Chairman Phil Mendelson

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## IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

A BILL

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To require, on an emergency basis, due to Congressional review, that the District of Columbia Public Schools ("DCPS") and public charter school local education agencies provide a distance learning program that complies with the Individual with Disabilities Education Act and section 504 of the Rehabilitation Act of 1973 to a certain number of students who are ineligible for the COVID-19 vaccine and for whom a physician, nurse practitioner, or physician assistant recommends that the student not attend in-person school either because the student has a medical condition that places the student at high risk of severe illness from COVID-19 infection or an individual in the student's household has a medical condition that places the individual at high risk of severe illness from COVID-19 infection, to make clear that students who attend distance learning are to be considered enrolled in the local education agency ("LEA") for the purposes of the enrollment audit, school payment process, and other reasons as determined by the Office of the State Superintendent of Education, even if the student is not physically attending the LEA, to mandate progressive COVID-19 asymptomatic testing in public and public charter schools, to require that each DCPS school and public charter school provide certain notifications to parents, guardians, and school staff when there is a confirmed case of COVID-19 in the school or classroom, to require certain reporting requirements related to COVID-19 cases by the Department of Health and certain reporting by the Department of General Services and DCPS on school facility issues, to direct the Department of Consumer and Regulatory Affairs to waive fines if it fails to approve an LEA's applications for permits for outdoor eating and learning structures within 3 weeks of receiving the application; and to amend an Act To provide for compulsory school attendance, for the taking of a school census in the District of Columbia, and for other purposes to define excused absences for DCPS schools and public charter schools as including certain absences related to COVID-19 infections during School Year 2021-2022.

47 48	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,
49	That this act may be cited as the "Protecting Our Children Congressional Review
50	Emergency Amendment Act of 2022".
51	TITLE I. COVID-19 PUBLIC EDUCATION REQUIREMENTS
52	Sec. 101. Definitions.
53	For the purposes of this title, the term:
54	(1) "Classroom" means a group of students and school personnel assigned
55	to or opting to partake in school-authorized educational or enrichment activities in-person
56	together, including combinations of students and school personnel participating together
57	in core subjects, specials, extracurricular activities, or aftercare.
58	(2) "DCPS" means District of Columbia Public Schools.
59	(3) "Distance learning" means virtual instruction provided through
60	simulcasting, streaming a classroom, or another mechanism that provides a student with
61	instruction while the student is not physically present in school.
62	(4) "Elementary school student" means a student enrolled in pre-
63	kindergarten 3 through grade 5 during School Year 2021-2022.
64	(5) "Enrollment audit" means the process by which the Office of the State
65	Superintendent of Education determines the number of students enrolled in DCPS or a
66	public charter school LEA pursuant to section 107(d) of the Uniform Per Student
67	Funding Formula for Public Schools and Public Charter Schools Act of 1998, approved
68	March 12, 1999, (D.C. Law 12-207; D.C. Official Code § 38-2906(d)).

69	(6) "LEA" means local education agency, which is the District of
70	Columbia Public School system or any individual or group of public charter schools
71	operating under a single charter in the District.
72	(7) "Secondary school student" means a student enrolled in grade 6
73	through grade 12 during School Year 2021-2022.
74	(8) "School" means a school in the DCPS system or an individual public
75	charter school.
76	(9) "School payment process" means the process by which the annual
77	payment for each LEA is determined pursuant to the Uniform Per Student Funding
78	Formula for Public Schools and Public Charter Schools Act of 1998, approved March 12,
79	1999, (D.C. Law 12-207; D.C. Official Code §§ 38-2901 et seq.).
80	(10) "Special education school" shall have the same meaning as provided
81	in section 102(11D) of the Uniform Per Student Funding Formula for Public Schools and
82	Public Charter Schools Act of 1998, approved March 12, 1999, (D.C. Law 12-207; D.C.
83	Official Code § 38-2901(11D)).
84	Sec. 102. Expansion of virtual education.
85	(a)(1) During School Year 2021-2022, an LEA shall provide distance learning to
86	a student who is enrolled in the LEA and who is ineligible for a vaccine that is approved
87	and authorized in the United States to prevent COVID-19 if a licensed physician, nurse
88	practitioner, or physician assistant has recommended that the student participate in
89	distance learning and not in-person school because:

90	(A) The student has a documented medical condition that puts the
91	student at high risk of severe illness from COVID-19, consistent with the guidance of the
92	Centers for Disease Control and Prevention; or

