1	Z-R.M.H.
2 3	Councilmember Kenyan R. McDuffie
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7 8	A BILL
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10	IN THE DISTRICT OF COLUMBIA
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13 14	To amend Title 25 of the District of Columbia Official Code to allow on-premises retailer's licenses, class C/R, D/R, C/T, D/T, C/H, D/H, C/N, D/N, C/X, or D/X,
14	including multipurpose facilities and private clubs that register with the Board to
16	offer alcoholic beverages for indoor on-premises consumption as part of indoor
17	dining and carryout and delivery on a temporary basis from up to two additional
18	locations, and to allow on-premises retailer's licenses, class C/R, D/R, C/T, D/T, $C/U = D/U = C/V$ or $D/V$ including multiplymage facilities and minute
19 20	C/H, D/H, C/N, D/N, C/X, or D/X, including multipurpose facilities and private clubs, manufacturer licenses, class A or B, and Convention Center food and
21	alcohol businesses that register with the Board to sell, serve, or allow the
22	consumption of alcoholic beverages at new or expanded temporary ground floor
23	or street level outdoor public or private space.
24	DE IT ENACTED DV THE COUNCIL OF THE DISTRICT OF COLUMBIA
25 26	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Streatery Program and Pop Up Locations Emergency
27	Amendment Act of 2020".
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29	Sec. 2. Section 25-113(a) is amended as follows:
30	(1) Paragraph (3)(D) is amended to read as follows:
31	"(3)(D)(i) An on-premises retailer's licensee, class C/R, D/R, C/T, D/T, C/H,
32	D/H, C/N, D/N, C/X, or D/X, including a multipurpose facility or private club, that is
33	registered with the Board under subparagraph (C) of this paragraph may also register
34	with the Board to sell, on a temporary basis, beer, wine, or spirits for on-premises
35	consumption indoors and to sell beer, wine, or spirits in closed containers accompanied
36	by one or more prepared food items for off-premises consumption from up to 2 additional

1	locations other than the licensed premises.
2	"(ii) Board approval shall not be required for the additional registration
3	under this subparagraph; provided, that:
4	"(I) The licensee separately registers with the Board and receives
5	written authorization from ABRA prior to offering beer, wine, or spirits for carryout or
6	delivery or on-premises consumption indoors at the additional location;
7	"(II) For carry-out and delivery, the licensee, the additional
8	location's owner, or a prior tenant at the additional location possesses a valid certificate
9	of occupancy for the building used as the additional location, unless the additional
10	location is located on outdoor private space;
11	"(III) For on-premises consumption indoors, the additional
12	location's owner or a prior tenant at the additional location possesses a valid certificate of
13	occupancy for a restaurant or other eating or drinking establishment;
14	"(IV) The licensee has been legally authorized by the owner of the
15	building or the property utilized as the additional location to utilize the space for
16	carryout and delivery, or indoor dining;
17	"(V)The licensee agrees to follow all applicable District laws,
18	regulations, guidance documents, administrative orders, including Mayor's Orders, and
19	permit requirements or conditions, which may contain requirements that supersede
20	provisions contained in this section; and
21	"(VI) The additional location from which the licensee intends to offer
22	alcoholic beverages for carryout or delivery or on-premises consumption for indoor
23	dining is located in a commercial or mixed-use zone as defined in the zoning regulations

1 for the District.

2	"(iii) An on-premises retailer's license, class C/R, D/R, C/T, D/T, C/H, D/H,
3	C/N, D/N, C/X, or D/X, including a multipurpose facility or private club, may sell, serve,
4	and allow the consumption of beer, wine, or spirits indoors on the premises of the
5	additional location pursuant to sub-subparagraph (i) of this paragraph; provided that the
6	licensee shall:
7	"(I) Limit its indoor capacity to no more than 50% of the lowest
8	indoor occupancy load or seating capacity on its certificate of occupancy, excluding
9	employees and any separately registered outdoor seating;
10	"(II) Place indoor tables so that patrons are at least 6 ft. apart from one
11	another;
12	"(III) Ensure for non-movable communal tables that parties are seated at
13	least 6 ft. apart from one another and that the communal table is marked with 6 foot
14	divisions, such as with tape or signage;
15	"(IV) Ensure that all indoor dining customers are seated and place orders
16	and are served food or alcoholic beverages at tables;
17	"(V) Prohibit events and activities that would require patrons to be
18	standing or in cluster or be in close contact with one another, including dancing, playing
19	darts, video games including games of skill, bowling, ping pong, pool, throwing axes, or
20	indoor playgrounds;
21	"(VI) Prohibit patrons from bringing their own alcoholic beverages;
22	"(VII) Prohibit self-service buffets;

