § 9-201.01 et seq.), is amended

568	as follows:
569	(a) Section 101 (D.C. Official Code § 9-201.01) is amended by adding a new paragraph
570	(4A) to read as follows:
571	"(4A) "Initiator" means the individual or entity that makes a request to the Mayor
572	or a Councilmember to sponsor legislation proposing the designation of an official or symbolic
573	name of an alley or street, or portion thereof, or an official name of a public space other than an
574	alley or street, or portion thereof, and shall not include the Mayor, the Council, or any
575	Councilmember.".
576	(b) Section 421 (D.C. Official Code § 9-204.21) is amended as follows:
577	(1) Subsection (b) is amended as follows:
578	(A) Paragraph (1) is amended by striking the phrase "of the public hearing
579	to each resident and owner of property" and inserting the phrase "of the Council hearing to each
580	owner of property and household occupying property" in its place.
581	(B) Paragraph (2) is amended by striking the phrase "of the public hearing
582	at each intersection of the portion of the alley or street proposed to be designated with any other
583	alley or street" and inserting the phrase "of the Council hearing at each intersection with any
584	other alley or street of the portion of the alley or street proposed to be designated" in its place.
585	(2) Subsection (f) is amended as follows:
586	(A) Strike the phrase "At least 15 days" and insert the phrase "At least 5
587	days" in its place.
588	(B) Strike the phrase "shall submit a petition to the Council in support of

589	the proposal that has been signed by a majority of the residents and owners of property" and
590	insert the phrase "shall submit to the Council letters or a petition in support of the proposal that
591	have been signed by a majority of the owners of property and households occupying property" in
592	its place.
593	(3) Subsection (g) is amended as follows:
594	(A) The lead-in language is amended by striking the phrase "a vote of a
595	committee of the Council" and inserting the phrase "a vote by a committee of the Council" in its
596	place.
597	(B) Paragraph (2) is amended to read as follows:
598	"(2) The square or squares in which the portion of the alley or street to be
599	designated is located and any adjacent squares; and".
600	(C) Paragraph (3) is amended to read as follows:
601	"(3) The recorded lots in the square or squares depicted.".
602	(4) Subsection (h) is amended by striking the phrase "proposal by the Mayor."
603	and inserting the phrase "proposal by the Mayor; provided, that fees shall not be assessed
604	pursuant to this subsection on an initiator that is a governmental entity, including an Advisory
605	Neighborhood Commission." in its place.
606	(5) Subsection (i) is amended to read as follows:
607	"(i) If there is no initiator within the meaning of section 101(4A), the Mayor shall
608	discharge the responsibilities of the initiator set forth in this section; provided, that the
609	requirements of subsection (f) of this section shall not apply and no fee shall be assessed

510	pursuant to subsection (h) of this section.".
511	(c) Section 422 (D.C. Official Code § 9-204.22) is amended as follows:
512	(1) Subsection (c) is amended as follows:
513	(A) Paragraph (1) is amended by striking the phrase "to be designated;"
514	and inserting the phrase "to be designated; and" in its place.
515	(B) Paragraph (2) is amended to read as follows:
516	"(2) The square or squares in which the public space is located and any adjacent
517	squares.".
518	(C) Paragraph (3) is repealed.
519	(2) Subsection (d) is amended by striking the phrase "proposal by the Mayor."
520	and inserting the phrase "proposal by the Mayor; provided, that fees shall not be assessed
521	pursuant to this subsection on an initiator that is a governmental entity, including an Advisory
522	Neighborhood Commission." in its place.
523	(3) Subsection (e) is amended to read as follows:
524	"(e) If there is no initiator within the meaning of section 101(4A), the Mayor shall
525	discharge the responsibilities of the initiator set forth in this section; provided, that no fee shall
526	be assessed pursuant to subsection (d) of this section.".
527	(d) Section 423 (D.C. Official Code § 9-204.23) is amended by adding a new subsection
528	(c) to read as follows:
529	"(c) If there is no initiator within the meaning of section 101(4A), the Mayor shall
530	discharge the responsibilities of the initiator set forth in this section.".

631	(e) Section 424(a)(1) (D.C. Official Code § 9-204.24(a)(1)) is amended by adding a new
632	subparagraph (B-i) to read as follows:
633	"(B-i) District Department of Transportation and Office of the
634	Chief Technology Officer records;".
635	TITLE II. ECONOMIC DEVELOPMENT AND REGULATION
636	SUBTITLE A. HISTORIC-ONLY PERMIT FEE REDUCTION
637	Sec. 2001. Short title.
638	This subtitle may be cited as the "Historic-Only Permit Fee Reduction Amendment Act
639	of 2017".
640	Sec. 2002. The chart set forth at section 101.1(a) of Title 12-M of the District of
641	Columbia Municipal Regulations is amended by inserting a new row after the row labeled
642	"Grandstand" to read as follows:
	"Historic-only Permits issued pursuant to 12-A DCMR \$33
	permits § 105.2.5
643	, , , , , , , , , , , , , , , , , , ,
644	SUBTITLE B. PUBLIC SERVANTS AND FIRST-RESPONDERS HOUSING
645	INCENTIVE
646	Sec. 2011. Short title.
647	This subtitle may be cited as the "Public Servants and First-Responders Housing Incentive
648	Amendment Act of 2017".

549	Sec. 2012. The Government Employer-Assisted Housing Amendment Act of 1999,
550	effective May 9, 2000 (D.C. Law 13-96; D.C. Official Code § 42-2501 et seq.), is amended as
551	follows:
552	(a) Section 3 (D.C. Official Code § 42-2502) is amended as follows:
553	(1) Paragraph (1) is amended by striking the phrase "payment;" and inserting the
554	phrase "payment pursuant to section 5;" in its place.
555	(2) Paragraph (2) is amended by striking the phrase "\$10,000; and" and inserting
556	the phrase "\$20,000 pursuant to section 6;" in its place.
557	(3) Paragraph (3) is amended by striking the phrase "applicants." and inserting the
558	phrase "applicants pursuant to this act; and" in its place.
559	(4) A new paragraph (4) is added to read as follows:
560	"(4) A grant of up to \$10,000, for police officers, correctional officers,
561	firefighters, paramedics, and emergency medical technicians pursuant to section 6a.".
562	(b) Section 4 (D.C. Official Code § 42-2503) is amended by adding a new subsection (d)
563	to read as follows:
564	"(d) Nothing in this act shall be construed to prohibit participation in the Home Purchase
565	Assistance Program established by the Home Purchase Assistance Fund Act of 1978, effective
566	September 12, 1978 (D.C. Law 2-103; D.C. Official Code § 42-2601 et seq.).".
567	(c) Section 5 (D.C. Official Code § 42-2504) is amended as follows:
568	(1) Subsection (b) is amended to read as follows:

669	"(b) Except as provided in subsection (b-1) of this section, for each Participant in the
670	Program who sets aside \$2,500 under an Agreement, the District shall obligate \$1,000 in the
671	financial management system. The District shall match succeeding Participant saving increments
672	of \$2,500 with a \$1,000 obligation until the District obligation totals \$5,000. Matching
673	contributions by the District shall not exceed \$5,000 for any individual Participant. The District
674	shall disburse its cash contribution at the time of settlement.".
675	(2) A new subsection (b-1) is added to read as follows:
676	"(b-1) For each police officer, correctional officer, firefighter, paramedic, and
677	emergency medical technician participating in the Program who sets aside \$2,500 under an
678	Agreement, the District shall obligate \$1,500 in the financial management system. The District
679	shall match succeeding Participant saving increments of \$2,500 with a \$1,500 obligation until
680	the District obligation totals \$15,000. Matching contributions by the District shall not exceed
681	\$15,000 for any individual Participant. The District shall disburse its cash contribution at the
682	time of settlement.".
683	(d) Section 6(a) (D.C. Official Code § 42-2505(a)) is amended as follows:
684	(1) Strike the phrase "section 5(b)" and insert the phrase "section 5(b) or (b-1) and
685	section 6a" in its place.
686	(2) Strike the phrase "up to \$10,000" and insert the phrase "up to \$20,000" in its
687	place.
688	(e) A new section 6a is added to read as follows:
689	"Sec. 6a. First-responders grant.

690	(a) In addition to the assistance provided in section 5(b-1) and section 6, the Department
691	shall make available a grant of up to \$10,000 to provide financial assistance for the purchase of a
692	housing unit to each police officer, correctional officer, firefighter, paramedic, and emergency
693	medical technician who is a Participant.
694	"(b) In order to receive financial assistance for the purchase of a housing unit under this
695	section, a police officer, correctional officer, firefighter, paramedic, or emergency medical
696	technician must agree to a 5-year service obligation, which shall begin at the date of settlement
697	on the purchase of the housing unit.
698	"(c) The grant shall convert into a loan to be repaid by the Participant if:
699	"(1) Within 5 years after the date of settlement on the purchase of the housing
700	unit, the housing unit is sold, transferred, or ceases to be the principal residence of the
701	Participant; or
702	"(2) The Participant does not complete the 5-year service obligation required by
703	subsection (b) of this section.".
704	SUBTITLE C. HOUSING PRODUCTION TRUST FUND
705	Sec. 2021. Short title.
706	This subtitle may be cited as the "Housing Production Trust Fund Amendment Act of
707	2017".
708	Sec. 2022. Section 3 of the Housing Production Trust Fund Act of 1988, effective March
709	16, 1989 (D.C. Law 7-202; D.C. Official Code § 42-2802), is amended as follows:
710	(a) Subsection (b)(10) is amended to read as follows:

711	"(10) Funds for the administration of the Fund, not to exceed 15% per fiscal year
712	of the funds deposited into the Fund pursuant to subsection (c) of this section; and".
713	(b) A new subsection (e) is added to read as follows:
714	"(e) Money in the Fund shall not be used in connection with any property identified in
715	section 2(a) of the Historic Preservation of Derelict District Properties Act of 2016, effective
716	March 11, 2017 (D.C. Law 21-223; 64 DCR 182).".
717	Sec. 2023. Applicability.
718	Section 2022(b) shall apply as of May 30, 2017.
719	SUBTITLE D. HOUSING PRESERVATION FUND ESTABLISHMENT
720	Sec. 2031. Short title.
721	This subtitle may be cited as the "Housing Preservation Fund Establishment Act of
722	2017".
723	Sec. 2032. Housing Preservation Fund.
724	(a) There is established as a special fund the Housing Preservation Fund ("Fund"), which
725	shall be administered by the Department of Housing and Community Development in
726	accordance with subsections (c) and (d) of this section.
727	(b) In Fiscal Year 2018, \$10 million from local appropriations shall be deposited into the
728	Fund.
729	(c) Money in the Fund shall be used for providing debt or equity to finance housing
730	preservation activities, including acquisition bridge loans, predevelopment expenses,
731	environmental remediation, critical repairs, and other activities necessary to preserve the

732	affordability of housing units; provided, that projects receiving funding from the Fund shall
733	execute an affordability covenant with terms and conditions as determined by the Mayor.
734	(d) Money in the Fund shall not be used to provide debt or equity to finance housing
735	preservation activities involving any property identified in section 2(a) of the Historic
736	Preservation of Derelict District Properties Act of 2016, effective March 11, 2017 (D.C. Law 21)
737	223; 64 DCR 182).
738	(e)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance
739	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
740	(2) Subject to authorization in an approved budget and financial plan, any funds
741	appropriated in the Fund shall be continually available without regard to fiscal year limitation.
742	SUBTITLE E. ST. ELIZABETHS EAST CAMPUS REDEVELOPMENT FUND
743	Sec. 2041. Short title.
744	This subtitle may be cited as the "St. Elizabeths East Campus Redevelopment Fund
745	Establishment Act of 2017".
746	Sec. 2042. St. Elizabeths East Campus Redevelopment Fund.
747	(a) There is established as a special fund the St. Elizabeths East Campus Redevelopment
748	Fund ("Fund"), which shall be administered by the Office of the Deputy Mayor for Planning and
749	Economic Development in accordance with subsection (c) of this section.
750	(b)(1) Beginning with the tax year commencing October 1, 2018, through the tax year
751	ending September 30, 2021, the Chief Financial Officer shall deposit into the Fund taxes,
752	including penalties and interest, if any, collected pursuant to D.C. Official Code §§ 47-1005.01

and 47-2002 attributable to taxable payments or transactions generated from the St. Elizabeths
East Campus Entertainment and Sports Arena Site in an amount not to exceed \$855,000 per
fiscal year. Any taxes imposed with respect to possessory interest in the St. Elizabeths East
Campus Entertainment and Sports Arena Site pursuant to D.C. Official Code § 47-1005.01 in
excess of \$855,000 per fiscal year shall be abated.

- (2) Beginning with the tax year commencing on October 1, 2021, the Chief Financial Officer shall deposit into the Fund all taxes, including penalties and interest, if any, collected pursuant to D.C. Official Code §§ 47-1005.01 and 47-2002 attributable to taxable payments or transactions generated from the St. Elizabeths East Campus Entertainment and Sports Arena Site for the period ending on the last day of the tax year that the Ground Lease is in effect, in accordance with the requirements of the Ground Lease.
- (c)(1) The Fund shall be used solely to support the maintenance, operation, and construction activities on the St. Elizabeths East Campus Redevelopment Site.
- (2) Notwithstanding section 1094 of the Grant Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.13), the Office of the Deputy Mayor for Planning and Economic Development may use funds from the Fund to award grants to recipients to further the purposes set forth in this subsection.
- (d)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
- (2) Subject to authorization in an approved budget and financial plan, any funds appropriated in the Fund shall be continually available without regard to fiscal year limitation.

774	(e) For the purposes of this section, the term:
775	(1) "Ground Lease" means the lease entered into by and between the District of
776	Columbia and the tenant for the St. Elizabeths East Campus Entertainment and Sports Arena
777	Site.
778	(2) "St. Elizabeths East Campus Entertainment and Sports Arena Site" means that
779	portion of the St. Elizabeths East Campus, located at 1100 Alabama Avenue, S.E., Washington,
780	D.C., known for tax and assessment purposes as Lot 838, in Square 5868, Suffix S.
781	(3) "St. Elizabeth East Campus Redevelopment Site" means the real property
782	known as Square 5868, Suffix S.
783	SUBTITLE F. LAND DISPOSITION TRANSPARENCY
784	Sec. 2051. Short title.
785	This subtitle may be cited as the "Land Disposition Transparency Amendment Act of
786	2017".
787	Sec. 2052. Section 1 of An Act Authorizing the sale of certain real estate in the District of
788	Columbia no longer required for public purposes, approved August 5, 1939 (53 Stat. 1211; D.C.
789	Official Code § 10-801), is amended as follows:
790	(a) Subsection (b)(9) is amended by striking the phrase "with this resolution, unless" and
791	inserting the phrase "with this resolution in accordance with subsection (b-1)(2) of this section,
792	unless" in its place.
793	(b) A new subsection (b-5) is added to read as follows:

794	"(b-5)(1) Notwithstanding subsections (a-1)(4) and (b-2) of this section, for each of the
795	following projects, the Mayor shall hold at least one public hearing on the finding that the real
796	property is no longer required for public purposes before submitting the proposed surplus
797	resolution and proposed disposition resolution to the Council:
798	"(A) Franklin School (Ward 2);
799	"(B) Grimke School (Ward 1);
800	"(C) Parcel 42 (Ward 6);
801	"(D) Water Front Station II (Ward 6);
802	"(E) Crummell School (Ward 5);
803	"(F) Truxton Circle (Ward 5);
804	"(G) MLK Gateway (Ward 8);
805	"(H) 1125 Spring Road, N.W. (Ward 4);
806	"(I) 200 K Street, N.W. (Parking Deck) (Ward 6); and
807	"(J) Northwest One (New Communities) (Ward 6).
808	"(2) The hearing required by paragraph (1) of this subsection shall be held at an
809	accessible evening or weekend time and in an accessible location in the vicinity of the real
810	property. The Mayor shall provide at least 30 days written notice of the public hearing to the
811	affected Advisory Neighborhood Commission and publish notice of the hearing in the District of
812	Columbia Register at least 15 days before the hearing.".

813	SUBTITLE G. MARION S. BARRY SUMMER YOUTH EMPLOYMENT
814	PROGRAM
815	Sec. 2061. Short title.
816	This subtitle may be cited as the "Marion S. Barry Summer Youth Employment Program
817	Amendment Act of 2017".
818	Sec. 2062. Section 2(a)(1) of the Youth Employment Act of 1979, effective January 5,
819	1980 (D.C. Law 3-46; D.C. Official Code § 32-241(a)(1)), is amended as follows:
820	(a) Subparagraph (A) is amended as follows:
821	(1) Sub-subparagraph (i) is amended to read as follows:
822	"(i) A summer youth jobs program to provide for the employment
823	or training each summer of not fewer than 10,000 or more than 21,000 youth. Youth shall be 14
824	through 24 years of age on the date of enrollment in the program; provided, that the program
825	shall provide employment or training each summer to no more than 900 youth ages 22 through
826	24 years of age on the date of enrollment.".
827	(2) Sub-subparagraph (iv) is amended by striking the phrase "at no less than" and
828	inserting the phrase "at an hourly rate equal to" in its place.
829	(b) Subparagraph (A-i) is amended to read as follows:
830	"(A-i) Registration for the summer youth jobs program shall occur
831	annually.".

832	SUBTITLE H. BUSINESS LICENSE TECHNOLOGY FEE
833	REAUTHORIZATION
834	Sec. 2071. Short title.
835	This subtitle may be cited as the "Business License Technology Fee Reauthorization
836	Amendment Act of 2017".
837	Sec. 2072. Section 500.4 of Title 17 of the District of Columbia Municipal Regulations is
838	amended to read as follows:
839	"500.4 Starting on October 1, 2010, the Director shall charge an additional fee of ten
840	percent (10%) on the total cost of each basic business license to cover the costs of enhanced
841	technological capabilities of the basic business licensing system.".
842	Sec. 2073. Applicability.
843	This subtitle shall apply as of October 1, 2010.
844	SUBTITLE I. WALTER REED OMNIBUS
845	Sec. 2081. Short title.
846	This subtitle may be cited as the "Walter Reed Omnibus Amendment Act of 2017".
847	Sec. 2082. Section 5(4) of the Walter Reed Omnibus Act of 2016, effective May 18, 2016
848	(D.C. Law 21-119; D.C. Official Code § 2-1227.04(4)), is amended by striking the phrase
849	"public utilities" and inserting the phrase "utility providers" in its place.
850	

851	SUBTITLE J. PUBLICLY ACCESSIBLE RENT CONTROL HOUSING
852	CLEARINGHOUSE
853	Sec. 2091. Short title.
854	This subtitle may be cited as the "Publicly Accessible Rent Control Housing
855	Clearinghouse Amendment Act of 2017".
856	Sec. 2092. Section 203a of the Rental Housing Act of 1985, effective July 17, 1985
857	(D.C. Law 6-10; D.C. Official Code § 42-3502.03c), is amended as follows:
858	(a) Subsection (a) is amended to read as follows:
859	"(a) The Office of the Tenant Advocate ("OTA"), with the assistance of and in close
860	consultation with the Department of Consumer and Regulatory Affairs, the Office of Tax and
861	Revenue, the Rental Accommodations Division ("RAD") of the Department of Housing and
862	Community Development, the Housing Provider Ombudsman of the Department of Housing and
863	Community Development, and the Office of the Chief Technology Officer, shall develop a
864	demonstration project ("demonstration project") to establish the initial framework of a user-
865	friendly, Internet-accessible, and searchable database for the submission, management, and
866	review of all documents and relevant data housing providers are required to submit to the RAD
867	pursuant to title II of this act.".
868	(b) A new subsection (a-1) is added to read as follows:
869	"(a-1) The Chief Tenant Advocate may contract to implement the database established by
870	this section. Any contract under this section shall be in accordance with the Procurement

871	Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code §
872	2-351.01 et seq.).".
873	(c) Subsection (c)(20), is amended by striking the phrase "RAD" and inserting the phrase
874	"OTA" in its place.
875	(d) Subsection (e) is amended to read as follows:
876	"(e) The demonstration project shall be completed within 2 years of the effective date of
877	the Publicly Accessible Rent Control Housing Clearinghouse Amendment Act of 2017, as
878	approved by the Committee of the Whole on May 30, 2017 (Committee print of Bill 22-244).".
879	(e) Subsection (f) is repealed.
880	(f) Subsection (g) is amended to read as follows:
881	"(g) OTA shall report to the Council regarding the progress of the demonstration project
882	on a quarterly basis. Following completion of the demonstration project, OTA shall prepare a
883	final report that includes OTA's recommendations for the development of a permanent rent
884	control housing database.".
885	SUBTITLE K. ADMINISTRATION OF HOUSING AUTHORITY
886	REHABILITATION AND MAINTENANCE FUND
887	Sec. 2101. Short title.
888	This subtitle may be cited as the "District of Columbia Housing Authority Rehabilitation
889	and Maintenance Fund Administration Amendment Act of 2017".
890	Sec. 2102. Section 3(c-1) of the District of Columbia Housing Authority Act of 1999,
891	effective May 9, 2000 (D.C. Law 13-105; D.C. Official Code & 6-202(c-1)), is amended as

892	follows:
893	(a) Paragraph (1) is amended to read as follows:
894	"(1) There is established as a special fund the DCHA Rehabilitation and
895	Maintenance Fund ("R&M Fund"), which shall be administered by the Office of the Chief
896	Financial Officer ("OCFO"). Once the Authority has provided documentation of planned
897	encumbrances and expenditures consistent with the authorized uses of the R&M Fund, the
898	OCFO shall advance funds to the Authority for use in accordance with paragraphs (3) and (4) of
899	this subsection.".
900	(b) Paragraph (3) is amended to read as follows:
901	"(3) Money in the R&M Fund shall be used for maintenance, repair, and
902	rehabilitation projects that will increase the availability of public housing units for existing
903	District of Columbia residents listed on the Authority's waitlist or prevent existing residents
904	from being displaced.".
905	(c) Paragraph (6) is amended as follows:
906	(1) The lead-in language is amended by striking the phrase "By January 1 and by
907	July 1 of each year," and inserting the phrase "By March 1 of each year," in its place.
908	(2) Subparagraph (A) is amended to read as follows:
909	"(A) The number of vacant public housing units within the District, and,
910	for each unit, the address and unit number, the needed repairs for the unit, and a budget for
911	renovating the unit;".
912	(3) A new subparagraph (A-i) is added to read as follows:

913	"(A-i) The number and location of units that were made available to new
914	tenants during the prior year as a result of R&M Fund investments, including the number that
915	were made available to existing District residents; and".
916	(4) Subparagraph (B)(iii) is amended by striking the phrase "The number of
917	residents" and inserting the phrase "The number of residents, if any," in its place.
918	SUBTITLE L. COALITION FOR NONPROFIT HOUSING AND ECONOMIC
919	DEVELOPMENT GRANT
920	Sec. 2111. Short title.
921	This subtitle may be cited as the "Coalition for Nonprofit Housing and Economic
922	Development Grants Act of 2017".
923	Sec. 2112. For Fiscal Year 2018, the Office of the Deputy Mayor for Planning and
924	Economic Development shall award the Coalition for Nonprofit Housing and Economic
925	Development a grant in the amount of \$200,000 to:
926	(1) Research current spending levels of District educational and medical institutions
927	that have agreed to participate in the DC Anchor Partnership;
928	(2) Collect, research, and provide data analysis of priority purchasing categories
929	based on expenditure data and supply firm data of District educational and medical institutions
930	that have agreed to participate in the DC Anchor Partnership; and
931	(3) Provide any additional support to launch the DC Anchor Partnership.

932	SUBTITLE M. DEPARTMENT OF SMALL AND LOCAL BUSINESS
933	DEVELOPMENT COMPETITIVE GRANTS
934	Sec. 2121. Short title.
935	This subtitle may be cited as the "Department of Small and Local Business Development
936	Competitive Grants Act of 2017".
937	Sec. 2122. (a) In Fiscal Year 2018, the Department of Small and Local Business
938	Development ("Department") shall award a grant, on a competitive basis, in an amount not to
939	exceed \$100,000, for a study to evaluate the circumstances under which insufficient market
940	capacity of certified business enterprises results in a waiver of subcontracting requirements under
941	section 2351 of the Small and Certified Business Enterprise Development and Assistance Act of
942	2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.51)("section
943	2351"). The study shall include:
944	(1) Data collection and analysis regarding the projects, and the goods or services
945	that comprise the projects, for which a waiver was granted pursuant to section 2351; and
946	(2) Recommendations on ways to improve the market capacity of certified
947	business enterprises for the type of projects, and the goods or services that comprise those
948	projects, for which waivers have been routinely granted.
949	(b) Within 270 days after the effective date of this subtitle, the Department shall submit
950	the study to the Council.
951	(c) For the purposes of this subtitle, the term "certified business enterprise" shall have the
952	same meaning as provided in section 2302(1D) of the Small and Certified Business Enterprise

953	Development and Assistance Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C.
954	Official Code § 2-218.02(1D)).
955	SUBTITLE N. WARD 7 AND WARD 8 ENTREPRENEUR GRANT FUND
956	ESTABLISHMENT
957	Sec. 2131. Short title.
958	This subtitle may be cited as the "Ward 7 and Ward 8 Entrepreneur Grant Fund
959	Establishment Act of 2017".
960	Sec. 2132. Ward 7 and Ward 8 Entrepreneur Grant Fund.
961	(a) There is established as a special fund the Ward 7 and Ward 8 Entrepreneur Grant
962	Fund ("Fund"), which shall be administered by the Department of Small and Local Business
963	Development ("Department") in accordance with subsections (c) and (d) of this section.
964	(b) In Fiscal Year 2018, \$300,000 from local appropriations shall be deposited into the
965	Fund.
966	(c)(1) Money in the Fund shall be used to provide grants to support the establishment of
967	expansion of small businesses in Ward 7 and Ward 8.
968	(2) No single grant shall exceed \$10,000.
969	(d)(1) To qualify for a grant, the proposed or existing small business shall have:
970	(A) A location in Ward 7 or Ward 8;
971	(B) Fewer than 5 full-time employees;
972	(C) Ward 7 or Ward 8 residents representing more than 50% of the
973	ownership of the proposed or existing small business; and

974	(D) A clear and deliverable business plan demonstrating the proposed use
975	of the grant.
976	(2) A grant shall support startup or expansion efforts, including product or service
977	development, market research, customer development, licensing, prototyping, providing
978	engineering design, leasing equipment, providing professional services, such as accounting, tax,
979	and legal services or capital-asset management, or such other activity that the Department
980	determines is consistent with the purposes of this section.
981	(e) The money deposited into the Fund shall not revert to the unrestricted fund balance of
982	the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
983	(f) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
984	Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue
985	rules to implement the provisions of this section.
986	SUBTITLE O. GEORGIA AVENUE RETAIL PRIORITY AREA
987	Sec. 2141. Short title.
988	This subtitle may be cited as the "Georgia Avenue Retail Priority Area Amendment Act
989	of 2017".
990	Sec. 2142. Section 2(4) of the Great Streets Neighborhood Retail Priority Areas Approva
991	Resolution of 2007, effective July 10, 2007 (Res. 17-257; 54 DCR 7194), is amended to read as
992	follows:
993	"(4) Ward 4 Georgia Avenue Retail Priority Area, consisting of the parcels,
994	squares, and lots within or abutting the area bounded by a line beginning at the intersection of

995	Euclid Street, N.W., and Georgia Avenue, N.W.; continuing north along Georgia Avenue, N.W.,
996	to Kenyon Street, N.W.; then continuing west along Kenyon Street, N.W., to Sherman Avenue,
997	N.W.; then continuing north along Sherman Avenue, N.W., to New Hampshire Avenue, N.W.;
998	then continuing northeast along New Hampshire Avenue, N.W., to Spring Road, N.W.; then
999	continuing northwest along Spring Road, N.W., to 14th Street, N.W.; then continuing north
1000	along 14th Street, N.W., to Longfellow Street, N.W.; then continuing east along Longfellow
1001	Street, N.W., to Georgia Avenue, N.W.; then continuing north along Georgia Avenue, N.W., to
1002	Eastern Avenue, N.W.; then continuing southeast along Eastern Avenue, N.W., to Kansas
1003	Avenue, N.E.; then continuing southwest along Kansas Avenue, N.E., to Blair Road, N.W.; then
1004	continuing south along Blair Road, N.W., to North Capitol Street, N.E.; then continuing south
1005	along North Capitol Street, N.E., to Kennedy Street, N.W.; then continuing west along Kennedy
1006	Street, N.W., to Kansas Avenue, N.W.; then continuing southwest along Kansas Avenue, N.W.,
1007	to Varnum Street, N.W.; then continuing east along Varnum Street, N.W., to 7th Street, N.W.;
1008	then continuing south along the center line of 7th Street, N.W., until the point where 7th Street,
1009	N.W., becomes Warder Street, N.W.; then continuing further south along Warder Street, N.W.,
1010	to Kenyon Avenue, N.W.; then continuing west along Kenyon Avenue, N.W., to Georgia
1011	Avenue, N.W.; and then south on Georgia Avenue, N.W., to the beginning point;".
1012	SUBTITLE P. H STREET, N.E., RETAIL PRIORITY AREA CLARIFICATION
1013	Sec. 2151. Short title.
1014	This subtitle may be cited as the "H Street, N.E., Retail Priority Area Clarification
1015	Amendment Act of 2017".

