DRAFT

Chairman Phil Mendelson

1	A BILL
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4	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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7 8	To enact and amend, on an emergency basis, provisions of law necessary to support the Fiscal Year 2020 budget.
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150	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
151	act may be cited as the "Fiscal Year 2020 Budget Support Emergency Act of 2019".
152 153 154	TITLE I. GOVERNMENT DIRECTION AND SUPPORT SUBTITLE A. CAPTIVE INSURANCE AGENCY Sec. 1001. Short title.
155	This subtitle may be cited as the "Captive Insurance Agency Emergency Amendment Act
156	of 2019".
157	Sec. 1002. The District of Columbia Medical Liability Captive Insurance Agency
158	Establishment Act of 2008, effective July 18, 2008 (D.C. Law 17-196; D.C. Official Code § 1-
159	307.81 et seq.), is amended as follows:
160	(a) Section 3(c) (D.C. Official Code § 1-307.82(c)) is amended by striking the phrase
161	"Captive Trust Fund" and inserting the phrase "Captive Trust Fund and the Medical Captive
162	Insurance Claims Reserve Fund" in its place.
163	(b) A new section 12a is added to read as follows:
164	"Section 12a. Medical Captive Insurance Claims Reserve Fund.
165	"(a) There is established as a special fund the Medical Captive Insurance Claims Reserve
166	Fund, which shall be administered by the Agency in accordance with subsection (c) of this
167	section.
168	"(b) Such amounts as may be appropriated to the Fund shall be deposited in the Fund;
169	provided, that remaining amounts assigned in the FY 2018 balance of the District's General
170	Fund for this purpose shall be deposited in the Fund.

- "(c) Money in the Fund shall be used for the payment of claims and losses under medicalliability policies of insurance issued by the Agency.
- 173 "(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
- 174 revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
- 175 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.".
- 178 Sec. 1003. Applicability.
- 179 This subtitle shall apply as of September 30, 2019.

180 SUBTITLE B. ADVISORY NEIGHBORHOOD COMMISSION 181 ACCOUNTABILITY

182 Sec. 1011. Short title.

- This subtitle may be cited as the "Advisory Neighborhood Commission AccountabilityEmergency Amendment Act of 2019".
- 185 Sec. 1012. Section 16(j)(3) of the Advisory Neighborhood Councils Act of 1975,
- effective March 26, 1976 (D.C. Law 1-58; D.C. Official Code 1-309.13(j)(3)), is amended to
- read as follows:

188 "(3) If a Commission has failed to timely file two or more consecutive quarterly 189 reports approved by the OANC, the Commission shall forfeit the allotments associated with the 190 untimely quarterly reports and shall forfeit additional allotments until the Commission files the 191 required reports; provided, that any forfeited funds shall be returned to the District's General 192 Fund.".

SUBTITLE C. DISCRETIONARY FUNDS CLARIFICATION Sec. 1021. Short title.

This subtitle may be cited as the "Discretionary Funds Clarification EmergencyAmendment Act of 2019".

197 Sec. 1022. Section 26(a) of An Act To authorize certain programs and activities of the
198 government of the District of Columbia, and for other purposes, approved October 26, 1973 (87
199 Stat. 509; D.C. Official Code § 1-333.10(a)), is amended to read as follows:

"(a) The Mayor of the District of Columbia, the Chairman of the Council of the District 200 201 of Columbia, the Chief Judge of the District of Columbia Court of Appeals, the Chief Judge of 202 the Superior Court of the District of Columbia, the Executive Officer of the District of Columbia Courts, the Attorney General for the District of Columbia, the Chief Financial Officer of the 203 204 District of Columbia, the Chancellor of the District of Columbia Public Schools, the City 205 Administrator, the Executive Director of the District of Columbia Public Library, and the 206 President of the University of the District of Columbia are authorized to provide for the expenditure, within the limits of specified annual appropriation, of funds for appropriate 207 208 purposes related to their official capacities as they may respectively deem necessary, including 209 for official reception and representation activities. A determination to authorize such expenditures made by one of the foregoing officials shall be final and conclusive, and a 210 certification by such official shall be sufficient voucher for an expenditure of appropriations 211 212 pursuant to this section.".

213 SUBTITLE D. COUNCIL STUDENT LOAN PROGRAM

214 Sec. 1031. Short title.

215 This subtitle may be cited as the "Council Employee Student Loan Repayment Assistance

216 Program Emergency Act of 2019".

217 Sec. 1032. Student loan repayment assistance for Council employees.

(a) There is established within the Council of the District of Columbia a Council

Employee Student Loan Repayment Assistance Program to provide eligible post-secondary loan

repayment assistance to Council employees who have been employed at the Council for one or

221 more years as of the start of the fiscal year in which funds are appropriated for such purpose.

(b) The Council shall develop guidelines for the Council Employee Student Loan

Repayment Assistance Program to include eligible loans, employee obligations, and calculationof benefits.

225 SUBTITLE E. FAIR ELECTIONS AND CAMPAIGN FINANCE REFORM

226 AMENDMENT

227 Sec. 1041. Short title.

228 This subtitle may be cited as the "Fair Elections and Campaign Finance Reform

Emergency Amendment Act of 2019".

230 Sec. 1042. The Board of Ethics and Government Accountability Establishment and

- 231 Comprehensive Ethics Reform Amendment Act of 2011, effective April 27, 2012 (D.C. Law 19-
- 124; D.C. Official Code § 1-1161.01 *et seq.*), is amended as follows:
- 233 (a) Section 101 (D.C. Official Code § 1-1161.01) is amended as follows:

234	(1) Paragraph (47A) is amended by striking the phrase "a deposit of money" and
235	inserting the phrase "a deposit of money, including in cash or in kind, with a value of \$5 or
236	more" in its place.
237	(2) Paragraph (53) is amended by striking the phrase "candidate." and inserting
238	the phrase "candidate and no other candidate." in its place.
239	(b) Section 309(b-1) (D.C. Official Code § 1-1163.09(b-1)) is amended as follows:
240	(1) Paragraph (1) is amended to read as follows:
241	"(1) In addition to the reports required by subsection (a) of this section, candidates
242	seeking certification and participating candidates shall submit reports of qualified small-dollar
243	contributions and contributions from non-District resident individuals that include the
244	information required by section 332b(b) on the 10th day of the October preceding the date on
245	which an election is held for the office sought and on such other dates as the Director of
246	Campaign Finance shall establish by rulemaking.".
247	(2) A new paragraph (3) is added to read as follows:
248	"(3) Candidates seeking certification may file for certification pursuant to section
249	332c(a)(2) and receive the base amount and initial disbursement of matching payments to which
250	they are eligible pursuant to sections 332d and 332e, respectively, at any time.".
251	(c) Section 310a(a)(2)(A) (D.C. Official Code § 1-1163.10a(a)(2)(A)) is amended by
252	striking the phrase "Campaign Finance Board" and inserting the phrase "Director of Campaign
253	Finance" in its place.

254	(d) Section 312a(b) (to be codified at D.C. Official Code § 1-1163.12a(b)) is amended by
255	striking the phrase "Campaign Finance Board" and inserting the phrase "Director of Campaign
256	Finance" in its place.
257	(e) Section 313(b)(2) (D.C. Official Code § 1-1163.13(b)(2)) is amended by striking the
258	phrase "Campaign Finance Board" and inserting the phrase "Director of Campaign Finance" in
259	its place.
260	(f) Section 315(b) (D.C. Official Code § 1-1163.15(b)) is amended by striking the phrase
261	"of the Campaign Finance Board." and inserting a period in its place.
262	(g) Section 324(a)(2) (D.C. Official Code § 1-1163.24(a)(2)) is amended by striking the
263	phrase "Campaign Finance Board" and inserting the phrase "Director of Campaign Finance" in
264	its place.
265	(h) Section 327(a)(2) (D.C. Official Code § 1-1163.27(a)(2)) is amended by striking the
266	phrase "Campaign Finance Board" and inserting the phrase "Director of Campaign Finance" in
267	its place.
268	(i) Section 332b (D.C. Official Code § 1-1163.32b) is amended as follows:
269	(1) Subsection (b) is amended as follows:
270	(A) The lead-in language is amended to read as follows:
271	"(b) For each qualified small-dollar contribution and contribution from a non-District
272	resident individual, the candidate shall collect and retain the following information:".
273	(B) Paragraph (1) is amended by striking the phrase "digital or physical
274	signature, printed name, home address, telephone number," and inserting the phrase "physical or

275	electronic signature or other indicia of identity (such as an affirmation checkbox), printed or
276	typed name, address," in its place.
277	(C) Paragraph (2) is amended by striking the phrase "A written and signed
278	oath or affirmation declaring" and inserting the phrase "An indication, including by clicking a
279	checkbox or button, that the contributor has sworn or affirmed" in its place.
280	(2) A new subsection (b-1) is added to read as follows:
281	"(b-1) Notwithstanding subsection (b)(2) of this section:
282	"(1) If a contributor agrees to make contributions to a candidate that recur
283	automatically on a periodic basis, the contributor's initial indication made pursuant to subsection
284	(b)(2) of this section or paragraph (2) of this subsection is sufficient to indicate continuous
285	assent, and the contributor need not provide an indication pursuant to subsection (b)(2) of this
286	section or paragraph (2) of this subsection for each recurring contribution.
287	"(2) If a contributor makes a contribution to a candidate over the phone, the
288	indication required by subsection (b)(2) of this section may be provided by the contributor
289	orally.".
290	(j) Section 332c (D.C Official Code § 1-1163.32c) is amended as follows:
291	(1) Subsection (b) is amended as follows:
292	(A) The lead-in language is amended by striking the phrase "5 days" and
293	inserting the phrase "10 business days" in its place.

294	(B) Paragraph (2)(B) is amended by striking the phrase "5 business days"
295	and inserting the phrase "10 business days after the candidate receives the determination" in its
296	place.
297	(2) Subsection (d) is amended by striking the phrase "5 business days" and
298	inserting the phrase "10 business days" in its place.
299	(k) Section 332d (D.C. Official Code § 1-1163.32d) is amended as follows:
300	(1) Subsection (a)(1) is amended to read as follows:
301	"(a)(1)(A) Within 5 days after a participating candidate is certified under section 332c(b),
302	the Director of Campaign Finance shall direct the Office of the Chief Financial Officer to
303	disburse to the participating candidate half of the base amount described in paragraph (2) of this
304	subsection. The Office of the Chief Financial Officer shall disburse the funds within 5 business
305	days after receiving direction to do so from the Director of Campaign Finance.
306	"(B) Within 5 days after the participating candidate qualifies for the ballot,
307	the Director of Campaign Finance shall direct the Office of the Chief Financial Officer to
308	disburse to the participating candidate the other half of the base amount described in paragraph
309	(2) of this subsection. The Office of the Chief Financial Officer shall disburse the funds within 5
310	business days after receiving direction to do so from the Director of Campaign Finance.".
311	(2) The lead-in language of subsection (b)(2) is amended to read as follows:
312	"(2) If an uncontested election becomes a contested election after a participating
313	candidate is certified under section 332c(b), the Director of Campaign Finance shall direct, no
314	later than 5 days after the uncontested election becomes a contested election, the Office of the

315	Chief Financial Officer to disburse to the participating candidate, and the Office of the Chief
316	Financial Officer shall disburse, within 5 business days after receiving direction to do so from
317	the Director of Campaign Finance:".
318	(1) Section 332e (D.C. Official Code § 1-1163.32e) is amended as follows:
319	(1) Subsection (a) is amended by striking the phrase "Qualified-small-dollar" and
320	inserting the phrase "Qualified small-dollar" in its place.
321	(2) Subsection (e) is amended to read as follows:
322	"(e) Within 5 days after the receipt of a report made under section 309(a) and (b-1), the
323	Director of Campaign Finance shall direct the Office of the Chief Financial Officer to disburse
324	payments under this section. The Office of the Chief Financial Officer shall disburse the
325	payments within 5 business days after receiving direction to do so from the Director of
326	Campaign Finance.".
327	(3) Subsection (f) is amended by striking the phrase "5 business days" and
328	inserting the phrase "10 business days" in its place.
329	(m) Section 332f(d)(7) (D.C. Official Code § 1-1163.32f(d)(7)) is amended by striking
330	the phrase "section 332k" and inserting the phrase "section 332l" in its place.
331	(n) Section 332g(b) (D.C. Official Code § 1-1163.32g(b)) is amended by adding a new
332	paragraph (4) to read as follows:
333	"(4) Any candidate who has qualified for ballot access for a covered office listed
334	in paragraph (1) of this subsection, in accordance with the procedures required by the Elections

Board pursuant to section 8 of the Election Code, and who is not a participating candidate, mayparticipate in a debate for that covered office held pursuant to this section.".

337

(o) Section 332h (D.C. Official Code § 1-1163.32h) is amended as follows:

(1) The section heading is amended by striking the phrase "turning over
equipment to the Office of Campaign Finance" and inserting the phrase "donating equipment" in
its place.

(2) Subsection (a) is amended by striking the phrase "turn over any equipment 341 purchased by the campaign to the Office of Campaign Finance." both times it appears and 342 343 inserting the phrase "donate any equipment purchased by the campaign to a non-profit organization, within the meaning of section 501(c)(3) of the Internal Revenue Code and 344 345 operating in good standing in the District for a minimum of one calendar year before the date of any donation, that is unaffiliated with the candidate, the candidate's immediate family, the 346 principal campaign committee, the principal campaign committee chair and treasurer, the 347 immediate family of the principal campaign committee chair and treasurer, and any board of 348 directors or similar governing body on which sits the candidate, the candidate's immediately 349 350 family, or the principal campaign committee chair or treasurer." in its place.

(3) Subsection (b)(1) is amended by striking the phrase "turn over any equipment
purchased by the campaign to the Office of Campaign Finance." and inserting the phrase "donate
any equipment purchased by the campaign to a non-profit organization, within the meaning of
section 501(c)(3) of the Internal Revenue Code and operating in good standing in the District for
a minimum of one calendar year before the date of any donation, that is unaffiliated with the

356	candidate, the candidate's immediate family, the principal campaign committee, the principal
357	campaign committee chair and treasurer, the immediate family of the principal campaign
358	committee chair and treasurer, and any board of directors or similar governing body on which
359	sits the candidate, the candidate's immediately family, or the principal campaign committee chair
360	or treasurer." in its place.
361	(4) Subsection (d) is repealed.
362	(p) Section 332j(a)(1)(H) (D.C. Official Code § 1-1163.32j(a)(1)(H)) is amended by
363	striking the phrase "funds of the" and inserting the phrase "funds that the" in its place.
364	(q) Section 332l(a)(2) (D.C. Official Code § 1-1163.32l(a)(2)) is amended to read as
365	follows:
366	"(2) Rules relating to the donation of equipment.".
367	Sec. 1043. Section 10(a) of the Campaign Finance Reform Amendment Act of 2018,
368	effective March 13, 2019 (D.C. Law 22-250; 66 DCR 985), is amended as follows:
369	(a) Paragraph (1) is amended to read as follows:
370	"(a)(1) Except as provided in subsection (b) of this section, sections 2, 3, 4(a)(1), (b), (c),
371	and (d)(2), 5(c), (d), and (e), 6(a)(2), (b)(1), (4), (8), (9), (11), (12)(B), (19), and (22), (f), (g),
372	(h)(1)(A)(i), (iv), and (viii) and (B), (2), and (3), (i)(11)(B) and (12), (j), (k)(3)(B), (l), (m)(1),
373	(2), and (3), (n)(2), (r), (v), (ee)(4), (hh), (ii), (jj), (kk), (ll), (mm), (nn), (oo)(2)(C), (pp), (qq),
374	(ss), 8, and 9 of this act shall apply upon the date of inclusion of their fiscal effect in an approved

(b) Paragraph (3)(B) is amended by striking the phrase "this act" and inserting the phrase
"the provisions identified in paragraph (1) of this subsection" in its place.

TITLE II. ECONOMIC DEVELOPMENT AND REGULATION

379380 FUND

SUBTITLE A. NEGOTIATED EMPLOYEE AFFORDABLE HOME PURCHASE

- 381 Sec. 2001. Short title.
- 382 This subtitle may be cited as the "Negotiated Employee Affordable Home Purchase Fund
- 383 Emergency Act of 2019".

384 Sec. 2002. Negotiated Employee Affordable Home Purchase Fund.

- 385 (a) There is established as a special fund the Negotiated Employee Affordable Home
- 386 Purchase Fund ("Fund"), which shall be administered by the Department of Housing and
- 387 Community Development in accordance with subsection (c) of this section.
- 388 (b) There shall be deposited into the Fund:
- 389 (1) Amounts the District is required to allocate pursuant to a collective bargaining
- agreement to fund the Negotiated Employee Affordable Home Purchase Program ("NEAHP
- 391 Program") that is administered by the Department of Housing and Community Development and
- the Office of Labor Relations and Collective Bargaining with the assistance of the Greater
- 393 Washington Urban League, Inc.; and
- 394 (2) Any required repayment to the District of a financial award made through the395 NEAHP Program.