1	"(VIII) Have a menu in use containing a minimum of 3 prepared food
2	items available for purchase by patrons;
3	"(IX) Require the purchase of one or more prepared food items per table;
4	"(X) Ensure that prepared food items offered for sale or served to patrons
5	are prepared on the licensed premises or off-premises at another licensed entity that has
6	been approved to sell and serve food by the District of Columbia Department of Health;
7	"(XI) Restrict its operations, excluding carry-out and delivery, and the sale,
8	service, or the consumption of alcoholic beverages indoors for on-premises consumption
9	to the hours between 8:00 a.m. and midnight, Sunday through Saturday;
10	"(XII) Not have more than 6 individuals seated at a table or a joined table;
11	"(XIII) Require patrons to wait outside at least 6 ft. apart until they are ready
12	to be seated or make an on-site reservation;
12 13	to be seated or make an on-site reservation; "(XIV) Not provide live music or entertainment on the registered indoor
13	"(XIV) Not provide live music or entertainment on the registered indoor
13 14	"(XIV) Not provide live music or entertainment on the registered indoor space without a waiver from the DC Homeland Security and Emergency Management
13 14 15	"(XIV) Not provide live music or entertainment on the registered indoor space without a waiver from the DC Homeland Security and Emergency Management Agency. Background or recorded music played at a conversational level that is not heard
13 14 15 16	"(XIV) Not provide live music or entertainment on the registered indoor space without a waiver from the DC Homeland Security and Emergency Management Agency. Background or recorded music played at a conversational level that is not heard in the homes of District residents shall be permitted;
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	"(XIV) Not provide live music or entertainment on the registered indoor space without a waiver from the DC Homeland Security and Emergency Management Agency. Background or recorded music played at a conversational level that is not heard in the homes of District residents shall be permitted; "(XV) Not serve alcoholic beverages or food to standing patrons;
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	<ul> <li>"(XIV) Not provide live music or entertainment on the registered indoor</li> <li>space without a waiver from the DC Homeland Security and Emergency Management</li> <li>Agency. Background or recorded music played at a conversational level that is not heard</li> <li>in the homes of District residents shall be permitted;</li> <li>"(XV) Not serve alcoholic beverages or food to standing patrons;</li> <li>"(XVI) Prohibit standing at indoor bars and only permit seating at indoor</li> </ul>
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	<ul> <li>"(XIV) Not provide live music or entertainment on the registered indoor space without a waiver from the DC Homeland Security and Emergency Management Agency. Background or recorded music played at a conversational level that is not heard in the homes of District residents shall be permitted;</li> <li>"(XV) Not serve alcoholic beverages or food to standing patrons;</li> <li>"(XVI) Prohibit standing at indoor bars and only permit seating at indoor bars that are not being staffed or utilized by a bartender;</li> </ul>

1	"(XIX) Require that patrons wear masks or face coverings when waiting in
2	line outside of the establishment or while traveling to use the restroom or until they are
3	seated and eating or drinking;
4	"(XX) Implement a reservation system by phone, on-line, or on-site and
5	consider keeping customer logs to facilitate contact tracing by DOH;
6	"(XXI) Implement sanitization and disinfection protocols including the
7	provision of single use condiment packages; and
8	"(XXII) Have its own clearly delineated indoor space and shall not share
9	tables and chairs with another business.
10	"(iv) The on-premises retailer licensee shall not offer beer, wine, or spirits for
11	carryout and delivery on public space; except, that an additional location under this
12	subparagraph may include a sidewalk café that has been issued a public space permit by
13	DDOT.
14	"(v) The on-premises retailer licensee who has been registered to offer beer, wine,
15	or spirits for carryout or delivery in accordance with this subparagraph shall do so only at
16	the additional location.
17	"(vi) An on-premises retailer licensee who has been registered to offer beer, wine,
18	or spirits for carryout or delivery or on-premises alcohol consumption for indoor dining
19	in accordance with this subparagraph may do so for no longer than 60 calendar days. The
20	Board may approve a written request from an on-premises licensee to extend carryout or
21	delivery alcohol sales or on-premises alcohol sales and consumption for indoor dining
22	from an additional location pursuant to this subparagraph for one additional 30 calendar-
23	day period. A licensee shall not offer beer, wine, or spirits for carryout or delivery for