1016	Sec. 2152. Section 4(g) of the Retail Incentive Act of 2004, effective September 8, 2004
1017	(D.C. Law 15-185; D.C. Official Code § 2-1217.73(g)), is amended to read as follows:
1018	"(g) There is established the Bladensburg Road, N.E., Retail Priority Area, which shall
1019	consist of the parcels, squares, and lots within the following area: Beginning at the intersection
1020	of Holbrook Street, N.E., and Mount Olivet Road, N.E.; thence east on Mount Olivet Road, N.E.
1021	to Bladensburg Road, N.E.; thence south on Bladensburg Road, N.E., to 17th Street, N.E.; thence
1022	south on 17th Street, N.E., to H Street, N.E.; thence east on H Street, N.E., to 19th Street, N.E.;
1023	thence south on 19th Street, N.E., to Benning Road, N.E.; thence east on Benning Road, N.E., to
1024	Oklahoma Avenue, N.E.; continuing southwest along Oklahoma Avenue, N.E., to the center line
1025	of E Street, N.E.; continuing west on E Street, N.E., to the center line of 21st Street, N.E.;
1026	continuing north on 21st Street, N.E., to the center line of Gales Street, N.E.; thence northwest
1027	on Gales Street, N.E., to 15th Street, N.E.; thence west on G Street, N.E., to 14th Street, N.E.;
1028	thence north on 14th Street, N.E., to Florida Avenue, N.E.; thence west on Florida Avenue, N.E.,
1029	to Holbrook Street, N.E.; thence north on Holbrook Street, N.E., to the point of beginning.".
1030	Sec. 2153. Section 4(c)(2) of the H Street, N.E., Retail Priority Area Incentive Act of
1031	2010, effective April 8, 2011 (D.C. Law 18-354; D.C. Official Code § 1-325.173(c)(2)), is
1032	amended to read as follows:
1033	"(2) Frontage on a commercial corridor within the H Street, N.E., Retail Priority
1034	Area;".
1035	

1036	SUBTITLE Q. SURPLUS AND DISPOSITION NOTIFICATION
1037	Sec. 2161. Short title.
1038	This subtitle may be cited as the "Surplus and Disposition Notification Amendment Act
1039	of 2017".
1040	Sec. 2162. An Act Authorizing the sale of certain real estate in the District of Columbia
1041	no longer required for public purposes, approved August 5, 1939 (53 Stat. 1211; D.C. Official
1042	Code § 10-801 et seq.), is amended by adding a new section 1b to read as follows:
1043	"Sec. 1b. Email notifications regarding the surplus and disposition of real property.
1044	"(a) Within 180 days after the effective date of the Surplus and Disposition Notification
1045	Amendment Act of 2017, as approved by the Committee of the Whole on May 30, 2017
1046	(Committee print of Bill 22-244), the Department of General Services ("DGS"), in coordination
1047	with the Deputy Mayor for Planning and Economic Development ("DMPED"), shall allow
1048	individuals to sign up, on the DGS website, to receive email notifications, pursuant to subsection
1049	(b) of this section, relating to the surplus and disposition of real property, within Advisory
1050	Neighborhood Commissions ("ANC") selected by the individual.
1051	"(b) DGS shall send an email notification to individuals who sign up under subsection (a)
1052	of this section within 2 days after the following events:
1053	"(1) The Mayor publishes notice of a surplus hearing pursuant to section 1(a-
1054	1)(4), which shall describe:
1055	"(A) The date, time, and location of the hearing; and

1056	"(B) How a person who cannot attend the hearing can comment on the
1057	finding that the real property is no longer required for public purposes;
1058	"(2) The introduction of a proposed resolution pursuant to section 1(a-1), which
1059	shall include a link to the website on the Council's Legislative Information Management System
1060	about the proposed resolution;
1061	"(3) The Council publishes notice of a hearing on a proposed resolution submitted
1062	by the Mayor pursuant to section 1(a-1), which shall describe:
1063	"(A) The date, time, and location of the hearing; and
1064	"(B) How a person who cannot attend the hearing can comment on the
1065	finding that the real property is no longer required for public purposes;
1066	"(4) The Council's approval, disapproval, or passive disapproval of a proposed
1067	resolution pursuant to section 1(a-1)(3);
1068	"(5) The Mayor publishes notice of a public hearing pursuant to section 1(b-2) on
1069	a proposed disposition of District-owned property, which shall describe:
1070	"(A) The date, time, and location of the hearing; and
1071	"(B) How a person who cannot attend the hearing can comment on the
1072	finding that the real property is no longer required for public purposes;
1073	"(6) The introduction of a proposed resolution pursuant to section 1(b), which
1074	shall include a link to the website on the Council's Legislative Information Management System
1075	about the proposed resolution;

1076	"(7) The Council publishes notice of a hearing on a proposed resolution submitted
1077	by the Mayor pursuant to section 1(b), which shall describe:
1078	"(A) The date, time, and location of the hearing; and
1079	"(B) How a person who cannot attend the hearing can comment on the
1080	finding that the real property is no longer required for public purposes;
1081	"(8) The Council's approval or disapproval, in whole or in part, or passive
1082	disapproval of a proposed resolution pursuant to section 1(c);
1083	"(9) The introduction of a resolution seeking additional time for the disposition of
1084	a property pursuant to section 1(d), which shall include a link to the website on the Council's
1085	Legislative Information Management System about the resolution; and
1086	"(10) The Council's approval, disapproval, or passive disapproval of a resolution
1087	seeking additional time for the disposition of a property pursuant to section 1(d).
1088	"(c) All e-mail notifications issued pursuant to this section shall include:
1089	"(1) The address of the District-owned property that is the subject of the event
1090	listed in subsection (b) of this section; and
1091	"(2) The contact information for the DMPED Project Manager managing the
1092	District-owned property that is the subject of the event listed in subsection (b) of this section.".
1093	SUBTITLE R. ARCHIVES LOCATION
1094	Sec. 2171. Short title.
1095	This subtitle may be cited as the "Archives Location Prohibition Act of 2017".

1096	Sec. 2172. No operating, capital, contingency, or other District funds shall be used to
1097	construct any structure in Square 3574 or otherwise alter any property located in Square 3574 for
1098	the purpose of serving as the District of Columbia Archives or District of Columbia Records
1099	Center, or for any other use by the Secretary of the District of Columbia.
1100	SUBTITLE S. DISPOSAL OF ABANDONED AND DETERIORATED
1101	PROPERTY
1102	Sec. 2181. Short title.
1103	This subtitle may be cited as the "Disposal of Abandoned and Deteriorated Property
1104	Amendment Act of 2017".
1105	Sec. 2182. Section 433(a)(1) of the Abatement and Condemnation of Nuisance Properties
1106	Omnibus Amendment Act of 2000, effective April 19, 2002 (D.C. Law 14-114; D.C. Official
1107	Code § 42-3171.03(a)(1)), is amended to read as follows:
1108	"(1) Before transmitting a proposed resolution to the Council pursuant to
1109	paragraph (2) of this subsection, and before seeking proposals for the disposition of the real
1110	property or otherwise proceeding to negotiate the disposition of the real property, the Mayor
1111	shall hold a public hearing on the proposed disposition after at least 30 days public notice; and".
1112	SUBTITLE T. HISTORIC PRESERVATION OF DERELICT DISTRICT
1113	PROPERTIES
1114	Sec. 2191. Short title.
1115	This subtitle may be cited as the "Historic Preservation of Derelict District Properties
1116	Amendment Act of 2017"

1117	Sec. 2192. Section 2 of the Historic Preservation of Derelict District Properties Act of
1118	2016, effective March 11, 2017 (D.C. Law 21-223; 64 DCR 182), is amended by adding a new
1119	subsection (c-1) to read as follows:
1120	"(c-1) Funds in the Housing Production Trust Fund, established pursuant to section 3 of
1121	the Housing Production Trust Fund Act of 1988, effective March 16, 1989 (D.C. Law 7-202;
1122	D.C. Official Code § 42-2802), and the Housing Preservation Fund, established by section 2032
1123	of the Housing Preservation Fund Establishment Act of 2017, as approved by the Committee of
1124	the Whole on May 30, 2017 (Committee print of Bill 22-244), shall not be used in connection
1125	with any property identified in subsection (a) of this section.".
1126	Sec. 2193. Applicability.
1127	This subtitle shall apply as of May 30, 2017.
1128	SUBTITLE U. LOCAL RENT SUPPLEMENT PROJECT-BASED AND
1129	SPONSOR-BASED FUNDING
1130	Sec. 2201. Short title.
1131	This subtitle may be cited as the "Local Rent Supplement Project-Based and Sponsor-
1132	Based Funding Amendment Act of 2017".
1133	Sec. 2202. Section 26b(e) of the District of Columbia Housing Authority Act of 1999,
1134	effective March 2, 2007 (D.C. Law 16-192; D.C. Official Code § 6-227(e)), is amended to read
1135	as follows:
1136	"(e)(l) Beginning in Fiscal Year 2019, and for each fiscal year thereafter, the Authority
1137	subsidy shall include an additional \$1,000,000 for project-based and sponsor-based voucher

1138	assistance. This funding shall be in addition to any amount allocated for project-based and
1139	sponsor-based voucher assistance as of October 1, 2017.
1140	"(2) In Fiscal Year 2018, the Authority shall issue a Notice of Funding
1141	Availability for the awarding of the additional funds for project-based and sponsor-based
1142	voucher assistance referenced in paragraph (1) of this subsection.".
1143	SUBTITLE V. RENTAL UNIT FEE INCREASE
1144	Sec. 2211. Short title.
1145	This subtitle may be cited as the "Rental Unit Fee Increase Amendment Act of 2017".
1146	Sec. 2212. The Rental Housing Act of 1985, effective July 17, 1985 (D.C. Law 6-10;
1147	D.C. Official Code § 42-3501.01 et seq.), is amended as follows:
1148	(a) Section 205(a-1) (D.C. Official Code § 42-3502.05(a-1)) is amended to read as
1149	follows:
1150	"(a-1) If a housing provider comes into possession of a housing accommodation as a
1151	result of a transfer pursuant to section 402(c)(2) of the Rental Housing Conversion and Sale Act
1152	of 1980, effective September 10, 1980 (D.C. Law 3-86; D.C. Official Code § 42-3404.02(c)(2)),
1153	then the housing provider shall be eligible for the exemption provided by subsection (a)(3) of
1154	this section only if the housing provider was eligible for the exemption at the time of the
1155	transfer.".
1156	(b) Section 401(a) (D.C. Official Code § 42-3504.01(a)) is amended to read as follows:
1157	"(a)(1) Each housing provider required to register under this act, including those
1158	otherwise exempt from rental control and registration pursuant to section 205(a)(3), shall pay an

1159	annual rental unit fee of \$25 for each rental unit in a housing accommodation registered by the
1160	housing provider. The rental unit fee shall be:
1161	"(A) Paid to the District government at the time the housing provider
1162	applies for a basic business license or a renewal of the basic business license, or in the case of a
1163	housing accommodation for which no basic business license is required, at the time and in the
1164	manner that the licensing agency may determine; and
1165	"(B) Deposited as set forth in paragraph (2) of this subsection.
1166	"(2) The first \$21.50 of each rental unit fee shall be deposited in the fund
1167	established pursuant to section 1(b) of An Act To provide for the abatement of nuisances in the
1168	District of Columbia by the Commissioners of said District, and for other purposes, approved
1169	April 14, 1906 (34 Stat. 114; D.C. Official Code § 42-3131.01(b)). The remainder shall be
1170	deposited in the Rental Unit Fee Fund established by section 401a.".
1171	(c) A new section 401a is added to read as follows:
1172	"Sec. 401a. Rental Unit Fee Fund.
1173	"(a) There is established as a special fund the Rental Unit Fee Fund ("Fund"), which shall
1174	be administered by the Office of the Tenant Advocate in accordance with subsection (c) of this
1175	section.
1176	"(b) The source of revenue for the Fund shall be the fee charged to a housing provider
1177	pursuant to section 401(a), excluding \$21.50 of that fee, which shall be deposited in the fund
1178	established pursuant to section 1(b) of An Act To provide for the abatement of nuisances in the
1179	District of Columbia by the Commissioners of said District, and for other purposes, approved

1180	April 14, 1906 (34 Stat. 114; D.C. Official Code § 42-3131.01(b)).
1181	"(c) Money in the Fund shall be used solely to support the activities of the Office of the
1182	Tenant Advocate.
1183	"(d) The money deposited into the Fund shall not revert to the unrestricted fund balance
1184	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.".
1185	SUBTITLE W. DCRA INFRACTION FINE ADJUSTMENTS
1186	Sec. 2221. Short title.
1187	This subtitle may be cited as the "DCRA Infraction Fine Increase Amendment Act of
1188	2017".
1189	Sec. 2222. The Construction Codes Approval and Amendments Act of 1986, effective
1190	March 21, 1987 (D.C. Law 6-216; D.C. Official Code § 6-1401 et seq.), is amended as follows:
1191	(a) Sections 2 through 10c (D.C. Official Code §§ 6-1401 through 6-1412) are designated
1192	as Part A.
1193	(b) A new Part B is added to read as follows:
1194	"Part B.
1195	"Sec. 11. DCRA housing and building infractions fine; periodic adjustments,
1196	"(a) Beginning on January 1, 2018, a fine amount listed in section 3201.1 of Title 16 of
1197	the District of Columbia Municipal Regulations (16 DCMR § 3201.1), when assessed for an
1198	infraction listed in sections 3301 through 3313 of Title 16 of the District of Columbia Municipal
1199	Regulations (16 DCMR § 3301 through 16 DCMR § 3313), shall be adjusted according to the

most recent Consumer Price Index for All Urban Consumers in the Washington Metropolitan Statistical area, as published by the United States Bureau of Labor Statistics.

"(b) Beginning on or after January 1, 2018, and on or after January 1 of every year thereafter, there shall be published in the District of Columbia Register a schedule of the fine amounts for each infraction listed in sections 3301 through 3313 of Title 16 of the District of Columbia Municipal Regulations (16 DCMR § 3301 through 16 DCMR § 3313), as adjusted according to the most recent Consumer Price Index for All Urban Consumers in the Washington Metropolitan Statistical area, as published by the United States Bureau of Labor Statistics."

Sec. 2223. Section 3201 of Title 16 of the District of Columbia Municipal Regulations (16 DCMR § 3201) is amended by adding new subsections 3201.8 and 3201.9 to read as follows:

"3201.8 (a) Beginning on January 1, 2018, a fine amount listed in section 3201.1 of Title 16 of the District of Columbia Municipal Regulations (16 DCMR § 3201.1), when assessed for an infraction listed in sections 3301 through 3313 of Title 16 of the District of Columbia Municipal Regulations (16 DCMR § 3301 through 16 DCMR § 3313), shall be adjusted according to the most recent Consumer Price Index for All Urban Consumers in the Washington Metropolitan Statistical area, as published by the United States Bureau of Labor Statistics.

"(b) Beginning on or after January 1, 2018, and on or after January 1 of every year thereafter, there shall be published in the District of Columbia Register a schedule of the fine amounts for each infraction listed in sections 3301 through 3313 of Title 16 of the District of Columbia Municipal Regulations (16 DCMR § 3301 through 16 DCMR § 3313), as adjusted

according to the most recent Consumer Price Index for All Urban Consumers in the Washington Metropolitan Statistical area, as published by the United States Bureau of Labor Statistics.

"3201.9 The fine amounts for the following infractions shall be double the amounts provided in subsection 3201.01, after adjusting for inflation pursuant to subsection 3201.08:

- "(a) 16 DCMR § 3305.1(a). Any flagrant, fraudulent, or willful violation by a housing provider of any of the Housing Regulations, Subtitle A of Title 14 DCMR, that constitutes an imminent danger to the health or safety of any tenant or occupant of a housing unit or housing accommodation, or that imminently endangers the health, safety, or welfare of the surrounding community including, but not limited to, the interruption of electrical, heat, gas, water, or other essential services when the interruption results from other than natural causes, or any successor Class 1 infraction for any flagrant, fraudulent, or willful violation by a housing provider of any of the Housing Regulations, Subtitle A of Title 14 DCMR, that constitutes an imminent danger to the health or safety of any tenant or occupant of a housing unit or housing accommodation, or that imminently endangers the health, safety, or welfare of the surrounding community;
- "(b) 16 DCMR § 3305.1(b). Section 1 of An Act To authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes, approved March 1, 1899 (30 Stat. 923; D.C. Official Code § 6-801) (failure to secure or repair an unsafe structure), or any successor Class 1 infraction for failure to secure or repair an unsafe structure;
- "(c) 16 DCMR § 3305.1(c). Section 3 of An Act To authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other

purposes, approved March 1, 1899 (30 Stat. 923; D.C. Official Code § 6-803) (attempting to
repair after expiration of allowed period, or interfering with authorized agents), or any successor
Class 1 infraction for attempting to repair after expiration of allowed period, or interfering with
authorized agents;

- "(d) 16 DCMR § 3305.1(d). Section 4 of An Act To authorize the Commissioners of the District of Columbia to remove dangerous or unsafe buildings and parts thereof, and for other purposes, approved March 1, 1899 (30 Stat. 923; D.C. Official Code § 6-804) (allowing a nuisance to exist on any lot or parcel of land in the District of Columbia which affects the public health, comfort, safety, and welfare of citizens), or any successor Class 1 infraction for allowing a nuisance to exist on any lot or parcel of land in the District of Columbia which affects the public health, comfort, safety, and welfare of citizens;
- "(e) 16 DCMR § 3305.1(q). 14 DCMR § 1201.1 (failure to maintain an office or agent in the District of Columbia), or any successor Class 1 infraction for failure to maintain an office or agent in the District of Columbia;
- "(f) 16 DCMR § 3306.1.1(a). 12-A DCMR §§ 105.1, 105.1.1 and 105.1.3 (failure to obtain required permit; working without a required permit), or any successor Class 1 infraction for working without a required permit;
- "(g) 16 DCMR § 3306.1.1(b). 12-A DCMR § 105.1 (work or conditions exceeding scope of permit), or any successor Class 1 infraction for exceeding scope of permit;

1260	"(h) 16 DCMR § 3306.1.1(g). 12-A DCMR §§ 114.1, 114.1.1, 114.6, 114.7 and 114.9
1261	(failure to comply with terms of a 'Stop Work Order'), or any successor Class 1 infraction for
1262	failure to comply with terms of a 'Stop Work Order';
1263	"(i) 16 DCMR § 3306.1.1(h). 12-A DCMR § 114.3 (unauthorized removal of a posted
1264	stop work order), or any successor Class 1 infraction for unauthorized removal of a posted stop
1265	work order;
1266	"(j) 16 DCMR § 3306.1.1(i). 12-A DCMR § 115.5 (failure to comply with terms of
1267	posted "Unsafe Notice"), or any successor Class 1 infraction for failure to comply with terms of
1268	posted "Unsafe Notice";
1269	"(k) 16 DCMR § 3306.1.1(p). 12-A DCMR § 115.1 (allowing/creating unsafe structures
1270	conditions or equipment), or any successor Class 1 infraction for allowing or creating an unsafe
1271	structure, condition, or equipment; and
1272	"(l) 16 DCMR § 3306.1.1(q). 12-A DCMR § 115.3 (failure to comply with notice of
1273	unsafe structure or equipment), or any successor Class 1 infraction for failure to comply with
1274	notice of unsafe structure or equipment.".
1275	SUBTITLE X. PURCHASE CARD PROGRAM BUDGETING
1276	Sec. 2231. Short title.
1277	This subtitle may be cited as the "Purchase Card Program Budgeting Act of 2017".
1278	Sec. 2232. Beginning in Fiscal Year 2018, the Chief Financial Officer shall assign an
1279	individual agency-level code for transactions made pursuant to the Purchase Card Program, as
1280	defined in section 104(51) of the Procurement Practices Reform Act of 2010, effective April 8,

1281	2011 (D.C. Law 18-371; D.C. Official Code § 2-351.04(51)), in the District's financial system.
1282	The agency-level code shall be used to track the operating budget for the District's Purchase
1283	Card Program and any funds that are appropriated for that purpose.
1284	SUBTITLE Y. PORTRAITS TRANSFER OF CUSTODY
1285	Sec. 2241. Short title.
1286	This subtitle may be cited as the "Historic Portrait Archival Amendment Act of 2017".
1287	Sec. 2242. Section 4 of the District of Columbia Public Records Management Act of
1288	1985, effective September 5, 1985 (D.C. Law 6-19; D.C. Official Code § 2-1703), is amended by
1289	adding a new subsection (e) to read as follows:
1290	"(e) Notwithstanding any other provision of this act, the Council shall maintain custody
1291	of the following District property:
1292	"(1) Each painted or photographic portrait of:
1293	"(A) A current or former District of Columbia Recorder of Deeds;
1294	"(B) A former Commissioner of the District of Columbia;
1295	"(C) A current or former Mayor of the District of Columbia
1296	"(D) A current or former United States Senator or United States
1297	Representative; or
1298	"(E) Benjamin Banneker; and
1299	"(2) Each sculpture of:
1300	"(A) A former Commissioner of the District of Columbia; or
1301	"(B) A current or former United States Senator or United States

1302	Representative.".
1303	SUBTITLE Z. DCRB FAIR CREDIT IN EMPLOYMENT
1304	Sec. 2251. Short title.
1305	This subtitle may be cited as the "DCRB Fair Credit in Employment Amendment Act of
1306	2017".
1307	Sec. 2252. Section 211(d) of the Human Rights Act of 1977, effective December 13,
1308	1977 (D.C. Law 2-38; D.C. Official Code § 2-1402.11(d)), is amended by adding a new
1309	paragraph (3A) to read as follows:
1310	"(3A) To the District of Columbia Retirement Board;".
1311	SUBTITLE AA. WASHINGTON METROPOLITAN AREA TRANSIT
1312	AUTHORITY SAFETY REGULATION
1313	Sec. 2261. Short title.
1314	This subtitle may be cited as the "Washington Metropolitan Area Transit Authority
1315	Safety Regulation Amendment Act of 2017".
1316	Sec. 2262. The Washington Metropolitan Area Transit Authority Safety Regulation Act
1317	of 1997, effective September 23, 1997 (D.C. Law 12-20; D.C. Official Code § 9-1109.01 et
1318	seq.), is amended by adding a new section 8a to read as follows:
1319	"Sec. 8a. Formation of a replacement independent interstate legal entity.
1320	"(a) Notwithstanding any other provision of law and pursuant to the authority and subject
1321	to the requirements set forth in 49 U.S.C. § 5329, to enable the Metropolitan Washington
1322	Council of Governments ("COG") to assist the District in the formation of an independent

1323	interstate legal entity to replace the Tristate Oversight Committee as the joint state oversight
1324	agency contemplated by this act, the Mayor is authorized to transfer funds by contract, grant,
1325	subgrant, or other available means to COG.
1326	"(b) The authority under this section shall include the authority to transfer:
1327	"(1) Federal funds received by the District for expenses related to the formation of
1328	the replacement independent interstate legal entity; and
1329	"(2) Any matching funds required to be appropriated by the District in order to
1330	receive and spend such federal funds.".
1331	SUBTITLE BB. INTERIOR DESIGN REGULATION
1332	Sec. 2271. Short title.
1333	This subtitle may be cited as the "Interior Design Regulation Amendment Act of 2017".
1334	Sec. 2272. Section 105.3.10 of Title 12-A of the District of Columbia Municipal
1335	Regulations (12-A DCMR § 105.3.10) is amended to read as follows:
1336	"105.3.10 Design Professional in Responsible Charge. All design for new construction
1337	work, alteration, repair, expansion, addition, or modification work involving the practice of
1338	professional architecture, which shall have the same meaning as the term "practice of
1339	architecture" in D.C. Official Code § 47-2853.61, shall be prepared only by an architect licensed
1340	by the District and work involving the practice of professional engineering, which shall have the
1341	same meaning as the term "practice of engineering" in D.C. Official Code § 47-2853.131, shall
1342	be prepared only by an engineer licensed by the District. All drawings, computations, and
1343	specifications required for a building permit application for such work shall be prepared by or

under the direct supervision of a licensed architect or licensed engineer and shall bear the	
signature and seal of the architect or the engineer. Plans for non-structural alterations and repairs	
of a building, including the layout of interior spaces, which do not adversely affect any structural	
member or any part of the structure having a required fire resistance rating, or the public safety,	
health, or welfare, and which do not involve the practice of engineering as defined by applicable	
District of Columbia laws, shall be deemed to comply with this section when such plans are	
prepared, signed, and sealed by an interior designer licensed and registered in the District of	
Columbia in accordance with applicable District of Columbia laws.".	
TITLE III. PUBLIC SAFETY AND JUSTICE	
SUBTITLE A. DEPARTMENT OF FORENSIC SCIENCES ESTABLISHMENT	
Sec. 3001. Short title.	
This subtitle may be cited as the "Department of Forensic Sciences Establishment	
Amendment Act of 2017".	
Sec. 3002. The Department of Forensic Sciences Establishment Act of 2011, effective	
August 17, 2011 (D.C. Law 19-18; D.C. Official Code § 5-1501.01 et seq.), is amended as	
follows:	
(a) A new section 7a is added to read as follows:	
"Sec. 7a. Department Laboratory Fund.	
"(a) There is established as a special fund the Department of Forensic Sciences	
Laboratory Fund ("Fund"), which shall be administered by the Director in accordance with	
subsection (c) of this section.	

1365	"(b) Revenue from the following sources shall be deposited in the Fund:
1366	"(1) Annual revenue transferred from the United States Department of Homeland
1367	Security for the BioWatch program; and
1368	"(2) Fees collected for forensic science services provided by the Department.
1369	"(c) Money in the Fund shall only be used to fund the expenses of the Department's
1370	laboratories, including the funding of forensic science services, materials, non-grant funded
1371	research, equipment, laboratory staff, and trainings.
1372	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
1373	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
1374	other time.
1375	"(2) Subject to authorization in an approved budget and financial plan, any funds
1376	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
1377	(b) Section 16(a) (D.C. Official Code § 5-1501.15(a)) is amended to read as follows:
1378	"(a)(1) The Mayor, pursuant to Title I of the District of Columbia Administrative
1379	Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),
1380	may issue rules to implement the provisions of this act, including:
1381	"(A) A fee schedule for environmental testing services provided by the
1382	Department, which may account for the provision of bulk services; and
1383	
1384	"(B) A fee schedule for reasonable costs related to expert witness
1385	testimony provided by Department employees to entities not listed in section 7(b), including the

1386	cost of any preparation, travel, and related administrative functions; provided, that no fee shall be
1387	charged for costs related to expert witness testimony provided by Department employees:
1388	"(i) Regarding services the Department provided pursuant to
1389	section 7(a) or (b); or
1390	"(ii) When the employee would be testifying as an expert in a
1391	criminal case in a District of Columbia court.
1392	"(2) The fee schedule established pursuant to paragraph (1)(A) of this subsection
1393	may be applied on a sliding scale based on a recipient's ability to pay for the services.".
1394	SUBTITLE B. CHIEF MEDICAL EXAMINER
1395	Sec. 3011. Short title.
1396	This subtitle may be cited as the "Chief Medical Examiner Amendment Act of 2017".
1397	Sec. 3012. The Establishment of the Office of the Chief Medical Examiner Act of 2000,
1398	effective October 19, 2000 (D.C. Law 13-172; D.C. Official Code § 5-1401 et seq.), is amended
1399	by adding a new section 2907a to read as follows:
1400	"Sec. 2907a. Mass fatality management and response.
1401	"(a) The OCME shall serve as the lead agency for the District's mass fatality
1402	management and mass fatality incident response.
1403	"(b) The CME shall create a District mass fatality management response plan.
1404	"(c)(1) The CME may enter into, request, or provide assistance under a mutual aid
1405	agreement with states or local jurisdictions within the National Capital region or with the federal
1406	government for the purpose of mass fatality management or mass fatality incident response;

1407	provided, that any financial obligation created by a mutual aid agreement is consistent with the
1408	limitations under D.C. Official Code § 47-355.02, as determined by the General Counsel of
1409	OCME after consultation with the Office of the Attorney General and the Office of the Chief
1410	Financial Officer.
1411	"(2) The CME may enter into a mutual aid agreement that creates a financial
1412	obligation for the District if there is clear legal and budgetary authority to do so, as determined
1413	by the General Counsel of OCME after a legal sufficiency review by the Office of the Attorney
1414	General and a budgetary authority review by the Office of the Chief Financial Officer.
1415	"(3) Any requests by the CME for federal assistance shall be coordinated with the
1416	Mayor's authorized representative, designated pursuant to 44 C.F.R. § 206.41(d).
1417	"(d) For the purposes of this section, the term:
1418	"(1) "Mass fatality incident" means a situation resulting in more human remains
1419	to be investigated, recovered, and examined than can be managed using District resources, or any
1420	other exceptional circumstance that results in the inability to process human remains under
1421	routine conditions.
1422	"(2) "Mass fatality management" means the training of and cooperation among
1423	governmental and nongovernmental agencies, organizations, associations, and other entities to
1424	ensure the accomplishment of the following after a mass fatality incident:
1425	"(A) The proper recovery, handling, identification, transportation,
1426	tracking, storage, and certification of cause and manner of death of victims; and

1427	(B) Facilitating access to mental and benavioral health services to family
1428	members, responders, and survivors.
1429	"(3) "National Capital region" shall have the same meaning as provided in section
1430	1(b)(1) of An Act Providing for a comprehensive development of the park and playground
1431	system of the National Capital, approved June 6, 1924 (43 Stat. 463; D.C. Official Code § 2-
1432	1001(b)(1)).".
1433	SUBTITLE C. AFFORDABLE EMERGENCY TRANSPORTATION AND PRE-
1434	HOSPITAL MEDICAL SERVICES
1435	Sec. 3021. Short title.
1436	This subtitle may be cited as the "Affordable Emergency Transportation and Pre-Hospital
1437	Medical Services Amendment Act of 2017".
1438	Sec. 3022. Section 3 of the Access to Emergency Medical Services Act of 1998, effective
1439	September 11, 1998 (D.C. Law 12-145; D.C. Official Code § 31-2802), is amended by adding a
1440	new subsection (e) to read as follows:
1441	"(e) All health insurers, hospitals or medical services corporations, and health
1442	maintenance organizations shall reimburse for pre-hospital medical care and transport delivered
1443	by the Fire and Emergency Medical Services Department ("Department") or a third-party
1444	contracted by the District to provide such services pursuant to section 1(b) of An Act To classify
1445	the officers and members of the fire department of the District of Columbia, and for other
1446	purposes, approved June 20, 1906 (34 Stat. 314; D.C. Official Code § 5-401(b)), at the fee rate

1447	authorized by the Council pursuant to section 502 of the Revenue Act of 1978, effective April
1448	19, 1977 (D.C. Law 1-124; D.C. Official Code § 5-416(a)).".
1449	Sec. 3023. Section 502 of the Revenue Act of 1978, effective April 19, 1977 (D.C. Law
1450	1-124; D.C. Official Code § 5-416), is amended by adding a new subsection (c) to read as
1451	follows:
1452	"(c)(1) There is established as a special fund the Fire and Emergency Medical Services
1453	Department EMS Reform Fund ("Fund"), which shall be administered by the Fire and
1454	Emergency Medical Services Department in accordance with paragraph (3) of this subsection.
1455	"(2) Revenue from the following sources shall be deposited in the Fund:
1456	"(A) Fees collected under section 3(e) of the Access to Emergency
1457	Medical Services Act of 1998, effective September 11, 1998 (D.C. Law 12-145; D.C. Official
1458	Code § 31-2802(e)); and
1459	"(B) Monies in excess of the Fiscal Year 2016 revenue collected in
1460	accordance with this section.
1461	"(3) The Fund shall be used for the purpose of reform and improvement of the
1462	delivery of emergency medical services in the District of Columbia.
1463	"(4)(A) The money deposited into the Fund shall not revert to the unrestricted
1464	fund balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
1/65	other time

1466	"(B) Subject to authorization in an approved budget and financial plan,
1467	any funds appropriated into the Fund shall be continually available without regard to fiscal year
1468	limitation.".
1469	Sec. 3024. Applicability.
1470	This subtitle shall apply to all health benefit plans issued or renewed in the District 90 or
1471	more days after the effective date of this subtitle.
1472	SUBTITLE D. NEIGHBORHOOD ENGAGEMENT ACHIEVES RESULTS
1473	Sec. 3031. Short title.
1474	This subtitle may be cited as the "Neighborhood Engagement Achieves Results
1475	Amendment Act of 2017".
1476	Sec. 3032. The Neighborhood Engagement Achieves Results Amendment Act of 2016,
1477	effective June 30, 2016 (D.C. Law 21-125; D.C. Official Code § 7-2411 et seq.), is amended as
1478	follows:
1479	(a) Section 101 (D.C. Official Code § 7-2411) is amended to read as follows:
1480	"Sec. 101. Office of Neighborhood Safety and Engagement establishment.
1481	"(a) There is established an Office of Neighborhood Safety and Engagement ("ONSE"). The
1482	ONSE shall include the following programs:
1483	"(1) The Community Stabilization Program, which shall be transferred to the ONSE
1484	from the Office of the Deputy Mayor for Public Safety and Justice, along with all functions assigned,
1485	authorities delegated, positions, personnel, property, records, and unexpended balances of

1486	appropriations, allocations, and other funds available or to be made available for the purposes of the
1487	program; and
1488	"(2) The Safer, Stronger DC Community Partnerships Program, which shall be
1489	transferred to the ONSE from the Office of the Deputy Mayor for Health and Human Services, along
1490	with all functions assigned, authorities delegated, positions, personnel, property, records, and
1491	unexpended balances of appropriations, allocations, and other funds available or to be made available
1492	for the purposes of the program.
1493	"(b) The ONSE shall be responsible for:
1494	"(1) Coordinating the District's overall violence prevention strategy and programs,
1495	with a focus on utilizing public health approaches to respond to and prevent violence;
1496	"(2) Identifying, recruiting, and engaging individuals determined to be at high risk of
1497	participating in, or being a victim of, violent crime;
1498	"(3) Collaborating with other District agencies and nonprofit organizations to provide
1499	immediate wrap-around services to victims and families affected by violent crime;
1500	"(4) Identifying priority neighborhoods and Metropolitan Police Department Police
1501	Service Areas ("PSAs") with high trends of violent crime and connecting residents in those
1502	neighborhoods and PSAs to services through a streamlined approach;
1503	"(5) Developing positive relationships with youth and young adults using recreational
1504	and other positive behavior reinforcement activities; and
1505	"(6) Coordinating with District agencies and community-based organizations to
1506	develop programs that focus on employment and job-training opportunities for individuals residing in

1507	priority neighborhoods or PSAs or who are most at risk of participating in, or being a victim of,
1508	violent crime, including through the use of financial incentives for participation.
1509	"(c) The ONSE shall be headed by an Executive Director who shall report to the Deputy
1510	Mayor for Public Safety and Justice. The Executive Director shall have at least 3 years of relevant
1511	experience in criminal justice and public health-based approaches to violence, including matters
1512	affecting the deterrence of violent criminal behavior.
1513	"(d) Beginning on January 31, 2018, and by January 31 of each year thereafter, the ONSE
1514	shall provide a report to the Mayor and Council that excludes personally identifiable information and
1515	includes the following information from the reporting period and in the aggregate:
1516	"(1) The number of individuals successfully recruited and engaged;
1517	"(2) The duration of individuals' participation;
1518	"(3) The status of participants' progress; and
1519	"(4) The participants' age, race or ethnicity, gender, and ward of residence.
1520	"(e) The ONSE may apply for and receive grants and accept private donations to fund it
1521	program activities.
1522	"(f) The ONSE shall have grant-making authority for the purpose of providing funds that seek
1523	to reduce and prevent violent crime. Grants made pursuant to this subsection shall be administered
1524	pursuant to the requirements set forth in the Grant Administration Act of 2013, effective December
1525	24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.).".
1526	(b) Section 102 (D.C. Official Code § 7-2412) is amended to read as follows:
1527	"Sec. 102. Duties of the Executive Director.