- (B) The student's in-person attendance would endanger an individual in the student's household because the individual has a documented medical condition, as defined by the Centers for Disease Control and Prevention, that places the individual at high risk of severe illness from COVID-19.
- (2) DCPS may limit the total number of students who receive distance learning pursuant to paragraph (1) of and this subsection to 200 elementary school students and 150 secondary school students in addition to those students already enrolled in its virtual learning academy as of October 5, 2021.
- (3) A public charter school LEA may limit the total number of students who receive distance learning instruction pursuant to paragraph (1) of this subsection; provided, that the limit shall be no less than 3% of the total number of students enrolled in the public charter school LEA.
- (b) Distance learning provided pursuant to subsection (a) of this section shall comply with the Individuals with Disabilities Education Act, approved April 13, 1970 (118 Stat. 2647; 20 U.S.C. § 1400 *et seq.*), section 504 of the Rehabilitation Act of 1973 (87 Stat. 394, 29 U.S.C. § 701 *et seq.*), and their implementing regulations.
- (c) Notwithstanding any other provision of District law, during School Year 2021-2022, a student who receives distance learning instruction pursuant to subsection (a) of this section shall be considered to be enrolled in the LEA for the purposes of the enrollment audit, school payment process, and other reasons determined by the Office of

113	the State Superintendent of Education, even if the student has not physically attended or
114	is not physically attending the LEA during any portion of the school year; provided, that
115	the student otherwise complies with the attendance policies of the LEA.
116	Sec. 103. Asymptomatic testing for COVID-19.
117	(a)(1) Each school shall conduct weekly asymptomatic testing for the COVID-19
118	virus of:
119	(A) Before November 1, 2021, at least 10% of its students
120	attending in-person learning;
121	(B) Beginning November 1, 2021, at last 15% of its students
122	attending in-person learning; and
123	(C) From November 15, 2021, through January 15, 2022, at least
124	20% of its students attending in-person learning.
125	(2) The testing methodology a school uses to comply with the
126	requirements of paragraph (1) of this subsection shall be of equal or greater accuracy than
127	the methodology the school employed as of October 1, 2021.
128	(b) A special education school may seek a waiver from the Office of the State
129	Superintendent of Education for the testing requirements required in subsection (a) of this
130	section.
131	Sec. 104. Notification requirement.
132	(a)(1) Each school shall notify all parents or guardians of students attending the
133	school whenever it receives notice that a student who attends in-person learning at the
134	school or a staff member who physically works at the school tests positive for the
135	COVID-19 virus.

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137	(2) A school shall be deemed to have complied with paragraph (1) of this
138	subsection if the school's LEA provides the notification on the school's behalf.
139	(3) The identity of the individual who has tested positive for the COVID-
140	19 virus shall not be disclosed in a notification provided pursuant to paragraph (1) of this
141	subsection.
142	(b) The notification required in subsection (a) of this section may be electronic.
143	Sec. 105. COVID-19 infection and mitigation reporting requirements.
144	(a)(1) On or before November 1, 2021, the Department of Health shall make
145	available and update the following information on a weekly basis for the previous week
146	on the District's coronavirus website (coronavirus.dc.gov), broken out by week:
147	(A) The number of students who tested positive for COVID-19,
148	broken out by LEA, school, and grade level;
149	(B) The number of school personnel who tested positive for
150	COVID-19, broken out by LEA and school;
151	(C) The total number of students tested, broken out by LEA,
152	school, and grade level;
153	(D) The total number of school personnel tested, broken out by
154	LEA and school;
155	(E) The number of students currently in quarantine, broken out by
156	LEA, school, and grade level; and
157	(F) The number of school personnel in quarantine, broken out by
158	LEA and school.

159	(2) If, when broken out by LEA, school, or grade, the number of
160	individuals required to be reported pursuant to paragraph (1)(A), (B), (C), (D), (E), or (F)
161	of this subsection is less than 10, the actual number shall be suppressed, and the
162	Department of Health shall report the number as "n<10".
163	(b) On or before November 1, 2021, and every 2 weeks thereafter, the Department
164	of General Services ("DGS") shall transmit to the Council and post on the DGS website:
165	(1) A list of open work orders for HVAC units serving school facilities,
166	including the status of any repairs and the anticipated repair date; and
167	(2) The date of the most recent inspection of HVAC units, by school.
168	(c) On or before November 1, 2021, and every 2 weeks thereafter, DCPS shall
169	provide to the Council and post on the DCPS website a report that includes the following
170	information:
171	(1) A list of unfulfilled requests for outdoor learning equipment, which
172	shall include requests for tents or awnings, outdoor furniture, and electric or wi-fi
173	hookups, disaggregated by school; and
174	(2) For each request, whether it will be fulfilled, in whole or in part, and
175	the anticipated date of the equipment's delivery and installation, when appropriate.
176	Sec. 106. Waiving of building fines for outdoor eating and learning.
177	Notwithstanding any other provision of law, if the Department of Consumer and
178	Regulatory Affairs does not issue a permit to a LEA for the building of outdoor eating
179	and learning structures or equipment within 3 weeks of receiving the application for the
180	permit from the LEA, all fines associated with building the outdoor eating and learning
181	structures or equipment shall be waived.