1	off-premises consumption or on-premises alcohol sales and consumption for indoor
2	dining from the additional location for more than 90 calendar days unless a completed
3	application to do so has been filed with the Board with notice provided to the public in
4	accordance with § 25-421.
5	"(vii) The on-premises retailer licensee may sell and deliver alcoholic beverages
6	for carryout and delivery from an additional location in accordance with this
7	subparagraph only between the hours of 7:00 a.m. and midnight, 7 days a week.
8	"(viii) The Board may fine, suspend, cancel, or revoke an on-premises retailer's
9	license, and shall revoke its registration to offer beer, wine, or spirits for carryout or
10	delivery or on-premises alcohol sales and consumption of the indoor location at the
11	additional location if the licensee fails to comply with sub-subparagraphs (i)-(vi) of this
12	subparagraph.".
13	"(ix) Notwithstanding sub-subparagraph (iii) of this paragraph, if an on-premises
14	retailer's license, class C or D, has a settlement agreement governing its operations, the
15	Board shall interpret the settlement agreement language that restricts the indoor sale,
16	service, and consumption of beer, wine, or spirits on-premises, as applying only to indoor
17	sales, service, or consumption of beer, wine, or spirits at the licensed premises and not
18	the additional location; on a temporary basis because prior to the Coronavirus pandemic
19	this new registration process was not available to eligible licensees.".
20	(2) A new paragraph (6) is added to read as follows:
21	"(6)(A) An on-premises retailer's licensee, class C/R, D/R, C/T, D/T, C/H, D/H,
22	C/N, D/N, C/X, or D/X, including a multipurpose facility or private club, or a
23	manufacturer's licensee, class A or B, with an on-site sales and consumption permit, or a

1 Convention Center food and alcohol business may register with the Board at no cost to 2 sell, serve, and permit the consumption of beer, wine, or spirits on new or expanded 3 temporary ground floor or street level outdoor public or private space not listed on its 4 existing license. Board approval shall not be required to register; provided that the 5 licensee: 6 "(i) Registers with the Board and receives written authorization from 7 ABRA prior to selling, serving, or permitting the consumption of beer, wine, or spirits on 8 the proposed outdoor public or private space; 9 "(ii) Registers with the District Department of Transportation 10 ("DDOT") prior to operating on any proposed outdoor public space or receives written 11 approval from the property owner prior to utilizing any proposed outdoor private space; 12 and 13 "(iii) Agrees to follow all applicable District laws, regulations, guidance 14 documents, administrative orders, including Mayor's Orders, and permit requirements or 15 conditions, which may contain requirements that supersede provisions contained in this 16 section. 17 "(B) An on-premises retailer's license, class C or D, or a manufacturer's license, 18 class A or B, with an on-site sales and consumption permit, or a Convention Center food 19 and alcohol business that has registered with the Board to sell, serve, and permit the 20 consumption of beer, wine, and spirits to seated patrons on outdoor public or private 21 space not listed on its existing license in accordance with subparagraph (A) of this 22 paragraph shall: 23

"(i) Place tables on outdoor public or private space so that patrons are at

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2	"(ii) Ensure that all outdoor dining customers are seated and place orders
3	and are served food or alcoholic beverages at tables;
4	"(iii) Prohibit events and activities that would require patrons to cluster or
5	be in close contact with one another, including dancing, playing darts, video games, or
6	other outdoor games;
7	"(iv) Prohibit patrons from bringing their own alcoholic beverages;
8	"(v) Prohibit self-service buffets;
9	"(vi) Have a menu in use containing a minimum of 3 prepared food items
10	available for purchase by patrons;
11	"(vii) Require the purchase of one or more prepared food items per table;
12	"(viii) Ensure that prepared food items offered for sale or served to patrons
13	are prepared on the licensed premises or off-premises at another licensed entity that has
14	been approved to sell and serve food by the DOH;
15	"(ix) Ensure that the proposed outdoor public or private space is located in a
16	commercial or mixed-use zone as defined in the District's zoning regulations;
17	"(x) Restrict its operations, excluding carry-out and delivery, and the sale,
18	service, or the consumption of alcoholic beverages outdoors for on-premises
19	consumption to the hours between 8:00 a.m. and midnight, Sunday through Saturday;
20	"(xi) Not have more than 6 individuals seated at a table;
21	"(xii) Require patrons to wait outside at least 6 ft. apart until they are ready to
22	be seated or make an on-site reservation;
23	"(xiii) Not provide live music or entertainment, except for background or