1528	"(a) The duties of the Executive Director shall include:
1529	"(1) Identifying individuals who pose a high risk of participating in, or being a victim
1530	of, violent crime;
1531	"(2) Recruiting such individuals, as feasible, to participate in programs incorporating
1532	mental or behavioral health counseling and that are designed to discourage violent crime;
1533	"(3) Coordinating with District agencies to develop workforce development
1534	programming; and
1535	"(4) Producing reports as required under section 101(d).
1536	"(b)(1) The Executive Director shall ensure that any personally identifiable information that the
1537	ONSE collects or maintains concerning existing or potential participants in its programs remains
1538	confidential.
1539	"(2) The Executive Director shall regularly conduct assessments and evaluations, to be
1540	performed by a qualified research entity, of outcomes for participants in ONSE programs.".
1541	(c) Section 103 (D.C. Official Code § 7-2413) is amended as follows:
1542	(1) Subsection (b) is amended as follows:
1543	(A) Paragraph (2) is amended by striking the semicolon and inserting the phrase
1544	"; and" in its place.
1545	(B) Paragraph (3) is amended by striking the phrase "the public; and" and
1546	inserting the phrase "public and private entities." in its place.
1547	(C) Paragraph (4) is repealed.
1548	(2) Subsection (c) is amended to read as follows:

1549	"(c) Money in the Fund shall be used to fund the activities of the ONSE, including:
1550	"(1) Providing financial incentives to eligible participants, which may be issued by
1551	ONSE or an agency designated by the Mayor;
1552	"(2) Providing grants to eligible community organizations; and
1553	"(3) Appropriate overhead or administrative expenses related to the ONSE and the
1554	Fund.".
1555	(d) A new section 103a is added to read as follows:
1556	"Sec. 103a. Rules.
1557	"The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
1558	approved October 21. 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue rules to
1559	implement the provisions of this subtitle.".
1560	SUBTITLE E. ACCESS TO JUSTICE
1561	Sec. 3041. Short title.
1562	This subtitle may be cited as the "Access to Justice Initiative Amendment Act of 2017".
1563	Sec. 3042. The Access to Justice Initiative Amendment Act of 2010, effective September
1564	24, 2010 (D.C. Law 18-223; D.C. Official Code § 4-1701.01 et seq.), is amended as follows:
1565	(a) Section 101 (D.C. Official Code § 4-1701.01) is amended as follows:
1566	(1) Paragraph (8) is amended by striking the phrase "associated with obtaining a
1567	law degree".
1568	(2) Paragraph (16) is amended by striking the phrase "for law school".

1569	(b) Section 201 (D.C. Official Code § 4-1702.01) is amended by striking the phrase "The
1570	Office of the Deputy Mayor for Public Safety and Justice" and inserting the phrase "The Office of
1571	Victim Services and Justice Grants" in its place.
1572	(c) Section 202 (D.C. Official Code § 4-1702.02) is amended as follows:
1573	(1) Subsection (a) is amended by striking the phrase "Deputy Mayor" and inserting
1574	the phrase "Office of Victim Services and Justice Grants" in its place.
1575	(2) Subsection (b) is amended as follows:
1576	(A) Paragraph (1)(A) is amended by striking the phrase "Deputy Mayor"
1577	wherever it appears and inserting the phrase "Office of Victim Services and Justice Grants" in its
1578	place.
1579	(B) Paragraph (3) is amended by striking the word "Deputy" and inserting
1580	the phrase "Office of Victim Services and Justice Grants" in its place.
1581	(d) Section 301 (D.C. Official Code § 4-1703.01) is amended as follows:
1582	(1) Subsection (a) is amended by striking the phrase "Deputy Mayor" and inserting
1583	the phrase "Office of Victim Services and Justice Grants" in its place.
1584	(2) Subsection (b)(1) is amended as follows:
1585	(A) Strike the phrase "Deputy Mayor" and insert the phrase
1586	"Office of Victim Services and Justice Grants" in its place.
1587	(B) Strike the phrase "5%" and insert the phrase "10%" in its place.
1588	(e) Section 401 (D.C. Official Code § 4-1704.01) is amended as follows:

1589	(1) Subsection (b)(1) is amended by striking the phrase "Deputy Mayor" and
1590	inserting the phrase "Office of Victim Services and Justice Grants" in its place.
1591	(2) Subsection (c) is amended as follows:
1592	(A) Strike the phrase "Deputy Mayor" wherever it appears and insert the
1593	phrase "Office of Victim Services and Justice Grants" in its place.
1594	(B) Paragraph (2) is amended by striking the phrase "fiscal year 2012" and
1595	inserting the phrase "Fiscal Year 2018" in its place.
1596	(f) Section 402(b) (D.C. Official Code § 4-1704.02(b)) is amended by striking the phrase
1597	"associated with obtaining a law degree".
1598	(g) Section 404(c) (D.C. Official Code § 4-1704.04(c)) is amended as follows:
1599	(1) Strike the phrase "in excess of \$60,000, or".
1600	(2) Strike the phrase "Deputy Mayor" and insert the phrase "Office of
1601	Victim Services and Justice Grants" in its place.
1602	(h) Section 405 (D.C. Official Code § 4-1704.05) is amended as follows:
1603	(1) Subsection (b) is amended by striking the phrase "subsection (c)" and inserting
1604	the phrase "subsections (c) and (d)" in its place.
1605	(2) A new subsection (d) is added to read as follows:
1606	"(d) For the purposes of this act, a participant who provides adequate notice to the
1607	Administrator of voluntary withdrawal from eligible employment shall be forgiven for the loan
1608	through the date of the voluntary withdrawal from eligible employment if the participant has
1609	satisfied the obligations under section 403 and this section for 3 or more years. The participant

1610	shall be required to repay the loan from the date of voluntary withdrawal from eligible employment
1611	through the end of the calendar year.".
1612	SUBTITLE F. CIVIL LEGAL COUNSEL PROJECTS
1613	Sec. 3051. Short title.
1614	This subtitle may be cited as the "Expanding Access to Justice Amendment Act of 2017".
1615	Sec. 3052. Definitions.
1616	For the purposes of this subtitle, the term:
1617	(1) "Bar Foundation" shall have the same meaning as provided in section 101(6) of
1618	the Access to Justice Initiative Amendment Act of 2010, effective September 24, 2010 (D.C. Law
1619	18-223; D.C. Official Code § 4-1701.01(6).
1620	(2) "Covered proceeding" means an actual or reasonably anticipated administrative
1621	or judicial proceeding in the District of Columbia to evict an eligible individual or group.
1622	(3) "Designated legal services provider" means a nonprofit organization or clinical
1623	program headquartered in the District of Columbia that provides legal services under this title.
1624	(4) "Eligible individual or group" means a tenant or occupant, or group of tenants
1625	or occupants, residing in a rental unit in a housing accommodation in the District of Columbia,
1626	whose gross household income falls at or below 200% of the federal poverty guidelines issued by
1627	the United States Department of Health and Human Services, or an individual, family, or group of
1628	individuals seeking, receiving, or eligible for service from a program covered by section 3 of the
1629	Homeless Services Reform Act of 2005, effective October 22, 2005 (D.C. Law 16-35; D.C.
1630	Official Code § 4-754.01).

1631	(5) "Housing accommodation" shall have the same meaning as provided in section
1632	103(11) of the Rental Housing Conversion and Sale Act of 1980, effective September 10, 1980
1633	(D.C. Law 3-86; D.C. Official Code § 42-3401.03(11)).
1634	(6) "Legal services" means representation of an eligible individual or group through
1635	the provision of advice or brief services, or representation in a covered proceeding, including
1636	limited scope representation.
1637	(7) "Licensed legal professional" means:
1638	(A) A member of the District of Columbia Bar authorized to practice law;
1639	(B) A law student participating in an authorized, attorney-supervised
1640	clinical program through an accredited law school in the District of Columbia; or
1641	(C) A member of the bar of another jurisdiction who is legally permitted to
1642	appear and represent a specific client in a particular proceeding in the court or other forum in which
1643	the matter is pending.
1644	(8) "Rental unit" shall have the same meaning as provided in section 103(16) of the
1645	Rental Housing Conversion and Sale Act of 1980, effective September 10, 1980 (D.C. Law 3-86;
1646	D.C. Official Code § 42-3401.03(16)).
1647	Sec. 3053. Civil legal counsel projects for eligible individuals or groups in covered
1648	proceedings.
1649	(a) There is established the Civil Legal Counsel Projects Program ("Program") for the
1650	purpose of providing legal services to eligible individuals or groups in eviction proceedings

1651	(b)(1) The Office of Victim Services and Justice Grants shall award a grant each fiscal year
1652	to the Bar Foundation for the purposes of the Bar Foundation administering the Program. Payment
1653	of the award shall be submitted by October 15th of each fiscal year in the amount specified in an
1654	act of the Council.
1655	(2) Paragraph (1) of this subsection shall not be used to supplant funds made
1656	available pursuant to section 301(a) of the Access to Justice Initiative Establishment Act of 2010,
1657	effective September 14-2011 (D.C. Law 19-21; D.C. Official Code § 4-1703.01(a)), or section 401
1658	of the Access to Justice Initiative Amendment Act of 2011, effective September 14, 2011 (D.C.
1659	Law 19-21; D.C. Official Code § 4-1704.01).
1660	(c) The Bar Foundation shall:
1661	(1) Serve as the grant-managing entity for the Program; and
1662	(2) Adopt policies, procedures, guidelines, and requirements for the
1663	Program, including policies designed to permit designated legal service providers to limit
1664	representation to eligible individuals or groups in covered proceedings.
1665	Sec. 3054. Requirements for designated legal service providers.
1666	(a) The Bar Foundation shall only award subgrants to legal services providers that:
1667	(1) Are headquartered in the District of Columbia and maintain a practice of
1668	furnishing free legal services to individuals who cannot afford the services of a licensed legal
1669	professional;
1670	(2) Possess expertise in housing law, landlord-tenant law, or related experience in
1671	representing eligible individuals or groups in covered proceedings:

16/2	(3) Demonstrate expertise in recognizing and responding to the multiple legal issues
1673	facing low-income residents of the District of Columbia; and
1674	(4) Possess adequate infrastructure and expertise to provide consistent, high-quality
1675	oversight, training, evaluation, and strategic responses to emerging or changing needs in the client
1676	communities served.
1677	(b) Nothing in this section requires designated legal services providers to serve eligible
1678	individuals or groups in covered proceedings beyond the provider's contractual agreement to the
1679	Bar Foundation under this subtitle.
1680	Sec. 3055. Financial audit and reporting requirements.
1681	(a) The Bar Foundation shall provide the Council with:
1682	(1) An annual financial audit of its activities prepared by a certified public
1683	accountant licensed in the District of Columbia and carried out in accordance with generally
1684	accepted auditing standards; provided, that the audit may be conducted as part of the Bar
1685	Foundation's annual audit;
1686	(2) Biannual reporting that includes the following information:
1687	(A) The gender, race, ethnicity, and age of eligible individuals served;
1688	(B) The election ward of residence of eligible individuals served;
1689	(C) The incomes of eligible individuals served;
1690	(D) Legal services provided to eligible individuals; and

1691	(E) A list of designated legal services providers and the amount of grant
1692	funding provided to each, including how the grant funding is used by each designated legal services
1693	provider; and
1694	(3) Annual programmatic reporting that includes:
1695	(A) An evaluation of the performance of each designated legal services
1696	provider;
1697	(B) The legal outcomes for each eligible individual or group served;
1698	(C) An evaluation of implementation challenges and recommendations for
1699	future improvements; and
1700	(D) An assessment of unmet legal needs in the provision of legal services
1701	for covered proceedings.
1702	Sec. 3056. Other criminal and civil proceedings.
1703	This subtitle shall not be construed to negate, alter, or limit any right to counsel in any civil
1704	or criminal action or proceeding otherwise provided by District or federal law or regulation.
1705	SUBTITLE G. OFFICE OF OPEN GOVERNMENT ESTABLISHMENT
1706	Sec. 3061. Short title.
1707	This subtitle may be cited as the "Office of Open Government Budget Authority
1708	Amendment Act of 2017".
1709	Sec. 3062. Section 207(a) of the Board of Ethics and Government Accountability
1710	Establishment and Comprehensive Ethics Reform Amendment Act of 2011, effective April 27,
1711	2012 (D.C. Law 19-124; D.C. Official Code § 1-1162.07(a)), is amended as follows:

1712	(a) Strike the phrase "The Director of Government Ethics" and insert the phrase "The
1713	Director of Government Ethics and the Director of Open Government" in its place.
1714	(b) Strike the phrase "necessary for the operation of the Ethics Board for the year" and
1715	insert the phrase "necessary for the operation of their respective offices for the year" in its place.
1716	SUBTITLE H. OFFICE OF THE ATTORNEY GENERAL LITIGATION
1717	SUPPORT FUND AND CONSUMER RESTITUTION FUND
1718	Sec. 3071. Short title.
1719	This subtitle may be cited as the "Office of the Attorney General Litigation Support Fund
1720	and Consumer Restitution Fund Amendment Act of 2017".
1721	Sec. 3072. The Attorney General for the District of Columbia Clarification and Elected
1722	Term Amendment Act of 2010, effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code
1723	§ 1-301.81 et seq.), is amended as follows:
1724	(a) Section 106b(d)(3) (D.C. Official Code § 1-301.86b(d)(3)) is amended by striking the
1725	phrase "\$3 million" both times it appears and inserting the phrase "\$5 million" in its place.
1726	(b) A new section 106c is added to read as follows:
1727	"Sec. 106c. Consumer Restitution Fund.
1728	"(a) There is established as a special fund the Consumer Restitution Fund ("Fund"), which
1729	shall be administered by the Office of the Attorney General ("OAG") in accordance with
1730	subsections (c) and (d) of this section.

1/31	(b) Revenue from awards of restitution for property lost or damages suffered by
1732	consumers made under a court order, judgment, or settlement in any action or investigation
1733	pursuant to D.C. Official Code § 28-3909(a) shall be deposited into the Fund.
1734	"(c) Money in the Fund shall be used for the following purposes:
1735	"(1) The payment of restitution for property lost or damages suffered by consumers
1736	harmed by the conduct of persons that are the subject of court orders, judgments, or settlements in
1737	any actions or investigations pursuant to D.C. Official Code § 28-3909(a); and
1738	"(2) Costs and expenses related to maintaining the Fund, including costs associated
1739	with making restitution payments under paragraph (1) of this subsection.
1740	"(d) Before the OAG authorizes any payments from the Fund to a consumer under this
1741	section, the Office of the Chief Financial Officer shall determine whether the consumer owes any
1742	amount to the District and deduct the amount owed from the restitution payment to the consumer,
1743	if any.
1744	"(e)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance
1745	of the General Fund of the District of Columbia at the end of any fiscal year or at any other time.
1746	"(2) Subject to authorization in an approved budget and financial plan, any funds
1747	appropriated in the Fund shall be continually available without regard to fiscal year limitation.
1748	"(f) The Attorney General, pursuant to Title I of the District of Columbia Administrative
1749	Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),
1750	may issue rules to implement the provisions of this section.

1751	"(g) On an annual basis, the Office of the Inspector General shall conduct an annual audit
1752	of the income and expenditures of the Fund and shall submit the audit to the Attorney General, the
1753	Mayor, and the Council.".
1754	SUBTITLE I. REPEAL OF TREATMENT INSTEAD OF JAIL FOR CERTAIN
1755	NON-VIOLENT DRUG OFFENDERS INITIATIVE
1756	Sec. 3081. Short title.
1757	This subtitle may be cited as the "Treatment Instead of Jail for Certain Non-Violent Drug
1758	Offenders Initiative Amendment Act of 2017".
1759	Sec. 3082. The Treatment Instead of Jail for Certain Non-Violent Drug Offenders
1760	Initiative of 2002, effective June 5, 2003 (D.C. Law 14-308; D.C. Official Code § 24-751.01 et
1761	seq.), is repealed.
1762	TITLE IV. PUBLIC EDUCATION
1763	SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA FOR PUBLIC
1764	SCHOOLS AND PUBLIC CHARTER SCHOOLS
1765	Sec. 4001. Short title.
1766	This subtitle may be cited as the "Funding for Public Schools and Public Charter Schools
1767	Amendment Act of 2017".
1768	Sec. 4002. The Uniform Per Student Funding Formula for Public Schools and Public
1769	Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207; D.C. Official Code
1770	§ 38-2903 et sea.), is amended as follows:

(a) Section 104 (D.C. Official Code § 38-2903) is amended by striking the phrase "\$9,682 per student for fiscal year 2017" and inserting the phrase "\$9,972 per student for Fiscal Year 2018" in its place.

(b) 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 1777
		Allocation in 1778
		FY 2018 1779
"Pre-Kindergarten 3	1.34	\$13,363 1780
"Pre-Kindergarten 4	1.30	\$12,964 1781
"Kindergarten	1.30	\$12,964
"Grades 1-5	1.00	\$9,972
"Grades 6-8	1.08	\$10,770
"Grades 9-12	1.22	\$12,166
"Alternative program	1.44	\$14,360
"Special education school	1.17	\$11,668
"Adult	0.89	\$8,875".

(c) Section 106 (D.C. Official Code § 38-2905) is amended as follows:

1784 (1) A new subsection (a-1) is added to read as follows:

"(a-1) Pursuant to section 106a, supplemental allocations shall be provided on the basis of the count of students identified as at-risk.".

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

"(c) The supplemental allocations shall be calculated by applying weightings to the foundation level as follows:

"Special Education Add-ons:

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"Level/ Program	Definition	Weighting	Per Pupil
			Supplemental
			Allocation FY
			2018
"Level 1: Special	Eight hours or less per week	0.97	
Education	of specialized services		\$9,673
"Level 2: Special	More than 8 hours and less	1.20	
Education	than or equal to 16 hours per		
	school week of specialized		
	services		\$11,967
"Level 3: Special	More than 16 hours and less	1.97	
Education	than or equal to 24 hours per		
	school week of specialized		
	services		\$19,646

"Level 4: Special	More than 24 hours per	3.49	
Education	week of specialized services		
	which may include		
	instruction in a self-		
	contained (dedicated)		
	special education school		
	other than residential		
	placement		\$34,804
"Special	Weighting provided in	0.069	\$688
Education	addition to special education		
Compliance	level add-on weightings on		
	a per-student basis for		
	Special Education		
	compliance.		
"Attorney's Fees	Weighting provided in	0.089	\$888
Supplement	addition to special education		
	level add-on weightings on		
	a per-student basis for		
	attorney's fees.		

"Residential	D.C. Public School or	1.67	\$16,654
	public charter school that		
	provides students with room		
	and board in a residential		
	setting, in addition to their		
	instructional program		

"General Education Add-ons:

"Level/ Program	Definition	Weighting	Per Pupil Supplemental Allocation FY 2018
"ELL	Additional funding for English Language Learners.	0.49	\$4,887
"At-risk	Additional funding for students in foster care, who are homeless, on TANF or SNAP, or behind grade level.	0.219	\$2,184

1796 "Residential Add-ons:

1797

"Level/ Program	Definition	Weighting	Per Pupil
			Supplemental
			Allocation FY
			2018
"Level 1: Special	Additional funding to	0.368	\$3,670
Education -	support the after-hours level		
Residential	1 special education 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: Special	Additional funding to	1.337	\$13,333
Education -	support the after-hours level		
Residential	2 special education 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		
(T. 12 G. : 1	A 1 1'.' 1 C 1'	2 001	<b>†20.020</b>
"Level 3: Special	Additional funding to	2.891	\$28,830
Education -	support the after-hours level	2.891	\$28,830
		2.891	\$28,830
Education -	support the after-hours level	2.891	\$28,830
Education -	support the after-hours level 3 special education needs of	2.891	\$28,830
Education -	support the after-hours level 3 special education needs of students living in a D.C.	2.891	\$28,830
Education -	support the after-hours level 3 special education needs of students living in a D.C. Public School or public	2.891	\$28,830

"Level 4: Special	Additional funding to	2.891	\$28,830
Education -	support the after-hours level		
Residential	4 special education 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	\$6,662
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		

"Special Education Add-ons for Students with Extended School Year ("ESY") Indicated in Their Individualized Education Programs ("IEPs"):

1801

"Level/ Program	Definition	Weighting	Per Pupil
			Supplemental
			Allocation FY
			2018
"Special	Additional funding to	0.063	\$628
Education Level 1	support the summer school		
ESY	or program need for		
	students who require		
	extended school year (ESY)		
	services in their IEPs.		
"Special	Additional funding to	0.227	\$2,264
Education Level 2	support the summer school		
ESY	or program need for		
	students who require		
	extended school year (ESY)		
	services in their IEPs		

Additional funding to	0.491	\$4,896
support the summer school		
or program need for		
students who require		
extended school year (ESY)		
services in their IEPs		
Additional funding to	0.491	\$4,896
support the summer school		
or program need for		
students who require		
extended school year (ESY)		
services in their IEPs		
	support the summer school or program need for students who require extended school year (ESY) services in their IEPs Additional funding to support the summer school or program need for students who require extended school year (ESY)	support the summer school or program need for students who require extended school year (ESY) services in their IEPs  Additional funding to or program need for students who require extended school year (ESY)

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- (d) Section 109 (D.C. Official Code § 38-2908) is amended as follows:
- (1) Subsection (a) is amended by striking the phrase "(b) and (b-1)" and inserting 1804 the phrase "(b), (b-1), and (b-2)" in its place. 1805
- (2) Subsection (b-1) is amended by striking the phrase "and succeeding fiscal 1806 years". 1807
  - (3) Subsection (b-2) is amended as follows:
- (A) Paragraph (2) is amended by striking the phrase "and succeeding 1809 fiscal years". 1810

1811	(B) New paragraphs (2A), (2B), (2C), and (2D) are added to read as
1812	follows:
1813	"(2A) For Fiscal Year 2018:
1814	"(A) The non-residential per pupil facility allowance for Public Charter
1815	Schools shall be \$ 3,193; and
1816	"(B) The residential per pupil facility allowance for Public Charter
1817	Schools shall be \$ 8,621.
1818	"(2B) For Fiscal Year 2019, the per pupil facility allowance for Public Charter
1819	Schools shall be \$ 3,263.
1820	"(2C) For Fiscal Year 2020, the per pupil facility allowance for Public Charter
1821	Schools shall be \$ 3,335.
1822	"(2D) For Fiscal Year 2021, and succeeding fiscal years, the per pupil facility
1823	allowance for Public Charter Schools shall be \$ 3,408.".
1824	(C) Paragraph (3) is amended by striking the phrase "(1) and (2)" and
1825	inserting the phrase "(1), (2), (2A), (2B), (2C), and (2D)" in its place.
1826	Sec. 4003.
1827	(a) It is the intent of the Council that the increase in the District of Columbia Public
1828	Schools appropriation in Fiscal Year 2018 resulting from the increase to the Uniform Per Student
1829	Funding Formula in Fiscal Year 2018 shall be used for instructional staffing and support
1830	provided directly in public schools.

1831	(b) The increase to the Uniform Per Student Funding Formula for District of Columbia
1832	Public Schools, pursuant to section 4002, shall not be used in Fiscal Year 2018 to satisfy any
1833	compensation terms required by any collective bargaining agreements that become effective in
1834	Fiscal Year 2018.
1835	SUBTITLE B. CHILD AND YOUTH, SAFETY AND HEALTH OMNIBUS
1836	Sec. 4011. Short title.
1837	This subtitle may be cited as the "Child and Youth, Safety and Health Omnibus
1838	Amendment Act of 2017".
1839	Sec. 4012. The Criminal Background Checks for the Protection of Children Act of 2004,
1840	effective April 13, 2005 (D.C. Law 15-353; D.C. Official Code § 4-1501.01 et seq.), is amended
1841	as follows:
1842	(a) Section 202(3) (D.C. Official Code § 4-1501.02(3)) is amended by striking the phrase
1843	"any private entity that contracts with" and inserting the phrase "any private entity that is
1844	licensed by or contracts with" in its place.
1845	(b) Section 206(a) (D.C. Official Code § 4-1501.06(a)) is amended by striking the phrase
1846	"including those of private entities that contract with the District to provide direct services to
1847	children or youth and that are under the contractual purview of the agency" and inserting the
1848	phrase "including those of private entities that are covered child or youth services providers and
1849	that are licensed by or under the contractual purview of the agency" in its place.
1850	

1851	SUBTITLE C. CHILD DEVELOPMENT FACILITIES FUND
1852	Sec. 4021. Short title.
1853	This subtitle may be cited as the "Child Development Facilities Fund Amendment Act of
1854	2017".
1855	Sec. 4022. The Child Development Facilities Regulation Act of 1998, effective April 13,
1856	1999 (D.C. Law 12-215; D.C. Official Code § 7-2031 et seq.), is amended by adding a new
1857	section 7a to read as follows:
1858	"Sec. 7a. Child Development Facilities Fund.
1859	"(a) There is established as a special fund the Child Development Facilities Fund
1860	("Fund"), which shall be administered by the Office of the State Superintendent of Education in
1861	accordance with subsection (c) of this section.
1862	"(b) Revenue from all payments, fees, and fines collected pursuant to this act shall be
1863	deposited in the Fund.
1864	"(c) Money in the Fund shall be used for the following purposes:
1865	"(1) To fund activities regulating child development facilities, including the
1866	enforcement and monitoring activities concerning the licensure of child development facilities,
1867	pursuant to this act; and
1868	"(2) Appropriate overhead and administrative expenses related to the Fund.
1869	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
1870	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
1871	other time.

1872	"(2) Subject to authorization in an approved budget and financial plan, any funds
1873	appropriated in the Fund shall be continually available without regard to fiscal year limitation."
1874	SUBTITLE D. PUBLIC CHARTER SCHOOL ASSETS AND FACILITIES
1875	PRESERVATION
1876	Sec. 4031. Short title.
1877	This subtitle may be cited as the "Public Charter School Assets and Facilities
1878	Preservation Amendment Act of 2017".
1879	Sec. 4032. Section 2213a of the District of Columbia School Reform Act of 1995,
1880	effective March 14, 2007 (D.C. Law 16-268; D.C. Official Code § 38-1802.13a), is amended as
1881	follows:
1882	(a) Subsection (b) is amended by striking the phrase "with section 48 of the Nonprofit
1883	Corporation Act and".
1884	(b) Subsection (c)(1) is amended as follows:
1885	(1) The lead-in language is amended by striking the phrase "require that" and
1886	inserting the phrase "provide that" in its place.
1887	(2) Subparagraph (B) is amended to read as follows:
1888	"(B) The corporation's assets shall be distributed pursuant to a plan of
1889	distribution that is in accordance with subsection (d) of this section.".
1890	(c) Subsection (d) is amended as follows:
1891	(1) Paragraph (1) is amended as follows:

1892	(A) The lead-in language is amended by striking the phrase "The
1893	chartering authority" and inserting the phrase "Following completion of the closeout audit
1894	described in paragraph (3) of this subsection, the chartering authority" in its place.
1895	(B) Subparagraph (A) is amended by striking the word "assets" and
1896	inserting the phrase "unencumbered assets" in its place.
1897	(C) Subparagraph (C) is amended to read as follows:
1898	"(C) Distributing the corporation's remaining assets in accordance with
1899	this section.".
1900	(2) Paragraph (2) is amended as follows:
1901	(A) Subparagraph (A) is amended to read as follows:
1902	"(A) Provide either that:
1903	"(i) All tangible personal property purchased with District funds,
1904	including funds received pursuant to the Uniform Per Student Funding Formula for Public
1905	Schools and Public Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207;
1906	D.C. Official Code § 38-2901 et seq.), and any assets remaining after satisfaction of the
1907	corporation's debts and the disposition of assets authorized in subsection (f) of this section shall
1908	be transferred or conveyed to the District of Columbia, to be controlled by and subject to the
1909	disposition instructions of the Office of the State Superintendent of Education and used solely for
1910	educational or similar purposes; or
1911	"(ii) The assets described in sub-subparagraph (i) of this
1912	subparagraph, including cash, shall be transferred to another charter school in a transaction

1913	overseen by the chartering authority if the acquiring school agrees to enroll the closing school's
1914	students at the start of the following school year; and".
1915	(B) Subparagraph (B) is amended as follows:
1916	(i) Strike the word "Be" and insert the phrase "Notwithstanding
1917	subparagraph (A) of this paragraph, be" in its place.
1918	(ii) Strike the phrase "existing creditor agreements and" and insert
1919	the phrase "existing creditor agreements, grant agreements, and" in its place.
1920	(3) Paragraph (3) is amended by striking the phrase "feasible," and inserting the
1921	phrase "feasible upon notice of an event described in subsection (a) of this section," in its place.
1922	(4) Paragraph (4) is amended by striking the phrase "or the District of Columbia"
1923	and inserting the phrase ", the District of Columbia, or a charter school that acquires a
1924	corporation's assets pursuant to this section" in its place.
1925	SUBTITLE E. ACADEMIC CERTIFICATION AND TESTING FUND
1926	Sec. 4041. Short title.
1927	This subtitle may be cited as the "Academic Certification and Testing Fund Amendment
1928	Act of 2017".
1929	Sec. 4042. Section 3(c)(1) of the State Education Office Establishment Act of 2000,
1930	effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2602(c)(1)), is amended
1931	by striking the word "nonlapsing" and inserting the word "special" in its place.
1932	

1933	SUBTITLE F. POSTSECONDARY AND CAREER GRANT-MAKING
1934	Sec. 4051. Short title.
1935	This subtitle may be cited as the "Postsecondary and Career Grant-Making Authority
1936	Amendment Act of 2017".
1937	Sec. 4052. Section 3(b) of the State Education Office Establishment Act of 2000,
1938	effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2602(b)), is amended as
1939	follows:
1940	(a) Paragraph (27) is amended by striking the phrase "; and" and inserting a semicolon in
1941	its place.
1942	(b) Paragraph (28) is amended by striking the period and inserting the phrase "; and" in
1943	its place.
1944	(c) A new paragraph (29) is added to read as follows:
1945	"(29) Have the authority to issue grants, from funds under its administration, to
1946	local education agencies, institutions of higher education, nonprofit organizations, and other
1947	education service providers to increase access to postsecondary and career education
1948	opportunities, including:
1949	"(A) Programs implementing career and technical education;
1950	"(B) SAT or ACT preparation programs;
1951	"(D) Dual enrollment programs; and
1952	"(D) Programs focused on a successful transition to college and careers.".