396	(c) The Fund shall be used to provide financial assistance to District government
397	employees pursuant to the terms of the applicable collective bargaining agreement and the
398	NEAHP Program.
399	(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund balance
400	of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time.
401	(2) Subject to authorization in an approved budget and financial plan, any funds
402	appropriated in the Fund shall be continually available without regard to fiscal year limitation.
403 404	SUBTITLE B. TAX INCREMENT FINANCING Sec. 2011. Short title.
405	This subtitle may be cited as the "Tax Increment Financing Emergency Amendment Act
406	of 2019".
407	Sec. 2012. The Union Market Tax Increment Financing Act of 2017, effective February
408	15, 2018 (D.C. Law 22-58; D.C. Official Code § 2-1217.36e et seq.), is amended as follows:
409	(a) Section 2 (D.C. Official Code § 2-1217.36e) is amended as follows:
410	(1) Paragraph (7) is amended as follows:
411	(A) Strike the phrase "or other obligations (including refunding bonds,
412	notes, and other obligations)" and inserting the phrase "or other obligations" in its place.
413	(B) Strike the phrase "pursuant to this act." and insert the phrase "pursuant
414	to this act. Unless otherwise specified, the term "bonds" shall include Refunding Bonds." in its
415	place.
416	(2) A new paragraph (18A) is added to read as follows:

417	"(18A) "Refunding Bonds" means the District of Columbia bonds, notes, or other
418	obligations, in one or more series, authorized to be issued pursuant to this act to refund the
419	bonds.".
420	(b) Section 9(a) (D.C. Official Code § 2-1217.3611(a)), is amended as follows:
421	(1) The existing text is designated as paragraph (1).
422	(2) The newly designated paragraph (1) is amended by striking the phrase "is
423	authorized to prescribe the final form and content of" and inserting the phrase "shall execute" in
424	its place.
425	(3) A new paragraph (2) is added to read as follows:
426	"(2) The Closing Documents for the infrastructure component of the Project,
427	which may include one or more development and funding agreements, shall be executed by the
428	Mayor and Development Sponsor. The Closing Documents for the Retail Parking components
429	of the Project, which may include one or more development and funding agreements, shall be
430	executed by the Mayor and the owner of the Retail Parking. No other person or entity,
431	regardless of whether the person or entity shall own an interest in the airspace or improvements
432	located above, below, or adjoining a Retail Pparking component of the Project, shall be required
433	to execute a development and funding agreement or any Closing Document.".
434	(c) Section 14 (D.C. Official Code § 2-1217.36q) is amended to read as follows:
435	"Sec. 14. Expiration of issuance authority.

436	"The authority to issue the bonds, excluding Refunding Bonds, shall expire on March 1,
437	2027; provided, that the expiration of the authority shall have no effect on any bonds issued prior
438	to the expiration date or on the District's ability to issue Refunding Bonds on a future date.".
439	Sec. 2013. The Bryant Street Tax Increment Financing Act of 2016, effective April 7, 2017
440	(D.C. Law 21-262; D.C. Official Code § 2-1217.37a et seq.), is amended as follows:
441	(a) Section 2 (D.C. Official Code § 2-1217.37a) is amended as follows:
442	(1) Paragraph (7) is amended as follows:
443	(A) Strike the phrase "or other obligations (including refunding Bonds,
444	notes, and other obligations)" and inserting the phrase "or other obligations" in its place.
445	(B) Strike the phrase "pursuant to this act." and insert the phrase "pursuant
446	to this act. Unless otherwise specified, the term "Bonds" shall include Refunding Bonds." in its
447	place.
448	(2) A new paragraph (17A) is added to read as follows:
449	"(17A) "Refunding Bonds" means the District of Columbia bonds, notes, or other
450	obligations, in one or more series, authorized to be issued pursuant to this act to refund the
451	Bonds.".
452	(b) Section 4(d)(3) (D.C. Official Code § 2-1217.37c(d)(3)) is amended by striking the
453	phrase "March 1, 2019, if no Bonds are issued." and inserting the phrase "March 1, 2020, if no
454	Bonds are issued." in its place.
455	(c) Section 15 (D.C. Official Code § 2-1217.37n) is amended by striking the phrase "shall
456	expire on March 1, 2019; provided, that the expiration of the authority shall have no effect on

457	any Bonds issued prior to the expiration date" and inserting the phrase ", excluding Refunding
458	Bonds, shall expire on March 1, 2020; provided, that the expiration of the authority shall have no
459	effect on any Bonds issued prior to the expiration date or on the District's ability to issue
460	Refunding Bonds on a future date" in its place.
461	Sec. 2014. The Rhode Island Avenue (RIA) Tax Increment Financing Act of 2018,
462	effective March 22, 2019 (D.C. Law 22-263; D.C. Official Code § 2-1217.39a et seq.), is
463	amended as follows:
464	(a) Section 2 (D.C. Official Code § 2-1217.39a) is amended as follows:
465	(1) Paragraph (7) is amended as follows:
466	(A) Strike the phrase "or other obligations (including refunding bonds,
467	notes, and other obligations)" and inserting the phrase "or other obligations" in its place.
468	(B) Strike the phrase "pursuant to this act." and insert the phrase "pursuant
469	to this act. Unless otherwise specified, the term "bonds" shall include Refunding Bonds." in its
470	place.
471	(2) A new paragraph (18A) is added to read as follows:
472	"(18A) "Refunding Bonds" means the District of Columbia bonds, notes, or other
473	obligations, in one or more series, authorized to be issued pursuant to this act to refund the
474	bonds.".
475	(b) Section 15 (D.C. Official Code § 2-1217.39n) is amended to read as follows:
476	"Sec. 15. Expiration of issuance authority.

477	"(a) The authority to issue the Class A and Class B Bonds, excluding Refunding Bonds,
478	shall expire on September 30, 2025, if no Class A Bonds have been issued; provided, that the
479	expiration of the authority shall have no effect on any bonds issued prior to the expiration date or
480	on the District's ability to issue Refunding Bonds on a future date.
481	"(b) The authority to issue the Class B Bonds shall expire on September 30, 2029, if no
482	Class B Bonds have been issued; provided, that the expiration of the authority shall have no
483	effect on any bonds issued prior to the expiration date or on the District's ability to issue
484	Refunding Bonds on a future date.".
485 486	SUBTITLE C. NEW COMMUNITIES BONDS ISSUANCES Sec. 2021. Short title.
487	This subtitle may be cited as the "New Communities Bond Authorization Emergency
488	Amendment Act of 2019".
489	Sec. 2022. Section 203(e)(2) of the Housing Production Trust Fund Act of 1988, effective
490	October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 42-2812.03(e)(2)), is amended as
491	follows:
492	(a) Strike the phrase "separate and independent" and insert the phrase "a separate series
493	of" in its place.
494	(b) Strike the phrase "not as a part of an income tax secured revenue bond" and insert the
495	phrase "not combined into a single series with income tax secured revenue bonds" in its place.
496	

497 SUBTITLE D. OFFICE OF CABLE TELEVISION, FILM, MUSIC, AND 498 ENTERTAINMENT

- 499 Sec. 2031. Short title.
- 500 This subtitle may be cited as the "Office of Cable Television, Film, Music, and
- 501 Entertainment Emergency Amendment Act of 2019".
- 502 Sec. 2032. Section 201(a)(3) of the Office of Cable Television, Film, Music, and
- 503 Entertainment Amendment Act of 2015, effective October 9, 2002 (D.C. Law 14-193; D.C.
- 504 Official Code § 34-1252.01(a)(3)), is amended as follows:
- (a) Subparagraph (E) is amended by striking the phrase "; and" and inserting a semicolonin its place.
- 507 (b) Subparagraph (F) is amended by striking the period at the end and inserting the phrase508 "; and" in its place.
- 509 (c) New subparagraphs (G) and (H) are added to read as follows:
- 510 "(G) Administering the Film, Television, and Entertainment Rebate Fund
- established by section 2 of the Film DC Economic Incentive Act of 2006, effective March 14,
- 512 2007 (D.C. Law 16-290; D.C. Official Code § 2-1204.11); and
- 513 "(H) Issuing, upon delegation of authority from the Mayor, motion picture
- and television production permits authorized by section 2d of the Film DC Economic Incentive
- 515 Act of 2006, effective March 3, 2010 (D.C. Law 18-111; D.C. Official Code § 2-1204.11d).".
- 516 Sec. 2033. The Film DC Economic Incentive Act of 2006, effective March 3, 2010 (D.C.
- 517 Law 18-111; D.C. Official Code § 2-1204.11 *et. seq.*) is amended as follows:
- 518 (a) Section 2 (D.C. Official Code § 2-1204.11) is amended as follows:

519	(1) Subsection (b) is amended as follows:
520	(A) The lead in language is amended by striking the phrase "sections 2a,
521	2b, 2c, 2d, 2e, and 3" and inserting the phrase "sections 2a, 2c, and 3" in its place.
522	(B) Paragraph (3A) is amended by striking the semicolon at the end and
523	inserting the phrase "; and" in its place.
524	(C) Paragraph (4) is amended by striking the phrase "; and" and inserting a
525	period in its place.
526	(D) Paragraph (5) is repealed.
527	(2) Subsection (c) is amended by striking the phrase "section 2b" and inserting
528	the phrase "sections 2b, 2c, and 3" in its place.
529	(b) Section 2a (D.C. Official Code § 2-1204.11a) is amended as follows:
530	(1) Subsection (b)(4) is amended by striking the phrase "and total investment in
531	qualified film and digital media infrastructure projects in the District associated with an
532	identified qualified production" and inserting the phrase "direct District expenditures" in its
533	place.
534	(2) Subsection (d)(3)(B), (C), and (D) is amended to read as follows:
535	"(B) Estimated qualified personnel expenditures;
536	"(C) Estimated qualified job training expenditures; and
537	"(D) Estimated direct District expenditures.".
538	(c) Section 2c (D.C. Official Code § 2-1204.11c) is amended by adding a new paragraph
539	(2A) to read as follows:

540	"(2A) "Direct District expenditure" means a qualified production expenditure, or
541	a qualified personnel expenditure made to a District resident who is an above-the-line or below-
542	the-line crew member.".
543	(d) Section 2d(e) (D.C. Official Code § 2-1204.11d(e)) is amended by striking the phrase
544	"section 2e" and inserting the phrase "section 203 of the Office of Cable Television, Film,
545	Music, and Entertainment Amendment Act of 1981, effective October 9, 2002 (D.C. Law 14-
546	193; D.C. Official Code § 34-1252.03)" in its place.
547 548	SUBTITLE E. CHIEF TENANT ADVOCATE SALARY Sec. 2041. Short title.
549	This subtitle may be cited as the "Chief Tenant Advocate Salary Emergency Amendment
550	Act of 2019".
551	Sec. 2042. Section 2066(c)(1) of the Office of the Chief Tenant Advocate Establishment
552	Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 42-
553	3531.06(c)(1)), is amended to read as follows:
554	"(1) The Chief shall be a statutory officeholder in the Excepted Service pursuant
555	to section 908 of the District of Columbia Government Comprehensive Merit Personnel Act of
556	1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-609.08), and shall
557	receive annual compensation under the Excepted Service salary schedule in an amount
558	determined by the Mayor. No employee of the Office, other than the Chief, shall receive annual
559	compensation above the level of that received by a District employee at a grade 14 under the
560	District service salary schedule.".

561 562	SUBTITLE F. STREETSCAPE BUSINESS DEVELOPMENT RELIEF FUND Sec. 2051 Short title.
563	This subtitle may be cited as the "Streetscape Business Development Relief Fund
564	Emergency Amendment Act of 2019".
565	Sec. 2052. Section 603 of the Streetscape Fund Amendment Act of 2010, effective April
566	8, 2011 (D.C. Law 18-370; D.C. Official Code §1-325.191), is amended as follows:
567	(a) The heading is amended to read as follows: "Sec. 603. Streetscape Business
568	Development Relief Fund.".
569	(b) Subsection (a) is amended as follows:
570	(1) Strike the phrase "Streetscape Loan Relief Fund ("Fund")" and insert the
571	phrase "Streetscape Business Development Relief Fund ("Fund") in its place.
572	(2) Strike the phrase "loans in" and insert the phrase "loans or issue grants in" in
573	its place.
574	(c) Subsection (c) is amended to read as follows:
575	"(c) If the District undertakes a streetscape construction, capital infrastructure, or
576	rehabilitation project, the Mayor, in the Mayor's sole discretion, may make interest-free loans or
577	issue grants from the Fund to any individual or entity that operates a retail business inside or
578	adjoining the streetscape construction, capital infrastructure, or rehabilitation project. To obtain a
579	loan or grant, a retail business shall submit an application in the form and with the information
580	that the Mayor shall require. The Mayor shall determine the terms and conditions of each loan or
581	grant based upon the application submitted by the retail business; provided, that the term of a

loan or grant issued pursuant to this section shall not exceed 5 years after the termination of the

- streetscape construction, capital infrastructure, or rehabilitation project.".
- 584 SUBTITLE G. COMMISSION ON FASHION ARTS AND EVENTS APPROVAL
 585 Sec. 2061. Short title.
- 586 This subtitle may be cited as the "Commission on Fashion, Arts and Events Approval
- 587 Process Emergency Amendment Act of 2019".
- 588 Sec. 2062. Section 3(a) of the Commission on Fashion Arts and Events Establishment
- 589 Act of 2008, effective April 15, 2008 (D.C. Law 17-148; D.C. Official Code § 3-652(a)), is
- amended by striking the phrase "in accordance with section 2(e)" and inserting the phrase "in
- 591 accordance with 2(f)" in its place.
- 592 Sec. 2063. Section 2 of the Confirmation Act of 1978, effective March 3, 1979 (D.C.
- Law 2-142; D.C. Official Code § 1-523.01), is amended as follows:
- 594 (a) Subsection (e)(30) is repealed.
- 595 (b) Subsection (f) is amended as follows:
- 596 (1) Paragraph (64) is amended by striking the word "and".
- 597 (2) Paragraph (65) is amended by striking the period and inserting a semicolon in598 its place.
- 599 (3) Paragraph (66) is amended by striking the period and inserting the phrase ";600 and" in its place.
- 601 (4) A new paragraph (67) is added to read as follows:
 - 27

602 "(67) Commission on Fashion Arts and Events, established by section 2 of the
603 Commission on Fashion Arts and Events Establishment Act of 2008, effective April 15, 2008
604 (D.C. Law 17-148; D.C. Official Code § 3-651).".

605 SUBTITLE H. RETAIL PRIORITY AREA

606 Sec. 2071. Short title.

607 This subtitle may be cited as the "Retail Priority Area Emergency Amendment Act of608 2019".

609 Sec. 2072. Section 4(m) of the Retail Incentive Act of 2004, effective September 8, 2004

610 (D.C. Law 15-185; D.C. Official Code § 2-1217.73(m)), is amended by striking the phrase "Park

Road, N.W.; thence southeast on Park Road, N.W., to 14th Street, N.W.; thence north on 14th

612 Street, N.W., to Spring Road, N.W.; thence southeast on Spring Road, N.W., to 13th Street,

N.W.; thence south on 13th Street, N.W., to Monroe Street, N.W.; thence South on 11th Street,

N.W., to Kenyon Street, N.W.; thence west on Kenyon Street, N.W. to 13th. Street, N.W.; thence

south on 13th Street, N.W. to V Street, N.W.; thence east on V Street, N.W., to 11th Street,

N.W.; thence south on 11th Street, N.W., to the point of beginning" and inserting the phrase

617 "Lamont Street, N.W.; thence west on Lamont Street N.W., to 17th Street N.W.; then north on

618 17th Street N.W., to Piney Branch Road N.W.; thence northeast on Piney Branch Road N.W., to

16th Street N.W.; thence south on 16th Street N.W., to Spring Road N.W.; thence east on Spring

620 Road N.W., to 10th Street N.W.; then south on 10th Street N.W., to Monroe Street N.W.; thence

southeast on Monroe Street N.W., to Sherman Avenue N.W.; thence south on Sherman Avenue

622	N.W., to Barry Place N.W.; thence west on Barry Place N.W. to 11th Street N.W.; thence south
623	on 11th Street N.W., to the point of beginning" in its place.
624 625 626	SUBTITLE I. DEPARTMENT OF EMPLOYMENT SERVICES GRANTS TRANSPARENCY Sec. 2081. Short title.
627	This subtitle may be cited as the "Department of Employment Services Grants
628	Transparency Emergency Amendment Act of 2019".
629	Sec. 2082. Section 2 of the Workforce Job Development Grant-Making Authority Act of
630	2012, effective April 23, 2013 (D.C. Law 19-269; D.C. Official Code § 1-328.05), is amended as
631	follows:
632	(a) A new subsection (b-1) is added to read as follows:
633	"(b-1)(1) In addition to the notice required pursuant to section 1094(c) of the Grant
634	Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code
635	§ 1-328.13(c)), before making or issuing a grant pursuant to this section, DOES shall:
636	"(A)(i) Issue a request for applications ("RFA"), which shall remain open
637	for at least 30 days; and
638	"(ii) Beginning no later than the date the RFA is issued, post the
639	RFA on the homepage of its website and widely advertise the RFA through public means,
640	including social media;
641	"(B) Host a pre-application conference at least 14 days after the release of
642	the RFA, at least 7 days before the deadline for submitting a Letter of Intent, if required, and at
643	least 14 days before the deadline for submitting an application;

644	"(C) Verify an applicant's reported past performance and statements of
645	receiving prior funding for similar work; and
646	"(D) Notwithstanding section 1095(1) of the Grant Administration Act of
647	2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.14(1)), and
648	before issuing an award selection notice, notify each applicant whose application was not
649	selected for award, in writing, and include copies of the reviewers' evaluations and comments.
650	"(2)(A) A grant reviewer for grants issued pursuant to this section may not have a
651	financial or personal relationship with any applicant in the competition the reviewer is judging
652	and shall recuse him or herself from any competition in which such a relationship exists.
653	"(B) A grant reviewer shall complete a conflict of interest form indicating
654	the nature of any financial or personal relationships with any applicant in a grant competition the
655	reviewer is judging.
656	"(3) Whenever possible, DOES shall conduct site visits and interviews with
657	identified grant finalists before making or issuing an award.".
658	(b) A new subsection (e) is added to read as follows:
659	"(e) The DOES shall:
660	"(1) Post on its website all executed grant agreements in full, without redactions;
661	and
662	"(2) Quarterly transmit to the Council unredacted grantee performance
663	evaluations and completed monthly status report forms.".

