1	Janeese Jewis George	Burne K. Nadeau
2 3	Councilmember Janeese Lewis George	Councilmember Brianne K. Nadeau
5 4 5	BE RO	Chiefina Herderson
6	Councilmember Brooke Pinto	Councilmember Christina Henderson
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15	IN THE COUNCIL OF THE I	DISTRICT OF COLUMBIA
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19 20	To amend the Construction Codes Approval and A	Amendments Act of 1086 to regulate sound
21		onstruction in activity areas or entertainment
22		sion on Nightlife and Culture Establishment
23		soundproofing entertainment venues; to amend
24		umbia Official Code to create a property tax
25		d to require the Mayor to publish a report on
26	strategies to accommodate outdoor perform	mances.
27		
28	BE IT ENACTED BY THE COUNCIL O	F THE DISTRICT OF COLUMBIA, That this
29	act may be cited as the "Harmonious Living Ame	ndment Act of 2021".
30	Sec. 2. The Construction Codes Approval	and Amendments Act of 1986, effective March
31	21, 1987 (D.C. Law 6-216; D.C. Official Code § 6	5-1401 et seq.) is amended as follows:
32	(a) Section 2 (D.C. Official Code § 6-1401) is amended by adding new paragraphs (13),
33	(14), (15), and (16) to read as follows:	
34	"(13) "Activity area" includes any	parcel or lot within or with exterior boundaries
35	abutting the following zones as defined in Title 11	of the District of Columbia Municipal
36	Regulations:	

37	"(A) ARTS-1 through ARTS-4;
38	"(B) MU-4 through MU-29
39	"(C) NC-6 through NC-16.
40	"(D) D-1 through D-8.
41	"(14) "Entertainment area" means any parcel or lot with exterior boundaries
42	within 300 feet of an entertainment venue.
43	"(15) "Entertainment venue" means an establishment with:
14	"(A) An on-premises retailer's license for a nightclub, club, or
45	multipurpose facility as provided in D.C. Official Code § 25-113; or
46	"(B) A manufacturer's license, class A, B, or C, holding an on-site sales
1 7	and consumption permit or a retailer's license, class C/R, D/R, C/H, D/H, C/T, D/T, C/B, and
48	D/B, with an entertainment endorsement as provided in D.C. Official Code § 25-113.01.
19	"(16) "DNL" means the Day-Night Average Sound Level in dBA, calculated in
50	accordance with the procedures outlined in "Information on Levels of Environmental Noise
51	Requisite to Protect Public Health and Welfare with an Adequate Margin of Safety," EPA Report
52	No. 550/9-74-004, 1974.".
53	(b) A new section 10d is added to read as follows:
54	"Sec. 10d. Sound attenuation in new residential buildings.
55	"(a) Notwithstanding any other provision of this act, construction permits shall not be
56	granted for new residential construction occurring after January 1, 2022:
57	"(1) Within an activity area, unless the plans are designed to ensure that overall
58	sound level reduction for residential units results in a DNL of 45 dBA or lower; or
59	"(2) Within an entertainment area, unless the plans are designed to ensure that:

60	"(A) Residential units meet or exceed a composite Outdoor/Indoor
61	Transmission Class of not less than 32, as determined by the test procedures set forth in the
62	Standard Test Method for Laboratory Measurement of Airborne Sound Transmission Loss of
63	Building Partitions and Elements (ASTM E90) and the rating procedures set forth in the
64	Standard Classification for Rating Outdoor-Indoor Sound Attenuation (ASTM E1332); and
65	"(B) Residential units achieve an indoor sound level reduction for
66	frequencies between 80 and 160 hertz of not less than 30 dBA.
67	"(b) Any parcel or lot designated as part of both an entertainment area and an activity area
68	shall be subject to the requirements of an entertainment area.
69	"(c) For all residential buildings within an entertainment area or activity area, a disclosure
70	notice shall be provided with all lease or purchase agreements stating:
71	"(1) The location of the building is within an entertainment area or activity area;
72	"(2) Expected sound levels within an entertainment area or activity area may be
73	higher than non-entertainment or activity areas;
74	"(3) A description of the soundproofing measures present in the building; and
75	"(4) Where possible, a list of entertainment venues within 300 feet of the
76	residential building and additional details such as opening year and daily hours of operation.".
77	"(d) The Mayor may issue rules to implement this section, including designating
78	additional locations as an entertainment area or activity area.".
79	Sec. 3. The Office of and Commission on Nightlife and Culture Establishment Act of 2018,
80	effective December 13, 2018 (D.C. Law 22-191; D.C. Official Code § 3-661 et seq.) is amended
81	as follows:
82	(a) A new section 3a is added that reads as follows:

83	"Sec. 3a. Grants for soundproofing upgrades.
84	"(a) The Office shall establish and administer a grant program to assist entertainment
85	venues, as defined by section 2(15) of the Construction Codes Approval and Amendments Act of
86	1986, effective March 21, 1987 (D.C. Law 6-216; D.C. Official Code § 6-1401(15)), for the
87	purpose of acquiring and installing soundproofing measures to mitigate sound transfer between
88	an entertainment venue and adjacent or nearby residential or commercial buildings.
89	"(b) The Office shall establish the criteria for eligibility to receive a grant under this section.
90	"(c) Grants may be issued to reimburse entertainment venues for expenses incurred up to
91	24 months prior to any grant application deadline.".
92	(b) A new section 7 is added to read as follows:
93	"Sec. 7. Outdoor performance.
94	"(a) Within 180 days of the enactment of this section, the Office shall publish a report on
95	outdoor performances in the District and strategies for accommodating performances on public
96	space that are in the vicinity of residential or mixed-use areas.
97	"(b) The report shall include:
98	"(1) An inventory of public spaces where outdoor performance frequently occurs
99	and locations where it may be encouraged;
100	"(2) Design guidelines and an action plan for accommodating outdoor
101	performances that mitigates excessive sound attributable to the performances, with a focus on
102	physical improvements like streetscape design, building code revisions, band shells, or other
103	design standards to contain sound; and

104	"(3) A list of buildings within proximity to common or prospective outdoor
105	performance locations that may be insufficiently soundproofed and recommendations for
106	remedy; and
107	"(4) A review of regulations governing outdoor performance and
108	recommendations for reform.".
109	Sec. 4. Chapter 8 of Title 47 of the District of Columbia Official Code is amended as
110	follows:
111	(a) The table of contents is amended by adding a new section designation to read as follows:
112	"47-870. Sound insulation real property tax deduction.".
113	(b) A new section 47-870 is added to read as follows:
114	"Sec. 47-870. Sound attenuation real property tax deduction.
115	"(a) For taxable years beginning in 2023, the Mayor shall deduct from the assessed value
116	of real property for a qualified property within an entertainment or activity area, as those terms are
117	defined in § 6-1401, expenses paid to install sound attenuation measures that achieve no less than
118	10 dBA of additional interior sound level reduction.
119	"(b) The deduction shall be apportioned equally between each installment during a tax year
120	and shall not be carried forward or back.
121	"(c) No deduction in assessed value under this section shall exceed \$50,000 per residential
122	dwelling unit in a qualified property, per tax year.
123	"(d) For the purposes of this section, the term "qualified property" means residential real
124	property:
125	"(1)(A) Contains not more than 5 dwelling units, whether as a row, detached, or
126	semidetached structure, or is a single dwelling unit owned as a condominium; and

127	"(B) Used exclusively for non-transient residential dwelling purposes; or
128	"(2) That is owned by a cooperative housing association; provided, that at least
129	50% of the dwelling units contained therein are occupied by the shareholders or members of
130	such cooperative housing association.".
131	Sec. 5. Fiscal impact statement.
132	The Council adopts the fiscal impact statement in the committee report as the fiscal
133	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
134	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
135	Sec. 6. Effective date.
136	This act shall take effect after approval by the Mayor (or in the event of veto by the
137	Mayor, action by the Council to override the veto), a 30-day period of congressional review as
138	provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
139	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
140	Columbia Register.