1953	SUBTITLE G. HEALTHY TOTS
1954	Sec. 4061. Short title.
1955	This subtitle may be cited as the "Healthy Tots Amendment Act of 2017".
1956	Sec. 4062. Section 4073a of the Healthy Tots Act of 2014, effective October 22, 2015
1957	(D.C. Law 21-36; D.C. Official Code § 38-282.01), is amended as follows:
1958	(a) Subsection (a) is amended as follows:
1959	(1) Strike the phrase "are eligible" and insert the phrase "are eligible for at least 6
1960	continuous months" in its place.
1961	(2) Strike the phrase "unless OSSE grants it an exemption" and insert the phrase
1962	"unless the facility is exempt pursuant to subsection (a-1) of this section or OSSE grants the
1963	facility a hardship exemption" in its place.
1964	(b) A new subsection (a-1) is added to read as follows:
1965	"(a-1) Subsection (a) of this section shall not apply to a child development facility that is
1966	on the U.S. Department of Agriculture ("USDA") CACF Program National Disqualification List
1967	for the period of time that the child development facility is on the USDA CACF Program
1968	National Disqualification List.".
1969	(c) Subsection (b) is amended by striking the phrase "an exemption, a child development
1970	facility must provide OSSE with a written statement describing why participation in the CACF
1971	Program constitutes a hardship" and inserting the phrase "a hardship exemption, a child
1972	development facility must provide OSSE with a written statement describing why participation
1973	in the CACF Program constitutes a hardship, and provide OSSE documentation demonstrating

1974	that the child development facility is in compliance with the current CACF Program Meal
1975	Patterns" in its place.
1976	(d) Subsection (c) is repealed.
1977	SUBTITLE H. PATRICIA R. HARRIS FACILITY EXCLUSIVE USE
1978	Sec. 4071. Short title.
1979	This subtitle may be cited as the "UDC Patricia R. Harris Facility Exclusive Use
1980	Amendment Act of 2017".
1981	Sec. 4072. Section 422 of the University of the District of Columbia Expansion Act of
1982	2010, effective April 8, 2011 (D.C. Law 18-370; D.C. Official Code § 10-507.01, note), is
1983	amended as follows:
1984	(a) The existing text is redesignated as subsection (a).
1985	(b) A new subsection (b) is added to read as follows:
1986	"(b) This section shall not apply if:
1987	"(1) The Patricia R. Harris Educational Center School building is leased to a third
1988	party; and
1989	"(2) The third party subleases space in the building to the University of the District
1990	of Columbia.".
1991	SUBTITLE I. DPR PARKS ADOPTION AND SPONSORSHIP
1992	Sec. 4081. Short title.
1993	This subtitle may be cited as the "DPR Parks Adoption and Sponsorship Amendment Act
1994	of 2017".

1995	Sec. 4082. Section 5 of the Recreation Act of 1994, effective March 23, 1995 (D.C. Law
1996	10-246; D.C. Official Code § 10-304), is amended as follows:
1997	(a) Subsection (b) is repealed.
1998	(b) New subsections (c) and (d) are added to read as follows:
1999	"(c) The Department may enter into a written agreement with a BID corporation, as
2000	defined in section 3(4) of the Business Improvement Districts Act of 1996, effective May 29,
2001	1996 (D.C. Law 11-134; D.C. Official Code § 2-1215.02(4)) ("BID act"), to authorize the BID
2002	corporation to:
2003	"(1) Perform maintenance and operations of a park within the boundaries of the
2004	BID, as defined in section 3(7) of the BID act; and
2005	"(2) Enter into contracts, including contracts for concessions and programs, with
2006	third parties to generate revenue to fund the maintenance and operations of the park.
2007	"(d) The Department may make a grant in accordance with the Grant Administration Act
2008	of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.),
2009	to a BID corporation for maintenance and operations of parks under the jurisdiction of the
2010	Department.".
2011	SUBTITLE J. MY SCHOOL DC TRANSFER
2012	Sec. 4091. Short title.
2013	This subtitle may be cited as the "My School DC Transfer Amendment Act of 2017".
2014	Sec. 4092. The Department of Education Establish Act of 2007, effective June 12, 2007
2015	(D.C. Law 17-9; D.C. Official Code § 38-191 et seq.), is amended as follows:

2016	(a) Section 205(a)(1) (D.C. Official Code § 38-194(a)(1)) is amended by striking the
2017	phrase "Department of Education" both times it appears and inserting the phrase "Office of the
2018	State Superintendent of Education" in its place.
2019	(b) Section 206(a) (D.C. Official Code § 38-195(a)) is amended by striking the phrase
2020	"Deputy Mayor for Education" and inserting the phrase "State Superintendent of Education" in
2021	its place.
2022	Sec. 4093. Section 4122 of the My School DC EdFest Sponsorship and Advertising Act
2023	of 2015, effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 38-196.01), is
2024	amended as follows:
2025	(a) Subsection (a) is amended by striking the phrase "Deputy Mayor for Education" and
2026	inserting the phrase "State Superintendent of Education" in its place.
2027	(b) Subsection (f) is amended by striking the phrase "Deputy Mayor for Education" and
2028	inserting the phrase "State Superintendent of Education" in its place.
2029	Sec. 4094. Section 3(b) of the State Education Office Establishment Act of 2000,
2030	effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2602(b)), is amended by
2031	adding a new paragraph (4A) to read as follows:
2032	"(4A) Administer the common lottery system for admission to public schools in
2033	the District of Columbia.".
2034	
2035	

2036	SUBTITLE K. ACCESS TO QUALITY CHILD CARE FUND ESTABLISHMENT
2037	Sec. 4101. Short title.
2038	This subtitle may be cited as the "Access to Quality Child Care Fund Establishment Act
2039	of 2017".
2040	Sec. 4102. Definitions.
2041	For the purposes of this subtitle, the term:
2042	(1) "Child development facility" means a center, home, or other structure that
2043	provides care and other services, supervision, and guidance for children, infants, and toddlers on
2044	a regular basis, regardless of its designated name. The term "child development facility" does
2045	not include a public or private elementary or secondary school engaged in legally required
2046	educational and related functions or a pre-kindergarten education program licensed pursuant to
2047	the Pre-K Enhancement and Expansion Amendment Act of 2008, effective July 18, 2008 (D.C.
2048	Law 17-202; D.C. Official Code § 38-271.01 et seq.).
2049	(2) "Infant" means an individual younger than 12 months of age.
2050	(3) "Operator" means an individual or entity that owns or is responsible for the
2051	operations of a child development facility.
2052	(4) "OSSE" means the Office of the State Superintendent of Education
2053	established by section 2 of the State Education Office Establishment Act of 2000, effective
2054	October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2601).
2055	(5) "Subsidized child care" means part-time or full-time child care services,
2056	subsidized in whole or in part to eligible families pursuant to local and federal law, including

2057	sections 3a and 6 of the Day Care Policy Amendment Act of 1998, effective April 13, 1999
2058	(D.C. Law 12-216; D.C. Official Code §§ 4-404.01 and 4-405), and the Child Care and
2059	Development Block Grant Act of 2014, approved November 19, 2014 (128 Stat. 1971; 42 U.S.C
2060	§ 9858, note).
2061	(6) "Toddler" means an individual older than 12 months but younger than 36
2062	months of age.
2063	Sec. 4103. Access to Quality Child Care Fund.
2064	(a) There is established as a special fund the Access to Quality Child Care Fund
2065	("Fund"), which shall be administered by the Office of the State Superintendent of Education in
2066	accordance with section 4104 and subsection (c) of this section.
2067	(b) There shall be deposited into the Fund:
2068	(1) In Fiscal Year 2018, \$11 million from local appropriations; and
2069	(2) Private donations, gifts, and grants.
2070	(c) Money in the Fund shall be used to provide grants or contracts to fund the following
2071	activities that expand access to child care:
2072	(1) Improving the supply of child care services for infants and toddlers, which
2073	may include establishing new or expanding child development facilities serving infants and
2074	toddlers; provided, that at least 50% of amounts expended pursuant to this paragraph are used to
2075	improve the supply of child care services for infants and toddlers eligible for subsidized child
2076	care;

2077	(2) Supporting the costs of certification, higher education, and credentialing of
2078	child development facility staff;
2079	(3) Providing technical assistance and training to child development facility
2080	operators to support compliance with the licensure process or efficient and effective operations;
2081	(4) Evaluating and assessing the availability, quality, and willingness of child
2082	development facility operators to expand services for infants and toddlers in the District and
2083	conducting studies authorized pursuant to the Child Care Study Act of 2017, passed on 2nd
2084	reading on May 16, 2017 (Enrolled version of Bill 22-103); and
2085	(5) Carrying out other activities as determined by OSSE related to expanding
2086	access to infant and toddler child care and improving the quality of child care services provided
2087	in the District.
2088	(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance
2089	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
2090	(2) Subject to authorization in an approved budget and financial plan, any funds
2091	appropriated in the Fund shall be continually available without regard to fiscal year limitation.
2092	Sec. 4104. Access to quality child care grant-making authority.
2093	(a)(1) Except as provided in subsection (b) of this section, the Office of the State
2094	Superintendent of Education shall award funds from the Access to Quality Child Care Fund
2095	available pursuant to section 4103(c)(1), on a competitive basis, as grants to nonprofit
2096	organizations that provide child care services to infants and toddlers to open child development

2097	facilities or for child development facilities to expand available space to serve infants and
2098	toddlers.
2099	(b)(1) The OSSE may award a grant or contract to a single nonprofit organization that
2100	does not provide child care services to infants and toddlers; provided, that:
2101	(A) The grantee or contractor has a proven track record of success in
2102	grant-making related to child development facilities;
2103	(B) The grantee or contractor agrees to use 90% of OSSE's award to
2104	award subgrants to nonprofit organizations that provide child care services to infants and
2105	toddlers for the purposes of expanding child care services in accordance with the terms of this
2106	section;
2107	(C) The grantee or contractor agrees to undergo an annual audit and
2108	submit quarterly reports to OSSE on its financial health and its use of the OSSE award; and
2109	(D) The grantee or contractor has a proven track record in providing
2110	financing and investment approaches and technical assistance in child development facility
2111	financing and development.
2112	(2) A grant or contract awarded pursuant to this subsection shall be awarded for a
2113	term of at least 2 years, subject to the availability of funding.
2114	(3)(A) The grantee or contractor shall award subgrants for terms of at least 2
2115	years, subject to the availability of funding.
2116	(B) All subgrants of District funds shall be awarded on a competitive
2117	basis.

2118	(C) Subgrants shall be awarded for the following purposes:
2119	(i) Improving the supply of child care services for infants and
2120	toddlers, which may include establishing new, renovating existing, or expanding child
2121	development facilities serving infants and toddlers; or
2122	(ii) Carrying out other activities necessary to expand access to
2123	child care and improving the quality of child care services provided in the District consistent
2124	with the findings of the evaluation and studies conducted pursuant to section 4103(c)(4).
2125	(c) At least 50% of amounts awarded under this section shall be used to improve the
2126	supply of child care services for infants and toddlers eligible for subsidized child care.
2127	(d) The OSSE may not award a grant or contract under this section in excess of \$1
2128	million during a 12-month period, either singularly or cumulatively, unless the grant is first
2129	submitted to the Council for approval, in accordance with section 451(b) of the District of
2130	Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-
2131	204.51(b)), or by act.
2132	Sec. 4105. The Child Care Services Assistance Fund Act of 1988, effective March 16,
2133	1989 (D.C. Law 7-220; D.C. Official Code § 7-2001 et seq.), is repealed.
2134	Sec. 4106. Section 5 of the Child Care Study Act of 2017, passed on 2nd reading May 16
2135	2017 (Enrolled version of Bill 22-103), is amended to read as follows:
2136	"Sec. 5. The OSSE shall submit the studies required in section 3 and section 4 to the
2137	Council no later than August 1, 2018.".

2138	SUBTITLE L. SPECIAL EDUCATION ENHANCEMENT FUND
2139	Sec. 4111. Short title.
2140	This subtitle may be cited as the "Special Education Enhancement Fund Amendment Act
2141	of 2017".
2142	Sec. 4112. Section 7g of the State Education Office Establishment Act of 2000, effective
2143	March 10, 2015 (D.C. Law 20-196; D.C. Official Code § 38-2613), is amended by adding a new
2144	subsection (c-1) to read as follows:
2145	"(c-1) (1) The money deposited into the Fund shall not revert to the unrestricted fund
2146	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2147	other time.
2148	"(2) Subject to authorization in an approved budget and financial plan, any funds
2149	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2150	Sec. 4113. Applicability.
2151	This subtitle shall apply as of September 30, 2017.
2152	SUBTITLE M. OFFICE OF STATE SUPERINTENDENT OF EDUCATION
2153	EARLY LITERACY GRANT PROGRAM
2154	Sec. 4121. Short title.
2155	This subtitle may be cited as the "Office of the State Superintendent of Education Early
2156	Literacy Grant Program Amendment Act of 2017".
2157	Sec. 4122. Section 3(b)(24) of the State Education Office Establishment Act of 2000,
2158	effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code§ 38-2602(b)(24)), is amended

2159	by striking the phrase "competitive grant program" and inserting the phrase "competitive,
2160	multiyear grant program, subject to available funding," in its place.
2161	SUBTITLE N. OFFICE OF OUT OF SCHOOL TIME GRANTS AND YOUTH
2162	OUTCOMES
2163	Sec. 4131. Short title.
2164	This subtitle may be cited as the "Office of Out of School Time Grants and Youth
2165	Outcomes Amendment Act of 2017".
2166	Sec. 4132. Section 5 of the Office of Out of School Time Grants and Youth Outcomes
2167	Establishment Act of 2016, effective April 7, 2017 (D.C. Law 21-261; 64 DCR 2090), is
2168	amended as follows:
2169	(a) Subsection (b)(1) is amended by striking the phrase "paragraph (2)" and inserting the
2170	phrase "paragraphs (2) and (3)" in its place.
2171	(b) Subsection (b) is amended by adding a new paragraph (3) to read as follows:
2172	"(3) The Office may award grants to nonprofit organizations for the purpose of
2173	providing training or technical assistance to the Commission or to nonprofit organizations that
2174	provide out-of-school time programs.".
2175	(c) Subsection (e) is amended to read as follows:
2176	"(e) Except for grants supporting out-of-school time summer programs, grants awarded
2177	under subsection (b)(1) of this section shall be for terms of at least 3 years, subject to the
2178	availability of funding.".

2179	SUBTITLE O. OFFICE OF THE STATE SUPERINTENDENT OF EDUCATION
2180	REPORTING REQUIREMENTS
2181	Sec. 4141. Short title.
2182	This subtitle may be cited as the "Office of the State Superintendent of Education
2183	Reporting Requirements Amendment Act of 2017".
2184	Sec. 4142. Section 10(e) of the Day Care Policy Act of 1979, effective September 19,
2185	1979 (D.C. Law 3-16; D.C. Official Code § 4-409(e)), is repealed.
2186	Sec. 4143. Section 2(k) of Article II of An Act To provide for compulsory school
2187	attendance, for the taking of a school census in the District of Columbia, and for other purposes,
2188	approved February 4, 1925 (43 Stat. 806; D.C. Official Code § 38-203(k)), is amended by
2189	striking the date "October 1" and inserting the date "November 30" in its place.
2190	Sec. 4144. Section 202(d) of the Attendance Accountability Amendment Act of 2013,
2191	effective June 23, 2015 (D.C. Law 21-12; D.C. Official Code § 38-236(d)), is amended by
2192	striking the date "October 1" and inserting the date "December 15" in its place.
2193	Sec. 4145. The Pre-k Enhancement and Expansion Amendment Act of 2008, effective
2194	July 18, 2008 (D.C. Law 17-202; D.C. Official Code § 38-271.01 et seq.), is amended as follows
2195	(a) Section 103(e) (D.C. Official Code § 38-271.03(e)) is amended by striking the date
2196	"September 15" and inserting the date "December 30" in its place.
2197	(b) Section 104 (D.C. Official Code § 38-271.04) is amended by striking the date
2198	"September 30" and inserting the date "December 30" in its place.

2199	(c) Section 105(a) (D.C. Official Code § 38-271.05(a)) is amended by striking the date
2200	"September 30" and inserting the date "December 30" in its place.
2201	Sec. 4146. Section 15c of the District of Columbia Nonresident Tuition Act, effective
2202	May 9, 2012 (D.C. Law 19-126; D.C. Official Code § 38-312.03), is amended by striking the
2203	date "May 9" and inserting the date "July 31" in its place.
2204	Sec. 4147. Section 303 of the Healthy Schools Act of 2010, effective July 27, 2010 (D.C.
2205	Law 18-209; D.C. Official Code § 38-823.03), is amended by striking the date "June 30" and
2206	inserting the date "September 30" in its place.
2207	Sec. 4148. Section 116(a) of the Protection of Students with Disabilities Amendment Act
2208	of 2008, effective March 20, 2009 (D.C. Law 17-304; D.C. Official Code § 38-2561.16(a)), is
2209	amended by striking the phrase "to the Council".
2210	Sec. 4149. Section 112(a)(2) of the Uniform Per Student Funding Formula for Public
2211	Schools and Public Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207;
2212	D.C. Official Code § 38-2911(a)(2)), is amended by striking the date "2016" and inserting the
2213	date "2017" in its place.
2214	TITLE V. HEALTH AND HUMAN SERVICES
2215	SUBTITLE A. TANF CHILD BENEFIT PROTECTION
2216	Sec. 5001. Short title.
2217	This subtitle may be cited as the "TANF Child Benefit Protection Amendment Act of
2218	2017".

2219	Sec. 5002. The District of Columbia Public Assistance Act of 1982, effective April 6,
2220	1982 (D.C. Law 4-101; D.C. Official Code § 4-201.01 et seq.), is amended as follows:
2221	(a) Section 205 (D.C. Official Code § 4-202.05) is amended by adding a new subsection
2222	(e) to read as follows:
2223	"(e) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
2224	Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), shall issue
2225	rules to implement the provisions of the TANF Child Benefit Protection Amendment Act of
2226	2017, as approved by the Committee of the Whole on May 30, 2017 (Committee print of Bill 22-
2227	244).".
2228	(b) Section 511b (D.C. Official Code § 4-205.11b) is repealed.
2229	(c) Section 518(e) (D.C. Official Code § 4-205.18(e)) is amended by striking the phrase
2230	"act." and inserting the phrase "act; provided, that no sanction under this act, or regulations
2231	issued pursuant to this act, shall exceed 12% of the assistance unit's TANF benefits." in its place.
2232	(d) Section 519f (D.C. Official Code § 4-205.19f) is amended by adding a new
2233	subsection (g) to read as follows:
2234	"(g)(1) For the purposes of this subsection, an assistance unit's TANF benefits shall
2235	consist of the following portions:
2236	"(A) 80% is designated for the child or children of the assistance unit; and
2237	"(B) 20% is designated for the adult member or members of the assistance
2238	unit.

2239	"(2) No sanction under this act, or regulations issued pursuant to this act, shall
2240	reduce the portion of an assistant unit's TANF benefits that is designated for the child or children
2241	of the assistance unit.
2242	"(3) When a TANF recipient is subject to sanctions under this act, or regulations
2243	issued pursuant to this act, the Department of Human Services shall impose the following
2244	graduated system of sanctions:
2245	"(A) A 20% reduction of the portion of the assistance unit's TANF
2246	benefits designated for the adult member or members of the assistance unit, when a TANF
2247	recipient is found to be in noncompliance with this act, or regulations issued pursuant to this act;
2248	"(B) A 40% reduction of the portion of the assistance unit's TANF
2249	benefits designated for the adult member of members of the assistance unit, when a TANF
2250	recipient is found to be in noncompliance with this act, or regulations issued pursuant to this act
2251	for a second time; and
2252	"(C) A 60% reduction in the portion of the assistance unit's TANF
2253	benefits designated for the adult member of members of the assistance unit, when a TANF
2254	recipient is found to be in noncompliance with this act, or regulations issued pursuant to this act
2255	for a third or subsequent time.".
2256	(e) Section 552 (D.C. Official Code § 4-205.52) is amended as follows:
2257	(1) Subsection (c-2) is repealed.
2258	(2) Subsection (c-3) is repealed.

2259	(f) Section 553(a) (D.C. Official Code § 4-205.53(a)) is amended by striking the phrase
2260	"made erroneously, or if he or she finds that the recipient's circumstances have altered
2261	sufficiently to warrant such action" and inserting the phrase "made erroneously, if the recipient's
2262	circumstances have altered sufficiently to warrant such action, or if the recipient has not timely
2263	completed the recertification process" in its place.
2264	SUBTITLE B. CFSA REPORTING REQUIREMENTS
2265	Sec. 5021. Short title.
2266	This subtitle may be cited as the "CFSA Reporting Requirements Amendment Act of
2267	2017".
2268	Sec. 5022. Section 105 of the Grandparent Caregivers Pilot Program Establishment Act
2269	of 2005, effective March 8, 2006 (D.C. Law 16-69; D.C. Official Code § 4-251.05), is amended
2270	by striking the phrase "No later than January 1 of each year, beginning in 2007" and inserting the
2271	phrase "No later than February 28th of each year, beginning in 2018" in its place.
2272	Sec. 5023. The Prevention of Child Abuse and Neglect Act of 1977, effective September
2273	23, 1977 (D.C. Law 2-22; D.C. Official Code § 4-1301.01 et seq.), is amended as follows:
2274	(a) Section 374(b)(3) (D.C. Official Code § 4-1303.74(b)(3)) is amended by striking the
2275	phrase "Beginning January 31, 2014, and every January 31st thereafter" and inserting the phrase
2276	"Beginning February 28, 2018, and every February 28th thereafter" in its place.
2277	(b) Section 384(b)(1) (D.C. Official Code § 4-1303.84(b)(1)) is amended as follows:

2278	(1) Subparagraph (C) is amended by striking the phrase "Beginning on January
2279	31, 2018, and every January 31st thereafter" and inserting the phrase "Beginning on February 28,
2280	2018, and every February 28th thereafter" in its place.
2281	(2) Subparagraph (D) is amended by striking the phrase "By January 31, 2018,
2282	and every January 31st thereafter" and inserting the phrase "By February 28, 2018, and every
2283	February 28th thereafter" in its place.
2284	Sec. 5024. Section 107 of the Newborn Safe Haven Amendment Act of 2010, effective
2285	May 27, 2010 (D.C. Law 18-158; D.C. Official Code § 4-1451.07), is amended by striking the
2286	phrase "January 1, 2011, and on January 1 of each year thereafter" and inserting the phrase
2287	"January 31, 2018, and on January 31st of each year thereafter" in its place.
2288	SUBTITLE C. DEPARTMENT OF HEALTH CARE FINANCE GRANT-
2289	MAKING
2290	Sec. 5031. Short title.
2291	This subtitle may be cited as the "Department of Health Care Finance Grant-Making
2292	Amendment Act of 2017".
2293	Sec. 5032. The Department of Health Care Finance Establishment Act of 2007, effective
2294	February 27, 2008 (D.C. Law 17-109; D.C. Official Code § 7-771.01 et seq.), is amended as
2295	follows:
2296	(a) Section 2 (D.C. Official Code § 7-771.01) is amended by adding a new paragraph
2297	(4A) to read as follows:
2298	"(4A) "Director" means the Director of the Department of Health Care Finance.".

2299	(b) A new section 8a is added to read as follows:
2300	"Sec. 8a. Grant authority.
2301	"(a)(1) For Fiscal Year 2018, the Director shall:
2302	"(A) Award 4 grants of at least \$50,000 to facilitate the development and
2303	application of telehealth services to:
2304	"(i) Health care providers located in Wards 7 and 8; and
2305	"(ii) Residents located in Wards 7 and 8;
2306	"(B) Award 2 grants of at least \$75,000 to facilitate the development and
2307	application of telehealth services to homeless shelters or public housing projects; and
2308	"(C) Award a grant of \$250,000 to a college of pharmacy located in the
2309	District to create and maintain a medication-assisted treatment genomic registry.
2310	"(2) In awarding grants pursuant to paragraph (1)(A) of this subsection, the
2311	Director shall consider the following:
2312	"(A) Promoting telehealth in specialty areas of medicine, including
2313	ophthalmology, obstetrics, and endocrinology; and
2314	"(B) Expanding the application of telehealth to public schools, patient
2315	homes, and skilled nursing facilities.
2316	"(b) By April 1, 2018, the Director shall submit a report to the Secretary to the Council
2317	on all grants issued pursuant to subsection (a) of this section.

2318	"(c) All grants issued pursuant to subsection (a) of this section shall be administered
2319	pursuant to the requirements set forth in the Grant Administration Act of 2013, effective
2320	December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.).
2321	"(d) The Director may set forth health outcome measures for all grants issued pursuant to
2322	subsection (a) of this section.
2323	"(e) For the purposes of this section, the term:
2324	"(1) "Health-care provider" shall have the same meaning as provided in section
2325	3(4) of the Health-Care Decisions Act of 1988, effective March 16, 1989 (D.C. Law 7-189; D.C.
2326	Official Code § 21-2202(4)).
2327	"(2) "Medication-assisted treatment genomic registry" means a central location
2328	for the submission of genetic test information that health care providers can use in the provision
2329	of medication assisted treatment, clinical decision support for induction, stabilization, and
2330	maintenance treatment, and genomic-guided medication therapy management for opioid
2331	addiction.
2332	"(3) "Telehealth" shall have the same meaning as provided in section 2(4) of the
2333	Telehealth Reimbursement Act of 2013, effective October 17, 2013 (D.C. Law 20-26; D.C.
2334	Official Code § 31-3861(4)).".
2335	SUBTITLE D. MEDICAL ASSISTANCE PROGRAM
2336	Sec. 5041. Short title.
227	This subtitle may be cited as the "Medical Assistance Program Amendment Act of 2017"

2338	Sec. 5042. Section 1(a) of An Act To enable the District of Columbia to receive Federal
2339	financial assistance under title XIX of the Social Security Act for a medical assistance program,
2340	and for other purposes, approved December 27, 1967 (81 Stat. 744; D.C. Official Code § 1-
2341	307.02(a)), is amended by adding a new paragraph (11) to read as follows:
2342	"(11) Review and approval by the Council of the Fiscal Year 2018 Budget and
2343	Financial Plan shall constitute the Council review and approval required by paragraph (2) of this
2344	subsection of any amendment, modification, or waiver of the state plan required to:
2345	"(A) Continue a provider fee on District Medicaid hospitals for in-patient
2346	services; and
2347	"(B) Continue a supplemental payment to District Medicaid hospitals for
2348	outpatient services.".
2349	SUBTITLE E. EARLY CHILDHOOD AND SCHOOL-BASED BEHAVIORAL
2350	HEALTH COMPREHENSIVE PLAN
2351	Sec. 5051. Short title.
2352	This subtitle may be cited as "Early Childhood and School-Based Behavioral Health
2353	Comprehensive Plan Amendment Act of 2017".
2354	Sec. 5052. Section 203 of the Early Childhood and School-based Behavioral Health
2355	Infrastructure Act of 2012, effective June 7, 2012 (D.C. Law 19-141; D.C. Official Code § 2-
2356	1517.32), is amended as follows:
2357	(a) The existing text is designated as subsection (a).
2358	(b) A new subsection (b) is added to read as follows:

2359	"(b)(1) For the 2017-2018 school year, the Mayor shall submit a comprehensive plan to
2360	the Council for the expansion of early childhood and school-based behavioral health programs
2361	and services and shall not expand these programs and services without a Council-approved
2362	comprehensive plan in place.
2363	"(2) The comprehensive plan submitted to the Council pursuant to paragraph (1)
2364	of this subsection shall be subject to a 60-day review period. If the Council does not approve or
2365	disapprove the comprehensive plan, by resolution, in whole or in part, within the 60-day review
2366	period, the proposed comprehensive plan shall be deemed approved.".
2367	SUBTITLE F. MEDICAID HOSPITAL OUTPATIENT SUPPLEMENTAL
2368	PAYMENT
2369	Sec. 5061. Short title.
2370	This subtitle may be cited as the "Medicaid Hospital Outpatient Supplemental Payment
2371	Act of 2017".
2372	Sec. 5062. Definitions.
2373	For the purposes of this subtitle, the term:
2374	(1) "Department" means the Department of Health Care Finance.
2375	(2) "Hospital" shall have the same meaning as provided in section 2(a)(1) of the
2376	Health-Care and Community Residence Facility, Hospice and Home Care Licensure Act of
2377	1983, effective February 24, 1984 (D.C. Law 5-48; D.C. Official Code § 44-501(a)(l)), but
2378	excludes any hospital operated by the federal government.

2379	(3) "Hospital system" means any group of hospitals licensed separately, but
2380	operated, owned, or maintained by a common entity.
2381	(4) "Medicaid" means the medical assistance programs authorized by Title XIX
2382	of the Social Security Act, approved July 30, 1965 (79 Stat. 343; 42 U.S.C. § 1396 et seq.), and
2383	by section 1 of An Act To enable the District of Columbia to receive Federal financial assistance
2384	under title XIX of the Social Security Act for a medical assistance program, and for other
2385	purposes, approved December 27, 1967 (81 Stat. 744; D.C. Official Code § 1-307.02), and
2386	administered by the Department.
2387	(5) "Outpatient gross patient revenue" means the amount calculated in accordance
2388	with generally accepted accounting principles for hospitals that is reported as the sum of Lines
2389	18 and 19; Column 2; Worksheet G-2 of the Hospital and Hospital Health Care Complex Cost
2390	Report (Form CMS 2552-10), filed for the period ending between October 1, 2014, and
2391	September 30, 2015.
2392	Sec. 5063. Hospital Provider Fee Fund.
2393	(a) There is established as a special fund the Hospital Provider Fee Fund ("Fund"), which
2394	shall be administered by the Department in accordance with subsections (c) and (d) of this
2395	section.
2396	(b) Revenue from the following sources shall be deposited in the Fund:
2397	(1) Fees collected under this subtitle; and
2398	(2) Interest and penalties collected under this subtitle.
2399	(c) Money in the Fund may only be used for the following purposes:

2400	(1) Making Medicaid outpatient hospital access payments to hospitals as required
2401	under section 5066;
2402	(2) Payment of administrative expenses incurred by the Department or its agent in
2403	performing the activities authorized by this subtitle in an amount not to exceed \$150,000
2404	annually; and
2405	(3) Providing refunds to hospitals pursuant to section 5065.
2406	(d) Money in the Fund may not be used to replace money appropriated to the Medicaid
2407	program.
2408	(e)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance
2409	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
2410	(2) Subject to authorization in an approved budget and financial plan, any funds
2411	appropriated in the Fund shall be continually available without regard to fiscal year limitation.
2412	Sec. 5064. Hospital provider fee.
2413	(a) Beginning October 1, 2017, and subject to section 5065, the District may charge each
2414	hospital a fee based on its outpatient gross patient revenue. The fee shall be charged at a uniform
2415	rate necessary to generate the following:
2416	(1) An amount equal to the non-federal share of the total available spending room
2417	under the outpatient Medicaid upper payment limit for private hospitals applicable to District
2418	Fiscal Year ("DFY") 2018 consistent with the federal approval of the authorizing Medicaid State
2419	Plan amendment; plus

2420	(2) An amount equal to the non-federal share of the total available spending room
2421	under the outpatient Medicaid upper payment limit for District operated hospitals applicable to
2422	DFY 2018 consistent with the federal approval of the authorizing Medicaid State Plan
2423	amendment; plus
2424	(3) An amount equal to the Department's administrative expenses as described in
2425	section 5063(c)(2).
2426	(b) A psychiatric hospital that is an agency or a unit of the District government is exempt
2427	from the fee imposed under subsection (a) of this section, unless the exemption is adjudged to be
2428	unconstitutional or otherwise invalid, in which case a psychiatric hospital that is an agency or a
2429	unit of the District government shall pay the fee imposed by subsection (a) of this section.
2430	Sec. 5065. Applicability of fees.
2431	(a) The fee imposed by section 5064 shall not be due and payable until such time that the
2432	Centers for Medicare and Medicaid Services approves the Medicaid State Plan amendment
2433	authorizing the Medicaid payments described in section 5066.
2434	(b) The fee imposed by section 5064 shall cease to be imposed, and any moneys
2435	remaining in the Fund shall be refunded to hospitals in proportion to the amounts paid by them,
2436	if:
2437	(1) The Department makes changes in its rules that reduce the hospital inpatient
2438	or outpatient Medicaid payment rates, including adjustment to payment rates that are in effect on
2439	October 1, 2016; or

2440	(2) The payments to hospitals required under section 5066 are modified in any
2441	way other than to secure federal approval of such payments as described in section 5066 or are
2442	not eligible for federal matching funds under section 1903(w) of the Social Security Act,
2443	approved July 30, 1965 (70 Stat. 349; 42 U.S.C. §1396b(w)) ("Social Security Act").
2444	(c) The fee imposed by section 5064 shall not take effect or shall cease to be imposed if
2445	the fee is determined to be an impermissible tax under section 1903(w)(3)(B) of the Social
2446	Security Act by the Centers for Medicare and Medicaid Services.
2447	(d) Should the fee imposed by section 5064 not take effect or cease to be imposed,
2448	moneys in the Fund derived from the imposed fee shall be disbursed in accordance with section
2449	5066 to the extent federal matching is available. If federal matching is not available due to a
2450	determination by the Centers for Medicare and Medicaid Services that the fee is impermissible,
2451	any remaining moneys shall be refunded to hospitals in proportion to the amounts paid by them
2452	Sec. 5066. Medicaid outpatient hospital access payments.
2453	(a)(1) For visits and services beginning October 1, 2017, quarterly Medicaid outpatient
2454	hospital access payments shall be made to each private hospital.
2455	(2) Each payment will be equal to the hospital's DFY 2015 outpatient Medicaid
2456	payments divided by the total in District private hospital DFY 2015 outpatient Medicaid
2457	payments multiplied by 1/4 of the total outpatient private hospital access payment pool.
2458	(3) The total outpatient private hospital access payment pool is equal to the total
2459	available spending room under the private hospital outpatient Medicaid upper payment limit for
2460	DFY 2018.