182	TITLE II. COVID-19 PUBLIC SCHOOL ATTENDANCE
183	Sec. 201. An Act To provide for compulsory school attendance, for the taking of a
184	school census in the District of Columbia, and for other purposes, approved February 4,
185	1925 (43 Stat. 806; D.C. Official Code § 38-201 et seq.), is amended as follows:
186	(a) Section 2(c) of Article II (D.C. Official Code § 38-203(c)) is amended by
187	adding new paragraphs (3) and (4) to read as follows:
188	"(3) The absence of a minor from a District of Columbia Public Schools
189	school or a public charter school shall be deemed excused if:
190	"(A) The cause of the minor's absence falls into a category
191	identified in 5A DCMR § 2102.2; or
192	"(B) For School Year 2021-2022:
193	"(i) The minor is absent from school following a
194	determination that the minor or a member of the minor's household is a close contact,
195	pursuant to current Department of Health guidelines, of a person who tested positive for
196	the COVID-19 virus, and the period of the minor's absence from the school is not longer
197	than the period of quarantine for COVID-19 recommended by the Department of Health;
198	"(ii) The minor did not have access to distance learning, as
199	defined in section 101(3) of the Protecting Our Children Emergency Amendment Act of
200	2021, passed on emergency basis on October 5, 2021 (Bill 24-403) ("the act") but would
201	have been eligible to receive distance learning pursuant to section 102(a)(1)(B) of the act,
202	had the act been in effect during the period of the minor's absence from the school;

203	"(111) The minor is participating in distancing learning
204	pursuant to section 102 of the act and has a valid excuse for an absence listed in 5A
205	DCMR § 2102.2; or
206	"(iv) The minor's school determines the absence to be
207	excused.
208	"(4) Paragraph (3)(B)(iv) of this subsection shall not apply after January
209	15, 2022.".
210	(b) Section 7(c)(1) of Article II (D.C. Official Code § 38-208(c)(1)) is amended
211	by adding a new subparagraph (D) to read follows:
212	"(D) During school year 2021-2022, a referral made
213	pursuant to subparagraphs (A) or (B) of this paragraph shall include any information the
214	educational institution has that would indicate whether the absences listed in the referral
215	were because the student or a member of the student's household was determined to be a
216	close contact of a person who has tested positive for the COVID-19 virus.".
217	TITLE III. TECHNICAL AMENDMENT; GENERAL PROVISIONS
218	Sec. 301 Section 3(a) of the Returning to School Safely Emergency Amendment
219	Act of 2022, passed on emergency basis on January 18, 2022 (Enrolled version of Bill
220	24-611), is amended to read as follows:
221	"(a) Section 104(b) is amended to read as follows:
222	""(b)(1) The notification required pursuant to subsection (a)(1) of this section
223	may be electronic.
224	"(2) The notice required pursuant to subsection (a)(2) of this section shall
225	be sent within 24 hours, or 1 business day if the case is confirmed on a day when schools

226 are closed, of a confirmed COVID-19 case to school staff assigned to the affected 227 classrooms and to parents or guardians of students in the affected classroom 228 electronically or through the preferred method of contact asserted by a student's parent or 229 guardian, if one has been asserted.".". 230 Sec. 302. Applicability. 231 (a) Titles I and II of this act shall apply from January 24, 2022, through February 232 17, 2022. 233 (b) Section 301 shall apply as of February 18, 2022. 234 Sec. 303. Fiscal impact statement. 235 The Council adopts the fiscal impact statement of the Budget Director as the 236 fiscal impact statement required by section 4a of the General Legislative Procedures Act 237 of 1975, approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-307.47a). 238 Sec. 304. Effective date. 239 This act shall take effect following approval by the Mayor (or in the event of veto 240 by the Mayor, action by the Council to override the veto), and shall remain in effect for 241 no longer than 90 days, as provided for emergency acts of the Council of the District of 242 Columbia in section 412(a) of the District of Columbia Home Rule Act, approved 243 December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).