1	recorded music played at a conversational level that is not heard in the homes of District
2	residents;
3	"(xiv) Not serve alcoholic beverages or food to standing patrons;
4	"(xv) Prohibit standing at outdoor bars and only permit seating at outdoor
5	bars that are not being staffed or utilized by a bartender;
6	"(xvi) Abide by the terms of their public space permit with regard to the
7	allowable placement of alcohol advertising, if any, in outdoor public space;
8	"(xvii) Provide and require that wait staff wear masks;
9	"(xviii) Require that patrons wear masks or face coverings while waiting in
10	line outside of the restaurant or while traveling to use the restroom or until they are seated
11	and eating or drinking;
12	"(xix) Implement a reservation system by phone, on-line, or on-site and
13	consider keeping customer logs to facilitate contact tracing by the Department of Health;
14	"(xx) Implement sanitization and disinfection protocols including the provision
15	of single use condiment packages; and
16	"(xxi) Have its own clearly delineated outdoor space and not share tables and
17	chairs with another business.
18	"(C) Registration under subparagraph (A) of this paragraph shall be valid until
19	October 25, 2020.
20	"(D) The Board may fine, suspend, or revoke an on-premises retailer's licensee,
21	class C or D, or a manufacturer's licensee, class A or B, with an on-site sales and
22	consumption permit, and shall revoke the registration to sell, serve, or permit the
23	consumption of beer, wine, or spirits on outdoor public or private space not listed on the

1	license, if the licensee fails to comply with subparagraph (A) or (B) of this paragraph.
2	"(E)(i) Notwithstanding subparagraph (B) of this paragraph, the Board shall
3	interpret settlement agreement language that restricts sidewalk cafés or summer gardens
4	as applying only to those outdoor spaces that are currently licensed by the Board as
5	sidewalk cafés or summer gardens.
6	"(ii) The Board shall not interpret settlement agreement language that
7	restricts or prohibits sidewalk cafés or summer gardens to apply to new or extended
8	outdoor space, the use of which is now permitted under this paragraph.
9	"(iii) The Board shall not interpret settlement agreement language that
10	restricts or prohibits the operation of permanent outdoor space to mean prohibiting the
11	temporary operation of sidewalk cafés or summer gardens.
12	"(iv) The Board shall require all on-premises retailer licenses, class C or
13	D, or manufacturer licenses, class A or B, with an on-site sales and consumption permit,
14	to delineate or mark currently licensed outdoor space from new or extended outdoor
15	space authorized by the DDOT or the property owner.
16	"(v) With regard to existing outdoor public or private space, parties to a
17	settlement agreement shall be permitted to waive provisions of settlement agreements
18	that address currently licensed outdoor space for a period not to exceed 180 days.
19	"(E) For purposes of this paragraph, ground floor or street level sidewalk cafés or
20	summer gardens enclosed by awnings or tents having no more than one side shall be
21	considered outdoor space. Areas enclosed by retractable glass walls and other forms of
22	operable walls shall not be considered outdoor dining. Temporary unlicensed rooftops
23	and summer gardens not located on the ground floor or street level are not eligible for

1 registration under subparagraph (A) of this paragraph.

2	"(F) A manufacturer's licensee, class A or B, with an on-site sales and
3	consumption permit or a retailer's licensee class C/T, D/T, C/N, D/N, C/X, or D/X, may
4	partner with a food vendor during its operating hours to satisfy the requirement of
5	subparagraph (B)(vi) of this paragraph; provided, that patrons are seated when ordering
6	and ordered food is delivered by the licensee or the food vendor to the seated patron.".
7	Sec. 3. Fiscal impact statement.
8	The Council adopts the fiscal impact statement of the Budget Director as the
9	fiscal impact statement required by section 4a of the General Legislative Procedures Act
10	of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
11	Sec. 4. Effective date.
12	This act shall take effect following approval by the Mayor (or in the event of veto
13	by the Mayor, action by the Council to override the veto), and shall remain in effect for
14	no longer than 90 days, as provided for emergency acts of the Council of the District of
15	Columbia in section 412(a) of the District of Columbia Home Rule Act, approved
16	December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).