2461	(b)(1) For visits and services beginning October 1, 2017, outpatient hospital access
2462	payments shall be made to the United Medical Center.
2463	(2) Each payment shall be equal to 1/4 of the total outpatient public hospital
2464	access payment pool.
2465	(3) The total outpatient public hospital access payment pool is equal to the total
2466	available spending room under the District-operated hospital outpatient Medicaid upper payment
2467	limit for DFY 2018.
2468	(c) The quarterly Medicaid outpatient hospital access payments shall be made within 15
2469	business days after the end of each DFY quarter for the Medicaid visits and services rendered
2470	during that quarter.
2471	(d) No payments shall be made under this section until such time that the Centers for
2472	Medicare and Medicaid Services approves the Medicaid State Plan amendment authorizing the
2473	Medicaid payments described in this subtitle.
2474	(e) The Medicaid payment methodologies authorized under this subtitle shall not be
2475	altered in any way unless such alteration is necessary to gain federal approval from the Centers
2476	for Medicare and Medicaid Services.
2477	Sec. 5067. Quarterly notice and collection.
2478	(a) The fee imposed under section 5064, which shall be calculated, due, and payable on a
2479	quarterly basis, shall be due and payable by the 15th of the last month of each DFY quarter;
2/180	provided that the fee shall not be due and payable until:

2481	(1) The District issues written notice that the payment methodologies for
2482	payments to hospitals required under section 5066 have been approved by the Centers for
2483	Medicare and Medicaid Services; and
2484	(2) The District issues written notice to the hospital informing the hospital of its
2485	fee rate, outpatient gross patient revenue subject to the fee, and the fee amount owed on a
2486	quarterly basis, including, in the initial written notice from the District to the hospital, all fee
2487	amounts owed beginning with the period commencing on October 1, 2017, to ensure all
2488	applicable fee obligations have been identified.
2489	(b)(1) If a hospital fails to pay the full amount of the fee in accordance with this subtitle,
2490	the unpaid balance shall accrue interest at the rate of 1.5% per month or any fraction thereof,
2491	which shall be added to the unpaid balance.
2492	(2) The Chief Financial Officer may arrange a payment plan for the amount of the
2493	fee and interest in arrears.
2494	(c) The payment by the hospital of the fee created in this subtitle shall be reported as an
2495	allowable cost for purposes of Medicaid hospital reimbursement.
2496	Sec. 5068. Multi-hospital systems, closure, merger, and new hospitals.
2497	(a) If a hospital system conducts, operates, or maintains more than one hospital licensed
2498	by the Department of Health, the hospital system shall pay the fee for each hospital separately.
2499	(b)(1) Notwithstanding any other provision in this subtitle, if a hospital system or person
2500	ceases to conduct, operate, or maintain a hospital that is subject to a fee under section 5064, as
2501	evidenced by the transfer or surrender of the hospital license, the fee for the DFY in which the

2502	cessation occurs shall be adjusted by multiplying the fee computed under section 5064 by a
2503	fraction, the numerator of which is the number of days in the year during which the hospital
2504	system or person conducted, operated, or maintained the hospital, and the denominator of which
2505	is 365.
2506	(2) Immediately upon ceasing to conduct, operate, or maintain a hospital, the
2507	hospital system or person shall pay the fee for the year as so adjusted, to the extent not
2508	previously paid.
2509	(c) Notwithstanding any other provision in this subtitle, a hospital system or person who
2510	conducts, operates, or maintains a hospital, upon notice by the Department, shall pay the fee
2511	computed under section 5064 and subsection (a) of this section in installments on the due date
2512	stated in the notice and on the regular installment due dates for the DFY occurring after the due
2513	dates of the initial notice.
2514	Sec. 5069. Rules.
2515	The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
2516	approved October 21, 1968 (82 Stat.1204; D.C. Official Code § 2-501 et seq.), may issue rules to
2517	implement the provisions of this subtitle.
2518	Sec. 5070. Sunset.
2519	This subtitle shall expire on September 30, 2018.
2520	

2522	SUBTITLE G. MEDICAID HOSPITAL INPATIENT FEE
2523	Sec. 5081. Short title.
2524	This subtitle may be cited as the "Medicaid Hospital Inpatient Rate Supplement Act of
2525	2017".
2526	Sec. 5082. Definitions.
2527	For the purposes of this subtitle, the term:
2528	(1) "Department" means the Department of Health Care Finance.
2529	(2) "Hospital" shall have the same meaning as provided in section 2(a)(1) of the
2530	Health-Care and Community Residence Facility, Hospice and Home Care Licensure Act of
2531	1983, effective February 24, 1984 (D.C. Law 5-48; D.C. Official Code § 44-50l(a)(l)), but
2532	excludes any hospital operated by the federal government and any specialty hospital, as defined
2533	by the District of Columbia's Medicaid State Plan ("State Plan"), or a hospital that is reimbursed
2534	under a specialty hospital reimbursement methodology under the State Plan.
2535	(3) "Hospital system" means any group of hospitals licensed separately but
2536	operated, owned, or maintained by a common entity.
2537	(4) "Inpatient net patient revenue" means the amount calculated in accordance
2538	with generally accepted accounting principles for hospitals as derived from each hospital's filed
2539	Hospital and Hospital Health Care Complex Cost Report (Form CMS-2552-10), filed for the
2540	period ending between October 1, 2014, and September 30, 2015, using the references below:
2541	(A) The sum of: Worksheet G-2; Column 1; Lines 1, 2, 3, 4, 16 and 18;

2542	(B) Minus: The ratio of the sum of Worksheet G-2; Column 1; Lines 5, 6,
2543	and 7 divided by Worksheet G-2; Column 1; Line 17 multiplied by Worksheet G-2; Column 1;
2544	Line 18;
2545	(C) Divided by: Worksheet G-2; Column 3; Line 28; and
2546	(D) Multiplied by: Worksheet G-3; Column 1; Line 3.
2547	(5) "Medicaid" means the medical assistance programs authorized by Title XIX
2548	of the Social Security Act, approved July 30, 1965 (79 Stat. 343; 42 U.S.C. § 1396 et seq.)
2549	("Social Security Act"), and by section 1 of An Act To enable the District of Columbia to receive
2550	Federal financial assistance under title XIX of the Social Security Act for a medical assistance
2551	program, and for other purposes, approved December 27, 1967 (81 Stat. 744; D.C. Official Code
2552	§ 1-307.02), and administered by the Department.
2553	Sec. 5083. Hospital Fund.
2554	(a) There is established as a special fund the Hospital Fund ("Fund"), which shall be
2555	administered by the Department in accordance with subsection (c) of this section.
2556	(b) Revenue from the following sources shall be deposited in the Fund:
2557	(1) Fees collected under this subtitle;
2558	(2) Interest and penalties collected under this subtitle; and
2559	(3) Other amounts collected under this subtitle.
2560	(c) Money in the Fund shall be used solely as set forth in section 5084 (a)(2) of this
2561	subtitle.

2562	(d)(1) The money deposited in the Fund shall not revert to the unrestricted fund balance
2563	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
2564	(2) Subject to authorization in an approved budget and financial plan, any funds
2565	appropriated in the Fund shall be continually available without regard to fiscal year limitation;
2566	provided, that any remaining money in the Fund at the end of each fiscal year shall be refunded
2567	to hospitals in proportion to the amounts paid by them.
2568	Sec. 5084. Hospital provider fee.
2569	(a)(1) Beginning October 1, 2017, and except as provided in subsection (b) of this section
2570	and section 5087, the District, through the Office of Tax and Revenue, may charge each hospital
2571	a fee based on its inpatient net patient revenue.
2572	(2) The fee shall be charged at a uniform rate necessary to generate no more than
2573	\$8.8 million to support the maintenance of inpatient Medicaid Fee-for-Service rates at the
2574	District Fiscal Year ("DFY") 2015 level of 98% of cost to non-specialty hospitals.
2575	(3) The fee collected pursuant to this section shall be deposited in the Hospital
2576	Fund, established by section 5083.
2577	(b) A psychiatric hospital that is an agency or a unit of the District government is exempt
2578	from the fee imposed under subsection (a) of this section, unless the exemption is adjudged to be
2579	unconstitutional or otherwise invalid, in which case a psychiatric hospital that is an agency or a
2580	unit of the District government shall pay the fee imposed by subsection (a) of this section.
2581	(c) If necessary, by August 1, 2017, the Department shall submit a provider tax waiver
2582	application to the Center for Medicare and Medicaid Services to ensure the provisions of this

2584	1903(w)(3)(B) of the Social Security Act.
2585	Sec. 5085. Quarterly notice and collection.
2586	(a) The fee imposed under section 5084 shall be due and payable by the 15th of the last
2587	month of each DFY quarter.
2588	(b) The fee imposed under section 5084 shall be calculated, due, and payable on a
2589	quarterly basis, but shall not be due and payable until the District issues written notice to each
2590	hospital informing the hospital of its fee rate, inpatient net patient revenue subject to the fee, and
2591	the fee amount owed on a quarterly basis, including, in the initial written notice from the District
2592	to the hospital, all fee amounts owed beginning with the period October 1, 2017, to ensure all
2593	applicable fee obligations have been identified.
2594	(c)(1) If a hospital fails to pay the full amount of its fee by the date required, the unpaid
2595	balance shall accrue interest at the rate of 1.5% per month or any fraction thereof, which shall be
2596	added to the unpaid balance.
2597	(2) The Chief Financial Officer may arrange a payment plan for the amount of the
2598	fee and interest in arrears.
2599	(d) The payment by the hospital of the fee created in this subtitle shall be reported as an
2600	allowable cost for purposes of Medicaid hospital reimbursement.
2601	Sec. 5086. Multi-hospital systems, closure, merger, and new hospitals.
2602	(a) If a hospital system conducts, operates, or maintains more than one hospital licensed
2603	by the Department of Health, the hospital system shall pay the fee for each hospital separately.

subtitle qualify as a broad-based health care related tax, as that term is defined in section

2583

(b)(1) Notwithstanding section 5084, if a hospital system or person that is subject to a fee under section 5084 ceases to conduct, operate, or maintain a hospital, as evidenced by the transfer or surrender of a hospital license, the fee for the DFY in which the cessation occurs shall be adjusted by multiplying the fee computed under section 5084 by a fraction, the numerator of which is the number of days in the year during which the hospital system or person conducts, operates, or maintains the hospital and the denominator of which is 365.

- (2) Immediately upon ceasing to conduct, operate, or maintain a hospital, the hospital system or person shall pay the fee for the year as so adjusted, to the extent not previously paid.
- (c) Notwithstanding any other provision of this subtitle, a hospital system or person who conducts, operates, or maintains a hospital, upon notice by the Department, shall pay the fee required under 5084 in accordance with subsection (a) of this section on the due date stated in the notice and on the regular installment due dates for the DFY occurring after the due date of the initial notice.

Sec. 5087. Federal determinations; suspension and termination of assessment.

(a) If the Centers for Medicare and Medicaid Services determines that an assessment imposed on a hospital pursuant to this subtitle does not satisfy the requirements for federal financial participation set forth in section 1903(w) of the Social Security Act, that determination shall not affect the validity, amount, applicable rate, or any other terms of an assessment on other hospitals imposed by this subtitle.

2624	(b) If the Centers for Medicare and Medicaid Services determines that an exclusion for
2625	specialty hospitals under this subtitle would prevent an assessment imposed by this subtitle from
2626	qualifying as a broad-based health care related tax, as that term is defined in section
2627	1903(w)(3)(B) of the Social Security Act, the exclusion of specialty hospitals shall not be made.
2628	Sec. 5088. Rules.
2629	The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
2630	approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue rules
2631	to implement the provisions of this subtitle.
2632	Sec. 5089. Sunset.
2633	This subtitle shall expire on September 30, 2018.
2634	SUBTITLE H. EAST END MEDICAL CENTER
2635	Sec. 5091. Short title.
2636	This subtitle may be cited as the "East End Medical Center Act of 2017".
2637	Sec. 5092. The Department of Health Care Finance, in coordination with the Deputy
2638	Mayor for Planning and Economic Development, shall develop a plan to establish a high-quality,
2639	full-service community hospital on the Saint Elizabeths East Campus.
2640	TITLE VI. TRANSPORTATION, PUBLIC WORKS, AND THE ENVIRONMENT
2641	SUBTITLE A. PRODUCT STEWARDSHIP
2642	Sec. 6001. Short title.
2643	This subtitle may be cited as the "Product Stewardship Amendment Act of 2017".

2644	Sec. 6002. The Paint Stewardship Act of 2014, effective March 11, 2015 (D.C. Law 20-
2645	205; D.C. Official Code § 8-233.01 et seq.), is amended as follows:
2646	(a) Section 5 (D.C. Official Code § 8-233.04) is amended by adding a new subsection (f)
2647	to read as follows:
2648	"(f) Permit fees collected pursuant to this section shall be deposited in the Product
2649	Stewardship Fund established by section 127 of the Sustainable Solid Waste Management
2650	Amendment Act of 2014, as approved by the Committee of the Whole on May 30, 2017
2651	(Committee print of Bill 22-244).".
2652	(b) Section 7(b) (D.C. Official Code § 8-233.06(b)) is amended as follows:
2653	(1) Designate the existing text as paragraph (1).
2654	(2) A new paragraph (2) is added to read as follows:
2655	"(2) Revenue generated from the enforcement of this act shall be deposited in the
2656	Product Stewardship Fund established by section 127 of the Sustainable Solid Waste
2657	Management Amendment Act of 2014, as approved by the Committee of the Whole on May 30,
2658	2017 (Committee print of Bill 22-244).".
2659	Sec. 6003. Title I of the Sustainable Solid Waste Management Amendment Act of 2014,
2660	effective February 26, 2015 (D.C. Law 20-154; D.C. Official Code § 8-1041.01 et seq.), is
2661	amended as follows:
2662	(a) Section 115(4) (D.C. Official Code § 8-1041.01(4)) is amended by striking the phrase
2663	"Cosmetic Act" and inserting the phrase "Cosmetic Act. The term "covered electronic

2664	equipment" also does not include equipment that is sold to the District government or the federal
2665	government." in its place.
2666	(b) Section 118(d) (D.C. Official Code § 8-1041.04(d)) is amended to read as follows:
2667	"(d) Fees collected under this section shall be deposited in the Product Stewardship Fund
2668	established by section 127.".
2669	(c) Section 126 (D.C. Official Code § 8-1041.12) is amended as follows:
2670	(1) Subsection (a) is amended by adding a new paragraph (3) to read as follows:
2671	"(3) The Mayor may, by rule, restrict the definition of covered electronic
2672	equipment to exclude equipment sold to businesses with 100 or more employees.".
2673	(2) Subsection (b) is amended by striking the period and adding the phrase ".
2674	Revenue generated from the enforcement of this subtitle shall be deposited in the Product
2675	Stewardship Fund established by section 127." in its place.
2676	(d) A new Subtitle C is added to read as follows:
2677	"SUBTITLE C. PRODUCT STEWARDSHIP
2678	"Sec. 127. Product Stewardship Fund.
2679	"(a) There is established as a special fund the Product Stewardship Fund ("Fund"), which
2680	shall be administered by the Mayor in accordance with subsection (c) of this section.
2681	"(b) Revenue from the following sources shall be deposited in the Fund:
2682	"(1) Permit fees collected pursuant to section 5 of the Paint Stewardship Act of
2683	2014 effective March 11 2015 (D.C. Law 20-205; D.C. Official Code & 8-233 04):

2684	"(2) Civil fines and penalties collected pursuant to section 7 of the Paint
2685	Stewardship Act of 2014, effective March 11, 2015 (D.C. Law 20-205; D.C. Official Code § 8-
2686	233.06);
2687	"(3) Fees collected pursuant to section 118; and
2688	"(4) Civil penalties and fines collected pursuant to section 126.
2689	"(c) Money in the Fund shall be used for the purposes of supporting and administering
2690	the Paint Stewardship Act of 2014, effective March 11, 2015 (D.C. Law 20-205; D.C. Official
2691	Code § 8-233.01 et seq.), and Subtitle B.
2692	"(d)(1) The money deposited into the Fund shall not revert to unrestricted fund balance of
2693	the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
2694	"(2) Subject to authorization in an approved budget and financial plan, any funds
2695	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2696	SUBTITLE B. SOLAR FOR ALL PROGRAM
2697	Sec. 6011. Short title.
2698	This subtitle may be cited as the "Solar for All Program Amendment Act of 2017".
2699	Sec. 6012. Section 216 of the Clean and Affordable Energy Act of 2008, effective
2700	October 8, 2016 (D.C. Law 21-154; D.C. Official Code § 8-1774.16), is amended as follows:
2701	(a) Subsection (a) is amended to read as follows:
2702	"(a)(1) There is established the Solar for All Program ("Program") to increase the access
2703	of seniors, small local businesses, nonprofits, and low-income households in the District to the
2704	benefits of solar power.

2705	"(2) The Program shall reduce by at least 50% the electric bills of at least 100,000
2706	of the District's low-income households with high energy burdens by December 31, 2032;
2707	provided, that in cases where a low-income household does not pay an electric bill, the
2708	Department may comply with this paragraph by paying, or otherwise providing financial benefits
2709	to, the household in an amount that is equivalent to a 50% reduction in the household's electric
2710	bill.".
2711	(b) Subsection (e)(1)(C) is amended to read as follows:
2712	"(C) Annual benchmarks for complying with subsection (a)(2) of this
2713	section.".
2714	SUBTITLE C. LIHEAP HEAT AND EAT INITIATIVE
2715	Sec. 6021. Short title.
2716	This subtitle may be cited as the "LIHEAP Heat and Eat Initiative Amendment Act of 2017".
2717	Sec. 6022. Section 5083(b) of the Food Stamp Expansion Act of 2009, effective March 3,
2718	2010 (D.C. Law 18-111; D.C. Official Code § 4-261.03(b)), is amended by striking the phrase
2719	"recipients shall" and inserting the phrase "recipients who would receive additional SNAP benefits if
2720	they received the minimum annual benefit described in subsection (c) of this section shall" in its place.
2721	SUBTITLE D. AIR QUALITY CONSTRUCTION PERMITS FUND
2722	Sec. 6031. Short title.
2723	This subtitle may be cited as the "Air Quality Construction Permits Fund Amendment
2724	Act of 2017".

2725	Sec. 6032. The District of Columbia Air Pollution Control Act of 1984, effective March
2726	15, 1985 (D.C. Law 5–165; D.C. Official Code § 8-101.01 et seq.), is amended by adding a new
2727	section 5i to read as follows:
2728	"Sec. 5i. Air Quality Construction Permits Fund.
2729	"(a) There is established as a special fund the Air Quality Construction Permits Fund
2730	("Fund"), which shall be administered by the Director of the Department of Energy and
2731	Environment in accordance with subsection (c) of this section.
2732	"(b) Revenue from the following sources shall be deposited in the Fund:
2733	"(1) Fees collected pursuant to this act; and
2734	"(2) Revenue generated from the enforcement of this act.
2735	"(c) Money in the Fund shall be used to support and administer the air quality programs
2736	of the Department of Energy and Environment.
2737	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
2738	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2739	other time.
2740	"(2) Subject to authorization in an approved budget and financial plan, any funds
2741	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2742	SUBTITLE E. SOIL EROSION AND SEDIMENT CONTROL FUND
2743	Sec. 6041. Short title.
2744	This subtitle may be cited as the "Soil Erosion and Sediment Control Fund Amendment
2745	Act of 2017".

2746	Sec. 6042. The Water Pollution Control Act of 1984, effective March 16, 1985 (D.C.
2747	Law 5-188; D.C. Official Code § 8-103.01 et seq.), is amended by adding a new section 10c to
2748	read as follows:
2749	"Sec. 10c. Soil Erosion and Sediment Control Fund.
2750	"(a) There is established as a special fund the Soil Erosion and Sediment Control Fund
2751	("Fund"), which shall be administered by the Director of the Department of Energy and
2752	Environment in accordance with subsection (c) of this section.
2753	"(b) Revenue collected under this act from the Department of Energy and Environment's
2754	review of construction plans for erosion and sediment control shall be deposited in the Fund.
2755	"(c) Money in the Fund shall be used for the purposes of supporting and administering
2756	the soil erosion and sediment control programs of the Department of Energy and Environment.
2757	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
2758	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2759	other time.
2760	"(2) Subject to authorization in an approved budget and financial plan, any funds
2761	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2762	SUBTITLE F. STORMWATER FEES FUND
2763	Sec. 6051. Short title.
2764	This subtitle may be cited as the "Stormwater Fees Fund Amendment Act of 2017"

2765	Sec. 6052. The Water Pollution Control Act of 1984, effective March 16, 1985 (D.C. Law
2766	5-188; D.C. Official Code § 8-103.01 et seq.), is amended by adding a new section 10d to read as
2767	follows:
2768	"Sec. 10d. Stormwater Fees Fund.
2769	"(a) There is established as a special fund the Stormwater Fees Fund ("Fund"), which
2770	shall be administered by the Director of the Department of Energy and Environment in
2771	accordance with subsection (c) of this section.
2772	"(b) Revenue collected under this act from the Department of Energy and Environment's
2773	review of construction and grading plans for stormwater management shall be deposited into the
2774	Fund.
2775	"(c) Money in the Fund shall be used for the purposes of supporting and administering
2776	the stormwater management programs of the Department of Energy and Environment.
2777	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
2778	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2779	other time.
2780	"(2) Subject to authorization in an approved budget and financial plan, any funds
2781	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2782	Sec. 6053. Applicability.
2783	This subtitle shall apply as of September 30, 2017.
2784	

2785	SUBTITLE G. WETLAND FUND
2786	Sec. 6061. Short title.
2787	This subtitle may be cited as the "Wetland Fund Amendment Act of 2017".
2788	Sec. 6062. Section 10(d)(1) of the Water Pollution Control Act of 1984, effective March 16,
2789	1985 (D.C. Law 5-188; D.C. Official Code § 8-103.09(d)(1)), is amended by striking the phrase
2790	"Excluding monies collected in the current year, any money deposited in the Wetland Fund in the year
2791	prior to the current year and the interest earned on that money remaining in the Fund after the payment
2792	of the costs accrued in the prior year, less 10% of the remainder amount that shall be retained as a
2793	reserve operating balance, shall be transferred or revert to the General Fund of the District of
2794	Columbia" and inserting the phrase "The money deposited into the Fund shall not revert to the
2795	unrestricted fund balance of the General Fund of the District of Columbia at the end of a fiscal year, or
2796	at any other time. Subject to authorization in an approved budget and financial plan, any funds
2797	appropriated in the Fund shall be continually available without regard to fiscal year limitation" in its
2798	place.
2799	SUBTITLE H. PRIVATE SPONSORSHIP OF DC CIRCULATOR AND DC
2800	STREETCAR
2801	Sec. 6071. Short title.
2802	This subtitle may be cited as the "Private Sponsorship of DC Circulator and DC Streetcar
2803	Amendment Act of 2017".
2804	Sec. 6072. The Department of Transportation Establishment Act of 2002, effective May
2805	21, 2002 (D.C. Law 14–137; D.C. Official Code § 50–921.01 et seq.), is amended as follows:

(a) Section 5(a)(3)(H)(ii) (D.C. Official Code § 50-921.04(a)(3)(H)(ii)) is amended by
striking the phrase "section 9h;" and inserting the phrase "section 9h; provided further, that
proceeds relating to private sponsorship of vehicles, equipment, and facilities used in the DC
Circulator program shall be deposited into the DC Circulator Fund established by section 11c;
provided further, that proceeds relating to private sponsorship of vehicles, equipment, and
facilities used in the DC Streetcar program shall be deposited into the DC Streetcar Fund
established by section 11o;" in its place.

- (b) Section 11b (D.C. Official Code § 50-921.32) is amended as follows:
- (1) Paragraph (2) is amended by striking the phrase "; and" and inserting a semicolon in its place.
  - (2) Paragraph (3) is amended by striking the period and inserting the phrase "; and" in its place.
    - (3) A new paragraph (4) is added to read as follows:
  - "(4) Enter into agreements to allow the private sponsorship of vehicles, equipment, and facilities used in the DC Circulator program, and the placement of a corporate logo, slogan, or other indicia of sponsorship on the vehicles, equipment, or facilities, and on related websites and social media; provided, that a proposed private sponsorship agreement entered into pursuant to this paragraph shall be submitted, before execution, to the Council for a 45-day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. The agreement submitted to the Council shall include detailed information about the proposed private sponsorship agreement, including, if the agreement contemplates the placement

of a corporate logo, slogan, or other indicia of sponsorship on the vehicles, equipment, or facilities, or websites or social media, a drawing depicting how the vehicles, equipment, or facilities, or websites or social media, will appear. If the Council does not approve or disapprove the proposed private sponsorship agreement by resolution within this 45-day review period, the proposed private sponsorship agreement shall be deemed approved.".

(c) Section 11n (D.C. Official Code § 50-921.72) is amended as follows:

- (1) Paragraph (3) is amended by striking the phrase "; and" and inserting a semicolon in its place.
- (2) Paragraph (4) is amended by striking the period and inserting the phrase "; and" in its place.
  - (3) A new paragraph (5) is added to read as follows:
- "(5) Enter into agreements to allow the private sponsorship of vehicles, equipment, and facilities used in the DC Streetcar program, and the placement of a corporate logo, slogan, or other indicia of sponsorship on the vehicles, equipment, or facilities, and on related websites and social media; provided, that a proposed private sponsorship agreement entered into pursuant to this paragraph shall be submitted, before execution, to the Council for a 45-day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. The agreement submitted to the Council shall include detailed information about the proposed private sponsorship agreement, including, if the agreement contemplates the placement of a corporate logo, slogan, or other indicia of sponsorship on the vehicles, equipment, or facilities, or websites or social media, a drawing depicting how the vehicles, equipment, or

2849	the proposed private sponsorship agreement by resolution within the 45-day review period, the
2850	proposed private sponsorship agreement shall be deemed approved.".
2851	SUBTITLE I. COMPETITIVE GRANTS
2852	Sec. 6081. Short title.
2853	This subtitle may be cited as the "Competitive Grants Act of 2017".
2854	Sec. 6082. In Fiscal Year 2018, the Department of Small and Local Business
2855	Development shall award a grant, on a competitive basis, in an amount not to exceed \$200,000,
2856	to support the development of a pilot program to operate a nonprofit grocery store in Ward 8.
2857	Sec. 6083. In Fiscal Year 2018, the Department of Small and Local Business
2858	Development shall award a grant, on a competitive basis, in an amount not to exceed \$200,000,
2859	to support the development of a pilot program to operate a community-owned grocery store in
2860	Ward 8.
2861	Sec. 6084. In Fiscal Year 2018, the Department of Small and Local Business
2862	Development shall award a grant, on a competitive basis, in an amount not to exceed \$250,000,
2863	to support the costs associated with the creation of an equitable food business incubator in Ward
2864	8.
2865	Sec. 6085. In Fiscal Year 2018, the Department of Energy and Environment shall award a
2866	grant, on a competitive basis, in an amount not to exceed \$150,000, to conduct a study to analyze
2867	aircraft noise from Ronald Reagan Washington National Airport and recommend improvements
2868	to its noise abatement programs.

facilities, or websites or social media, will appear. If the Council does not approve or disapprove

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2869	Sec. 6086. In Fiscal Year 2018, the Office of Planning shall award a grant, on a
2870	competitive basis, in an amount not to exceed \$200,000, to a nonprofit organization seeking a
2871	matching grant to improve federally owned park land in the District.
2872	Sec. 6087. In Fiscal Year 2018, the Department of Parks and Recreation shall award
2873	grants, on a competitive basis, in an amount not to exceed \$5,000 for each grant and \$40,000 for
2874	all grants awarded under this section, to organize a community run or walk event series in each
2875	ward.
2876	SUBTITLE J. CRUMB RUBBER SYNTHETIC TURF MORATORIUM
2877	Sec. 6091. Short title.
2878	This subtitle may be cited as the "Crumb Rubber Artificial Turf Moratorium Act of
2879	2017".
2880	Sec. 6092. Beginning on the effective date of the Crumb Rubber Artificial Turf
2881	Moratorium Act of 2017, as approved by the Committee of the Whole on May 30, 2017
2882	(Committee print of Bill 22-244), there shall be a moratorium on the installation or construction
2883	of any synthetic turf fields made from crumb rubber or other materials made from recycled tires
2884	on property owned or leased by the District.
2885	SUBTITLE K. ENERGY ASSISTANCE TRUST FUND FEE
2886	Sec. 6101. Short title.
2887	This subtitle may be cited as the "Energy Assistance Trust Fund Fee Amendment Act of
2888	2017".

2889	Sec. 6102. Section 211 of the Clean and Affordable Energy Act of 2008, effective
2890	October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.11), is amended as follows:
2891	(a) Subsection (b) is amended as follows:
2892	(1) Paragraph (1) is amended by striking the phrase "\$.0051 per therm" and
2893	inserting the phrase "\$0.0083359 per therm" in its place.
2894	(2) Paragraph (2) is amended by striking the phrase "\$0.0000607 per-kilowatt
2895	hour" and inserting the phrase "\$0.0002322 per-kilowatt hour" in its place.
2896	(b) Subsection (c) is amended by striking the phrase "program in the amount of \$2.33
2897	million annually," and inserting the phrase "program," in its place.
2898	SUBTITLE L. HEALTHY SCHOOLS ACT
2899	Sec. 6111. Short title.
2900	This subtitle may be cited as the "Healthy Schools Amendment Act of 2017".
2901	Sec. 6112. The Healthy Schools Act of 2010, effective July 27, 2010 (D.C. Law 18-209;
2902	D.C. Official Code § 38-821.01 et seq.), is amended as follows:
2903	(a) Section 101 (D.C. Official Code § 38-821.01) is amended as follows:
2904	(1) Paragraph (1) is redesignated as paragraph (1A).
2905	(2) A new paragraph (1) is added to read as follows:
2906	"(1) "Formula grants process" means a process developed by OSSE to distribute
2907	grants based on the availability of funding and the needs of schools, as identified through OSSE
2908	data collection tools.".
2909	(b) Section 102(c) (D.C. Official Code § 38-821.02(c)) is amended as follows:

2910	(1) Paragraph (6) is amended by striking the phrase "through a competitive
2911	process" and inserting the phrase "through a competitive process or a formula grants process" in
2912	its place.
2913	(2) Paragraph (7) is amended by striking the phrase "through a competitive
2914	process" and inserting "through a competitive process or a formula grants process" in its place.
2915	(3) New paragraphs (9) and (10) are added to read as follows:
2916	"(9) To increase nutrition education in schools, the Office of the State
2917	Superintendent of Education shall make grants available, subject to the availability of funds in
2918	the Fund, through either a competitive grant process or a formula grants process, to public
2919	schools, public charter schools, and organizations that provide technical assistance to public
2920	schools and public charter schools to incorporate nutrition education into the school day.
2921	"(10) To increase cafeteria staff's abilities to provide healthy meals for students,
2922	the Office of the State Superintendent for Education shall make grants available, subject to the
2923	availability of funds in the Fund, through either a competitive grant process or a formula grants
2924	process, to public schools and public charter schools for the acquisition of kitchen equipment and
2925	training sessions for cafeteria workers on cooking skills and nutrition.".
2926	SUBTITLE M. TREE CANOPY PROTECTION
2927	Sec. 6121. Short title.
2928	This subtitle may be cited as the "Tree Canopy Protection Amendment Act of 2017".