664 665	SUBTITLE J. WAGE AND HOUR EDUCATION GRANTS PROGRAM Sec. 2091. This subtitle may be cited as the "Wage and Hour Education Grants Program
666	Emergency Act of 2019".
667	Sec. 2092. Definitions.
668	For the purposes of this subtitle:
669	(1) "DOES" means the Department of Employment Services.
670	(2) "Industry" means a distinct sector of the economy in which an employer
671	operates.
672	(3) "Occupation" means a person's usual work, including the type of work an
673	unemployed person typically performs when employed or a person's actual job title.
674	(4) "Program" means the Wage and Hour Education Grants Program established
675	pursuant to this subtitle.
676	Sec. 2093. Wage and Hour Education Grants Program establishment.
677	(a) There is established a Wage and Hour Education Grants Program for the purpose of
678	funding community-based organizations to provide accurate, engaging, and informational
679	workshops to private-sector employees regarding their rights in the workplace under District
680	laws.
681	(b) The Program shall be administered by DOES pursuant to the requirements set forth
682	in the Grant Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C.
683	Official Code § 1-328.11 et seq.).

684 (c) DOES shall award grants on an annual basis to at least 2 qualified community-based685 organizations.

686 (d) The grant period shall be at least one year.

687 Sec. 2094. Program eligibility and review.

688 (a) To qualify for grant funds authorized under this subtitle, a community-based689 organization shall:

690 (1) Possess at least 3 years' experience conducting group trainings, organizing691 public awareness campaigns, or representing employees in administrative or legal proceedings;

(2) Demonstrate that the workshops prescribed by section 2095 will be supervised
or implemented by one or more persons who each have at least 2 years' experience advocating
for or representing workers' rights under District workplace laws for which administrative
enforcement is conducted by DOES or under the Fair Labor Standards Act of 1938, approved
June 25, 1938 (52 Stat. 1060; 29 U.S.C. § 201 *et seq.*); and

697 (3) Specify in its grant application the planned staff, schedule, format, and intended
698 audience of its workshops, and provide a summary of the content of workshops that will be carried
699 out during the grant period.

700Sec. 2095. Grant requirements.

(a) Each grantee must hold at least 10 workshops aimed at informing District-based
employees who are or expect to become part of the private-sector workforce about their rights
under 2 or more of the following laws:

- 704 (1) The Accrued Sick and Safe Leave Act of 2008, effective May 13, 2008 (D.C. Law 17-152; D.C. Official Code § 32-531.01 et seq.); 705 706 (2) The Minimum Wage Act Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1001 et seq.); 707 (3) An Act To provide for the payment and collection of wages in the District of 708 709 Columbia, approved August 3, 1956 (70 Stat. 976; D.C. Official Code § 32-1301 et seq.); (4) The Wage Theft Prevention Amendment Act of 2014, effective October 1, 710 2014 (D.C. Law 20-157; 61 DCR 10157); and 711 712 (5) Title II of An Act To provide for the payment and collection of wages in the District of Columbia, effective April 27, 2013 (D.C. Law 19-300; D.C. Official Code § 32-713 714 1331.01 et seq.), and section 907(c)(6A) of the Procurement Practices Reform Act of 2010, 715 effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-359.07(c)(6A)). (b) Workshops may be of any duration and in any format that the grantee determines is 716 717 most effective at helping employees understand their rights; provided, that all other requirements of this section are satisfied. 718 (c) Workshops may be directed to a general audience of District-based employees or may 719 720 be tailored to a particular demographic group or industry subset of employees. (d)(1) For each workshop held, the grantee must obtain the following information from 721 each attendee: 722 723 (A) Gender; (B) Racial or ethnic group; 724
 - 33

725	(C) Whether employed full-time, part-time, or unemployed;
726	(D) Industry; and
727	(E) Occupation.
728	(2) The grantee may permit attendees to decline to answer individual questions
729	but shall record that the attendee declined.
730	(e) At the conclusion of the grant period, each grantee shall demonstrate to DOES that it
731	presented workshops to at least 500 people over the grant period.
732	(f) Grantees may fulfill the requirements of the grant by contracting with or subgranting
733	funds to another community-based organization to perform any portion of the grant
734	requirements; provided, that the contractor or subgrantee agrees to comply with the terms of this
735	subtitle and the grant.
736	(g) DOES may specify additional requirements for grantees consistent with the purpose
737	of the Program.
738	Sec. 2096. Final reporting requirements.
739	(a) At the conclusion of the grant period, a grantee shall report the following information
740	to DOES for each workshop held:
741	(1) The date;
742	(2) A summary of the workshop's content;
743	(3) The total number of attendees;
744	(4) The data the community-based organization compiled at each workshop in
745	accordance with section 2095(d); and

746	(5) The grantee's summary of the primary or most common workplace concerns
747	in the District according to the concerns or questions raised at the workshops.
748	(b) DOES shall:
749	(1) Post the information received pursuant to subsection (a) of this section on its
750	website; and
751	(2) Upon any individual's request for the information received pursuant to
752	subsection (a) of this section, provide the information within 5 business days.
753 754	SUBTITLE K. TIPPED WAGE WORKERS FAIRNESS CLARIFICATION Sec. 2101. Short title.
755	This subtitle may be cited as the "Tipped Workers Fairness Clarification Emergency
756	Amendment Act of 2019".
757	Sec. 2102. The Tipped Wage Workers Fairness Amendment Act of 2018, effective
758	December 13, 2018 (D.C. Law 22-196; D.C. Official Code § 32-161 et seq.), is amended as
759	follows:
760	(a) Section 3 (D.C. Official Code § 32-161) is amended as follows:
761	(1) Subsection (a) is amended as follows:
762	(A) Paragraph (1) is amended by striking the phrase "The Mayor shall"
763	and inserting the phrase "By April 1, 2020, the Mayor shall" in its place.
764	(B) Paragraph (3)(A) is amended to read as follows:
765	"(A) Capable of being accessed and viewed via computers including
766	mobile devices such as smartphones;".

(2) Subsection (b)(1) is amended as follows:

768	(A) The lead-in language is amended by striking the phrase "The Mayor
769	shall" and inserting the phrase "By April 1, 2020, the Mayor shall" in its place.
770	(B) Subparagraph (A) is amended by striking the phrase "section;" and
771	inserting the phrase "section and a telephone number or numbers for the offices within the
772	Department of Employment Services and the Office of the Attorney General where an employee
773	may file a complaint or obtain additional information about the employee's rights under the laws
774	referenced in subsection (a)(1) of this section;".
775	(C) Subparagraph (B) is amended to read as follows:
776	"(B) The following text formatted for maximum readability:
777	"EMPLOYEE RIGHTS IN THE DISTRICT OF COLUMBIA: You have the right to be paid the
778	Minimum Wage or the applicable Living Wage; the right to proper and timely payment of
779	wages; the right to remain free from unlawful discrimination; and the right to Workers'
780	Compensation due to accidental injury on the job. You may have the right to paid Sick and Safe
781	Leave once you have worked for an employer for 90 days. If you are an employee affected by
782	pregnancy, childbirth, or a related medical condition you may be entitled to a reasonable
783	accommodation at work and certain other protections. If you are a parent or guardian of a child,
784	you have the right, in any 12-month period, to up to 24 hours of unpaid Parental Leave to attend
785	school-related events for your child. Certain employees are entitled to unpaid time off for birth or
786	placement of a child, caring for a family member, or for the employee's own serious health
787	condition. Beginning July 1, 2020, employees who meet certain requirements will be eligible to

788	receive paid leave for absences due to the birth or placement of a child, need to care for a family
789	member with a serious health condition, or need to receive medical care for a serious health
790	condition. This notice does not create, expand, or limit rights under District or federal law. Visit
791	the website for more information on these rights and how to exercise them.";".
792	(D) Subparagraph (C) is repealed.
793	(E) A new subparagraph (C-1) is added to read as follows:
794	"(C-1) The amount of sick and safe leave that a worker may accrue
795	annually;".
796	(c) Section 4 (D.C. Official Code § 32-162) is amended as follows:
797	(1) Subsection (a)(1) is amended by adding a new paragraph (6) to read as
798	follows:
799	"(6) All materials prepared and distributed in accordance with this subsection
800	must contain a telephone number and internet website address for the Department of
801	Employment Services and the Office of the Attorney General where an employee can obtain
802	additional information about the employee's workplace rights or file a complaint.".
803	(2) Subsection (b)(2) is amended by adding a new subparagraph (B-i) to read as
804	follows:
805	"(B-i) For the Internet component:
806	"(i) Be user-friendly, including the ability to be accessed and
807	viewed via mobile devices such as smartphones, to enable an employee to easily report an
808	alleged violation of the laws identified in paragraph (1) of this subsection; and

"(ii) Include video tutorials on how to report alleged violations of

the laws identified in paragraph (1) of this subsection;".

811 Sec. 2103. Section 10a(b)(1) of the Minimum Wage Act Revision Act of 1992, effective

812 March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1009.01(b)(1)), is amended as

813 follows:

(a) Subparagraph (A) is amended by striking the phrase "and to enable an employee to

815 report a violation of this act".

816 (b) Subparagraph (C) is repealed.

817 SUBTITLE L. SHORT-TERM RENTAL ZONING ANALYSIS

818 Sec. 2111. Short title.

819 This subtitle may be cited as the "Short-Term Rental Zoning Analysis Emergency

820 Amendment Act of 2019".

Sec. 2112. Section 10 of An Act Providing for the zoning of the District of Columbia and
the regulation of the location, height, bulk, and uses of buildings and other structures and of the
uses of land in the District of Columbia, and for other purposes, approved June 20, 1938 (52 Stat.
800; D.C. Official Code § 6-641.09), is amended by adding a new subsection (c) to read as
follows:

"(c) A building permit shall not be issued to or on behalf of the District government for a
construction project located at the Robert F. Kennedy Memorial Stadium (as defined in section
11 of the District of Columbia Stadium Act of 1957, approved September 7, 1957 (72 Stat. 423,
D.C. Official Code § 3-330)) or at Franklin Square (Square 249) until the Office of Planning

provides to the Zoning Commission for the District of Columbia an analysis of short-term
transient rental uses in residential zones and a recommended text amendment to the zoning
regulations to allow or disallow such uses. The Department of Consumer and Regulatory Affairs
shall issue a cease and desist order to enjoin any construction project for which a permit has been
issued in noncompliance with this section.".

835 SUBTITLE M. OFFICE OF PUBLIC-PRIVATE PARTNERSHIPS

836 Sec. 2121. Short title.

837 This subtitle may be cited as the Office of Public-Private Partnership Emergency838 Amendment Act of 2019".

839 Sec. 2122. Section 102(a) of the Public-Private Partnership Act of 2014, effective March

11, 2015 (D.C. Law 20-228; D.C. Official Code § 2-272.01(a)), is amended by striking the phrase

841 "Office of the City Administrator" and inserting the phrase "Office of the Deputy Mayor for

842 Planning and Economic Development" in its place.

843 SUBTITLE N. RENTAL HOUSING DATABASE AND REGISTRATION 844 EXTENSION

- 845 Sec. 2131. Short title.
- 846 This subtitle may be cited as the "The Rental Housing Database and Registration
- 847 Extension Emergency Amendment Act of 2019".
- Sec. 2132. The Rental Housing Act of 1985, effective July 17, 1985 (D.C. Law 6-10;
- B49 D.C. Official Code § 42-3501.01 *et seq.*), is amended as follows:
- (a) Section 203c (D.C. Official Code § 42-3502.03e) is redesignated as section 203e.

- 851 (b) The second section 203a (D.C. Official Code § 42-3502.03c) is redesignated as section 203c. 852
- (c) The newly redesignated section 203c is amended as follows: 853
- (1) Subsection (a) is amended by striking the phrase "and administer". 854
- (2) Subsection (e) is amended by striking the phrase "December 13, 2019" and 855 inserting the phrase "September 30, 2020" in its place. 856
- (3) Subsection (e-1)(1) is amended to read as follows: 857
- "(e-1)(1) OTA shall develop an online portal and database for the filing of registration 858
- 859 statements and claims of exemption under section 205(f), which OTA shall integrate into the
- database created pursuant to subsection (a) of this section, by the same date required in 860
- 861 subsection (e) of this section for database completion, testing, and operation.".
- 862 (d) Subsection (e-2)(1) is amended by striking the phrase "no later than December 13, 2019" and inserting the phrase "by the same date required in subsection (e) of this section for 863 database completion, testing, and operation" in its place. 864
- (e) The second section 203b (D.C. Official Code § 42-3502.03d) is redesignated as 203d. 865
- (f) The newly redesignated section 203d is amended as follows: 866
- 867 (1) The section heading is amended by striking the phrase "and registration". 868
 - (2) The text is amended to read as follows:
- "Upon completion of the publicly accessible rent control housing database created 869
- 870 pursuant to section 203c, a housing provider shall use the online housing provider portal

871	developed pursuant to section 203c(b)(1) to file all documents and data required to be filed
872	pursuant to this title and all regulations promulgated pursuant to this title.".
873	(g) Section 205(f) (D.C. Official Code § 42-3502.05(f)) is amended as follows:
874	(1) Paragraphs (1) and (2) are amended to read as follows:
875	"(1) Within 90 days after completion of the publicly accessible rent control
876	housing database created pursuant to section 203c, each housing provider of a housing
877	accommodation for which the housing provider is receiving rent or is entitled to receive rent
878	shall file a new registration statement and, if applicable, a new claim of exemption via the online
879	housing provider portal developed pursuant to section 203c(e-1).
880	"(2) A person who becomes a housing provider of a housing accommodation 90
881	days or more after completion of the publicly accessible rent control housing database created
882	pursuant to section 203c, shall file a registration statement and, if applicable, claim of exemption,
883	within 30 days after becoming a housing provider.".
884	(2) Paragraph (3) is amended by striking the phrase "A housing provider shall file
885	a registration statement and, if applicable, a claim of exemption, with the Division in accordance
886	with section 203d, which shall solicit" and inserting the phrase "The registration statement and
887	claim of exemption shall solicit" in its place.
888	(3) Paragraph (4) is amended as follows:
889	(A) Subparagraph (A) is amended to read as follows:
890	"(A) No penalties for failure to previously register the housing
891	accommodation shall be assessed against a housing provider who registers a housing

892 accommodation under this section within 90 days after completion of the publicly accessible rent 893 control housing database created pursuant to section 203c.". (B) Subparagraph (B)(i) is amended by striking the phrase "Beginning 241 894 days after October 30, 2018" and inserting the phrase "Beginning 91 days after completion of the 895 publicly accessible rent control housing database created pursuant to section 203c" in its place. 896 SUBTITLE O. EAST END AND OPPORTUNITY YOUTH CAREERS 897 Sec. 2141. Short title. 898 899 This subtitle may be cited as the "East End and Opportunity Youth Careers Emergency 900 Amendment Act of 2019". Sec. 2142. The Youth Employment Act of 1979, effective January 5, 1980 (D.C. Law 3-901 902 46; D.C. Official Code § 32-241 *et seq.*), is amended as follows: (a) Sections 2 (D.C. Official Code § 32-241), 2a (D.C. Official Code § 32-242), 2b (D.C. 903 Official Code § 32-243), and 2c (D.C. Official Code § 32-244) are redesignated as sections 2a, 904 905 2b, 2c, and 2d, respectively. (b) A new section 2 is added to read as follows: 906 "Sec. 2. Definitions. 907 "For the purposes of this act, the term: 908 "(1) "Average wage" means the average wage identified in the most recent edition 909 of the U.S. Bureau of Labor Statistics' State Occupational Employment and Wage Estimates for 910

911 the District of Columbia.

912 "(2) "Date of enrollment" means the date on which a participant enrolls in the913 summer youth jobs program.

914 "(3) "Host employer" means a public or private employer that employs a summer915 youth jobs participant.

"(4) "In-school youth" shall have the same meaning provided in section
129(a)(1)(C) of the Workforce Innovation and Opportunity Act, approved July 22, 2014 (128
Stat. 1504; 29 U.S.C. § 3164(a)(1)(C)).

919 "(5) "Occupation" means the broad occupational code and associated title
920 assigned to a particular category of work in the most recent edition of the Standard Occupational
921 Classification Manual published by the U.S. Bureau of Labor Statistics.