2929	Sec. 6122. Section 4(a) of the Tree Canopy Protection Amendment Act of 2016, effective
2930	July 1, 2016 (D.C. Law 21-133; D.C. Official Code § 8-651.02, note, § 8-651.04, note, and § 8-
2931	651.04a, note), is amended to read as follows:
2932	"(a) Section 2(a), (b)(1), and (c) shall not apply to:
2933	"(1) A Special Tree for which a person or nongovernmental entity has an
2934	application for a Special Tree removal permit, which is subsequently approved, pending as of the
2935	effective date of this act; or
2936	"(2) A Heritage Tree on residential property for which a District resident has a
2937	building permit application, which is subsequently approved, for a single-family home that
2938	contemplates removal of the Heritage Tree pending as of October 1, 2016.".
2939	SUBTITLE N. LEAD EXPOSURE FROM DRINKING WATER IN CHILD
2940	DEVELOPMENT FACILITIES PREVENTION
2941	Sec. 6131. Short title.
2942	This subtitle may be cited as the "Lead Exposure from Drinking Water in Child
2943	Development Facilities Prevention Amendment Act of 2017".
2944	Sec. 6132. The Child Development Facilities Regulation Act of 1998, effective April 13,
2945	1999 (D.C. Law 12-215; D.C. Official Code § 7-2031 et seq.), is amended as follows:
2946	(a) Section 2 (D.C. Official Code § 7-2031) is amended as follows:
2947	(1) A new paragraph (3A) is added to read as follows:

2948	"(3A) "Drinking water source" means a source of water on the property of a child
2949	development facility where children or adults can be expected to consume or cook with the water
2950	originating from that source.".
2951	(2) A new paragraph (7A) is added to read as follows:
2952	"(7A) "Remediation plan" means, at a minimum, a plan to:
2953	"(A) Decrease the elevated lead concentration in a drinking water source
2954	to 5 parts per billion or less; or
2955	"(B) Preclude people from consuming water from that source.".
2956	(b) A new section 21a is added to read as follows:
2957	"Sec. 21a. Prevention of lead in drinking water in child development facilities.
2958	"(a) The Department of Energy and Environment ("DOEE") shall provide a list of
2959	approved contractors to all child development facilities, from which child development facilities
2960	shall select a contractor to assist in meeting the requirements of subsection (b) of this section.
2961	"(b) Beginning May 1, 2018, each child development facility shall:
2962	"(1) Locate all drinking water sources at the child development facility;
2963	"(2) Install filters certified by the National Sanitation Foundation for reducing
2964	lead concentrations in drinking water for all drinking water sources in the child development
2965	facility and maintain the filters and parts of the filters, at a minimum, in a manner consistent with
2966	the filter manufacturer's recommendations;

2967	(3) Post conspicuous signs near all water sources at the child development
2968	facility that are not drinking water sources that include an image that clearly communicates that
2969	the water source should not be used for cooking, when applicable, or consumed;
2970	"(4) Test all drinking water sources for lead annually; and
2971	"(5) If a test conducted pursuant to paragraph (4) of this subsection shows a lead
2972	concentration over 5 parts per billion:
2973	"(A) Shut off the drinking water source within 24 hours of receiving the
2974	test result and keep the drinking water source shut off until a subsequent test shows that the lead
2975	concentration level is not over 5 part per billion;
2976	"(B) Notify parents and guardians of children at the child development
2977	facility about the test result and remediation plan in a language understandable to all parents and
2978	guardians of children at the child development facility; and
2979	"(C) Notify parents and guardians of children at the child development
2980	facility within 5 business days of the completion of the remediation plan.
2981	"(c)(1) Any contractor selected pursuant to subsection (a) of this section shall, at times
2982	and in a manner to be determined by the Mayor, provide the child development facility that
2983	selected the contractor with written proof that the contractor's service complied with the
2984	requirements of this section.
2985	"(2) A child development facility shall, at times and in a manner to be determined
2986	by the Mayor, provide proof of compliance with this section to DOEE.

2987	"(d) After the child development facility provides proof of compliance to DOEE pursuant
2988	to subsection (c)(2) of this section, DOEE shall:
2989	"(1) Reimburse, pursuant to rules issued under subsection (h) of this section, the
2990	child development facility for the reasonable costs of complying with paragraph (2) of this
2991	subsection; and
2992	"(2) Notify the Office of the State Superintendent of Education as to whether the
2993	child development facility has complied with the requirements of this section.
2994	"(e)(1) If a contractor provides a false or misleading proof of compliance under
2995	subsection (c)(1) of this section, the Mayor shall, for a 5-year period:
2996	"(A) Remove the contractor from all DOEE-approved contractor lists;
2997	"(B) Prohibit the contractor from participating in the activities described in
2998	this section; and
2999	"(C) Prohibit the contractor from conducting business with the District
3000	government.
3001	"(2) The penalty provided in this subsection shall be in addition to any other
3002	penalty provided by law.
3003	"(3) A person aggrieved by an action of the Mayor taken pursuant to paragraph
3004	(1) of this subsection may appeal the action of the Mayor to the Office of Administrative
3005	Hearings pursuant to section 6(b-13) of the Office of Administrative Hearings Establishment Act
3006	of 2001, effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.03(b-13)).

3007	"(f) OSSE, in consultation with DOEE, shall provide to the Mayor, the Council, and the
3008	Healthy Schools and Youth Commission, no later than June 30 of each year, a report on child
3009	development facility compliance with this section.
3010	"(g) Nothing in this subsection is intended to, or does, create a private right of action
3011	against any person or entity based upon compliance or noncompliance with its provisions. No
3012	person or entity may assert any claim or right as a beneficiary or protected class under this
3013	subsection in any civil, criminal, or administrative action against the District of Columbia.
3014	"(h) Within 120 days of the effective date of the Childhood Lead Exposure Prevention
3015	Amendment Act of 2017, as approved by the Committee of the Whole on May 30, 2017
3016	(Committee print of Bill 22-244), DOEE, in consultation with OSSE, pursuant to Title I of the
3017	District of Columbia Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1204;
3018	D.C. Official Code § 2-501 et seq.), shall issue rules to implement the provisions of this section
3019	including rules by which DOEE shall reimburse child development facilities for the reasonable
3020	costs incurred in complying with subsection (b) of this section.".
3021	Sec. 6133. Chapter 3 of Title 29 of the District of Columbia Municipal Regulations (29
3022	DCMR § 300 et seq.) is amended as follows:
3023	(a) Section 306.3 (29 DCMR § 306.3) is amended by adding a new paragraph (k-1) to
3024	read as follows:
3025	"(k-1) Proof of compliance with section 21a of the Act;".
3026	(b) Section 308.1 (29 DCMR § 308.1) is amended as follows:
3027	(1) Designate the existing text as paragraph (a).

3028	(2) A new paragraph (b) is added to read as follows:
3029	"(b) The Director shall request proof of compliance with section 21 of the Act with each
3030	application for renewal of a Child Development Facility.".
3031	Sec. 6134. Section 6 of the Office of Administrative Hearings Establishment Act of 2001,
3032	effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.03), is amended by
3033	adding a new subsection (b-13) to read as follows:
3034	"(b-13) In addition to those cases described in subsections (a), (b), (b-1), (b-2), (b-3), (b-
3035	4), (b-5), (b-6), (b-7), (b-8), (b-9), (b-10), (b-11), and (b-12), this act shall apply to all
3036	adjudicated cases involving contractors who provide false or misleading proof of compliance
3037	under section 21a of the Child Development Facilities Regulation Act of 1998, approved by the
3038	Committee of the Whole on May 30, 2017 (Committee print of Bill 22-244).".
3039	TITLE VII. FINANCE AND REVENUE
3040	SUBTITLE A. SUBJECT TO APPROPRIATIONS
3041	Sec. 7001. Short title.
3042	This subtitle may be cited as the "Subject to Appropriations Amendment Act of 2017".
3043	Sec. 7002. Section 4 of the Bicycle Safety Enhancement Amendment Act of 2008,
3044	effective March 25, 2009 (D.C. Law 17-352; 56 DCR 1115), is repealed.
3045	Sec. 7003. Section 111(e) of the Prohibition Against Human Trafficking Amendment Act
3046	of 2010, effective October 23, 2010 (D.C. Law 18-239; D.C. Official Code § 22-1841(e)), is
3047	repealed.

3048	Sec. 7004. Section 3 of the Knode Island Avenue Metro Plaza Revenue Bonds
3049	Amendment Act of 2010, effective March 31, 2011 (D.C. Law 18-344; 58 DCR 630), is
3050	repealed.
3051	Sec. 7005. Section 656 of the Fire and Police Medical Leave and Limited Duty
3052	Amendment Act of 2004, effective May 1, 2013 (D.C. Law 19-311; D.C. Official Code § 5-656).
3053	is amended to read as follows:
3054	"Sec. 656. Applicability.
3055	"(a) Except as provided in subsections (b) and (c) of this section, this subtitle shall apply
3056	as of October 1, 2016.
3057	"(b) Section 654 shall apply as of October 1, 2017.
3058	"(c)(1) Section 652 shall apply upon the date of inclusion of its fiscal effect in an
3059	approved budget and financial plan.
3060	"(2) The Chief Financial Officer shall certify the date of the inclusion of the fiscal
3061	effect in an approved budget and financial plan, and provide notice to the Budget Director of the
3062	Council of the certification.
3063	"(3)(A) The Budget Director shall cause the notice of the certification to be
3064	published in the District of Columbia Register.
3065	"(B) The date of publication of the notice of the certification shall not
3066	affect the applicability of this section.".
3067	Sec. 7006. Section 19 of the Health Benefit Exchange Authority Establishment Act of
3068	2011, effective March 2, 2012 (D.C. Law 19-94; D.C. Official Code § 31-3171.18), is repealed.

3069	Sec. 7007. Section 3 of the Residential Parking Protection Amendment Act of 2012,
3070	effective October 22, 2012 (D.C. Law 19-182; 59 DCR 9427), is repealed.
3071	Sec. 7008. Section 401 of the Parent and Student Empowerment Amendment Act of
3072	2013, effective February 22, 2014 (D.C. Law 20-76; 61 DCR 39), is repealed.
3073	Sec. 7009. Section 12(b) of the Public Space Enforcement Amendment Act of 2014,
3074	effective March 11, 2015 (D.C. Law 20-207; 61 DCR 12690), is repealed.
3075	Sec. 7010. Section 301 of the Soccer Stadium Development Amendment Act of 2014,
3076	effective March 11, 2015 (D.C. Law 20-233; 62 DCR 438), is repealed.
3077	Sec. 7011. Section 4 of the Health-Care Decisions Amendment Act of 2015, effective
3078	February 27, 2016 (D.C. Law 21-72; 63 DCR 208), is repealed.
3079	Sec. 7012. Section 3 of the Carcinogenic Flame Retardant Prohibition Amendment Act of
3080	2016, effective May 12, 2016 (D.C. Law 21-108; 63 DCR 4315), is repealed.
3081	Sec. 7013. Section 4 of the Youth Suicide Prevention and School Climate Survey
3082	Amendment Act of 2016, effective June 17, 2016 (D.C. Law 21-120; 63 DCR 6856), is repealed.
3083	Sec. 7014. Section 901) of the Neighborhood Engagement Achieves Results Amendment
3084	Act of 2016, effective June 30, 2016 (D.C. Law 21-125; 63 DCR 4659), is repealed.
3085	Sec. 7015. Section 901 of the Bicycle and Pedestrian Safety Amendment Act of 2016,
3086	effective October 8, 2016 (D.C. Law 21-155; 63 DCR 10143), is repealed.
3087	Sec. 7016. Section 18 of the Building Service Employees Minimum Work Week Act of
3088	2016, effective October 8, 2016 (D.C. Law 21-157; D.C. Official Code § 32-1051.17), is
3089	repealed.

3090	Sec. 7017. Section 5 of the Procurement Integrity, Transparency, and Accountability
3091	Amendment Act of 2016, effective October 21, 2016 (D.C. Law 21-158; 63 DCR 10752), is
3092	amended by striking the phrase "Amendatory sections 205(c)(3), 207(a), and 606 of the
3093	Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law 18-371; D.C.
3094	Official Code § 2-351.01 et seq.), within section 3(e), (g), and (m)," and inserting the phrase
3095	"Amendatory sections 205(c)(3) and 606 of the Procurement Practices Reform Act of 2010,
3096	effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.01 et seq.), within section
3097	3(e) and (m)," in its place.
3098	Sec. 7018. Section 18 of the Death with Dignity Act of 2016, effective February 18, 2017
3099	(D.C. Law 21-182; D.C. Official Code § 7-661.17), is repealed.
3100	Sec. 7019. Section 4 of the Charitable Solicitations Relief Amendment Act of 2016,
3101	effective February 18, 2017 (D.C. Law 21-202; 63 DCR 15043), is repealed.
3102	Sec. 7020. Section 4 of the Food, Environmental, and Economic Development in the
3103	District of Columbia Amendment Act of 2016, effective February 18, 2017 (D.C. Law 21-204;
3104	63 DCR 15047), is repealed.
3105	Sec. 7021. Section 5 of the Automatic Voter Registration Amendment Act of 2016,
3106	effective February 18, 2017 (D.C. Law 21-208; 63 DCR 15285), is repealed.
3107	Sec. 7022. Section 4 of the Medical Marijuana Omnibus Amendment Act of 2016,
3108	effective February 18, 2017 (D.C. Law 21-209: 63 DCR 15291), is repealed

3109	Sec. 7023. Section 5 of the Relocation Expenses Recoupment and Lien Authority
3110	Amendment Act of 2016, effective February 18, 2017 (D.C. Law 21-211; 63 DCR 15307), is
3111	repealed.
3112	Sec. 7024. Section 4 of the Department of Consumer and Regulatory Affairs Community
3113	Partnership Amendment Act of 2016, effective February 18, 2017 (D.C. Law 21-213; 63 DCR
3114	15330), is repealed.
3115	Sec. 7025. Section 3 of the Planning Actively for Comprehensive Education Facilities
3116	Amendment Act of 2016, effective February 18, 2017 (D.C. Law 21-219; 63 DCMR 16023), is
3117	repealed.
3118	Sec. 7026. Section 701(a) of the Comprehensive Youth Justice Amendment Act of 2016,
3119	effective April 4, 2017 (D.C. Law 21-238; 63 DCR 15312), is amended to read as follows:
3120	"(a) Sections 102(e)(3) and (4), 103, and 204(b) shall apply upon the date of inclusion of
3121	their fiscal effect in an approved budget and financial plan.".
3122	Sec. 7027. Section 3 of the Council Financial Disclosure Amendment Act of 2016,
3123	effective April 7, 2017 (D.C. Law 21-240; 64 DCR 1598), is repealed.
3124	Sec. 7028. Section 3(a)(2), (b), and (c) of the Washington Metrorail Safety Commission
3125	Establishment Act of 2016, effective April 7, 2017 (D.C. Law 21-250; 64 DCR 1635), is
3126	repealed.
3127	Sec. 7029. Section 6 of the State Board of Education Omnibus Amendment Act of 2016,
3128	effective April 7, 2017 (D.C. Law 21-252; 64 DCR 1656), is repealed.

3129	Sec. 7030. Section 4 of the Fair Credit in Employment Amendment Act of 2016,
3130	effective April 7, 2017 (D.C. Law 21-256; 64 DCR 2045), is repealed.
3131	Sec. 7031. Section 11 of the Fair Criminal Record Screening for Housing Act of 2016,
3132	effective April 7, 2017 (D.C. Law 21-259; 64 DCR 2070), is repealed.
3133	Sec. 7032. Section 12 of the Office of Out of School Time Grants and Youth Outcomes
3134	Establishment Act of 2016, effective April 7, 2017 (D.C. Law 21-261; 64 DCR 2090), is
3135	repealed.
3136	Sec. 7033. Section 301 of the District of Columbia State Athletics Consolidation Act of
3137	2016, effective April 7, 2017 (D.C. Law 21-263; 64 DCR 2110), is repealed.
3138	Sec. 7034. Section 301 of the Universal Paid Leave Amendment Act of 2016, effective
3139	April 7, 2017 (D.C. Law 21-264; 64 DCR 2121), is repealed.
3140	Sec. 7035. Section 3 of the First-time Homebuyer Tax Benefit Amendment Act of 2016,
3141	effective April 7, 2017 (D.C. Law 21-268; 64 DCR 2159), is repealed.
3142	Sec. 7036. Section 3 of the Advisory Neighborhood Commissions Omnibus Amendment
3143	Act of 2016, effective April 7, 2017 (D.C. Law 21-269; 64 DCR 2162), is amended to read as
3144	follows:
3145	"Sec. 3. Applicability.
3146	"(a)(1) Section 2(g)(1)(B)(ii) and amendatory section 18(c) within section 2(i) shall apply
3147	upon the date of inclusion of their fiscal effect in an approved budget and financial plan.
3148	"(2) The Chief Financial Officer shall certify the date of the inclusion of the fiscal
3149	effect in an approved budget and financial plan, and provide notice to the Budget Director of the

3150	Council of the certification.
3151	"(3)(A) The Budget Director shall cause the notice of the certification to be
3152	published in the District of Columbia Register.
3153	"(B) The date of publication of the notice of the certification shall not
3154	affect the applicability of these sections.
3155	"(b) Section 2(g)(1)(A), (h)(4)(B), (h)(5)(A), (h)(7), (h)(8), and amendatory section 18(a)
3156	(b), (d), and (e) within section 2(i) shall apply on April 1, 2017.".
3157	Sec. 7037. Section 3 of the Continuing Care Retirement Community Exemption
3158	Amendment Act of 2016, effective April 15, 2017 (D.C. Law 21-274; 64 DCR 951), is repealed.
3159	Sec. 7038. Section 7 of the Child Care Study Act of 2017, passed on 2nd reading on May
3160	16, 2017 (Enrolled version of Bill 22-103), is repealed.
3161	SUBTITLE B. COUNCIL PERIOD 22 RULE 736 REPEALS
3162	Sec. 7041. Short title.
3163	This subtitle may be cited as the "Council Period 22 Rule 736 Amendment Act of 2017".
3164	Sec. 7042. The Housing Support for Teachers Act of 2007, effective December 21, 2007
3165	(D.C. Law 17-66; D.C. Official Code § 38-2231 et seq.), is repealed.
3166	Sec. 7043. The Heurich House Foundation Real Property Tax Exemption and Equitable
3167	Real Property Tax Relief Act of 2007, effective January 29, 2008 (D.C. Law 17-88; D.C.
3168	Official Code § 47-1076), is repealed.
3169	Sec. 7044. The Multi-Unit Real Estate Tax Rate Clarification Act of 2007, effective
3170	February 27, 2008 (D.C. Law 17-112; 55 DCR 1864), is repealed.

3171	Sec. 7045. The Evictions with Dignity Amendment Act of 2008, effective April 15, 2008
3172	(D.C. Law 17-146; 55 DCMR 2554), is repealed.
3173	Sec. 7046. The Paramedic and Emergency Medical Technician Transition Amendment
3174	Act of 2008, effective March 31, 2009 (D.C. Law 17-356; 56 DCR 1614), is repealed.
3175	Sec. 7047. The Housing Production Trust Fund Stabilization Amendment Act of 2008,
3176	effective March 25, 2009 (D.C. Law 17-365; 56 DCR 1217), is repealed.
3177	Sec. 7048. The OTO Hotel at Constitution Square Economic Development Act of 2010,
3178	effective July 1, 2010 (D.C. Law 18-188; D.C. Official Code § 47-4631), is repealed.
3179	Sec. 7049. The Shirley's Place Equitable Real Property Tax Relief Act of 2010, effective
3180	October 15, 2010 (D.C. Law 18-236; 57 DCR 7160), is repealed.
3181	Sec. 7050. The Thirteenth Church of Christ Real Property Tax Relief and Exemption Ac
3182	of 2010, effective March 8, 2011 (D.C. Law 18-292; D.C. Official Code § 47-4644), is repealed
3183	Sec. 7051. The Processing Sales Tax Clarification Act of 2010, effective March 12, 2011
3184	(D.C. Law 18-324; 58 DCR 3), is repealed.
3185	Sec. 7052. The Perry Street Affordable Housing Tax Exemption and Relief Act of 2010,
3186	effective March 31, 2011 (D.C. Law 18-342; D.C. Official Code § 47-4647), is repealed.
3187	Sec. 7053. The Public Library Hours Expansion Act of 2012, effective April 20, 2013
3188	(D.C. Law 19-256; D.C. Official Code § 39-125), is repealed.
3189	Sec. 7054. The Howard Town Center Real Property Tax Abatement Act of 2012,
3190	effective April 20, 2013 (D.C. Law 19-257; D.C. Official Code § 47-4656), is repealed.

3191	Sec. 7055. The Construction and Demolition Waste Recycling Accountability Act of
3192	2012, effective April 27, 2013 (D.C. Law 19-294; D.C. Official Code § 8-1071 et seq.), is
3193	repealed.
3194	Sec. 7056. The Historic Music Cultural Institutions Expansion Tax Abatement Act of
3195	2013, effective February 22, 2014 (D.C. Law 20-86; D.C. Official Code § 47-4662), is repealed.
3196	Sec. 7057. The DC Promise Establishment Act of 2014, effective June 4, 2014 (D.C. Law
3197	20-107; D.C. Official Code § 38-2751 et seq.), is repealed.
3198	Sec. 7058. The Breastmilk Bank and Lactation Support Act of 2014, effective July 15,
3199	2014 (D.C. Law 20-121; D.C. Official Code § 7-881.01 et seq.), is repealed.
3200	Sec. 7059. The SeVerna, LLC, Real Property Tax Exemption and Real Property Tax
3201	Relief Act of 2014, effective March 11, 2015 (D.C. Law 20-209; D.C. Official Code § 47-1095),
3202	is repealed.
3203	Sec. 7060. The New Bethany Baptist Church Real Property Tax Exemption Act of 2016,
3204	effective August 19, 2016 (D.C. Law 21-145; D.C. Official Code § 47-1098), is repealed.
3205	SUBTITLE C. PRIOR BUDGET ACT
3206	Sec. 7071. Short title.
3207	This subtitle may be cited as the "Prior Budget Support Act Clarification Amendment
3208	Act of 2017".
3209	Sec. 7072. The Fiscal Year 2016 Budget Support Act of 2015, effective October 22, 2015
3210	(D.C. Law 21-36; 62 DCR 10905), is amended as follows:
2211	(a) Section 1042 is amended as follows:

3212	(1) Strike the phrase "In Fiscal Year 2016, the Mayor shall submit quarterly
3213	reports" and insert the phrase "The Mayor shall submit biannual reports" in its place.
3214	(2) Strike the phrase "within 30 days after the end of each quarter, beginning
3215	October 1, 2015" and insert the phrase "no later than 30 days after the end of the 2nd and 4th
3216	quarters of each fiscal year, beginning October 1, 2017" in its place.
3217	(b) Section 6193 is repealed.
3218	SUBTITLE D. OUR LADY OF PERPETUAL HELP REAL PROPERTY TAX
3219	FORGIVENESS
3220	Sec. 7081. Short title.
3221	This subtitle may be cited as the "Our Lady of Perpetual Help Equitable Real Property
3222	Tax Relief Act of 2017".
3223	Sec. 7082 The Council of the District of Columbia orders that all unpaid real property
3224	taxes, interest, penalties, fees, and other related charges assessed through February 1, 2017,
3225	against the real property known as Parcel 226, Lot 37 be forgiven.
3226	SUBTITLE E. INTERNATIONAL SPY MUSEUM TAX ABATEMENT
3227	Sec. 7091. Short title.
3228	This subtitle may be cited as the "International Spy Museum Tax Abatement Amendment
3229	Act of 2017".
3230	Sec. 7092. Chapter 46 of Title 47 of the District of Columbia Official Code is amended as
3231	follows:

3232	(a) The table of contents is amended by adding a new section designation to read as
3233	follows:
3234	"47-4666. International Spy Museum; Lot 7006, Square 387.".
3235	(b) A new section 47-4666 is added to read as follows:
3236	"§ 47-4666. International Spy Museum; Lot 7006, Square 387.
3237	"(a) Except as provided in subsection (b) of this section, the taxes imposed by Chapter 8
3238	of this title on the real property (and any improvements thereon) described for assessment and
3239	taxation purposes as Lot 7006, Square 387 ("Property") and currently owned by the
3240	International Spy Museum shall be abated for the real property tax year commencing:
3241	"(1) October 1, 2016, in the amount of \$30,000;
3242	"(2) October 1, 2017, to the extent that they exceed \$115,000;
3243	"(3) October 1, 2018, through the real property tax year ending September 30,
3244	2021, to the extent that they exceed \$200,000 per year; and
3245	"(4) October 1, 2021, in the amount of 100% of the real property taxes on the
3246	Property.
3247	"(b) The abatement provided by this section shall terminate at the beginning of the month
3248	following the date on which:
3249	"(1) The Property is no longer being developed or used as a museum of the
3250	history of espionage, including related ancillary uses, that is open to the general public; or

3251	"(2) The International Spy Museum, or a successor owner of the Property, is no
3252	longer exempt from District of Columbia income and franchise taxation under Subchapter II of
3253	Chapter 18 of this title.
3254	"(c) The Property and its owner shall be subject to the provisions of §§ 47-1005, 47-
3255	1007, and 47-1009 as if the Property had been administratively exempted from real property
3256	taxation under Chapter 10 of this title.
3257	"(d) At the discretion of the Office of Tax and Revenue, the abatements provided by this
3258	section may be allocated between half tax years for any real property tax year.
3259	"(e) The abatement provided under this section shall be in addition to, and not in lieu of,
3260	any other tax relief or assistance from any other source applicable to the Property; provided, that
3261	no appeal of the Property's proposed assessed value for tax years 2017 through 2021 shall be
3262	allowed and no claim for a refund of real property tax paid for real property tax years 2016
3263	through 2021 shall be allowed; except, that the Property owner may seek enforcement of the
3264	abatement provided by this section.".
3265	SUBTITLE F. REVISED REVENUE CONTINGENCY LIST
3266	Sec. 7101. Short title.
3267	This subtitle may be cited as the "Revised Revenue Contingency List Act of 2017".
3268	Sec. 7102. Notwithstanding any other provision of law, if local revenues certified in the
3269	June 2017 revenue estimate or the September 2017 revenue estimate exceed the annual revenue
3270	estimate incorporated in the approved budget and financial plan for Fiscal Year 2018, these
3271	additional revenues shall be allocated as follows:

3272	(1) 50% to the Workforce Investments account, which shall be available to fund
3273	salary increases or other items required by the terms of collective bargaining agreements that will
3274	become effective in Fiscal Year 2018; and
3275	(2) 50%to the capital improvements program ("CIP") to offset a reduction in
3276	funding from general merchandise sales tax ("sales tax") that in turn will be dedicated to the
3277	Washington Area Metropolitan Transit Authority ("WMATA"). This will occur as follows:
3278	(A) In increments equivalent to 0.10% of the sales tax, dedicate the
3279	recurring revenues to the General Fund of the District of Columbia to offset 0.10% sales tax.
3280	(B) Simultaneously with the dedication in subparagraph (A) of this
3281	paragraph, increments of 0.10% sales tax shall be dedicated to the CIP.
3282	(C) The dedications of revenue in subparagraphs (A) and (B) of this
3283	paragraph shall be capped when the amounts total the equivalent of 0.5% of the sales tax.
3284	(D) When fully implemented, 0.5% of the sales tax shall be dedicated to
3285	the CIP and the remainder shall go to the General Fund of the District of Columbia.
3286	(E) When the State of Maryland, the Commonwealth of Virginia, and the
3287	District of Columbia agree on a dedicated tax to fund capital improvements at WMATA, the
3288	portion of the sales tax dedicated to the CIP by this section shall be dedicated to WMATA.
3289	SUBTITLE G. SUPERMARKET TAX INCENTIVES CLARIFICATION
3290	Sec. 7111. Short title.
3291	This subtitle may be cited as the "Supermarket Tax Incentives Amendment Act of 2017".

3292	Sec. 7112. Section 101(2)(B) of the Food, Environmental, and Economic Development in
3293	the District of Columbia Act of 2010, effective April 8, 2011 (D.C. Law 18-353; D.C. Official
3294	Code § 2-1212.01(2)(B)), is amended by striking the phrase "16,".
3295	Sec. 7113. Section 47-3801(1D)(B) of the District of Columbia Official Code is amended
3296	by striking the phrase "16,".
3297	SUBTITLE H. ADULT LEARNER TRANSIT SUBSIDY
3298	Sec. 7121. Short title.
3299	This subtitle may be cited as the "Adult Learner Transit Subsidy Amendment Act of
3300	2017".
3301	Sec. 7122. Section 2 of the School Transit Subsidy Act of 1978, effective March 6, 1979
3302	(D.C. Law 2-152; D.C. Official Code § 35-233), is amended as follows:
3303	(a) A new subsection (i) is added to read as follows:
3304	"(i)(1) Subject to available funds, the Mayor shall establish a program for students of
3305	adult learning programs to receive subsidies for the Metrorail and Metrobus Transit Systems.
3306	"(2) To be eligible for the program, a student shall be:
3307	"(A) Above 18 years of age;
3308	"(B) A District resident; and
3309	"(C) Enrolled in a publicly funded adult education program that is
3310	operated by or receives funding from at least one of the following:
3311	"(i) A local education agency, including the District of Columbia
3312	Public Schools or a public charter school;

3313	"(ii) The District of Columbia Public Library;
3314	"(iii) The Office of the State Superintendent for Education; or
3315	"(iv) The University of the District of Columbia Workforce
3316	Development and Lifelong Learning Program.
3317	"(3) The total annual appropriation available for the program shall not exceed
3318	\$1.988 million.".
3319	SUBTITLE I. COMMISSION ON THE ARTS AND HUMANITIES GRANTS
3320	Sec. 7131. Short title.
3321	This subtitle may be cited as the "Commission on the Arts and Humanities Grants Act of
3322	2017".
3323	Sec. 7132. In Fiscal Year 2018, the Commission on the Arts and Humanities shall award,
3324	on a competitive basis, grants to:
3325	(1) Provide support to a nonprofit, tax-exempt organization dedicated to
3326	preserving the history of African-American cemeteries and burial grounds located in
3327	Georgetown, to establish markings and boundaries for such cemeteries and burial grounds and to
3328	make visible and definite the locations of graves and the identity of those buried in the graves, in
3329	an amount not to exceed \$200,000;
3330	(2) Provide orchestral performances with supporting community engagement
3331	events, such as education events and symposia, in venues within the District, along with full-
3332	orchestra performances in the Kennedy Center, in an amount not to exceed \$200,000;

3333	(3) Provide support to infrastructure improvements, such as planting and
3334	planning, and outreach events, concerning the National Mall and its grounds, to a nonprofit
3335	organization dedicated to improving, preserving, and restoring the National Mall, in an amount
3336	not to exceed \$250,000;
3337	(4) Assist with capital improvements, such as replacing aging elevators and
3338	heating, ventilation, and air conditioning, at a theater in the Central Business District that offers
3339	Broadway-style musicals, in an amount not to exceed \$1.9 million;
3340	(5) Provide a literary-enrichment program for District of Columbia Public Schools
3341	and District of Columbia public charter schools, which includes the provision of copies of
3342	literature and curricular materials and author visits for literary discussion with students, in an
3343	amount not to exceed \$250,000; and
3344	(6) Support an existing multi-stage theater organization in the District seeking a
3345	matching grant to upgrade or renovate its existing facilities, including for the purpose of
3346	increasing public access to the facility, in an amount not to exceed \$4.95 million.
3347	SUBTITLE J. FIRST-TIME HOMEBUYER RECORDATION TAX BENEFIT
3348	Sec. 7141. Short title.
3349	This subtitle may be cited as the "First-Time Homebuyer Recordation Tax Benefit
3350	Amendment Act of 2017".
3351	Sec. 7142. The District of Columbia Deed Recordation Tax Act, approved March 2,
3352	1962 (76 Stat. 11; D.C. Official Code § 42-1101 et seq.), is amended as follows:
3353	(a) Section 301 (D.C. Official Code § 42-1101) is amended as follows:

3354	(1) Paragraph (16) is amended by striking the phrase "means an individual" and
3355	inserting the phrase "means an individual purchaser" in its place.
3356	(2) Paragraph (17) is amended by striking the phrase "cooperative unit, that
3357	qualifies for the homestead deduction provided pursuant to D.C. Official Code § 47-850" and
3358	inserting the phrase "cooperative unit, purchased at an amount not to exceed \$625,000, adjusted
3359	annually by the Washington, D.C., Standard Metropolitan Statistical Area Consumer Price Index
3360	for Urban Wage Earners and Clerical Workers, that qualifies for the homestead deduction
3361	provided pursuant to D.C. Official Code § 47-850 or § 47-850.01" in its place.
3362	(b) Section 303 (D.C. Official Code § 42-1103) is amended as follows:
3363	(1) Subsection (e) is amended as follows:
3364	(A) Paragraph (1) is amended as follows:
3365	(i) Strike the phrase "Beginning on or after October 1, 2016," and
3366	insert the phrase "Beginning on October 1 of the year that the fiscal effect of this subsection is
3367	included in an approved budget and financial plan," in its place.
3368	(ii) Strike the phrase "the recordation tax" and insert the phrase
3369	"the rate of tax provided under subsection (a) of this section" in its place.
3370	(iii) Strike the phrase "except, that" and insert the phrase "provided
3371	further, that" in its place.
3372	(iv) Strike the phrase "shall be applied" and insert the phrase "shall
3373	be allocated" in its place.

374	(v) Strike the phrase "homebuyer on the HUD-1 settlement
375	statement." and insert the phrase "homebuyer, as shown on the settlement statement or closing
376	disclosure form." in its place.
3377	(B) Paragraph (2) is amended as follows:
3378	(i) The lead-in text is amended by striking the phrase "shall:" and
379	inserting the phrase "shall, at the time the deed is offered for recordation:" in its place.
380	(ii) Subparagraph (B) is amended by striking the phrase "a
3381	household" and inserting the phrase "a household, including all owners," in its place.
3382	(iii) Subparagraph (D) is amended by striking the phrase "a copy
3383	of the deed and".
3384	(C) Paragraph (3) is repealed.
3385	(2) Subsection (f) is amended as follows:
3386	(A) The lead-in text is amended to read as follows:
3387	"(f) By December 1 of the 4th year of the applicability of the recordation reduction tax
3388	benefit established by subsection (e) of this section, the Mayor shall submit a report to the
3389	Council that analyzes the impact of the recordation reduction tax benefit for first-time District
3390	homebuyers, which shall include:".
3391	(B) Paragraph (4) is amended by striking the word "and" at the end.
3392	(C) Paragraph (5) is amended by striking the period and inserting the
393	phrase "; and" in its place.
394	(D) A new paragraph (6) is added to read as follows:

3395	"(6) A recommendation regarding whether or not to continue the recordation
3396	reduction tax benefit.".
3397	SUBTITLE K. PARKING SALES TAX CLARIFICATION
3398	Sec. 7151. Short title.
3399	This subtitle may be cited as the "Parking Sales Tax Clarification Amendment Act of
3400	2017".
3401	Sec. 7152. Section 47-2002(a)(1) of the District of Columbia Official Code is amended
3402	by striking the phrase "station; provided, that after October 1, 2017, the rate of tax shall be
3403	22%;" and inserting the phrase "station;" in its place.
3404	SUBTITLE L. PUBLIC SPACE RENTAL FORGIVENESS
3405	Sec. 7161. Short title.
3406	This subtitle may be cited as the "Public Space Rental Forgiveness Act of 2017".
3407	Sec. 7162. The Council orders that the public space rental fees levied against the public
3408	space location 801 13th Street, N.W. (Lot 812, Square 287) pursuant to the District of Columbia
3409	Public Space Rental Act, approved October 17, 1968 (82 Stat. 1158; D.C. Official Code § 10-
3410	1103.01 et seq.) ("Act"), that cover the period between July 1, 2016, to June 30, 2017, and any
3411	interest, penalty, and fee, or other charge, including any charge levied pursuant to section 308 of
3412	the Act, be forgiven and any amounts paid for this period, if any, be refunded.
3413	SUBTITLE M. TAX REFORM
3414	Sec. 7171. Short title.
3415	This subtitle may be cited as the "Tax Reform Amendment Act of 2017".

3416	Sec. 7172. Chapter 18 of Title 47 of the District of Columbia Official Code is amended as
3417	follows:
3418	(a) Section 47-1801.04(44) is amended as follows:
3419	(1) Subparagraph (A) is amended as follows:
3420	(A) Sub-subparagraph (ii) is amended to read as follows:
3421	"(ii) For taxable years beginning after December 31, 2014, but
3422	before January 1, 2017, \$5,200 increased annually by the cost-of-living adjustment (if the
3423	adjustment does not result in a multiple of \$50, rounded to the next lowest multiple of \$50);".
3424	(B) New sub-subparagraphs (iii) and (iv) are added to read as follows:
3425	"(iii) For taxable years after December 31, 2016, but before
3426	January 1, 2018, \$5,650 increased annually by the cost-of-living adjustment (if the adjustment
3427	does not result in a multiple of \$50, rounded to the next lowest multiple of \$50); or
3428	"(iv) For taxable years beginning after December 31, 2017, the
3429	standard deduction as prescribed in section 63(c) of the Internal Revenue Code of 1986.".
3430	(2) Subparagraph (B) is amended as follows:
3431	(A) Sub-subparagraph (ii) is amended to read as follows:
3432	"(ii) For taxable years beginning after December 31, 2014, but
3433	before January 1, 2017, \$6,500 increased annually by the cost-of-living adjustment (if the
3434	adjustment does not result in a multiple of \$50, rounded to the next lowest multiple of \$50);".
3435	(B) New sub-subparagraphs (iii) and (iv) are added to read as follows:

3436	"(iii) For taxable years beginning after December 31, 2016, but
3437	before January 1, 2018, \$7,800 increased annually by the cost-of-living adjustment (if the
3438	adjustment does not result in a multiple of \$50, rounded to the next lowest multiple of \$50); or
3439	"(iv) For taxable years beginning after December 31, 2017, the
3440	standard deduction as prescribed in section 63(c) of the Internal Revenue Code of 1986.".
3441	(3) Subparagraph (C) is amended as follows:
3442	(A) Sub-subparagraph (ii) is amended to read as follows:
3443	"(ii) For taxable years beginning after December 31, 2014, but
3444	before January 1, 2017, \$8,350 increased annually by the cost-of-living adjustment (if the
3445	adjustment does not result in a multiple of \$50, rounded to the next lowest multiple of \$50);".
3446	(B) New sub-subparagraphs (iii) and (iv) are added to read as follows:
3447	"(iii) For taxable years beginning after December 31, 2016, but
3448	before January 1, 2018, \$10,275 increased annually by the cost-of-living adjustment (if the
3449	adjustment does not result in a multiple of \$50, rounded to the next lowest multiple of \$50); or
3450	"(iv) For taxable years beginning after December 31, 2017, the
3451	standard deduction as prescribed in section 63(c) of the Internal Revenue Code of 1986.".
3452	(b) Section 47-1806.02(i) is amended as follows:
3453	(1) Paragraph (1) is amended by striking the phrase "December 31, 2012," and
3454	inserting the phrase "December 31, 2012, but before January 1, 2018," in its place.
3455	(2) Paragraph (2) is amended to read as follows:

"(2) For taxable years beginning after December 31, 2017, the personal exemption amount prescribed in section 151 of the Internal Revenue Code of 1986 without reduction for the phaseout of section 151(d)(3) of the Internal Revenue Code of 1986.".

(c) Section 47-1806.03(a)(10) is amended to read as follows:

"(10) In the case of taxable years beginning after December 31, 2015, there is imposed on the taxable income of every resident a tax determined in accordance with the following table:

Not over \$10,000	4% of the taxable income.
Over \$10,000 but not over \$40,000	\$400, plus 6% of the excess over \$ 10,000.
Over \$ 40,000 but not over \$ 60,000	\$2,200, plus 6.5% of the excess over \$ 40,000.
Over \$ 60,000 but not over \$ 350,000	\$3,500, plus 8.5% of the excess over \$ 60,000.
Over \$350,000 but not over \$1,000,000	\$28,150, plus 8.75% of the excess above
	\$350,000.
Over \$1,000,000	\$85,025, plus 8.95% of the excess above
	\$1,000,000.".

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- (d) Section 47-1806.04(e)(4) is amended to read as follows:
- 3465 "(4) For taxable years beginning after December 31, 2017, the credit provided for 3466 in paragraph (1) of this subsection shall no longer be allowed.".
  - (e) Section 47-1807.02(a) is amended as follows:
  - (1) Paragraph (5) is amended as follows:

3469	(A) Strike the phrase "December 31, 2014," and insert the phrase
3470	"December 31, 2014, but before January 1, 2016," in its place.
3471	(B) Strike the phrase "foreign; and" and insert the phrase "foreign;" in its
3472	place.
3473	(2) Paragraph (6) is amended to read as follows:
3474	"(6) For the taxable year beginning after December 31, 2015, but before January
3475	1, 2017, a tax at the rate of 9.2% upon the taxable income of every corporation, whether
3476	domestic or foreign;".
3477	(3) New paragraphs (7) and (8) are added to read as follows:
3478	"(7) For the taxable year beginning after December 31, 2016, but before January
3479	1, 2018, a tax at the rate of 9.0% upon the taxable income of every corporation, whether
3480	domestic or foreign; and
3481	"(8) For taxable years beginning after December 31, 2017, a tax at the rate of
3482	8.25% upon the taxable income of every corporation, whether domestic or foreign.".
3483	(f) Section 47-1808.03(a) is amended as follows:
3484	(1) Paragraph (5) is amended as follows:
3485	(A) Strike the phrase "December 31, 2014," and insert the phrase
3486	"December 31, 2014, but before January 1, 2016," in its place.
3487	(B) Strike the phrase "foreign; and" and insert the phrase "foreign;" in its
3488	place.
3489	(2) Paragraph (6) is amended to read as follows:

3490	"(6) For the taxable year beginning after December 31, 2015, but before January
3491	1, 2017, a tax at the rate of 9.2% upon the taxable income of every unincorporated business,
3492	whether domestic or foreign;".
3493	(3) New paragraphs (7) and (8) are added to read as follows:
3494	"(7) For the taxable year beginning after December 31, 2016, but before January
3495	1, 2018, a tax at the rate of 9.0% upon the taxable income of every unincorporated business,
3496	whether domestic or foreign; and
3497	"(8) For taxable years beginning after December 31, 2017, a tax at the rate of
3498	8.25% upon the taxable income of every unincorporated business, whether domestic or foreign."
3499	Sec. 7173. Section 47-3701 of the District of Columbia Official Code is amended as
3500	follows:
3501	(a) Paragraph (4) is amended as follows:
3502	(1) Subparagraph (C) is amended by striking the year "2016" and inserting the
3503	year "2017" in its place.
3504	(2) New subparagraphs (D) and (E) are added to read as follows:
3505	"(D) For a decedent dying after December 31, 2016, but before January 1,
3506	2018:
3507	"(i) The maximum amount of credit for state death taxes allowed
3508	by section 2011 of the Internal Revenue Code;
3509	"(ii) Any scheduled increase in the unified credit provided in
3510	section 2010 of the Internal Revenue Code or thereafter shall not apply and the amount of the

3511	unified credit shall be \$ 745,800; and
3512	"(iii) An estate tax return shall not be required to be filed if the
3513	decedent's gross estate does not exceed \$2 million.
3514	"(E) For a decedent dying after December 31, 2017:
3515	"(i) The maximum amount of credit for state death taxes allowed
3516	by section 2011 of the Internal Revenue Code;
3517	"(ii) The amount of the unified credit shall be as prescribed in
3518	section 2010 of the Internal Revenue Code; and
3519	"(iii) An estate tax return shall not be required to be filed if the
3520	decedent's gross estate does not exceed the applicable zero bracket amount.".
3521	(b) Paragraph (14) is amended to read as follows:
3522	"(14) "Zero bracket amount" means:
3523	"(A) For a decedent whose death occurs after December 31, 2015, but
3524	before January 1, 2017, \$1 million;
3525	"(B) For a decedent whose death occurs after December 31, 2016, but
3526	before January 1, 2018, \$2 million; or
3527	"(C) For a decedent whose death occurs after December 31, 2017, an
3528	amount equal to the basic exclusion amount as prescribed in section 2010(c)(3)(A) of the Internal
3529	Revenue Code and any cost-of-living adjustments made pursuant to section 2010(c)(3)(B) of the
3530	Internal Revenue Code.".
3531	Sec. 7174. Applicability.

3532	This subtitle shall apply as of January 1, 2018.
3533	SUBTITLE N. REAL PROPERTY TAX APPEALS
3534	Sec. 7181. Short title.
3535	This subtitle may be cited as the "Real Property Tax Appeals Amendment Act of 2017".
3536	Sec. 7182. Chapter 8 of Title 47 of the District of Columbia Official Code is amended as
3537	follows:
3538	(a) Section 47-824 is amended as follows:
3539	(1) Subsection (b) is amended as follows:
3540	(A) Paragraph (1) is amended by striking the phrase "proposed change in the
3541	assessed value of the owner's real property on or before March 1" and inserting the phrase "proposed
3542	change in the assessed value or classification (subject to § 47-813(d-1)(4A) and (4B)) of the owner's
3543	real property for the next real property tax year by March 1" in its place.
3544	(B) Paragraph (2) is repealed.
3545	(C) Paragraph (4) is amended as follows:
3546	(i) Strike the phrase "before May 2" and insert the phrase "by May 1"
3547	in its place.
3548	(ii) Strike the phrase "assessed value" both times it occurs and insert
3549	the phrase "assessed value or classification (subject to § 47-813(d-1)(4A) and (4B))" in its place.
3550	(iii) Strike the phrase "April 2" and insert the phrase "April 1" in its
3551	place.
3552	(2) A new subsection (d) is added to read as follows:

3553	"(d) This section shall apply only to an annual notice issued by March 1 or May 1, as
3554	provided under subsection (a) or (b) of this section, and shall not apply to any notice issued under any
3555	other provision of this chapter.".
3556	(b) Section 47-825.01a is amended as follows:
3557	(1) Subsection (d)(2) is amended by striking the phrase "real property." and inserting
3558	the phrase "real property; provided further, that an appeal under this subsection pursuant to another
3559	provision of this section or chapter under this title shall be filed within 45 days from the date of the
3560	notice." in its place.
3561	(2) Subsection (e) is amended as follows:
3562	(A) Paragraph (1)(B) is amended by striking the phrase "or a notice of final
3563	determination issued under § 47-813(d-1)(4A)".
3564	(B) Paragraph (7)(B) is amended to read as follows:
3565	"(B) Subject to subparagraph (A) of this paragraph, after the completion of
3566	the hearing, the Commission shall have 30 days to decide a residential real property case
3567	involving a single family residential property or a residential real property consisting of 4 or
3568	fewer dwelling units and 80 days to decide a residential real property case involving a residential
3569	real property with 5 or more dwelling units or a commercial real property case.".
3570	(3) Subsection (f)(1)(B) is amended by striking the phrase "subsection (e)" and
3571	inserting the phrase "subsection (d)(2)" in its place.
3572	(4) Subsection (g) is amended as follows:
3573	(A) Designate the existing text as paragraph (1).

3574	(B) The newly designated paragraph (1) is amended by striking the phrase "§
3575	47-830, an owner" and inserting the phrase "§ 47-830 or paragraph (2) of this subsection, an
3576	owner" in its place.
3577	(C) A new paragraph (2) is added to read as follows:
3578	"(2) An owner aggrieved by a decision of the Commission, with respect to an
3579	appeal filed pursuant to subsection (d)(2) of this section or a notice issued pursuant to § 42-
3580	3131.15, may appeal the decision of the Commission to the Superior Court of the District of
3581	Columbia in the same manner and to the same extent as provided in §§ 47-3303 and 47-3304 by
3582	September 30 of the tax year in which the decision of the Commission is issued or within 6
3583	months after the date of the decision of the Commission, whichever is later.".
3584	Sec. 7183. Section 47-3305(c) of the District of Columbia Official Code is repealed.
3585	SUBTITLE O. HILL EAST COMMUNITY GARDEN REAL PROPERTY TAX
3586	RELIEF
3587	Sec. 7191. Short title.
3588	This subtitle may be cited as the "Hill East Community Garden Real Property Tax Relief
3589	Amendment Act of 2017".
3590	Sec. 7192. Chapter 10 of Title 47 of the District of Columbia Official Code is amended as
3591	follows:
3592	(a) The table of contents is amended by striking the phrase "§ 47-1061. Capitol Hill
3593	Community Garden Land Trust" and inserting the phrase "§ 47-1061. Hill East Community
3594	Garden" in its place.

3595	(b) Section 47-1061 is amended as follows:
3596	(1) Designate the existing text as subsection (a).
3597	(2) The newly designated subsection (a) is amended by striking the phrase "Trust
3598	the property" and inserting the phrase "Trust or to the Hill East Community Garden, the
3599	property" in its place.
3600	(3) A new subsection (b) is added to read as follows:
3601	"(b) The one-time transfer of the property specified in subsection (a) of this section from
3602	the Capitol Hill Community Garden Land Trust to the Hill East Community Garden shall not be
3603	subject to the transfer tax imposed under Chapter 9 of this title, the recordation tax imposed
3604	under Chapter 11 of Title 42, or the penalty imposed under Chapter 14 of this title.".
3605	SUBTITLE P. TIF REAUTHORIZATION
3606	Sec. 7201. Short title.
3607	This subtitle may be cited as the "Tax Increment Financing Reauthorization Amendment
3607 3608	This subtitle may be cited as the "Tax Increment Financing Reauthorization Amendment Act of 2017".
3608	Act of 2017".
3608 3609	Act of 2017".  Sec. 7202. The Tax Increment Financing Authorization Act of 1998, effective May 4,
3608 3609 3610	Act of 2017".  Sec. 7202. The Tax Increment Financing Authorization Act of 1998, effective May 4,  1998 (D.C. Law 12-143; D. C. Official Code § 2-1217.01 <i>et seq.</i> ), is amended as follows:
3608 3609 3610 3611	Act of 2017".  Sec. 7202. The Tax Increment Financing Authorization Act of 1998, effective May 4,  1998 (D.C. Law 12-143; D. C. Official Code § 2-1217.01 <i>et seq.</i> ), is amended as follows:  (a) Section 2 (D.C. Official Code § 2-1217.01) is amended as follows:

3615	(2) Paragraph (4) is amended by striking the phrase "\\$ 10-1202.08" and
8616	inserting the phrase "§ 10-1202.08, and exclusive of any provision of law that dedicates any
8617	sales or parking tax revenues to the Washington Metropolitan Area Transit Authority" in its
8618	place.
8619	(3) Paragraph (25) is amended by striking the phrase "within the priority
8620	development area" and inserting the phrase "within a TIF area" in its place.
8621	(b) Section 3 (D.C. Official Code § 2-1217.02) is amended as follows:
8622	(1) Subsection (a) is amended as follows:
8623	(A) Strike the phrase "property tax increment revenues" and insert the
8624	phrase "real property tax increment revenues" in its place.
8625	(B) Strike the citation "§ 1-204.90(m)(6)" and insert the citation "§ 1-
8626	204.90(n)(6)" in its place.
3627	(2) Subsection (b) is amended to read as follows:
3628	"(b) TIF bonds may be issued to finance development costs of eligible projects
8629	approved pursuant to this subchapter. Refunding bonds may be issued to refund bonds issued
3630	pursuant to this subchapter.".
8631	(c) Section 4 (D.C. Official Code § 2-1217.03) is amended as follows:
3632	(1) Subsection (a) is amended by striking the phrase "of any project located in a
3633	priority development area".
8634	(2) Subsection (c) is repealed.
3635	(3) A new subsection (i) is added to read as follows:

3636	"(i) For the preparation of the certification required by this section, the CFO shall set
3637	forth guidance regarding submission requirements and the process for review of information
3638	necessary to implement this section.".
3639	(d) Section 12 (D.C. Official Code § 2-1217.11) is repealed.
3640	SUBTITLE Q. URBAN FARMING
3641	Sec. 7211. Short title.
3642	This subtitle may be cited as the "Urban Farming and Food Security Amendment Act of
3643	2017".
3644	Sec. 7212. Section 47-868 of the District of Columbia Official Code is amended as
3645	follows:
3646	(a) Subsection (a) is amended as follows:
3647	(1) Strike the phrase "if an urban farm is located in" and insert the phrase "if an
3648	urban farm is located on or in" in its place.
3649	(2) Strike the phrase "urban farm." and insert the phrase "urban farm, as
3650	computed under subsection (a-1) of this section." in its place.
3651	(b) A new subsection (a-1) is added to read as follows:
3652	"(a-1)(1) In the case of an urban farm located in an improvement to real property not
3653	exclusively used for urban farming, the portion of the improvement in use as an urban farm shall
3654	be computed by dividing the square footage of the portion of the improvement used for urban
3655	farming by the gross building area of the improvement.
3656	"(2) In the case of an urban farm located on an improvement to real property not
3657	exclusively used for urban farming, the portion of the improvement in use as an urban farm shall

3658	be computed by dividing the square footage of the portion of the improvement used for urban
3659	farming by the total square footage of the improvement, which shall be computed as the sum of
3660	the gross building area of the improvement and the roof area.".
3661	(c) Subsection (c) is amended by striking the word "semiannually" and inserting the
3662	phrase "between semiannual installments of tax" in its place.
3663	SUBTITLE R. EVENTS DC BOARD CLARIFICATION
3664	Sec. 7221. Short title.
3665	This subtitle may be cited as the "Washington Convention Authority Board of Directors
3666	Clarification Amendment Act of 2017".
3667	Sec. 7222. Section 205(b)(1) of the Washington Convention Center Authority Act of
3668	1994, effective September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.05(b)(1)),
3669	is amended to read as follows:
3670	"(b)(1)(A) Except as provided in subparagraph (B) of this paragraph, all public Board
3671	members shall be appointed to 4-year terms that shall expire on May 16 of the 4th year.
3672	"(B) The term subsequent to the current term occupied pursuant to:
3673	"(i) The Washington Convention and Sports Authority Board of
3674	Directors Cheryle Doggett Confirmation Resolution of 2014, effective October 28, 2014 (Res.
3675	20-664; 61 DCR 11983), shall begin on October 1, 2017, and expire on May 16, 2021; and
3676	"(i) The Washington Convention and Sports Authority Board of
3677	Directors William Hall Confirmation Resolution of 2014, effective October 28, 2014 (Res. 20-
3678	666; 61 DCR 11985), shall begin on October 1, 2017, and expire on May 16, 2020.".

3679	SUBTITLE S. POSSESSORY INTEREST CLARIFICATION
3680	Sec. 7231. Short title.
3681	This subtitle may be cited as the "Possessory Interest Clarification Amendment Act of
3682	2017".
3683	Sec. 7232. Title 47 of the District of Columbia Official Code is amended as follows:
3684	(a) Section 47-867(a) is amended by striking the phrase "this chapter shall" and inserting
3685	the phrase "this chapter or the tax under Chapter 10 of this title shall" in its place.
3686	(b) Chapter 10 is amended as follows:
3687	(1) Section 47-1005.01(a) is amended by striking the phrase "§ 47-1002(4)
3688	through (20) and § 47-1002(31)" and inserting the phrase "§ 47-1002(4) through (31) and any
3689	other qualified real property tax exemption authorized by District law" in its place.
3690	(2) Section 47-1005.02(a)(1) is amended by striking the phrase "tax imposed by
3691	Chapter 8" and inserting the phrase "taxes imposed by Chapters 8 and 10" in its place.
3692	SUBTITLE T. HOSPITALITY TAX DEDICATION
3693	Sec. 7241. Short title.
3694	This subtitle may be cited as the "Hospitality Tax Dedication Amendment Act of 2017".
3695	Sec. 7242. Chapter 20 of Title 47 of the District of Columbia Official Code is amended as
3696	follows:
3697	(a) The table of contents is amended by adding a new section designation to read as
3698	follows:

3699	"47-2002.03a. Additional tax on gross receipts for transient lodgings or
3700	accommodations.".
3701	(b) A mew section 47-2002.03a is added to read as follows:
3702	"47-2002.03a. Additional tax on gross receipts for transient lodgings or accommodations.
3703	"(a) A tax, separate from and in addition to, the tax imposed pursuant to § 47-
3704	2002(a)(2)(A) and the tax imposed pursuant to § 47-2002.02, is imposed on all vendors at the
3705	rate of 0.3% of the gross receipts from the sale of or charges for any room or rooms, lodgings, or
3706	accommodations furnished to a transient by any hotel, inn, tourist camp, tourist cabin, or any
3707	other place in which rooms, lodgings, or accommodations are regularly furnished to transients.
3708	"(b) If the occupancy of a room or rooms, lodgings, or accommodations is reserved,
3709	booked, or otherwise arranged for by a room remarketer, the tax imposed by this section shall be
3710	determined based on the net charges and additional charges received by the room remarketer.
3711	"(c) The tax revenue received pursuant to this section shall be dedicated to the
3712	Washington Convention and Sports Authority, for transfer to Destination DC for the purposes of
3713	marketing and promoting the District of Columbia as a destination. Any tax revenue dedicated
3714	pursuant to this subparagraph shall be in addition to the funds dedicated to Destination DC
3715	pursuant to§ 10-1202.08a.".
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3718	SUBTITLE U. UNIVERSITY OF THE DISTRICT OF COLUMBIA
3719	FUNDRAISING MATCH
3720	Sec. 7251. Short title.
3721	This subtitle may be cited as the "University of the District of Columbia Fundraising
3722	Match Act of 2017".
3723	Sec. 7252. (a) In Fiscal Year 2018, of the funds allocated to the Non-Departmental
3724	agency, \$1, up to a maximum of \$1.5 million, shall be transferred to the University of the
3725	District of Columbia ("UDC") for every \$2 that UDC raises by April 1, 2018 from private
3726	donations.
3727	(b) Of the amount transferred to UDC pursuant to subsection (a) of this section, no less
3728	than one-third of the funds shall be deposited into UDC's endowment fund.
3729	SUBTITLE V. COMMODITIES COST RESERVE FUND
3730	Sec. 7261. Short title.
3731	This subtitle may be cited as the "Fixed Cost Commodity Reserve Amendment Act of
3732	2017".
3733	Sec. 7262. Chapter 3 of Title 47 of the District of Columbia Official Code is amended as
3734	follows:
3735	(a) The table of contents is amended by striking the phrase "Commodities Cost Reserve
3736	Fund" and inserting the phrase "Commodities Cost Reserve Fund. [Repealed]." in its place.
3737	(b) Section 47-368.04 is repealed.

3738	SUBTITLE W. RECORDER OF DEEDS AUTOMATION FUND
3739	CLARIFICATION
3740	Sec. 7271. Short title.
3741	This subtitle may be cited as the "Recorder of Deeds Automation Fund Clarification
3742	Amendment Act of 2017".
3743	Sec. 7272. Section 3 of An Act Providing for expenses of the offices of recorder of deeds
3744	and register of wills of the District of Columbia, effective April 12, 1997 (D.C. Law 11-257;
3745	D.C. Official Code § 42-1214), is amended as follows:
3746	(a) Subsection (a) is amended by striking the phrase "Recorder of Deeds Automation and
3747	Infrastructure Improvement Fund" both times it appears and inserting the phrase "Recorder of
3748	Deeds Automation Fund" in its place.
3749	(b) Subsection (b) is amended as follows:
3750	(1) Strike the phrase "Recorder of Deeds and the repair and improvement of the
3751	infrastructure located at 515 D Street, N.W., Washington, D.C., and any incidental costs
3752	associated with that repair and improvement." and insert the phrase "Recorder of Deeds." in its
3753	place.
3754	(2) Strike the phrase "the new system, and the repair of the infrastructure
3755	components necessary to meet the overall mission of the Recorder of Deeds." and insert the
3756	phrase "the new system." in its place.
3757	(c) Subsection (c) is repealed.
3758	Sec. 7273. Title 47 of the District of Columbia Official Code is amended as follows:

3759	(a) Section 47-876 is amended by striking the phrase "Recorder of Deeds Automation
3760	and Infrastructure Improvement Fund" and inserting the phrase "Recorder of Deeds Automation
3761	Fund" in its place.
3762	(b) Section 47-1340(h) is amended by striking the phrase "Recorder of Deeds
3763	Automation and Infrastructure Improvement Fund" and inserting the phrase "Recorder of Deeds
3764	Automation Fund" in its place.
3765	SUBTITLE X. EVENTS DC GRANT
3766	Sec. 7281. Short title.
3767	This subtitle may be cited as the "Events DC Grants Act of 2017".
3768	Sec. 7282. In Fiscal Year 2018, the Washington Sports and Entertainment Authority shall
3769	award grants to:
3770	(1) A nonprofit organization providing educational, academic, tennis, physical
3771	fitness, and wellness instruction, in an amount not to exceed \$1,000,000; and
3772	(2) Fund a convention focused on Title IX that includes a sport tournament for
3773	young women, in an amount not to exceed \$202,832.
3774	SUBTITLE Y. WOMEN'S NATIONAL DEMOCRATIC CLUB REAL
3775	PROPERTY TAX EXEMPTION
3776	Sec. 7291. Short title.
3777	This subtitle may be cited as the "Women's National Democratic Club Real Property Tax
3778	Exemption Act of 2017".

3779	Sec. 7292. Chapter 10 of Title 47 of the District of Columbia Official Code is amended as
3780	follows:
3781	(a) The table of contents is amended by adding a new section designation to read as
3782	follows:
3783	"47-1099. Women's National Democratic Club; Lot 5, Square 135.".
3784	(b) A new section 47-1099 is added to read as follows:
3785	"§ 47-1099. Women's National Democratic Club; Lot 5, Square 135.
3786	"(a) The real property located at 1526 New Hampshire Avenue, N.W., known for tax and
3787	assessment purposes as Lot 5, Square 135, shall be exempt from the tax imposed by Chapter 8 of
3788	this title as long as Women's National Democratic Club is the owner of the property, subject to
3789	the provisions of §§ 47-1007 and 47-1009, but not § 47-1005.
3790	"(b) The tax exemption provided by this section shall begin as of October 1, 2017.".
3791	TITLE VIII. CAPITAL BUDGET
3792	SUBTITLE A. FISCAL YEAR 2018 CAPITAL PROJECT FINANCING
3793	REALLOCATION APPROVAL
3794	Sec. 8001. Short title.
3795	This subtitle may be cited as the "Fiscal Year 2018 Capital Project Reallocation Approva
3796	Act of 2017".
3797	Sec. 8002. (a) Pursuant to and in accordance with Chapter 3 of Title 47 of the District of
3798	Columbia Official Code, the Council approves the Mayor's request to reallocate \$62,442,212 in

general obligation bond proceeds from the District capital projects listed in Table A to the District capital projects listed in Table B, in the amounts specified.

(b) The current allocations were made pursuant to the Fiscal Year 2012 Income Tax Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2011, effective December 6, 2011 (Res. 19-315; 58 DCR 10556), the Fiscal Year 2013 Income Tax Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2012, effective October 16, 2012 (Res. 19-635; 59 DCR 12818), the Fiscal Year 2014 Income Tax Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2013, effective November 5, 2013 (Res. 20-321; 60 DCR 15794), the Fiscal Year 2015 Income Tax Secured Revenue Bond and General Obligation Bond Issuance Approval Resolution of 2014, effective November 18, 2014 (Res. 20-687; 61 DCR 12738), and the Fiscal Year 2017 Income Tax Secured Revenue Bond, General Obligation Bond and General Obligation and Income Tax Secured Revenue Bond Anticipation Note Issuance Approval Resolution of 2016, effective November 1, 2016 (Res. 21-635; 63 DCR 14387).