"(6) "Opportunity Youth" means an individual who is an out-of-school youth at
the date of enrollment in the summer jobs program, not regularly employed, and whose level of
educational attainment is less than an associate degree.

925 "(7) "Out-of-school youth" shall have the same meaning provided in section

926 129(a)(1)(B) of the Workforce Innovation and Opportunity Act, approved July 22, 2014 (128

927 Stat. 1504; 29 U.S.C. § 3164(a)(1)(B)).

928 "(8) "Soft skills training" means age-appropriate, non-technical skills training that
929 helps individuals succeed in the workplace and includes training regarding communication, time
930 management, appropriate work attire, and conflict resolution, and education regarding
931 employers' rights to conduct drug tests.".

932 (c) Newly designated section 2a is amended as follows:

933	(1) Subsection (a) is amended as follows:
934	(A) Paragraph (1) is amended as follows:
935	(i) Subparagraph (A) is amended as follows:
936	(I) Sub-subparagraph (ii) is amended by striking the figure
937	"\$5.25" and inserting the figure "\$6.25" in its place.
938	(II) A new sub-subparagraph (v) is added to read as
939	follows:
940	"(v)(I) At least 100 participants shall be placed with host
941	employers that also employ registered apprentices.
942	"(II) For the purposes of this sub-subparagraph, host
943	employers may be those that participate in the summer youth jobs program through the District
944	of Columbia Public Schools' Career Ready Internship Program.".
945	(ii) Subparagraph (B) is amended by striking the phrase "weeks."
946	and inserting the phrase "weeks; provided, that Opportunity Youth may be employed for up to 12
947	weeks." in its place.
948	(iii) Subparagraph (C) is amended by striking the phrase "at an
949	hourly wage of \$9.25 to \$13" and inserting the phrase "at an hourly wage of no less than \$9.25
950	and no greater than the minimum wage specified in section 4 of the Minimum Wage Act
951	Revision Act of 1992, effective March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-
952	1003)" in its place.
953	(B) Paragraph (2) is amended as follows:

954 (i) Strike the phrase "In school" and insert the phrase "In-school"955 in its place.

956	(ii) Strike the phrase "An in-school" and insert the phrase "The
957	Department of Employment Services shall implement an in-school youth" in its place.
958	(2) New subsections (a-1) and (a-2) are added to read as follows:
959	"(a-1) At least 66% of the local funds that the Department of Employment Services uses
960	for training offered pursuant to subsection (a)(2) and (3) of this section each fiscal year shall be
961	spent on in-school youth who are District of Columbia residents and reside or attend a public
962	school or public charter school in Ward 7 or Ward 8, and who are not participants in the District
963	of Columbia Public Schools' Career Bridge Program.
964	"(a-2) The following standards shall govern occupational skills training provided
965	pursuant to subsection (a)(5) of this section through the D.C. Infrastructure Academy:
966	"(1) At least 66% of the participants receiving occupational skills training each
967	fiscal year shall be trained in occupations that pay an average wage that is at least 150% of the
968	minimum wage specified in section 4 of the Minimum Wage Act Revision Act of 1992, effective
969	March 25, 1993 (D.C. Law 9-248; D.C. Official Code § 32-1003);
970	"(2) At least 25% of the value of each grant or contract with a provider of
971	occupational skills training shall be contingent on the provider achieving at least one of the
972	following results:
973	"(A) At least 75% of all the provider's participants receive an industry-
074	reasonized eradential

974 recognized credential;

975	"(B) At least 80% of all participants who complete the provider's program
976	enter permanent, unsubsidized employment; or
977	"(C) At least 85% of all the provider's participants enter permanent,
978	unsubsidized employment; and
979	"(3) A provider of occupational skills training may be eligible for a bonus equal to
980	up to 15% of the value of its grant or contract if at least 50% of its participants that enter
981	permanent, unsubsidized employment retain that employment for at least 6 months.".
982	(2) Subsection (g) is amended as follows:
983	(A) Paragraph (1) is amended as follows:
984	(i) Insert a new subparagraph (A-i) to read as follows:
985	"(A-i) The number of participants who were:
986	"(i) Opportunity Youth;
987	"(ii) Opportunity Youth who participated in the program for more
988	than 6 weeks;
989	"(iii) Opportunity Youth who participated in the program for 12
990	weeks;
991	"(iv) Opportunity Youth who were referred to year-round training
992	or education;
993	"(v) Placed with a host employer that employs registered
994	apprentices; and
995	"(vi) Employed in supervisory positions;".

996	(ii) Subparagraph (C) is amended to read as follows:
997	"(C) Participants' employment following the end of the program,
998	including the number of:
999	"(i) Opportunity Youth employed who participated in the program
1000	for longer than 6 weeks; and
1001	"(ii) Participants who entered a registered apprenticeship program
1002	following placement with a host employer that employs registered apprentices.".
1003	(B) Paragraph (2) is amended to read as follows:
1004	"(2) Beginning December 15, 2019, and annually thereafter, the Department of
1005	Employment Services shall publish the information collected pursuant to paragraph (1) of this
1006	subsection for the preceding summer; provided, that information responsive to paragraphs
1007	(1)(A-i) and (C)(i) and (ii) of this subsection first may be published in December 2020.".
1008	(d) Newly designated section 2d is amended as follows:
1009	(1) Subsection (a) is amended as follows:
1010	(A) Strike the date "June 1, 2011" and insert the date "December 1, 2019"
1011	in its place.
1012	(B) Strike the phrase "the summer" and insert the phrase "the next year's
1013	summer" in its place.
1014	(2) Subsection (b) is amended as follows:
1015	(A) Paragraph (5) is amended by striking the phrase "; and" and inserting
1016	a semicolon in its place.

1017	(B) Paragraph (6) is amended by striking the period and inserting a
1018	semicolon in its place.
1019	(C) New paragraphs (7) and (8) are added to read as follows:
1020	"(7) The various types of soft skills training programs offered, including pre-
1021	program bootcamps, online modules, contracted services, and in-program instruction, to
1022	determine which models were most successful at imparting soft skills; and
1023	"(8) The causes of participant attrition, including the impact of the program's
1024	registration and documentation requirements on attrition.".
1025	(3) Subsection (c) is amended as follows:
1026	(A) Strike the date "December 30, 2011" and insert the date "December
1027	30, 2020" in its place.
1028	(B) Strike the phrase "evaluation to the" and insert the phrase "evaluation
1029	conducted pursuant to subsection (a) of this section to the" in its place.
1030 1031	SUBTITLE P. DC CENTRAL KITCHEN GRANT EXTENSION Sec. 2151. Short title.
1032	This subtitle may be cited as the "DC Central Kitchen Grant Extension Emergency
1033	Amendment Act of 2019".
1034	Sec. 2152. Section 2152 of the DC Central Kitchen Grants Amendment Act of 2018,
1035	effective October 30, 2018 (D.C. Law 22-168; 65 DCR 9388), is amended by striking the phrase
1036	"nutrition programming." and inserting the phrase "nutrition programming; provided, that
1037	\$500,000 of the funds awarded but not expended in Fiscal Year 2019 shall be available for

1038	expenditure in Fiscal Year 2020, as authorized by the Fiscal Year 2020 Local Budget Act of
1039	2019, passed on 2nd reading on May 28, 2019 (Enrolled version of Bill 23-208)." in its place.
1040 1041	SUBTITLE Q. WALTER REED ACQUISITION AUTHORITY Sec. 2161. Short title.
1042	This subtitle may be cited as the "Walter Reed Development Omnibus Emergency
1043	Amendment Act of 2019".
1044	Sec. 2162. The Walter Reed Development Omnibus Act of 2016, effective May 18, 2016
1045	(D.C. Law 21-119; D.C. Official Code § 2-1227.01 et seq.), is amended as follows:
1046	(a) Section 2 (D.C. Official Code § 2-1227.01) is amended by adding a new paragraph
1047	(19) to read as follows:
1048	"(19) "Walter Reed Site" means the approximately 110.1 acres of land located in
1049	the area bounded by Fern Street, N.W., and Alaska Avenue, N.W., to the north, 16th Street,
1050	N.W., to the west, Aspen Street, N.W., to the south, and Georgia Avenue, N.W., to the east, and
1051	identified in the Walter Reed Reuse Plan at Figure A-01: Site Boundaries and Areas.".
1052	(b) A new section 7a is added to read as follows:
1053	"Sec. 7a. Additional Walter Reed Site acquisition and procurement authority.
1054	"(a) The Mayor may acquire by purchase, exchange, donation, assignment, bequest, or
1055	other means, real property located on the Walter Reed Site.
1056	"(b)(l) The provisions of the District of Columbia Motor Vehicle Parking Facility Act of
1057	1942, approved February 16, 1942 (56 Stat. 90; D.C. Official Code § 50-2601 et seq.), shall not

apply to the acquisition by the Mayor of property located on the Walter Reed Site or the use ofsuch property as a parking facility.

"(2) Notwithstanding the Procurement Practices Reform Act of 2010, effective 1060 April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.01 et seq.), and consistent with 1061 1062 section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 1063 803; D.C. Official Code § 1-204.51), the Mayor may enter into a contract with Children's National at Walter Reed, LLC, or an affiliate thereof, for the operation and maintenance of 1064 1065 property acquired pursuant to this section; provided, that the entity that contracts with the Mayor 1066 shall agree to be subject to the contracting and procurement requirements set forth in Subpart 2 of Part D of the Small and Certified Business Enterprise Development and Assistance Act of 1067 1068 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.41 et seq.), 1069 ("CBE Act"), and the employment and job creation requirements set forth in section 4 of the 1070 First Source Employment Agreement Act of 1984, effective June 29, 1984 (D.C. Law 5-93; D.C. Official Code § 2-219.03). 1071

"(3) The contract entered into pursuant to paragraph (2) of this subsection shall
require Children's National at Walter Reed, LLC or its affiliate to give priority when
subcontracting to businesses certified as small business enterprises pursuant to section 2332 of
the CBE Act or as disadvantaged business enterprises pursuant to section 2333 of the CBE Act,
and to do so in a manner to be negotiated between the Mayor and Children's National at Walter
Reed, LLC or its affiliate.".

1078 1079	SUBTITLE R. DIVERSE WASHINGTONIAN STATUE FUNDING Sec. 2171. Short title.
1080	This subtitle may be cited as the "Diverse Washingtonian Commemorative Work
1081	Funding Emergency Act of 2019".
1082	Sec. 2172. In Fiscal Year 2020, of the funds allocated to the Non-Departmental Account,
1083	up to \$250,000 shall be transferred to the Commission on the Arts and Humanities to fund a
1084	commemorative work, as that term is defined in section 411(1) of the Street and Alley Closing
1085	and Acquisition Procedures Act of 1982, effective April 4, 2011 (D.C. Law 13-275; D.C.
1086	Official Code § 9-204.11(1)) ("Act"); provided, that the commemorative work be a statue of a
1087	prominent female native Washingtonian and that it be approved pursuant to section 401 of the
1088	Act.
1089 1090 1091	SUBTITLE S. HOUSING PRODUCTION TRUST FUND TARGET MODIFICATION Sec. 2181. Short title.
1092	This subtitle may be cited as the "Housing Production Trust Fund Target Modification
1093	Emergency Amendment Act of 2019".
1094	Sec. 2182. Section 3(b-1)(2) of the Housing Production Trust Fund Act of 1989, effective
1095	March 16, 1989 (D.C. Law 7-202; D.C. Official Code § 42-2802(b-1)(2)), is amended as
1096	follows:
1097	(a) Strike the phrase "At least 40%" and insert the phrase "At least 50%" in its place.
1098	(b) Strike the phrase "of the 40% requirement" and insert the phrase "of the 50%
1099	requirement" in its place.

1100 SUBTITLE T. SAFE AT HOME CLARIFICATION

- 1101 Sec. 2191. Short title.
- 1102 This subtitle may be cited as the "Safe at Home Clarification Emergency Amendment
- 1103 Act of 2019".
- 1104 Sec. 2192. Section 2 of the Safe at Home Act of 2016, effective November 26, 2016
- 1105 (D.C. Law 21-168; D.C. Official Code § 7-551.01), is amended as follows:
- (a) Subsection (b) is amended by striking the figure "\$10,000" and inserting the figure
- 1107 "\$6,000" in its place.
- 1108 (b) Subsection (c) is amended as follows:
- 1109 (1) A new paragraph (4A) is added to read as follows:
- 1110 "(4A) Bathtub cuts;".
- 1111 (2) Paragraph (5) is amended by striking the phrase "Stair lifts" and inserting the
- 1112 phrase "Chair lifts" in its place.
- 1113 (c) Subsection (d) is amended as follows:
- (1) Paragraph (1) is amended by striking the phrase "Be a resident of the District
 of Columbia" and inserting the phrase "Be a resident of the District of Columbia who is at least
- 1116 18 years of age" in its place.
- 1117 (2) Paragraph (3) is amended by striking the phrase "; and" and inserting a
- 1118 semicolon in its place.
- 1119 (3) Paragraph (4) is amended by striking the period and inserting the phrase ";1120 and" in its place.

1121	(4) A new paragraph (5) is added to read as follows:
1122	"(5) Complete an assessment, performed by a licensed occupational therapist
1123	approved by the Department of Aging and Community Living, designed to measure functional
1124	ability.".
1125	(d) Subsection (e) is amended as follows:
1126	(1) Paragraph (2) is amended by striking the semicolon and inserting the phrase ";
1127	and" in its place.
1128	(2) Paragraph (3) is amended by striking the phrase "; and" and adding a period in
1129	its place.
1130	(3) Paragraph (4) is repealed.
1131	(e) A new subsection (f) is added to read as follows:
1132	"(f) The Mayor may, pursuant to Title I of the District of Columbia Administrative
1133	Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),
1134	issue rules to implement the provisions of this section, including rules establishing:
1135	"(1) Household income eligibility;
1136	"(2) Guidelines for installation projects consistent with current ADA Accessibility
1137	Guidelines (28 C.F.R. Part 36, Subpart D and 36 C.F.R. Part 1191, Appendices B and D) as
1138	published in Guidance on the 2010 ADA Standards for Accessible Design, Department of
1139	Justice, September 15, 2010;
1140	"(3) Standards to ensure that accessibility modifications funded by grants issued
1141	pursuant to this section meet the needs of the applicant;

1143	and
1144	"(5) Standards for licensed occupational therapists to be approved to conduct the
1145	assessments required by subsection (d)(5) of this section.".
1146 1147 1148	SUBTITLE U. COMMISSION ON THE ARTS AND HUMANITIES INDEPENDENCE AND FUNDING RESTRUCTURING Sec. 2201. Short title.
1149	This subtitle may be cited as the "Commission on the Arts and Humanities Independence
1150	and Funding Restructuring Emergency Amendment Act of 2019".
1151	Sec. 2202. The Commission on the Arts and Humanities Act, effective October 21, 1975
1152	(D.C. Law 1-22; D.C. Official Code § 39-201 et. seq.), is amended as follows:
1153	(a) Section 3 (D.C. Official Code § 39-202) is amended to read as follows:
1154	"Sec. 3. Definitions.
1155	"For the purposes of this act, the term:
1156	"(1) "Administrative costs" includes federal grant funds, intra-district funds,
1157	special purpose revenue funds, and local funds needed to support the functions of the
1158	Commission, to include agency-management, information-technology, contracting, and staffing
1159	costs, and funding for arts learning and outreach programs.
1160	"(2) "Arts" includes instrumental music, vocal music, dance, drama, folk art,
1161	creative writing, architecture and allied fields, painting, sculpture, photography, graphic and craft
1162	arts, industrial design, costume and fashion design, media and film, and sound recording;

"(4) Standards for the assessments required by subsection (d)(5) of this section;

1163 disciplines related to the presentation, performance, execution, exhibition of those major art forms; and the study and application of the arts to the human environment. 1164 "(3)(A) "Arts and Humanities Cohort" includes those individuals and 1165 organizations that directly produce or present content or facilitate productions of other arts and 1166 humanities organizations or provide arts education services. 1167 1168 "(B) The term does not include members of the National Capital Arts Cohort or local academic institutions. 1169 1170 "(4) "Commission" means the Commission on the Arts and Humanities 1171 established by section 4. "(5) "Executive Director" means the executive director appointed pursuant to 1172 1173 section 6(a). "(6) "Grant-managing entity" means the District's humanities council (the 1174 Humanities Council of Washington, D.C., or any successor organization), which shall make 1175 subgrants pursuant to section 6b. 1176 "(7) "Humanities" includes the study of ancient or modern languages, literature, 1177 philosophy, history, human geography, archeology, jurisprudence, religion, law, ethics, the 1178 1179 history, criticism, theory, and practice of the arts; those aspects of the social sciences that have humanistic content and employ humanistic methods; and the study and application of the 1180 humanities to the human environment with particular attention to the relevance of the humanities 1181 1182 to the current conditions of national life.

1183	"(8) "Humanities Grant Program" means the grant program established by section
1184	бb.
1185	"(9) "National Capital Arts Cohort" includes those organizations that are:
1186	"(A) Nonprofit corporations incorporated under the laws of the District
1187	that:
1188	"(i) Have an annual income, exclusive of District funds, in excess
1189	of \$1 million for each of the 3 years before receipt of a grant awarded under this act;
1190	"(ii) Have income from federal funds of less than \$1 million for
1191	each of the 3 years before receipt of a grant under this act; and
1192	"(iii) Receive funding from the National Capital Arts and Cultural
1193	Affairs Grant Program ("NCACA Grant Program") under Title II of the Department of Defense
1194	Appropriations Act, 1986, approved December 19, 1985 (99 Stat. 1261; 20 U.S.C. § 956a), or
1195	that are, from and after March 1, 2018, eligible for funding from the NCACA Grant Program.
1196	"(B) The term does not include local academic institutions.
1197	"(10) "Public art" means sculptures, murals, mosaics, bas-reliefs, frescoes,
1198	tapestries, monuments, fountains, environmental designs, and other visual art forms that are
1199	intended to enhance the aesthetic quality of a public building, park, street, sidewalk, or other
1200	public place with which they are physically or spatially connected. The term "public art" does
1201	not include landscape design or the incidental ornamentation of functional structural elements or
1202	accessories unless designed by a visual artist as part of an artwork design authorized by the
1203	Commission.

(b) Section 4 (D.C. Official Code § 39-203) is amended as follows:

- 1205 (1) Subsection (a) is amended to read as follows:
- 1206 "(a) There is established, as an independent agency within the District of Columbia
- government, the Commission on the Arts and Humanities ("Commission"), which shall evaluate
 and initiate action on matters relating to the arts and humanities and encourage programs and the
 development of programs that promote progress in the arts and humanities."
- 1210 (2) A new subsection (a-1) is added to read as follows:
- 1211 "(a-1)(1) The Commission shall consist of 18 members appointed by the Mayor, with the
 1212 advice and consent of the Council, in accordance with section 2(e)(32) of the Confirmation Act
- 1213 of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code § 1-523.01(e)(32)).
- 1214 "(2) Each member appointed to the Commission shall be a District resident who1215 has displayed an interest or an ability in the arts or humanities or has been active in the
- 1216 furtherance of the arts or humanities in the District of Columbia. The Commission shall include:
- 1217 "(A) On or before July 1, 2019, 2 members with specific interest, ability,
- 1218 or experience in the humanities;
- 1219 "(B) On or before July 1, 2019, 2 members with specific interest, ability,1220 or experience in arts or humanities education;
- 1221 "(C) On or before July 1, 2019, 2 members with specific interest, ability,
- 1222 or experience in theatre and performing arts;
- 1223 "(D) On or before July 1, 2020, one member with specific interest, ability,1224 or experience in public art; and

1225	"(E) On or before July 1, 2020, 2 members with specific experience in arts
1226	or humanities organizational administration or governance.
1227	"(3) When appointing members to the Commission, the Mayor shall give due
1228	consideration to recommendations made by representative civic, educational, and professional
1229	groups concerned with the arts, humanities, and culture, and shall maintain reasonable
1230	representation of all the various geographic areas and neighborhoods within the District of
1231	Columbia.".
1232	(3) Subsection (b) is amended by striking the phrase "may be reappointed." and
1233	inserting the phrase "may be reappointed; provided, that all 6 members who have a term end date
1234	of June 30, 2019, and 3 of the members who have a term end date of June 3, 2020, may be
1235	reappointed only if doing so would satisfy the qualification requirements set forth under
1236	subsection (a)(2) of this section." in its place.

(4) Subsection (d) is amended to read as follows:

1237

"(d) The Mayor shall appoint a chairperson of the Commission from among the 18
members appointed pursuant to subsection (a-1) of this section with the advice and consent of
the Council by resolution.".

1241 (5) A new subsection (f) is added to read as follows:

"(f) No District of Columbia government employee, as that term is defined by section
301(7) of the District of Columbia Government Comprehensive Merit Personnel Act of 1978,
effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-603.01(7)), shall be eligible to
serve as a member of the Commission.".

1246	(c) Section 5 (D.C. Official Code § 39-204) is amended as follows:
1247	(1) Paragraph (3) is amended to read as follows:
1248	"(3) Issue grants, to include single or multi-year grants, for projects and
1249	productions in the arts and humanities; provided, that such grants be awarded competitively to
1250	individuals and organizations based in and primarily serving the District;
1251	(2) Paragraph $(5)(C)$ is amended by striking the phrase "in the Fund or in the" and
1252	inserting the phrase "in the" in its place.
1253	(3) Paragraph (7) is amended by striking the phrase "; and" and inserting a
1254	semicolon in its place.
1255	(4) Paragraph (8)(B) is amended by striking the period and inserting the phrase ";
1256	and" in its place.
1257	(5) Add a new paragraph (9) to read as follows:
1258	"(9) Encourage and assist freedom of artistic expression essential for the well-
1259	being of the arts, without censorship.".
1260	(d) Section 6 (D.C. Official Code § 39-205) is amended as follows:
1261	(1) Subsection (a) is amended to read as follows:
1262	"(a)(1) On or before October 1, 2019, the Commission shall nominate, and with the
1263	advice and consent of the Council, shall appoint an Executive Director for the Commission for a
1264	renewable 4-year term. The 4-year year term shall commence on October 1 in the year of the
1265	appointment and expire on September 30 of the fourth year of the term. The Executive Director
1266	may be removed by the Commission for just and reasonable cause.

1267	"(2) The Executive Director shall receive annual compensation fixed in
1268	accordance with the provisions of Title XI of the District of Columbia Government
1269	Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C.
1270	Official Code § 1-611.01 et seq.), and shall serve as the chief administrative officer of the
1271	Commission.
1272	"(3) In addition to any other duties set forth in this chapter, the Executive Director
1273	shall:
1274	"(A) Supervise the staff of the Commission;
1275	"(B) Assist the Commission in executing its policies and duties;
1276	"(C) Perform other duties as directed by the Commission; and
1277	"(D) Report regularly on the activities and operations of the agency to the
1278	members of the Commission.".
1279	(2) Subsection (b) is amended by striking the phrase "Mayor, Council,
1280	Chairperson of" and inserting the phrase "Chairperson of" in its place.
1281	(3) A new subsection (b-1) is added to read as follows:
1282	"(b-1)(1) The Mayor shall provide the Commission with the services and facilities
1283	necessary for the Commission to carry out its duties and responsibilities.
1284	"(2) All District agencies shall collaborate with the Commission, including
1285	sharing data to the extent permitted by law, in furtherance of the Commission's duties and
1286	responsibilities.".

1287	(4) Subsection (c) is amended by striking the phrase "the Mayor an annual
1288	budget" and inserting the phrase "the Mayor, with a copy to the Council, an annual budget" in its
1289	place.
1290	(5) A new subsection (c-1) is added to read as follows:
1291	"(c-1) For the fiscal year 2021 budget and every fiscal year thereafter the Commission
1292	shall allocate the annual budget as follows:
1293	"(1) Not more than 23% of the annual budget shall be allocated for administrative
1294	costs.
1295	"(2) Not less than 77% of the annual budget shall be allocated for the following
1296	purposes:
1297	"(A) 17% for grants to fund capital projects in support of either the Arts
1298	and Humanities Cohort or the National Capital Arts Cohort;
1299	"(B) 50% for grants to support the Arts and Humanities Cohort;
1300	"(C) 28% for grants to support the National Capital Arts Cohort to be
1301	allocated as follows:
1302	"(i) 70% shall be distributed equally to each organization that
1303	belongs to the National Capital Arts Cohort; and
1304	"(ii) 30% shall be distributed proportionally to each organization
1305	that belongs to the National Capital Arts Cohort, in an amount based on that organization's share
1306	of the total annual income for the prior year, not including District funds, of all organizations that
1307	belong to the National Capital Arts Cohort; and

1308	"(D) 5% the for the Humanities Grant Program.".
1309	(6) A new subsection (e) is added to read as follows:
1310	"(e) If any member of the Commission is an employee, member, director, or officer of
1311	any organization that has applied to the Commission for a grant, such member shall:
1312	"(1) Provide a written statement before the grant is considered by the Commission
1313	or an advisory panel describing the potential conflict of interest and deliver the statement to the
1314	Executive Director and the Chairperson of the Commission;
1315	"(2) Not communicate with or attempt to influence any other member of the
1316	Commission or any member of an advisory panel regarding the grant application; and
1317	"(3) Not be present when the grant application is considered by the Commission
1318	or an advisory panel.".
1319	(e) Section 6a (D.C. Official Code § 39-205.01) is amended to read as follows:
1320	"Section 6a. Arts and Humanities Fund.
1321	"(a) There is established as a special fund the Arts and Humanities Fund ("Fund"), which
1322	shall be administered by the Commission in accordance with subsection (c) of this section.
1323	"(b) The following shall be deposited into the Fund:
1324	"(1) Proceeds of the sale or loan by the District government of works of art,
1325	prints, and promotions items;
1326	"(2) Fees collected pursuant to section 2e of Title IV of the District of Columbia
1327	Revenue Act of 1937, effective October 30, 2018 (D.C. Law 22-168; D.C. Official Code § 50-
1328	1501.02e);

1329	"(3) Subject to the availability of funds, up to \$2.5 million annually pursuant to
1330	section 1045(d) of the Delinquent Debt Recovery Act of 2012, effective September 20, 2012
1331	(D.C. Law 19-168; D.C. Official Code § 1-350.04(d)); and
1332	"(4) Dedicated taxes pursuant to § 47-2002(d) and § 47-2202(b) of the D.C.
1333	Official Code.
1334	"(c) Money in the Fund shall be used for:
1335	"(1) The administration, improvement, and maintenance of property and programs
1336	managed by the Commission; and
1337	"(2) Purposes, including grants, consistent with section 6(c-1).
1338	"(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
1339	revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
1340	of a fiscal year, or at any other time.
1341	"(2) Subject to authorization in an approved budget and financial plan, any funds
1342	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
1343	(f) New sections 6b and 6c are added to read as follows:
1344	"Section 6b. Humanities grant program.
1345	"(a) There is established within the Commission a Humanities Grant Program to provide
1346	subgrants in the humanities.
1347	"(b)(1) Each year, the Commission shall make a grant in the amount provided under
1348	section 6(c-1)(2)(D) to a grant-managing entity, which shall be used to make subgrants for the

1349	purpose of promoting cross-cultural understanding and appreciation of local history in all
1350	neighborhoods of the District of Columbia.
1351	"(2) Any costs to the Commission or the Humanities Grant Program to administer
1352	subgrants shall be paid out of the Humanities Grant Program's budget.
1353	"(3) Up to 30% of each disbursement from the Humanities Grant Program budget
1354	to the grant-managing entity may be utilized by the grant-managing entity for administrative
1355	expenses, capacity building, technical assistance, and evaluation of the Humanities Grant
1356	Program.
1357	"(c) Subgrants shall be:
1358	"(1) Awarded on a competitive basis;
1359	(2) Used exclusively to fund District of Columbia residents, non-profits,
1360	neighborhood citizen or civic associations, educational institutions, alumni groups, and other
1361	entities with qualifying proposals under this section; and
1362	"(3) Selected through a process that includes independent review panels.
1363	"(d) The Humanities Grant Program shall be administered pursuant to the requirements of
1364	the Grant Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C.
1365	Official Code § 1-328.11 et seq.)
1366	"(e) The grant-managing entity shall enter into a Memorandum of Understanding
1367	("MOU") with the Commission. The MOU shall set forth certain administrative requirements
1368	for the grant-managing entity to abide by when it obtains District funds and awards subgrants
1369	involving District funds, and will clarify and reaffirm the grant-managing entity responsibility

and obligation with respect to District funds, including the monitoring of the use of Districtfunds.

1372 "Sec. 6c. Transfer provisions.

"By October 1, 2019, the Mayor shall transfer to the Commission such positions,
personnel, property, records, and unexpended balances of appropriations, allocations, and other
funds available or assigned to the Office of the Mayor for the purposes of funding and running
the Commission, at which time the Commission on the Arts and Humanities within the Office of
the Mayor shall be abolished.".
(g) Section 7 (D.C. Official Code § 39-206) is amended by repealing subsections (b) and
(c).

1380 Sec. 2203. Conforming amendments.

1381 (a) Section 1045(d) of the Delinquent Debt Recovery Act of 2012, effective September

1382 20, 2012 (D.C. Law 19-168; D.C. Official Code § 1-350.04(d)), is amended by striking the

1383 phrase "Humanities Enterprise Fund," and inserting the phrase "Humanities Fund," in its place.

1384 (b) Section 2e(c) of Title IV of the District of Columbia Revenue Act of 1937, effective

1385 October 30, 2018 (D.C. Law 22-168; D.C. Official Code § 50-1501.02e(c)) is amended by

striking the phrase "Humanities Enterprise Fund," and inserting the phrase "Humanities Fund,"in its place.

(c) The District of Columbia Government Comprehensive Merit Personnel Act of 1978,
effective March 3, 1979 (D.C. Law 2-139; Official Code § 1-601.01 *et seq.*), is amended as
follows:

1391	(1) Section 301(17)(LL) (D.C. Official Code § 1-603.01(17)(LL)) is repealed.
1392	(2) Section 406 (D.C. Official Code § 1-604.06) is amended as follows:
1393	(A) Paragraph (26) is amended by striking the phrase "; and" and inserting
1394	a semicolon in its place.
1395	(B) Paragraph (27) is amended by striking the period and inserting the
1396	phrase "; and" in its place.
1397	(C) A new paragraph (28) is added to read as follows:
1398	"(28) For the Executive Director of the Commission on the Arts and
1399	Humanities, the personnel authority shall be the Commission on the Arts and Humanities, and
1400	for any other employee of the Commission on the Arts and Humanities the personnel authority
1401	shall be the Executive Director of the Commission on the Arts and Humanities.".
1402	(d) Title 47 of the D.C. Official Code is amended as follows:
1403	(1) Section 47-2002(d) is amended by striking the phrase "shall be dedicated to
1404	the Commission on the Arts and Humanities, established by the Commission on the Arts and
1405	Humanities Act, effective January 29, 1998 (D.C. Law 12-42; D.C. Official Code § 39-201 et
1406	seq.) to support the functions, purposes, and costs of the Commission" and inserting the phrase
1407	"shall be dedicated to the Arts and Humanities Fund, established by § 39-205.01" in its place.
1408	(2) Section 47-2202(b) is amended by striking the phrase "shall be dedicated to
1409	the Commission on the Arts and Humanities, established by the Commission on the Arts and
1410	Humanities Act, effective January 29, 1998 (D.C. Law 12-42; D.C. Official Code § 39-201 et

1411	seq.) to support the functions, purposes, and costs of the Commission" and inserting the phrase
1412	"shall be dedicated to the Arts and Humanities Fund, established by § 39-205.01" in its place.
1413 1414	SUBTITLE V. REAL ESTATE GUARANTY Sec. 2211. Short title.
1415	This subtitle may be cited as the "Real Estate Guaranty and Education Fund Emergency
1416	Amendment Act of 2019".
1417	Sec. 2212. Section 29 of the District of Columbia Real Estate Licensure Act of 1982,
1418	effective March 10, 1983 (D.C. Law 4-209; D.C. Official Code § 42-1706), is amended as
1419	follows:
1420	(a) Subsection (b) is amended as follows:
1421	(1) The existing text is designated paragraph (1).
1422	(2) New paragraphs (2) and (3) are added to read as follows:
1423	"(2) Such amounts as may be appropriated to the Fund shall be deposited into the
1424	Fund.
1425	"(3) In Fiscal Year 2020, \$600,000 shall be deposited into the Fund from Fiscal
1426	Year 2019 local fund resources.".
1427	(b) New subsections (c) and (d) are added to read as follows:
1428	"(c) Money in the Fund shall be used for purposes consistent with section 30.
1429	"(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
1430	revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
1431	of a fiscal year, or at any other time.

1432 "(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.". 1433 SUBTITLE W. HPRB MEMBERSHIP CLARIFICATION 1434 Sec. 2221. Short title. 1435 1436 This subtitle may be cited as the "Historic Preservation Review Board Membership Clarification Emergency Amendment Act of 2019". 1437 Sec. 2222. Section 4(b) of the Historic Landmark and Historic District Protection Act of 1438 1978, effective March 3, 1979 (D.C. Law 2-144; D.C. Official Code § 6-1103(b)), is amended to 1439 1440 read as follows: "(b)(1) Subject to the requirements of subsection (a) of this section, all appointments to 1441 1442 the Historic Preservation Review Board shall be made with a view toward having its membership represent to the greatest practicable extent the composition of the adult population of the District 1443 of Columbia with regard to race, sex, geographic distribution, and other demographic 1444 1445 characteristics. "(2) The term of office of each member of the Review Board shall be 3 years, 1446 staggered so that one third of the appointments expire each year. 1447 "(3) Any member appointed to fill a vacancy occurring prior to the expiration of 1448 the term for which his or her predecessor was appointed shall be appointed for the remainder of 1449 1450 such term. 1451 "(4) Upon expiration of his or her term of office, a member shall continue to serve until his or her successor is appointed; provided, that pursuant to section 2(c) of the Confirmation 1452

1453	Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code § 1-523.01(c)), no
1454	member shall continue to serve in a hold-over capacity for longer than 180 days after the
1455	expiration of the term to which he or she was appointed.
1456	SUBTITLE X. FUNDS FOR WARD 1 PUBLIC HOUSING PROPERTIES
1457	Sec. 2231. Short title.
1458	This subtitle may be cited as the "Funds for Ward 1 Public Housing Properties
1459	Emergency Amendment Act of 2019".
1460	Sec. 2232. Section 3(c-1) of the District of Columbia Housing Authority Act of 1999,
1461	effective May 9, 2000 (D.C. Law 13-105; D.C. Official Code § 6-202(c-1)), is amended as
1462	follows:
1463	(a) Paragraph (3) is amended by striking the period and inserting the phrase "; provided,
1464	that in Fiscal Year 2020, the Authority shall expend no less than \$1 million on the repair and
1465	maintenance of public housing properties located within the boundaries of Ward 1." in its place.
1466	(b) Paragraph (4) is amended as follows:
1467	(1) Subparagraph (A) is amended by striking the phrase "; and" and inserting a
1468	semicolon in its place.
1469	(2) Subparagraph (B) is amended by striking the period and inserting the phrase ";
1470	and" in its place.
1471	(3) A new subparagraph (C) is added to read as follows:
1472	"(C) Any administrative or overhead costs not directly and specifically
1473	attributable to maintenance, repair, and rehabilitation projects.".