	TABLE A.				
Owner Agency Name	Project Number	Implementing Agency	Project Title	Bond Issuance Series	Amount
Department of General Services	BC4	DGS	Hill E Relocation of Government Fac. & Function	2014C G.O.	500,000
Department of General Services	PL4	DGS	Electronic Security Communications Standardization	2016A G.O.	2,000,000
Office on Aging	A05	DGS	Senior Centers	2016A G.O.	6,451
D.C. Public Library	ITM	DCPL	DCPL Information Technology Modernization	2016A G.O.	253,015
Deputy Mayor for Planning and Economic Development	AWR	DMPED	Saint Elizabeths E Campus Infrastructure	2014C G.O.	4,852,856
Deputy Mayor for Planning and Economic Development	EDP	DMPED	Economic Development Pool	2014C G.O.	51,869
Metropolitan Police Department	PEQ	MPD	Specialized Vehicles - MPD	2016A G.O.	1,758,961
Department of Corrections	CR1	DGS	General Renovations - DC Jail	2014C G.O.	1,643,027
D.C. Public Schools	JOH	DGS	Johnson Middle School Renovation/Modernization	2014C G.O.	464,841
D.C. Public Schools	JOH	DGS	Johnson Middle School Renovation/Modernization	2015A G.O.	4,320,962
D.C. Public Schools	NX3	DGS	Cardozo High School	2016A G.O.	3
Office of the State Superintendent of Education	SFF	DGS	Evans Campus	2012C I.T.	2,000,000
Department of Parks and Recreation	URA	DGS	Urban Agriculture - DPR	2014C G.O.	152,746
Department of Parks and Recreation	URA	DGS	Urban Agriculture - DPR	2016A G.O.	250,000
Department of Parks and Recreation	SQ2	DGS	Square 238 DPR Facility	2016A G.O.	500,000
Department of Parks and Recreation	WBR	DGS	Edgewood Recreation Center	2016A G.O.	11,000,000
Department of Parks and Recreation	WD3	DGS	Hearst Park Pool - Ward 3 Outdoor Pool	2016A G.O.	500,000
Department of Parks and Recreation	THP	DGS	Therapeutic Recreation Center	2016A G.O.	500,000
Department of Healthcare Finance	AP1	DHCF	Predictive Analytic System - I.T. DHCF	2016A G.O.	125,000
Department of Healthcare Finance	CM1	DHCF	Case Management System - DHCF	2016A G.O.	125,000
District Department of Transportation	CG3	DDOT	Local Roadside Improvements	2016A G.O.	5,432,000
District Department of Transportation	ED3	DDOT	Local Street Parking Studies	2014C G.O.	466,108
District Department of Transportation	ED3	DDOT	Local Street Parking Studies	2015A G.O.	500,000
District Department of Transportation	ED3	DDOT	Local Street Parking Studies	2016A G.O.	533,892
District Department of Transportation	EDS	DDOT	Great Streets Initiatives	2015A G.O.	1,331,583
District Department of Transportation	EDS	DDOT	Great Streets Initiatives	2016A G.O.	1,574,147
District Department of Transportation	PM0	DDOT	Materials Testing Lab	2015A G.O.	315,762
District Department of Transportation	PM0	DDOT	Materials Testing Lab	2016A G.O.	684,238
District Department of Transportation	PM3	DDOT	Planning and Management System	2014C G.O.	429,393
District Department of Transportation	SR0	DDOT	Streetscapes	2016A G.O.	1.000.000
District Department of Transportation	CIR	DDOT	Circulator	2015A G.O.	4,307,439
District Department of Transportation	CIR	DDOT	Circulator	2016A G.O.	1,692,561
District Department of Transportation	FLD	DDOT	Prevention of Flooding in Bloomingdale/Ledroit Park Neighborhoods	2016A G.O.	1,592,000
District Department of Transportation	TRL	DDOT	Trails	2014C G.O.	420,714
District Department of Transportation	TRL	DDOT	Trails	2015A G.O.	500,000
District Department of Transportation	TRL	DDOT	Trails	2016A G.O.	1,079,286
District Department of Transportation	TRF	DDOT	Traffic Operations Center	2015A G.O.	500,000
District Department of Transportation	CE3	DDOT	Street Restoration & Rehabilitation	2014C G.O.	664,745
District Department of Transportation	CE3	DDOT	Street Restoration & Rehabilitation	2016A G.O.	1,335,255
Department of Energy and Environment	SWM	DOEE	Stormwater Management	2016A G.O.	1,000,000
Department of Energy and Environment	SUS	DOEE	Sustainable DC Fund-2	2014C G.O.	1,157,257
Department of Behavioral Health	XA6	DBH	Avatar Upgrade	2016D G.O.	169,704
Office of the Chief Technology Officer	ZA1	ОСТО	DC GIS Capital Investment	2014C G.O.	176,640
Office of the Chief Technology Officer	ZA1	OCTO	DC GIS Capital Investment	2015A G.O.	300,000
Office of the Chief Technology Officer	N31	ОСТО	Data Management and Publication Platform	2015A G.O.	159,921
Office of the Chief Technology Officer	N31	ОСТО	Data Management and Publication Platform	2016A G.O.	1,608,954
Office of the Chief Technology Officer	N38	OCTO	Procurement System - GO Bond	2016D G.O.	2,155,882
Office of the Chief Technology Officer	N93	OCTO	Enterprise Computing Device Management	2016A G.O.	350,000
TOTAL	1				\$62,442,212

	TABLE B.				
Owner Agency Name	Project Number	Implementing Agency	Project Title	Bond Issuance Series	Amount
District of Columbia Public Schools	YY1	DGS	DC Public Schools Modernization/Renovations	N/A	62,442,212
TOTAL					\$62,442,212

3815	
3816	SUBTITLE B. CAPITAL PROJECT REVIEW AND RECONCILIATION
3817	Sec. 8011. Short title.
3818	This subtitle may be cited as the "Capital Project Review and Reconciliation Amendment
3819	Act of 2017".
3820	Sec. 8012. The Capital Project Support Fund Establishment Act of 2009, effective March
3821	3, 2010 (D.C. Law 18-111; D.C. Official Code § 1-325.151 et seq.), is amended as follows:
3822	(a) Section 1261 (D.C. Official Code § 1-325.151) is amended as follows:
3823	(1) A new paragraph (4A) is added to read as follows:
3824	"(4A) "Encumbered" means committed to pay for goods or services ordered but
3825	not yet received.".
3826	(1) A new paragraph (7A) is added to read as follows;
3827	"(7A) "Pre-encumbered" means held, but not yet committed, to pay for goods or
3828	services that are expected to be, but have not yet been, ordered.".
3829	(b) Section 1262(b) (D.C. Official Code § 1-325.152(b)) is amended by striking the
3830	phrase "sections 1263a, and 1263b" and inserting the phrase "sections 1263a, 1263b, and 1263c"
3831	in its place.
3832	(c) Section 1263b(a) (D.C. Official Code § 1-325.153b(a)) is amended to read as
3833	follows:
3834	"(a) If a department, office, or agency has a capital project with an unexpended balance
3835	of more than \$250,000 for which no funds have been expended, encumbered, or pre-encumbered

3836	for 2 consecutive years, the OCFO shall provide 30 days written notice to the department, office,
3837	or agency of the CFO's intent to transfer the surplus capital funds to the Capital Project Support
3838	Fund. The CFO shall make this transfer unless the department, office, or agency to which the
3839	funds have been budgeted or allotted:
3840	"(1) Certifies to the Mayor, Council, and CFO, within the 30-day notice period
3841	that it intends to use the funds to implement the capital project within 18 months of the
3842	certification; and
3843	"(2) Submits a satisfactory activity report to the OCFO describing the status of the
3844	implementation within 180 days from the date of certification.".
3845	(d) A new section 1263c is added to read as follows:.
3846	"Sec. 1263c. Release of encumbered or pre-encumbered funds; transfer of surplus capital
3847	funds.
3848	"(a) If a department, office, or agency has a capital project with \$250,000 or less in
3849	encumbered or pre-encumbered funds that have been in an encumbered or pre-encumbered status
3850	for 2 consecutive years, the OCFO shall provide written notice to the department, office, or
3851	agency of the OCFO's identification of such funds.
3852	"(b) Within 30 days of receipt on this notice, the department, office, or agency to which
3853	the funds have been budgeted or allotted shall:
3854	"(1) Notify the OCFO in writing of its intent to expend the funds and provide a
3855	spending plan for the funds; or
3856	"(2) Release the funds.".

3857	(e) Section 1205(a) (D.C. Official Code § 1-325.155(a)) is amended as follows:
3858	(1) Paragraph (2) is amended to read as follows:
3859	"(2) For a capital project with a balance of more than \$250,000, no funds have
3860	been expended, encumbered, or pre-encumbered, for 2 consecutive years and the agency has not
3861	complied with the requirements of section 1263b(a)(1) and (2) after receiving a notice from the
3862	OCFO pursuant to that section.".
3863	(2) Paragraph (3) is amended by striking the number "3" and inserting the
3864	number "2" in its place.
3865	SUBTITLE C. ANTI-DEFICIENCY FOR CAPITAL PROJECTS
3866	Sec. 8021. Short title.
3867	This subtitle may be cited as the "Anti-Deficiency Act Clarification Amendment Act of
3868	2017".
3869	Sec. 8022. Chapter 3 of Title 47 of the District of Columbia Official Code is amended as
3870	follows:
3871	(a) Section 47-355.02(8) is amended by striking the phrase "regardless of the
3872	percentage;" and inserting the phrase "regardless of the percentage, or, for capital projects, 5% of
3873	the project's budget or \$1 million, regardless of the percentage;" in its place.
3874	(b) Section 47-355.04 is amended as follows:
3875	(1) Subsection (a) is amended as follows:
3876	(A) Strike the phrase "budget submitted to Congress" and insert the phrase
3877	"finally enacted annual budget" in its place.

3878	(B) Strike the phrase "after Congressional submission" and insert the
3879	phrase "final enactment" in its place.
3880	(2) A new subsection (a-1) is added to read as follows:
3881	"(a-1) By October 20 of each year, an agency head and agency fiscal officer shall jointly
3882	submit to the Chief Financial Officer a monthly spending plan for each capital project based on
3883	the finally enacted annual budget. If a project's budget is changed after final enactment of the
3884	annual budget, the agency head and agency fiscal officer shall submit a revised project spending
3885	plan to the Chief Financial Officer within one month of final approval of the changes to the
3886	project's budget.".
3887	(3) Subsection (b) is amended by striking the phrase "approved operating budget"
3888	and inserting the phrase "approved operating budget or approved budget for a capital project" in
3889	its place.
3890	(c) Section 47-355.05 is amended as follows:
3891	(1) Subsection (a) is amended to read as follows:
3892	"(a) The Chief Financial Officer shall submit reports to the Council and the Mayor on a
3893	quarterly basis indicating each agency's actual operating expenditures, obligations, and
3894	commitments, each by source of funds, and the expenditures for each capital project, compared
3895	to their approved spending plan. This report shall be accompanied by the CFO's observations
3896	regarding spending patterns and steps being taken to assure spending remains within the
3897	approved budget.".
3898	(2) Subsection (e)(2)(A) is amended to read as follows:

3899	"(2)(A) The summary shall set forth clearly and concisely each budget category		
3900	affected by the reprogramming, intra-District transfer, or other budget modification, as describe		
3901	in paragraph (1) of this subsection, as follows:		
3902	"(i) For the operating budget, by:		
3903	"(I) Agency;		
3904	"(II) Object category; and		
3905	"(III) Comptroller source group; and		
3906	"(ii) For capital projects, by:		
3907	"(I) Agency; and		
3908	"(II) Project and subproject.".		
3909	SUBTITLE D. MASTER LOCAL TRANSPORTATION CAPITAL PROJECTS		
3910	Sec. 8031. Short title.		
3911	This subtitle may be cited as the "Master Local Transportation Capital Projects		
3912	Clarification Amendment Act of 2017".		
3913	Sec. 8032. Section 3(e) of the Department of Transportation Establishment Act of 2002,		
3914	effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.02(e)), is amended as		
3915	follows:		
3916	(a) Paragraph (1) is amended by striking the period and inserting the phrase ", or from the		
3917	Master local transportation capital projects designated by the Director as a Master local		
3918	transportation capital project in Fiscal Year 2018 or later." in its place.		

3919	(b) Paragraph (2) is amended by striking the phrase "Fund." and inserting the phrase
3920	"Fund. The Director may also submit requests to OBP to allocate funds for the Related Projects
3921	of each Master local transportation capital project created in Fiscal Year 2018 or later." in its
3922	place.
3923	(c) Paragraph (3) is amended by striking the phrase "Fund." and inserting the phrase
3924	"Fund. The Director may also submit requests to OBP to re-allocate funds from any Related
3925	Project to the applicable Master local transportation capital project created in Fiscal Year 2018 or
3926	later." in its place.
3927	(d) New paragraphs (4) and (5) are added to read as follows:
3928	"(4)(A) The Director may submit requests to OBP to re-allocate any available
3929	fund balances in associated projects to the applicable Master local transportation capital project
3930	created in Fiscal Year 2018 or later, in order to align the associated projects with the Master local
3931	transportation capital projects.
3932	"(B) For the purposes of this paragraph, the term "associated projects"
3933	means Related Projects created before Fiscal Year 2018 with current fund balances for which
3934	there will not be out-year appropriations or requests for appropriations.
3935	"(C) This paragraph shall expire on January 31, 2018.
3936	"(5) The CFO shall submit to the Mayor and the Council a quarterly summary of
3937	all allocations and re-allocations requested pursuant to this subsection, including a description of
3938	whether OBP allocated the requested funds.".

3939	SUBTITLE E. REVERSE PAYGO REPROGRAMMING
3940	Sec. 8041. Short title.
3941	This subtitle may be cited as the "Reverse Paygo Reprogramming Amendment Act of
3942	2017".
3943	Sec. 8042. Chapter 3 of Title 47 of the District of Columbia Official Code is amended as
3944	follows:
3945	(a) Section 47-361(15) is amended to read as follows:
3946	"(15) "Reverse Paygo action" means the movement of authorized Paygo capital
3947	budget funds to the operating budget, through a paper project for the purpose of transaction
3948	recording and tracking.".
3949	(b) Section 47-363 is amended by adding a new subsection (f) to read as follows:
3950	"(f)(1) A reverse Paygo action done for the purpose of paying non-capital-eligible
3951	expenses, including furniture, fixtures, and equipment, of the same capital project for which
3952	Paygo capital funds have been authorized shall not require Council approval; provided, that the
3953	Chief Financial Officer shall notify the Budget Director of the Council of the District of
3954	Columbia in writing no later than 3 business days after the reverse Paygo action occurs. The
3955	notice shall set forth the capital project, amount, and purpose of the reverse Paygo action.
3956	"(2) All other reverse Paygo actions shall require Council approval pursuant to
3957	this section.".
3958	(c) Section 47-366 of the District of Columbia Official Code is amended by striking the
3959	phrase "in writing" and inserting the phrase "in writing within 3 business days" in its place

3960	SUBTITLE F. CAPITAL INFRASTRUCTURE PRESERVATION AND
3961	IMPROVEMENT
3962	Sec. 8051. Short title.
3963	This subtitle may be cited as the "Capital Infrastructure Preservation and Improvement
3964	Amendment Act of 2017".
3965	Sec. 8052. Section 47-392.02 of the District of Columbia Official Code is amended as
3966	follows:
3967	(a) Subsection (f) is amended to read as follows:
3968	"(f) Local funds revenue transfer to the Capital Improvements Program
3969	"(1) For Fiscal Year 2020, the approved budget and financial plan shall include a
3970	minimum local funds transfer to the Capital Improvements Program ("CIP") of \$58,950,000.
3971	"(2) Beginning with Fiscal Year 2021, and for each subsequent fiscal year
3972	thereafter until the provisions of paragraph (3) are met, the approved budget and financial plan
3973	shall include a minimum local funds transfer to the CIP of \$58,950,000 plus 25% of the amount
3974	by which the projected local funds revenue for that fiscal year exceeds the local funds revenue
3975	included in the budget and financial plan approved for Fiscal Year 2020.
3976	"(3) When the minimum local funds transfer to the CIP under paragraph (2) of
3977	this subsection for any fiscal year causes the amount of funds in the CIP to equal or exceed the
3978	amount reported for total accumulated depreciation of capital assets, as reported in the most
3979	recent comprehensive annual financial report for the District of Columbia, the approved budget
3980	and financial plan for the next fiscal year and for each subsequent year thereafter, shall include a

3981	minimum local funds transfer to the CIP equal to the amount reported for total net depreciation
3982	of capital assets in the next most recent annual financial report.".
3983	(b) Subsection (l) is repealed.
3984	SUBTITLE G. LOCAL TRANSPORTATION REVENUE
3985	Sec. 8061. Short title.
3986	This subtitle may be cited as the "Local Transportation Revenue Amendment Act of
3987	2017".
3988	Sec. 8062. The Highway Trust Fund Establishment Act of 1996, effective April 9, 1997
3989	(D.C. Law 11-184; D.C. Official Code § 9-111.01 et seq.), is amended as follows:
3990	(a) Section 102(e)(1) (D.C. Official Code § 9-111.01(e)(1)) is amended by striking the
3991	phrase "shall be deposited into the Local Transportation Fund established by section 102a, and
3992	used exclusively for the purposes provided therein." and inserting the phrase "shall be transferred
3993	to the Capital Improvements Program and used to fund the renovation, repair, and maintenance
3994	of local transportation infrastructure." in its place.
8995	(b) Section 102a (D.C. Official Code § 9-111.01a) is amended to read as follows
3996	"Sec. 102a. Local transportation revenue transfer.
3997	"(a) The Chief Financial Officer shall deposit revenue derived from public rights-of-way
3998	user fees, charges, and penalties collected pursuant to Title VI of the Fiscal Year 1997 Budget
3999	Support Act of 1996, effective April 9, 1997 (D.C. Law 11-198; D.C. Official Code § 10-
1000	1141.01 et seq.) ("1997 Act") and regulations issued pursuant to the 1997 Act in Chapter 33 of
1001	Title 24 of the District of Columbia Municipal Regulations, in the District of Columbia Highway

4002	Trust Fund ("Fund") to supplement the Motor Fuel Tax revenues and Motor Fuel Revenue Fund
4003	balance to the extent necessary to satisfy local match requirements to obtain federal aid funds.
4004	"(b) Revenue derived from public rights-of-way user fees, charges, and penalties
4005	collected pursuant to Title VI of the 1997 Act and regulations issued pursuant to the 1997 Act in
4006	Chapter 33 of Title 24 of the District of Columbia Municipal Regulations not deposited in the
4007	Fund pursuant to subsection (a) of this section shall be transferred to the Capital Improvements
4008	Program and used to fund the renovation, repair, and maintenance of local transportation
4009	infrastructure.".
4010	Sec. 8063. Section 1704 of the Highway Trust Fund Amendment Act of 2001, effective
4011	October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 9-111.31), is repealed.
4012	Sec. 8064. Section 7 of the District of Columbia Motor Vehicle Parking Facility Act of
4013	1942, approved February 16, 1942 (56 Stat. 93; D.C. Official Code § 50-2607), is amended by
4014	striking the phrase "deposited in the Local Transportation Fund as established by the Highway
4015	Trust Fund Amendment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official
4016	Code § 9-111.01a)." and inserting the phrase "transferred to the Capital Improvements Program
4017	and used to fund the renovation, repair, and maintenance of local transportation infrastructure."
4018	in its place.
4019	Sec. 8065. Section 47-305.01 is amended to read as follows:
4020	"§ 47-305.01. Revenue from public rights-of-way included in budget submission.
4021	"All of the revenue derived from the collection of charges imposed for the collection of
4022	charges imposed for rental and utilization of public rights-of-way authorized by Title VI of the

Fiscal Year 1997 Budget Support Act of 1996, effective April 9, 1997 (D.C. Law 11-198; D.C. Official Code § 10-1141.01 *et seq.*), shall be dedicated annually pursuant to § 9-111.01a.".

Sec. 8066. Section 11i(a) of the Department of Transportation Establishment Act of 2002, effective September 20, 2012, (D.C. Law 19-168; D.C. Official Code 50-921.52(a)) is amended by striking the phrase "from revenues in the Local Transportation Fund" and inserting the phrase "with local transportation revenues" in its place.

#### SUBTITLE H: CAPITAL PROJECT REALLOCATION

Sec. 8071. Short title.

This subtitle may be cited as the "Fiscal Year 2018 Capital Project Reallocation Approval Act of 2017".

Sec. 8072. In Fiscal Year 2017, the Chief Financial Officer shall rescind capital project allotments as set forth in the following tabular array, with the savings to be used in accordance with the Fiscal Year 2018 Local Budget Act of 2017, as approved by the Committee of the Whole on May 30, 2017 (Committee print of Bill 22-242):

		Fund	
Project No	Project Title	Detail	Rescissions
AA237C	RENOVATION OF DC ARMORY	300	(\$588.40)
AB102C	ARCHIVES	300	(\$1,724,000.00)
AD302C	CITYWIDE STREETLIGHT UPGRADE	330	(\$0.01)
AH717C	COMMUNITY INITIATIVES	300	(\$10,000.00)
AH7GPC	ARTS & HUMANITIES GRANTS & PROJECTS	300	(\$25,790.83)
AW707C	BOATHOUSE ROW	300	(\$13,020.00)

AWT01C	WALTER REED REDEVELOPMENT	300	(\$1,404,646.66)
	WALTER REED REDEVELOPMENT	301	(\$595,353.34)
BP102C	SMALL CAPITAL PROJECTS	314	(\$900,000.00)
BR005C	H STREET BRIDGE	300	(\$29,492,887.00)
	H STREET BRIDGE	309	(\$1,500,000.00)
BU501C	DOT GPS	300	(\$1,000,000.00)
CAC38C	BUNDY SCHL CHILD ADVOCACY MOD.	300	(\$0.10)
CE307C	BRIDGE MAINTENANCE	300	(\$525,105.46)
CE311C	HAZARDOUS ROAD SEGMENTS IMPROVEMENTS POO	330	(\$518,632.62)
CG314C	TREE PLANTING	301	(\$2,600,000.00)
DCI16C	DFS CAPITAL IMPROVEMENT PROGRAM	301	(\$500,000.00)
EA710B	NEIGHBORHOOD REVITALIZATION	300	(\$22,351.71)
EB304C	COMMERCIAL CORRIDOR REDEVELOPMENT	300	(\$210.23)
	COMMERCIAL CORRIDOR REDEVELOPMENT	301	(\$8,511.60)
EB307C	OLD CONVENTION CENTER REDEVELOPMENT	300	(\$0.23)
EB341C	CAP IMPROVEMENT GRANTS FRM GREAT STREETS	301	(\$63,393.00)
EB343C	GEORGIA AVENUE GREAT STREETS	300	(\$74,788.60)
EB402C	PENNSYLVANIA AVENUE SE PROPERTIES	300	(\$51,925.00)
EB405C	DOWNTOWN FLOOD BARRICADE	301	(\$2.00)
EB407C	BASEBALL ACADEMY	300	(\$10.00)
ED302C	LOCAL STREETS PARKING STUDIES	330	(\$10,957.53)
ED305C	NEIGHBORHOOD STREETSCAPE IMPROVEMENTS	300	(\$20,123.32)
EDS00C	GREAT STREETS INITIATIVE	300	(\$12,770.44)
EN701C	OAG - OFFICE EQUIPMENT & FLEET UPGRADES	301	(\$40,000.00)
EQ910E	MASTER EQUIPMENT LEASE - OCFO	302	(\$0.01)
		<u> </u>	1

EW001C	11TH STREET BRIDGE	330	(\$3,233.77)
G2501C	USGT REMOVAL	300	(\$2,319.50)
G2502C	USGT REMOVAL	300	(\$5,000.00)
GM314C	SELECTIVE ADDITIONS/NEW CONSTRUCTION LAB	300	(\$439,094.71)
HZ101C	RENOV UNIT 6, OAKHILL YOUTH CENTER	300	(\$0.01)
HZ105C	YSA TRANSITIONAL LIVING	300	(\$0.35)
MH137C	DUNBAR SHS MODERNIZATION	300	(\$1,045,723.99)
MO337C	MOTEN ES MODERNIZATION/RENOVATION	300	(\$46,351.51)
	MOTEN ES MODERNIZATION/RENOVATION	301	(\$0.09)
N1410C	ELECTRONIC SECURITY STANDARDIZATION	300	(\$0.01)
N1412C	GOV. CTRS. POOLV/ ANACOSTIA GATEWAY (FEM	300	(\$12,180.86)
NG337C	HART MS MODERNIZATION	300	(\$30,515.75)
NP000C	NON-PARTICIPATING HIGHWAY TRUST FUND SUP	300	(\$498,885.59)
	NON-PARTICIPATING HIGHWAY TRUST FUND SUP	330	(\$1,501,114.41)
NX437C	ANACOSTIA HS MODERNIZATION/RENOV	300	(\$86,447.82)
PE337C	DREW ES MODERNIZATION/RENOVATION	300	(\$26,891.34)
PL801C	RESTORE EASTERN MARKET & GEORGETOWN LIBR	301	(\$3,789.03)
PLU00C	POWER LINE UNDERGROUNDING	300	(\$1,000,000.00)
PM304C	ADVANCED DESIGN AND PLANNING	300	(\$575,487.49)
QH750C	PARK IMPROVEMENTS - PROJECT MANAGEMENT	300	(\$1,086.27)
	PARK IMPROVEMENTS - PROJECT MANAGEMENT	301	(\$327,913.73)
QM601C	RAYMOND RECREATION CENTER	301	(\$3,473.56)
QN501C	LANGDON COMMUNITY CENTER REDEVELOPMENT	300	(\$10.73)
RES01C	RESERVATION 13 - DEMOLITION & SITE WORK	300	(\$0.52)
RG003C	PLAYGROUND EQUIPMENT	300	(\$4,086.42)

RG011C	WATER FOUNTAIN REPLACEMENT	300	(\$20.07)
RR015C	PARK LIGHTING	301	(\$5,000.00)
SA306C	H ST/BENNING/K ST. LINE	300	(\$1,274,230.71)
	H ST/BENNING/K ST. LINE	333	(\$0.76)
SET38C	SOUTHEAST TENNIS AND LEARNING CENTER	300	(\$296,419.51)
	SOUTHEAST TENNIS AND LEARNING CENTER	330	(\$9,352.84)
SR096C	EASTERN MARKET PLAZA & FRENCH STREET STR	300	(\$100,000.00)
STH01C	STRAND THEATER	300	(\$55,591.32)
SWS13C	SECURITY CAMERA UPGRADE	301	(\$16,316.82)
WIL05C	IT UPGRADES	301	(\$2,043,000.00)
YY156C	SIMON ES RENOVATION	300	(\$60,276.77)
	SIMON ES RENOVATION	301	(\$11,490.00)
YY161C	BEERS ES MODERNIZATION/RENOVATION	300	(\$24,236.34)
YY169C	MANN ES MODERNIZATION/RENOVATION	300	(\$32,691.60)
YY191C	PAYNE ES RENOVATION/MODERNIZATION	300	(\$244,823.16)
	PAYNE ES RENOVATION/MODERNIZATION	301	(\$25,000.00)
YY192C	PLUMMER ES RENOVATION/MODERNIZATION	300	(\$3,764.70)
YY1RTC	RIVER TERRACE SPECIAL EDUCATION CENTER	300	(\$164,244.73)
	RIVER TERRACE SPECIAL EDUCATION CENTER	301	(\$36.00)
Grand Total			(\$51,095,170.88)

4037

4038 Sec. 8073. Applicability.

This subtitle shall apply as of September 30, 2017.

#### TITLE IX. SPECIAL PURPOSE AND DEDICATED REVENUE FUNDS

#### SUBTITLE A. DESIGNATED FUND TRANSFERS

4042 Sec. 9001. Short title.

Fund of the District of Columbia:

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This subtitle may be cited as the "Designated Fund Transfer Act of 2017".

Sec. 9002. (a) Notwithstanding any provision of law limiting the use of funds in the accounts listed in following chart, the Chief Financial Officer shall transfer in Fiscal Year 2017 the following amounts from certified fund balances in the identified accounts to the General

Agency	Fund Detail	Fund Detail Title	Proposed Sweep
		Fixed Cost Commodity Reserve:	
		Commodities Cost Reserve Fund	5,000,000
		Dedicated Taxes:	
HT0		Healthy DC Fund	11,589,623
		Other Special Purposes:	
AE0	1243	Public-Private Partnership Administration Fund	50,000
AG0	0602	Lobbying Registration Fee Fund	56,665
AT0	0605	Dishonored Check Fees	76,687
AT0	0606	Recorder of Deeds Surcharge	931,891
AT0	6115	OFT Central Collections Unit (CCU) O Type	2,700,000
CB0	0616	LITIGATION SUPPORT FUND	617,179
CB0	0615	Nuisance Abatement Fund	62,041
CF0	0618	Wage Theft	79,850
CI0	0600	Special Purpose Revenue	5,000,000
CR0	6006	Nuisance Abatement	13,789
CR0	6008	Real Estate Guarantee and Education Fund	596,434
CR0	6009	Real Estate Appraisal Fee	1,608,918
CR0	6013	Basic Business License Fund	25,000
CR0	6020	Board of Engineers Fund	697,031
CR0	6040	Corporate Recordation Fund	1,812,271
CR0	6045	Vending Regulations Fund	414,232
CR0	6010	OPLA - SPECIAL ACCOUNT	288,657
CR0	6030	GREEN BUILDING FUND	218,771
DB0	0610	DHCD Unified Fund	1,143,545
DJ0	0631	Advocate for Consumers	200,000

EB0	0609	INDUSTRIAL REVENUE BOND PROGRAM	1,893,807
EB0	0632	AWC & NCRC Development (ED Special Account)	2,506,193
FA0	1614	Miscellaneous	100,000
FB0	1555	Reimbursable from Other Governments	165,000
GA0	0607	Custodial	19,707
GA0	0609	Security	248,012
GA0	0611	Cafeteria	121,206
GA0	0613	Vending Machine Sales	16,440
GA0	0621	Parking Fees	41,261
GD0	0618	Student Residency Verification Fund	300,000
HC0	0605	SHPDA Fees	392,000
HC0	0633	Radiation Protection	64,238
HC0	0655	SHPDA Admission Fee	19,469
HC0	0661	ICF/MR Fees and Fines	202,503
HC0	0662	Civic Monetary Penalties	331,370
HC0	0673	DOH - Regulatory Enforcement Fund	76,473
HT0	0631	Medicaid Collections - 3rd Party Liability	595,296
HT0	0632	Bill of Rights - Grievance and Appeals	255,353
HT0	0633	Medicaid Recovery Audit Contractor	142
HT0	0634	Assessment Fund	74,089
JA0	0603	SSI Payback	1,227,153
KA0	6901	DDOT Enterprise Fund-Non Tax Revenues	825,298
KE0	6501	WMATA Operations Support Fund	48,777,018
KG0	0670	Anacostia River Clean Up Fund	500,000
SR0	2910	Foreclosure Mediation Fund	17,900
TC0	2400	Public Vehicles for Hire Consumer Service	500,000
		Subtotal SPR	75,862,889
	_	Total	92,452,512

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4049 (b) The total amount identified in subsection (a) of this section shall be made available as
4050 follows:

- 4051 (1) \$13,000,000 shall be made available in Fiscal Year 2017.
- 4052 (2) \$63,953,557 shall be made available in Fiscal Year 2018.
- 4053 (3) \$28,160,508 shall be made available in Fiscal year 2019.
- 4054 Sec. 9003. Applicability.
- This subtitle shall apply as of September 30, 2017.

4056	TITLE X. APPLICABILITY; FISCAL IMPACT; EFFECTIVE DATE
4057	Sec. 10001. Applicability.
4058	Except as otherwise provided, this act shall apply as of October 1, 2017.
4059	Sec. 10002. Fiscal impact statement.
4060	The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
4061	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
4062	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
4063	Sec. 10003. Effective date.
1064	This act shall take effect following approval by the Mayor (or in the event of veto by the
4065	Mayor, action by the Council to override the veto), a 30-day period of congressional review as
4066	provided in 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973
4067	(87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia
4068	Register.