1474 1475	Sec. 2233. Section 47-4652 of the District of Columbia Official Code is amended as follows:
1476	(a) Subsection (b)(1) is amended to read as follows:
1477	"(1) Commence no earlier than October 1, 2020; and".
1478	(b) A new subsection (d) is added to read as follows:
1479	"(d)(1) By August 1, 2019, the Department of Employment Services ("DOES") shall
1480	submit to the Council the conclusions and supporting documentation of the audit described in the
1481	April 19, 2019 letter from DOES to the Sydell Group, titled "Re: Line Hotel, D.C. Code § 47-
1482	4652 First Source Compliance Audit Determination".
1483	"(2) Should DOES update, modify or change the conclusions of the audit
1484	described in paragraph (1) of this subsection, or perform another audit in connection with this
1485	section, it shall submit the conclusions and supporting documentation of the audit to the Council
1486	no later than 14 days after transmitting any determination of whether the hotel complied with the
1487	conditions set forth in subsection (c) of this section to the Office of the Chief Financial Officer.".
1488	Sec. 2234. Applicability.
1489	Amended section 47-4652(d) within section 2233 shall apply as of the effective date of
1490	this act.
1491	SUBTITLE Y. SHORT-TERM RENTAL FUNDING
1492	Sec. 2241. Short title.
1493	This subtitle may be cited as the "Short-Term Rental Funding Emergency Act of 2019".
1494	Sec. 2242. (a) The fiscal impact of revenue loss attributable to the provisions of the
1495	Short-Term Rental Regulation Act of 2018, effective April 25, 2019 (D.C. Law 22-307; D.C. 70

Official Code § 30-201.01 *et seq.*) ("Act"), shall be offset by local fiscal year recurring revenues included in the Chief Financial Officer's June 2019 revenue estimate and all subsequent revenue estimates that exceed the annual revenue estimate incorporated in the approved budget and financial plan for Fiscal Year 2020 through Fiscal Year 2023, until the Act is fully funded as certified by the Chief Financial Officer.

(b) In the June 2019 revenue estimate and each of the subsequent revenue estimates, theChief Financial Officer shall certify:

(1) Whether and by what amount local fiscal year revenues included in the
revenue estimate exceed the annual revenue estimate incorporated in the approved budget and
financial plan for Fiscal Year 2020 through Fiscal Year 2023;

(2) Whether such excess revenues, together with the excess revenues identified
pursuant to this subsection in prior revenue estimates, are in an amount sufficient to offset the
fiscal impact of the revenue loss identified in subsection (a) of this section and, if not, the
amount of additional excess revenue necessary to offset such fiscal impact; and

(3) That all such excess revenues, together with the excess revenues identified
pursuant to this subsection in prior revenue estimates, have been set aside to ensure that the Act
be fully funded until such time as the Chief Financial Officer certifies that the Act is fully
funded.

1514 Sec. 2243. Section 301 of the Act (D.C. Official Code § 30-201.01, note) is amended to
1515 read as follows:

1516 "Sec. 301. Applicability.

1517	"(a) This act shall apply upon the later of:
1518	"(1) October 1, 2019; or
1519	"(2) Inclusion of its fiscal effect in an approved budget and financial plan.
1520	"(b) The Chief Financial Officer shall certify the date of the inclusion of the fiscal effect
1521	in an approved budget and financial plan and provide notice to the Budget Director of the
1522	Council of the certification.
1523	"(c)(1) The Budget Director shall cause the notice of the certification to be published in
1524	the District of Columbia Register.
1525	"(2) The date of publication of the notice of the certification shall not affect the
1526	applicability of this act.".
1527	Sec. 2244. Applicability.
1528	This subtitle shall apply as of June 25, 2019.
1529 1530 1531 1532	TITLE III. PUBLIC SAFETY AND JUSTICE SUBTITLE A. CRIMINAL CODE REFORM COMMISSION TERM EXTENSION Sec. 3001. Short title.
1533	This subtitle may be cited as the "Criminal Code Reform Commission Emergency
1534	Amendment Act of 2019".
1535	Sec. 3002. Section 201(b) of the Procurement Practices Reform Act of 2010, effective
1536	April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2–352.01(b)), is amended as follows:
1537	(a) Paragraph (10) is amended by striking the phrase "; and" and inserting a semicolon in
1538	its place.

- (b) Paragraph (11) is amended by striking the period and inserting the phrase "; and" in itsplace.
- 1541 (c) A new paragraph (12) is added to read as follows:
- 1542 "(12) The Criminal Code Reform Commission.".
- 1543 Sec. 3003. The Criminal Code Reform Commission Establishment Act of 2016, effective
- 1544 October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 3-151 *et seq.*), is amended as follows:
- 1545 (a) Section 3123(a) (D.C. Official Code § 3-152(a)) is amended by striking the phrase
- 1546 "September 30, 2019" and inserting the phrase "September 30, 2020" in its place.
- 1547 (b) Section 3127 (D.C. Official Code § 3-156) is amended by striking the phrase
- 1548 "October 1, 2019" and inserting the phrase "October 1, 2020" in its place.
- 1549 SUBTITLE B. SENIOR POLICE OFFICERS PROGRAM
- 1550 Sec. 3011. Short title.
- 1551 This subtitle may be cited as the "Retired Police Officer Redeployment Program 1552 Emergency Amendment Act of 2019".
- 1553 Sec. 3012. Section 2(h) of the Retired Police Officer Redeployment Amendment Act of
- 1554 1992, effective September 29, 1992 (D.C. Law 9-163; D.C. Official Code § 5-761(h)), is amended
- 1555 as follows:
- (a) Paragraph (1) is amended by striking the phrase "October 1, 2019," and inserting thephrase "October 1, 2020," in its place.
- (b) Paragraph (3) is amended by striking the phrase "3 years" and inserting the phrase "5years" in its place.

1560 Sec. 3013. Applicability.

1561 This subtitle shall apply as of the effective date of this act.

1562 SUBTITLE C. AUTOMATIC RENEWAL PROTECTIONS
1563 Sec. 3021. Short title.

1564 This subtitle may be cited as the "Automatic Renewal Protections Emergency1565 Amendment Act of 2019".

1566 Sec. 3022. The Structured Settlements and Automatic Renewal Protections Act of

1567 2018, effective March 13, 2019 (D.C. Law 22-235; D.C. Official Code § 28A-101 et

1568 *seq.*)), is amended as follows:

1569 (a) Section 203 (D.C. Official Code § 28A-203) is amended as follows:

1570 (1) Subsection (a) is amended by striking the phrase "the contract." and inserting the phrase "the contract. If an offer of sale of a good or service subject to this 1571 subsection also includes a free gift or trial, the offer shall include a clear and conspicuous 1572 explanation of the price that will be charged after the trial ends or the manner in which 1573 the subscription or purchasing price will change upon conclusion of the trial." in its place. 1574 (2) Subsection (c)(1) is amended by striking the phrase "renewal between" 1575 1576 one and 7 days" and inserting the phrase "renewal at least 15 and no more than 30 days" in its place. 1577

- 1578 (b) Section 301 is amended to read as follows:
- 1579 "Section 301. Applicability.

1580 "(a) Title I shall not apply to any transfer agreement entered into before the effective date1581 of this act.

"(b) Title II shall not apply to a contract entered into or automatically renewed before the
effective date of this act, but it shall apply to automatic renewals of such contracts that renew on
or after the effective date of this act.".

1585 SUBTITLE D. CRIME VICTIMS COMPENSATION FUNERAL AND BURIAL 1586 EXPENSES 1597 See 2021 Short dida

1587 Sec. 3031. Short title.

1588 This subtitle may be cited as the "Crime Victims Compensation Funeral and Burial

1589 Expenses Emergency Amendment Act of 2019".

1590 Sec. 3032. Section 2(7)(A)(ii) of the Victims of Violent Crime Compensation Act of

1591 1996, effective April 9, 1997 (D.C. Law 11-243; D.C. Official Code § 4-501(7)(A)(ii)), is

amended by striking the phrase "of cremation or other chosen method interment" and inserting

1593 the phrase "of embalming, burial containers, cremation, and the chosen method of interment;

provided, that a claimant's economic loss under this sub-subparagraph shall not exceed \$10,000"

in its place.

1596 Sec. 3032. Applicability.

1597 This subtitle shall apply as of the effective date of this act.

1598 SUBTITLE E. OFFICE OF NEIGHBORHOOD SAFETY AND ENGAGEMENT

- 1599 FUND AUTHORITY AND TRANSFER OF ROVING LEADERS PROGRAM
- 1600 Sec. 3041. Short title.

1601 This subtitle may be cited as the "Office of Neighborhood Safety and Engagement

1602 Emergency Amendment Act of 2019".

1603	Sec. 3042. The Neighborhood Engagement Achieves Results Amendment Act of 2016,
1604	effective June 30, 2016 (D.C. Law 21-125; D.C. Official Code § 7-2411 et seq.), is amended as
1605	follows:
1606	(a) Section 101 (D.C. Official Code § 7-2411) is amended as follows:
1607	(1) Subsection (a)(1) is amended by striking the phrase "Community Stabilization"
1608	and inserting the phrase "Family and Survivor Support Services" in its place.
1609	(2) Subsection (d) is amended as follows:
1610	(A) The lead-in language is amended by striking the phrase "information
1611	from" and inserting the phrase "information, by cohort, from" in its place.
1612	(B) Paragraph (2) is amended by striking the phrase "individuals'
1613	participation;" and inserting the phrase "individuals' participation, and for those individuals who
1614	did not remain in the program for the entirety of its duration, the reasons for their separation;" in
1615	its place.
1616	(C) Paragraph (3) is amended by striking the phrase "progress; and" and
1617	inserting the phrase "progress, including whether they are employed in subsidized or unsubsidized
1618	employment and any certifications or diplomas they have obtained while participating in the
1619	program;" in its place.
1620	(D) Paragraph (4) is amended by striking the period and inserting the phrase
1621	"; and" in its place.
1622	(E) A new paragraph (5) is added to read as follows:

1623	"(5) Whether any participant has been arrested or convicted during or following
1624	their participation, and for what offense or offenses.".
1625	(3) A new subsection (g) is added to read as follows:
1626	"(g) Agency funds may be used to purchase food and non-alcoholic beverages for
1627	participants in ONSE's programs and activities, including violence prevention programs, short-
1628	term assistance programs, retreats, community outreach activities and events, individual outreach
1629	activities such as program recruitment, and training and education activities for community
1630	members, where the purchase is reasonably necessary to assist ONSE in the effective achievement
1631	of a statutory goal, objective, or responsibility.".
1632	(b) Section 103 (D.C. Official Code § 7-2413) is repealed.
1633	Sec. 3043. Applicability.
1634	This subtitle shall apply as of the effective date of this act.
1635 1636	SUBTITLE F. RETURNING CITIZENS OPPORTUNITY TO SUCCEED Sec. 3051. Short title.
1637	This subtitle may be cited as the "Returning Citizens Opportunity to Succeed Emergency
1638	Amendment Act of 2019".
1639	Sec. 3052. The lead-in language of section 127(b) of the Vital Records Modernization
1640	Amendment Act of 2018, effective October 30, 2018 (D.C. Law 22-164; D.C. Official Code § 7-
1641	231.27(b)), is amended by striking the phrase "a pilot program for Fiscal Year 2019 shall be
1642	established to waive the fee for a certificate of birth for:" and inserting the phrase "the fee for a
1643	certificate of birth shall be waived for:" in its place.

1644 Sec. 3053. The District of Columbia Traffic Act, 1925, approved March 3, 1925 (43 Stat. 1645 1121; D.C. Official Code *passim*), is amended as follows: (a) Section 7(a) (D.C. Official Code § 50-1401.01(a)) is amended as follows: 1646 (1) The lead-in language of paragraph (1)(A-ii)(i) is amended by striking the 1647 phrase "a pilot program for Fiscal Year 2019 shall be established to waive the fee described in 1648 1649 subparagraph (A-i) of this paragraph for:" and inserting the phrase "the fee described in subparagraph (A-i) of this paragraph shall be waived for:" in its place. 1650 1651 (2) The lead-in language of paragraph (2)(A-i)(i) is amended by striking the 1652 phrase "a pilot program for Fiscal Year 2019 shall be established to waive the fee described in subparagraph (A) of this paragraph for:" and inserting the phrase "the fee described in 1653 1654 subparagraph (A) of this paragraph shall be waived for:" in its place. (3) The lead-in language of paragraph (2A)(A-i)(i) is amended by striking the 1655 phrase "a pilot program for Fiscal Year 2019 shall be established to waive the fee described in 1656 subparagraph (A) of this paragraph for:" and inserting the phrase "the fee described in 1657 subparagraph (A) of this paragraph shall be waived for:" in its place. 1658 (b) The lead-in language of section 8a(a)(1B)(A) (D.C. Official Code § 50-1659 1660 1401.03(a)(1B)(A)) is amended to read as follows: "(A) The application fee for a driver's license or a special identification 1661 card issued pursuant to this section shall be waived for:". 1662 SUBTITLE G. MATERNAL MORTALITY REVIEW COMMITTEE 1663 Sec. 3061. Short title.

1665	This subtitle may be cited as the "Maternal Mortality Review Committee Establishment
1666	Emergency Amendment Act of 2019".
1667	Sec. 3062. The Maternal Mortality Review Committee Establishment Act of 2018,
1668	effective June 5, 2018 (D.C. Law 22-111; D.C. Official Code § 7-671.01 et seq.), is amended as
1669	follows:
1670	(a) Section 3 (D.C. Official Code § 7-671.02) is amended as follows:
1671	(1) Subsection (b) is amended by striking the phrase "factors,:" and inserting the
1672	phrase "factors:" in its place.
1673	(2) Subsection (d) is amended by adding a new paragraph (3) to read as follows:
1674	"(3) The Chief Medical Examiner shall annually, no later than 60 days after the
1675	annual report described in paragraph (1) of this subsection is made publicly available, convene a
1676	symposium at which the Chief Medical Examiner shall present the report to the public, District
1677	agencies implicated by the report's findings, the Deputy Mayors for Public Safety and Justice
1678	and Health and Human Services, any relevant health or policy stakeholders, and the Committee's
1679	representatives and members.".
1680	(b) Section 4(b) (D.C. Official Code § 7-671.03(b)) is amended as follows:
1681	(1) Paragraph (9) is amended by striking the phrase "; and" and inserting a
1682	semicolon in its place.
1683	(2) Paragraph (10) is amended by striking the period and inserting the phrase ";
1684	and" in its place.
1685	(3) New paragraphs (11), (12), and (13) are added to read as follows:

1686	"(11) One person who has been directly impacted by a near maternal mortality;
1687	"(12) One anesthesiologist with experience in obstetrics; and
1688	"(13) One neonatologist with experience with high-risk pregnancies.".
1689	Sec. 3063. Section 16-1053 of the District of Columbia Official Code is amended as
1690	follows:
1691	(a) Subsection (a) is amended as follows:
1692	(1) Paragraph (8) is amended by striking the phrase "; and" and inserting a
1693	semicolon in its place.
1694	(2) Paragraph (9) is amended by striking the period and inserting the phrase ";
1695	and" in its place.
1696	(3) A new paragraph (10) is added to read as follows:
1697	"(10) The Office of Victim Services and Justice Grants.".
1698	(b) Subsection (b) is amended as follows:
1699	(1) Paragraph (5) is amended by striking the phrase "shelters; and" and inserting
1700	the phrase "housing organizations;" in its place.
1701	(2) Paragraph (6) is amended by striking the period and inserting the phrase ";
1702	and" in its place.
1703	(3) A new paragraph (7) is added to read as follows:
1704	"(7) The federally recognized state coalition for domestic violence.".
1705	Sec. 3064. Applicability.
1706	This subtitle shall apply as of the effective date of this act.

1707	SUBTITLE H. ATTORNEY GENERAL SUPPORT AND RESTITUTION FUNDS
1708	Sec. 3071. Short title.
1709	This subtitle may be cited as the "Attorney General Support and Restitution Funds
1710	Emergency Amendment Act of 2019".
1711	Sec. 3072. The Attorney General for the District of Columbia Clarification and Elected
1712	Term Amendment Act of 2010, effective May 27, 2010 (D.C. Law 18-160; D.C. Official Code §
1713	1-301.81 et seq.), is amended as follows:
1714	(a) Section 106b (D.C. Official Code § 1-301.86b) is amended as follows:
1715	(1) Subsection (c) is amended to read as follows:
1716	"(c)(1) Money in the Fund shall be used for the following purposes:
1717	"(A) Supporting general litigation expenses associated with prosecuting or
1718	defending litigation matters on behalf of the District of Columbia;
1719	"(B) Funding staff positions, up to a maximum amount of \$4 million per
1720	year, and non-personnel costs related to administering any grant issued pursuant to the authority
1721	provided in section 108c(a); and
1722	"(C) Crime reduction and violence interruption programming.
1723	"(2) Beginning in Fiscal Year 2020, up to \$3 million deposited into the Fund each
1724	fiscal year may be used for the purpose of crime reduction and violence interruption.".
1725	(2) Subsection (d) is amended as follows:
1726	(A) Paragraph (3) is amended to read as follows:

1727	"(3)(A) The balance in the Fund, including interest earned, shall not exceed \$10
1728	million. Any funds in excess of \$10 million shall revert at the end of a fiscal year to the
1729	unrestricted fund balance of the General Fund of the District of Columbia.
1730	"(B) Notwithstanding subparagraph (A) of this subsection, the Office of
1731	the Attorney General may retain up to \$11.6 million in the Fund until September 30, 2020.".
1732	(b) A new section 106d is added to read as follows:
1733	"106d. Vulnerable Adult and Elderly Person Exploitation Restitution Fund.
1734	"(a) There is established as a special fund the Vulnerable Adult and Elderly Person
1735	Exploitation Restitution Fund ("Restitution Fund") which shall be administered by the Office of
1736	the Attorney General in accordance with subsection (c) of this section.
1737	"(b) Awards of restitution and costs to individuals imposed under a court order,
1738	judgment, or settlement in any action or investigation brought to enforce to section 203a of the
1739	Criminal Abuse, Neglect, and Financial Exploitation of Vulnerable Adults and the Elderly Act of
1740	2000, effective November 23, 2016 (D.C. Law 21-166; D.C. Official Code § 22-933.01), shall be
1741	deposited in the Restitution Fund.
1742	"(c) Money in the Restitution Fund shall be used for the following purposes:
1743	"(1) The payment of restitution to individuals harmed by the conduct of persons
1744	or entities that are the subject of court orders, judgments or settlements in actions or
1745	investigations brought to enforce section 203a of the Criminal Abuse, Neglect, and Financial
1746	Exploitation of Vulnerable Adults and the Elderly Act of 2000, effective November 23, 2016
1747	(D.C. Law 21-166; D.C. Official Code § 22-933.01); and

1748	"(2) Costs and expenses related to maintaining the Restitution Fund or to paying
1749	amounts to harmed individuals.
1750	"(d)(1) The money deposited into the Restitution Fund but not expended in a fiscal year
1751	shall not revert to the unassigned fund balance of the General Fund of the District of Columbia at
1752	the end of a fiscal year, or at any other time.
1753	"(2) Subject to authorization in an approved budget and financial plan, any funds
1754	appropriated in the Restitution Fund shall be continually available without regard to fiscal year
1755	limitation.
1756	"(e) The Attorney General may promulgate regulations for the administration of the
1757	Restitution Fund and the making of payments from the Restitution Fund.".
1758	(c) Section 2(a) of the Omnibus Public Safety and Justice Amendment Act of 2018,
1759	enacted on January 30, 2019 (D.C. Act 22-614; 66 DCR 1627), is repealed.
1760	Sec. 3073. Applicability.
1761	This subtitle shall apply as of September 30, 2019.
1762 1763	SUBTITLE I. OFFICE OF POLICE COMPLAINTS INDEPENDENT REVIEW Sec. 3081. Short title.
1764	This subtitle may be cited as the "Office of Police Complaints Independent Review
1765	Emergency Amendment Act of 2019".
1766	Sec. 3082. Section 5 of the Office of Citizen Complaint Review Establishment Act of
1767	1998, effective March 26, 1999 (D.C. Law 12-208; D.C. Official Code § 5-1104), is amended by
1768	adding a new subsection (d-3) to read as follows:

1769	"(d-3)(1) The Board or any entity selected by the Board shall cause to be conducted an
1770	independent review of the activities of MPD's Narcotics and Specialized Investigations Division,
1771	and any of its subdivisions ("NSID"), from January 1, 2017, through December 31, 2019.
1772	"(2) By April 30, 2021, the Board shall submit to the Mayor and Council a report
1773	summarizing the findings of the review, including:
1774	"(A) A description of the NSID's operations, management, and command
1775	structure;
1776	"(B) An evaluation of stops and searches conducted by NSID officers,
1777	including an analysis of the records identified in section 386(a)(4B) of the Revised Statutes of
1778	the District of Columbia (D.C. Official Code § 5-113.01(a)(4B));
1779	"(C) An evaluation of citizen complaints received by the Office regarding
1780	the alleged conduct of NSID officers;
1781	"(D) An evaluation of the adequacy of discipline imposed by the
1782	Metropolitan Police Department on NSID officers as a result of a sustained allegation of
1783	misconduct pursuant to section 13; and
1784	"(E) Recommendations, informed by best practices for similar entities in
1785	other jurisdictions, for improving the NSID's policing strategies, providing effective oversight
1786	over NSID officers, and improving community-police relations.
1787	"(3)(A) The Executive Director, acting on behalf of the Board, shall have access
1788	to all books, accounts, records, reports, findings, and all other papers, things, or property

1789	belonging to or in use by any department, agency, or other instrumentality of the District
1790	government that are necessary to facilitate the review.
1791	"(B) If the Executive Director is denied access to any books, accounts,
1792	records, reports, findings, or any other papers, things, or property, the reason for the denial shall:
1793	"(i) Be submitted in writing to the Executive Director no later than
1794	7 days after the date of the Executive Director's request;
1795	"(ii) State the specific reasons for the denial, including citations to
1796	any law or regulation relied upon as authority for the denial; and
1797	"(iii) State the names of the public officials or employees
1798	responsible for the decision to deny the request.
1799	"(4) Employees of the MPD shall cooperate fully with the Office or any entity
1800	selected by the Office to conduct the review. Upon notification by the Executive Director that an
1801	MPD employee has not cooperated as requested, the Police Chief shall cause appropriate
1802	disciplinary action to be instituted against the employee and shall notify the Executive Director
1803	of the outcome of such action.
1804	"(5) The Executive Director shall keep confidential the identity of all persons
1805	named in any documents transferred from the MPD to the Office pursuant to this subsection.
1806	"(6) The disclosure or transfer of any books, accounts, records, reports, findings
1807	or any papers, things, or property from the MPD to the Office pursuant to this subsection shall
1808	not constitute a waiver of any privilege or exemption that otherwise could be asserted by the
1809	MPD to prevent disclosure to the general public or in a judicial or administrative proceeding.

1810	"(7) A Freedom of Information Act request for any books, accounts, records,
1811	reports, findings or any papers, things, or property obtained by the Office from the MPD
1812	pursuant to this subsection may only be submitted to the MPD.".
1813 1814	SUBTITLE J. ESCHEATMENT FUND CLARIFICATION Sec. 3091. Short title.
1815	This subtitle may be cited as the "Escheatment Fund Clarification Emergency
1816	Amendment Act of 2019".
1817	Sec. 3092. Section 19-701 of the District of Columbia Official Code is amended to read
1818	as follows:
1819	"Section 19-701. Escheatment.
1820	"(a) When there is no surviving spouse, surviving domestic partner, or relation of the
1821	intestate within the fifth degree, reckoned by counting down from the common ancestor to the
1822	more remote, the surplus of real and personal property escheats to the District of Columbia to be
1823	deposited in the Escheatment Fund, established by subsection (b) of this section.
1824	"(b)(1) There is established as a special fund the Escheatment Fund ("Fund"), which shall
1825	be administered by the Department of Human Services in accordance with subsection (3) of this
1826	section.
1827	"(2) All cash, including real or personal property reduced to cash, received or
1828	obtained by the District pursuant to subsection (a) of this section shall be deposited in the Fund.
1829	"(3) Money in the Fund shall be used for emergency assistance grants described
1830	in § 4-753.01(e).

1831	"(4)(A) The money deposited into the Fund but not expended in a fiscal year shall
1832	not revert to the unassigned fund balance of the General Fund of the District of Columbia at the
1833	end of a fiscal year, or at any other time.
1834	"(B) Subject to authorization in an approved budget and financial plan,
1835	any funds appropriated in the Fund shall be continually available without regard to fiscal year
1836	limitation.
1837	"(c) For the purposes of this section, the term "domestic partner" shall have the same
1838	meaning as provided in § 32-701(3).".
1839	Sec. 3093. Applicability.
1840	This subtitle shall apply as of September 30, 2019.
1841 1842 1843	SUBTITLE K. EMERGENCY AND NON-EMERGENCY TELEPHONE CALLING SYSTEMS FUNDING Sec. 3101. Short title.
1844	This subtitle may be cited as the "Emergency and Non-Emergency Number Telephone
1845	Calling Systems Fund Emergency Amendment Act of 2019".
1846	Sec. 3102. Section 603(b)(2) of the Emergency and Non-Emergency Telephone Calling
1847	Systems Fund Act of 2000, effective October 19, 2000 (D.C. Law 13-172; D.C. Official Code §
1848	34-1802(b)(2)), is amended as follows:
1849	(a) Paragraph (2) is amended by striking the phrase "; and" and inserting a semicolon in its
1850	place.
1851	(b) Paragraph (3) is amended by striking the period and inserting the phrase "; and" in its
1852	place.
1853	(c) A new paragraph (4) is added to read as follows: 87

1854	"(4) Such amounts as may be appropriated or deposited into the Fund.".
1855 1856 1857 1858	TITLE IV. PUBLIC EDUCATION SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA FOR PUBLIC SCHOOLS AND PUBLIC CHARTER SCHOOLS INCREASES Sec. 4001. Short title.
1859	This subtitle may be cited as the "Funding for Public Schools and Public Charter Schools
1860	Increase Emergency Amendment Act of 2019".
1861	Sec. 4002. Section 2401 of the District of Columbia School Reform Act of 1995,
1862	approved April 26, 1996 (110 Stat. 1321-256; D.C. Official Code § 38-1804.01), is amended as
1863	follows:
1864	(a) Subsection (c)(3) is amended by striking the phrase "under the Special Education
1865	Compliance Fund" and inserting the phrase "for Special Education Compliance Funding" in its
1866	place.
1867	(b) Subsection (i) is amended by striking the phrase "Compliance Fund" and inserting the
1868	phrase "Compliance Funding" in its place.
1869	Sec. 4003. The Uniform Per Student Funding Formula for Public Schools and Public
1870	Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207; D.C. Official Code
1871	§ 38-2901 et seq.), is amended as follows:
1872	(a) Section 102 (D.C. Official Code § 38-2901) is amended as follows:
1873	(1) Paragraph (11A) is repealed.
1874	(2) Paragraph (11B) is amended by striking the phrase "Compliance Fund" and
1875	inserting the phrase "Compliance Funding" in its place.

- 1876 (b) Section 104(a) (D.C. Official Code § 38-2903(a)) is amended by striking the phrase
- 1877 "\$10,658 per student for Fiscal Year 2019" and inserting the phrase "\$10,980 per student for
- 1878 Fiscal Year 2020" in its place.
- 1879 (c) Section 105 (D.C. Official Code § 38-2904) is amended by striking the tabular array

1880 and inserting the following tabular array in its place:

1881

"Grade Level	Weighting	Per Pupil
		Allocation in FY
		2020
"Pre-Kindergarten 3	1.34	\$14,713
"Pre-Kindergarten 4	1.30	\$14,273
"Kindergarten	1.30	\$14,273
"Grades 1-5	1.00	\$10,980
"Grades 6-8	1.08	\$11,858
"Grades 9-12	1.22	\$13,395
"Alternative program	1.44	\$15,810
"Special education	1 17	\$12,846
school	1.17	
"Adult	0.89	\$9,772

- 1883 (d) Section 106(c) (D.C. Official Code § 38-2905(c)) is amended to read as follows:
- 1884 "(c) The supplemental allocations shall be calculated by applying weightings to the
- 1885 foundation level as follows:
- 1886 "Special Education Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Supplemental
			Allocation FY
			2020

"Level 1:	Eight hours or less per school week	0.97	\$10,650
Special	of specialized services		
Education			
"Level 2:	More than 8 hours and less than or	1.20	\$13,175
Special	equal to 16 hours per school week of		
Education	specialized services		
"Level 3:	More than 16 hours and less than or	1.97	\$21,630
Special	equal to 24 hours per school week of		
Education	specialized services		
"Level 4:	More than 24 hours per school week	3.49	\$38,318
Special	of specialized services which may		
Education	include instruction in a self-		
	contained (dedicated) special		
	education school other than		
	residential placement		
"Special	Weighting provided in addition to	0.099	\$1,087
Education	special education level add-on		
Compliance	weightings on a per-student basis for		
Funding	special education compliance		
"Attorney's	Weighting provided in addition to	0.089	\$977
Fees	special education level add-on		
Supplement	weightings on a per-student basis for		
	attorney's fees		
"Residential	D.C. Public School or public charter	1.67	\$18,336
	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		Per Pupil Supplemental Allocation FY 2020
"ELL	Additional funding for English Language Learners.	0.49	\$5,380

"At-risk	Additional funding for students in	0.225	\$2,470	
	foster care, who are homeless, on			
	TANF or SNAP, or behind grade			
	level			

"Residential Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Supplemental
_			Allocation FY
			2020
"Level 1:	Additional funding to support the	0.37	\$4,062
Special	after-hours level 1 special education		
Education -	needs of students living in a D.C.		
Residential	Public School or public charter		
	school that provides students with		
	room and board in a residential		
	setting		
"Level 2:	Additional funding to support the	1.34	\$14,713
Special	after-hours level 2 special education		
Education -	needs of students living in a D.C.		
Residential	Public School or public charter		
	school that provides students with		
	room and board in a residential		
	setting		
"Level 3:	Additional funding to support the	2.89	\$31,731
Special	after-hours level 3 special education		
Education -	needs of students living in a D.C.		
Residential	Public School or public charter		
	school that provides students with		
	room and board in a residential		
	setting		
"Level 4:	Additional funding to support the	2.89	\$31,731
Special	after-hours level 4 special education		
Education -	needs of limited- and non-English-		
Residential	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 support the	0.668	\$7,334
Residential	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		

1892 "Special Education Add-ons for Students with Extended School Year ("ESY") Indicated

1893 in Their Individualized Education Programs ("IEPs"):

"Level/ Program	Definition	Weighting	Per Pupil Supplemental Allocation FY 2020
"Special Education Level 1 ESY	Additional funding to support the summer school or program need for students who require ESY services in their IEPs	0.063	\$692
"Special Education Level 2 ESY	Additional funding to support the summer school or program need for students who require ESY services in their IEPs	0.227	\$2,492
"Special Education Level 3 ESY	Additional funding to support the summer school or program need for students who require ESY services in their IEPs	0.491	\$5,391

Education Level 4 ESY	Additional funding to support the summer school or program need for students who require ESY services in their IEPs	0.491	\$5,391	

- 1895 (e) Section 108a (D.C. Official Code § 38-2907.01), is amended by adding a new
 1896 subsection (a-1) to read as follows:
- 1897 "(a-1)(1) Notwithstanding subsection (a)(2) of this section, in School Year 2019-2020,
- 1898 DCPS shall allocate the \$5.353 million enhancement provided to DCPS in the Fiscal Year 2020
- 1899 Local Budget Act of 2019, passed on 2nd reading on May 28, 2019 (Enrolled version of B23-
- 1900 208), to the 31 schools whose budgets reflected net losses in the Mayor's Fiscal Year 2020
- 1901 Proposed Budget and Financial Plan.
- 1902 "(2) Each of the 31 schools shall receive an allocation proportional to its proposed1903 net loss.

"(3) No later than November 1, 2019, DCPS shall submit to the Council a report
reflecting the allocation each of the 31 schools described in paragraph (1) of this subsection
received. The report shall include:

1907 "(A) A comprehensive list of all 31 schools and the total amount of additional

- 1908 funding allocated to each school pursuant to paragraph (2) of this subsection; and
- 1909 "(B) For each school, a breakdown of the allocation by program code and a1910 detailed justification for allocating funding to the respective program code.".

1911	Sec. 4004. It is the intent of the Council that in the 2019-2020 school year the Uniform
1912	Per Student Funding Formula funds that would have been allocated to Monument Academy
1913	Public Charter School should follow students who were enrolled in Monument Academy Public
1914	Charter School for the 2019-2020 school year to the District of Columbia public schools or
1915	public charter schools in which they ultimately enroll.
1916 1917 1918	SUBTITLE B. RECOVERY OF DELINQUENT NON-RESIDENT TUITION PAYMENTS Sec. 4011. Short title.
1919	This subtitle may be cited as the "Non-Resident Student Delinquent Debt Recovery
1920	Emergency Amendment Act of 2019".
1921	Sec. 4012. The Delinquent Debt Recovery Act of 2012, effective September 20, 2012
1922	(D.C. Law 19-168; D.C. Official Code § 1-350.01 et seq.), is amended as follows:
1923	(a) Section 1043 (D.C. Official Code § 1-350.02) is amended as follows:
1924	(1) Subsection (a) is amended by striking the phrase "subsections (a-1) and (a-2)"
1925	and inserting the phrase "subsection (a-1)" in its place.
1926	(2) A new subsection (a-3) is added to read as follows:
1927	"(a-3) Beginning in Fiscal Year 2020 and for each fiscal year thereafter, funds collected
1928	and recovered by the Central Collection Unit arising out of non-resident student tuition
1929	delinquent debts transferred and referred to the Central Collection Unit by the Office of the State
1930	Superintendent of Education for collection, net of costs and fees, shall be deposited into the
1931	Student Residency Verification Fund established by section 15b of the District of Columbia

1932 Nonresident Tuition Act, effective May 9, 2012 (D.C. Law 19-126; D.C. Official Code

1933 § 38-312.02), within 60 days.".

(b) Section 1045(b)(2) (D.C. Official Code § 1-350.04(b)(2)) is amended by striking the
phrase "section 1043(a-1) and (a-2)" and inserting the phrase "section 1043(a-1), (a-2), and (a-

1936 3)" in its place.

1937 SUBTITLE C. OFFICE OF ADMINISTRATIVE HEARINGS JURISDICTION
 1938 Sec. 4021. Short title.

1939 This subtitle may be cited as the "Office of Administrative Hearings Jurisdiction

1940 Emergency Amendment Act of 2019".

1941 Sec. 4022. Section 6(b-22)(3) of the Office of Administrative Hearings Establishment

1942 Act of 2001, effective March 6, 2002 (D.C. Law 14-76; D.C. Official Code § 2-1831.03(b-

1943 22)(3)), is amended by striking the phrase "denial of federal grant application" and inserting the

1944 phrase "denial of a grant application, the termination of a grant, or other adverse enforcement

1945 action taken against a grantee related to a grant (including withholding of payment, suspension

1946 of funds, or disallowance of funds)" in its place.

1947 SUBTITLE D. DEPUTY MAYOR FOR EDUCATION LIMITED GRANT-

1948 MAKING AUTHORITY

1949 Sec. 4031. Short title.

1950 This subtitle may be cited as the "Deputy Mayor for Education Limited Grant-Making

1951 Authority Emergency Amendment Act of 2019".

1952 Sec. 4032. Deputy Mayor for Education limited grant-making authority.

1953	(a) For Fiscal Year 2020, the Deputy Mayor for Education shall have grant-making
1954	authority to provide a grant in an amount not to exceed \$300,000 for a study of the uniform per
1955	student funding formula as recommended by the February 1, 2019 report of the Uniform Per
1956	Student Funding Formula Working Group.
1957	(b) A grant issued under this section shall be administered pursuant to the requirements
1958	set forth in the Grant Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-
1959	61; D.C. Official Code § 1-328.11 et seq.).
1960 1961	SUBTITLE E. STATEWIDE SPECIAL EDUCATION COMPLIANCE FUND Sec. 4041. Statewide Special Education Compliance Fund.
1962	This subtitle may be cited as the "Statewide Special Education Compliance Fund
1963	Emergency Act of 2019".
1964	Sec. 4082. The State Education Office Establishment Act of 2000, effective October 21,
1965	2000 (D.C. Law 13-176; D.C. Official Code § 38-2601 et seq.), is amended by adding a new
1966	section 7h to read as follows:
1967	"Sec. 7h. Statewide Special Education Compliance Fund.
1968	"(a) There is established as a special fund the Statewide Special Education Compliance
1969	Fund ("Fund"), which shall be administered by the Office of the State Superintendent of
1970	Education in accordance with subsection (c) of this section.
1971	"(b) There shall be deposited into the Fund such amounts as may be appropriated to the
1972	Fund.
1973	"(c) Money in the Fund shall be used for the following purposes:

1974	"(1) To provide, establish, and maintain the supports and resources to ensure
1975	timely special education due process proceedings, timely implementation of hearing officer
1976	determinations in special education due process proceedings, and timely implementation of
1977	settlement agreements that settle special education due process complaints;
1978	"(2) To develop, maintain, or improve new and existing data systems and
1979	applications related to the provision of special education services to students with disabilities;
1980	"(3) To pay for state-level activities, supports, or resources related to assisting and
1981	monitoring local education agencies, schools, or any other responsible party in their compliance
1982	with federal and local laws and regulations for the provision of special education services to
1983	students with disabilities; and
1984	"(4) To support activities required to ensure continued compliance with federal
1985	and local laws and regulations regarding the provision of special education services to students
1986	with disabilities.
1987	"(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
1988	revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
1989	of a fiscal year, or at any other time.
1990	"(2) Subject to authorization in an approved budget and financial plan, any funds
1991	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
1992 1993	SUBTITLE F. DCPS CHANCELLOR SALARY Sec. 4051. Short title.

1993 Sec. 4051. Short title.

1994	This subtitle may be cited as the "Chancellor of the District of Columbia Public Schools
1995	Salary Conformity Emergency Amendment Act of 2019".
1996	Sec. 4052. Section 1052(b)(2)(A) of the District of Columbia Government
1997	Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C.
1998	Official Code § 1-610.52(b)(2)(A)), is amended as follows:
1999	(a) Sub-subparagraph (i) is amended as follows:
2000	(A) Strike the phrase "Antwan Wilson" and insert the phrase "Lewis
2001	Ferebee" in its place.
2002	(B) Strike the date "February 1, 2017" and insert the date "January 21,
2003	2019" in its place.
2004	(b) Sub-subparagraph (ii) is amended by striking the phrase "in the 2017-2018 school
2005	year." and inserting the phrase "in each school year." in its place.
2006 2007	SUBTITLE G. STUDENT FAIR ACCESS TO SCHOOL CLARIFICATION Sec. 4061. Short title.
2008	This subtitle may be cited as the "Student Fair Access to School Clarification Emergency
2009	Amendment Act of 2019".
2010	Sec. 4062. Title II of the Attendance Accountability Amendment Act of 2013, effective
2011	August 25, 2018 (D.C. Law 22-157; D.C. Official Code § 38-236.01 et seq.), is amended as
2012	follows:
2013	(a) Section 204(a)(1) (D.C. Official Code § 38-236.04(a)(1)) is amended by striking the
2014	phrase "2019-2020, no student in grades kindergarten through 8" and inserting the phrase "2019-

2015 2020, for students in grades kindergarten through 5, and school year 2020-2021 for students in2016 grades 6 through 8, no student" in its place.

2017 (b) Section 206 (D.C. Official Code § 38-236.06) is amended as follows:

2018

(1) Subsection (a)(4) is amended to read as follows:

2019 "(4) Technical assistance and supportive services to assist local education
2020 agencies and schools, as needed and in accordance with policies OSSE adopts, in reducing the
2021 use of exclusion by addressing the causes of student misconduct and the development and
2022 revision of disciplinary plans.".

2023

(2) A new subsection (c-1) is added to read as follows:

"(c-1) Beginning October 1, 2019, and consistent with the recommendations in the 2024 2025 Report of the Task Force on School Mental Health submitted March 26, 2018, the Department of 2026 Behavioral Health shall provide local education agencies and schools with non-instructional personnel who have specialized expertise in behavioral health and trauma-informed educational 2027 settings to provide local education agencies and schools with broader mental health services, 2028 including reducing the use of exclusion by addressing the causes of student misconduct and 2029 2030 being available for consultation regarding the development and revision of disciplinary plans.". SUBTITLE H. DCPL PARTNERSHIPS AND SPONSORSHIPS 2031

2032 Sec. 4071. Short Title.

2033 This subtitle may be cited as the "District of Columbia Public Library Partnership and2034 Sponsorship Emergency Amendment Act of 2019".

2035	Sec. 4072. An Act To establish and provide for the maintenance of a free public library
2036	and reading room in the District of Columbia, approved June 3, 1896 (29 Stat. 244; D.C. Official
2037	Code § 39-101 et seq.), is amended as follows:
2038	(a) Section 5(a) (D.C. Official Code § 39-105(a)) is amended as follows:
2039	(1) Paragraph (14)(C) is amended by striking the period and inserting a semicolon
2040	in its place.
2041	(2) Paragraph (15) is amended by striking the period and inserting a semicolon in
2042	its place.
2043	(3) Paragraph (16) is amended as follows:
2044	(A) The lead-in language is amended by striking the phrase "Chief
2045	Librarian or Executive Director," and inserting the phrase "Chief Librarian or Executive Director
2046	or his or her designees," in its place.
2047	(B) Subparagraph (D) is amended by striking the period and inserting the
2048	phrase "; and" in its place.
2049	(4) A new paragraph (17) is added to read as follows:
2050	"(17)(A) Notwithstanding section 231(b) of the Board of Ethics and Government
2051	Accountability Establishment and Comprehensive Ethics Reform Amendment Act of 2011,
2052	effective April 27, 2012 (D.C. Law 19-124; D.C. Official Code § 1-1162.31(b)), or any other
2053	provision of the law, have the authority, through its Chief Librarian or Executive Director or his
2054	or her designees, to:

2055	"(i) Promote, endorse, co-sponsor, solicit for, or collaborate with a
2056	charitable organization whose sole mission is to support the public library;
2057	"(ii) Contract for advertisements for and sponsorships of the public
2058	library for programming and facilities improvements for the purpose of generating resources for
2059	the public library or a charitable organization that supports the public library;
2060	"(iii) Sell tickets to select public library events or events
2061	benefitting a charitable organization whose sole mission is to support the public library;
2062	"(B) Deposit revenue generated pursuant to subparagraph (A)(ii) and (iii)
2063	of this paragraph for the purpose of benefitting the public library into the DCPL Revenue-
2064	Generating Activities Fund in accordance with section 17; and
2065	"(C) Issue rules to implement the provisions of this paragraph.".
2066	(b) Section 7 (D.C. Official Code § 39-107) is amended by striking the phrase "shall be
2067	deposited into the Library Collections Account established by section 14." and inserting the
2068	phrase "shall be deposited into the DCPL Revenue-Generating Activities Fund in accordance
2069	with section 17." in its place.
2070	(c) Section 14(a) (D.C. Official Code § 39-114(a)) is amended by repealing paragraphs
2071	(1) and (2).
2072	(d) The second section 15 (D.C. Official Code § 39-117) is amended as follows:
2073	(1) Strike the phrase "Sec. 15" and insert the phrase "Sec. 17" in its place.

2074	(2) Subsection (b) is amended by striking the phrase "services described in section
2075	5(a)(14) and (16)" and inserting the phrase "services described in sections 5(a)(14), (16), and
2076	(17)(A)(ii)-(iii) and 7" in its place.
2077	(3) Subsection (c) is amended as follows:
2078	(A) Paragraph (1) is amended by striking the phrase "; and" and inserting
2079	a semicolon in its place.
2080	(B) Paragraph (2) is amended by striking the period and inserting the
2081	phrase "; and" in its place.
2082	(C) A new paragraph (3) is added to read as follows:
2083	"(3) To support the operations of the District of Columbia Public Library,
2084	including programming and facilities improvements, and to purchase food, snacks, and non-
2085	alcoholic beverages for the general public, District of Columbia Public Library program
2086	participants, and District government employees.".
2087	(e) A new subsection (d) is added to read as follows:
2088	"(d) The money deposited into the Fund but not expended in a fiscal year shall not revert
2089	to the unassigned fund balance of the General Fund of the District of Columbia at the end of a
2090	fiscal year, or at any other time.".
2091 2092 2093	SUBTITLE I. UNIVERSITY OF THE DISTRICT OF COLUMBIA FUNDRAISING MATCH Sec. 4081. Short title.
2094	This subtitle may be cited as the "University of the District of Columbia Fundraising
2095	Match Emergency Act of 2019".

2096	Sec. 4082. (a) In Fiscal Year 2020, of the funds allocated to the Non-Departmental
2097	Account, \$1, up to a maximum of \$1.5 million, shall be transferred to the University of the
2098	District of Columbia ("UDC") for every \$2 that UDC raises from private donations by April 1,
2099	2020.
2100	(b) Of the amount transferred to UDC pursuant to subsection (a) of this section, no less
2101	than one-third of the funds shall be deposited into UDC's endowment fund.
2102 2103	SUBTITLE J. USE OF SCHOOL PERMIT FEES Sec. 4091. Short title.
2104	This subtitle may be cited as the "Use of School Permit Fees Emergency Amendment Act
2105	of 2019".
2106	Sec. 4092. Section 5(c)(1)(A) of the Ensuring Community Access to Recreational Spaces
2107	Act of 2018, effective February 22, 2019 (D.C. Law 22-210; D.C. Official Code § 38-
2108	434(c)(1)(A)), is amended by striking the phrase "subsection, for cleaning, maintaining, and
2109	repairing school facilities." and inserting the phrase "subsection." in its place.
2110 2111	SUBTITLE K. SELF-OPERATED SCHOOL FOOD SERVICE Sec. 4101. Short title.
2112	This subtitle may be cited as the "Self-Operated School Food Service Emergency
2113	Amendment Act of 2019".
2114	Sec. 4102. The Healthy Schools Act of 2010, effective July 27, 2010 (D.C. Law 18-209;
2115	D.C. Official Code § 38-821.01 et seq.), is amended as follows:
2116	(a) Section 101 (D.C. Official Code § 38-821.01) is amended by adding a new paragraph
2117	(8B) is to read as follows:

2118	"(8B) "Self-operated school food service" means a District-run program of
2119	planning, purchasing, preparing, storing, serving, and ensuring the safety of food served to
2120	students in public schools staffed and overseen by District employees and established pursuant to
2121	section 203a.".
2122	(b) A new section 203a is added to read as follows:
2123	"Sec. 203a. Self-operated school food service pilot program.
2124	"(a) During the 2020-2021 and the 2021-2022 school years, the Mayor shall operate a
2125	self-operated school food service pilot program ("pilot") in 10 public schools or the maximum
2126	number of schools that the funding appropriated will support.
2127	"(1) By July 30, 2020, the Mayor shall:
2128	"(A) Retrofit the selected school kitchens to accommodate self-operated
2129	school food service.
2130	"(B) Prepare for in-house food operations, including hiring and training
2131	staff, marketing the food services program, and stocking initial supplies in advance of the 2020-
2132	2021 school year.
2133	"(2) At least twice during the 2020-2021 school year and twice during the 2021-
2134	2022 school year, the Mayor shall administer a student satisfaction survey regarding meals
2135	provided through the pilot.
2136	"(b) Within 3 months after the last day of the 2020-2021 and 2021-2022 school years, the
2137	Mayor shall provide to the Council a report on food services at all public schools, which shall
2138	include:

2139	"(1) Results from student satisfaction surveys conducted at pilot and non-pilot
2140	schools, including a comparison of the level of student satisfaction with meals provided under
2141	the pilot and meals not provided under the pilot;
2142	"(2) A description of the costs of the pilot, including a comparison of the costs of
2143	food services provided under the pilot and the costs of the food services provided at non-pilot
2144	public schools;
2145	"(3) The cost savings created by the pilot due to changes to existing food service
2146	contracts entered into by the District;
2147	"(4) An estimate of any federal reimbursements or other federal funding made
2148	available to the District through the implementation of a self-operated school food service model
2149	at participating schools;
2150	"(5) A breakdown by each school of:
2151	"(A) Meal type name;
2152	"(B) Quantity of each meal type;
2153	"(C) Unit cost of each meal type;
2154	"(D) Total cost of each meal type;
2155	"(E) Number of each meal type served at free, reduced, or paid; and
2156	"(F) Total revenues, by revenue type, applied to each meal type;
2157	"(6) An analysis of whether meals served through the pilot and meals served by
2158	non-pilot public schools complied with federal and local school meals nutrition standards and
2159	requirements; and

2160	"(7) An analysis of what infrastructure and operating enhancements would be
2161	necessary for the District of Columbia Public School system to successfully administer self-
2162	operated school food services in all public schools, including whether the District should fund
2163	the central kitchen required to be established by section 204;
2164	"(c)(1) The Mayor shall assist all eligible local educational agencies in deciding whether
2165	to elect the community eligibility provision described in 7 C.F.R. § 245.9(f) for the local
2166	educational agency or for a school or group of schools within the local educational agency.
2167	"(2) For the purposes of this subsection, the terms "local educational agency" and
2168	"school" shall have the same meaning as provided in 7 C.F.R. § 245.2.
2169 2170	SUBTITLE L. TRUANCY PREVENTION AND LITERACY PILOT PROGRAM Sec. 4111. Short title.
2171	This subtitle may be cited as the "Truancy Prevention and Literacy Pilot Program
2172	Emergency Amendment Act of 2019".
2173	Sec. 4112. The Community Schools Incentive Act of 2012, effective June 19, 2012 (D.C.
2174	Law 19-142; D.C. Official Code §§ 38-754.01 et seq.), is amended as follows:
2175	(a) Section 402(4) (D.C. Official Code § 38-754.02(4)) is amended as follows:
2176	(1) Subparagraph (L) is amended by striking the phrase "; or" and inserting a
2177	semicolon in its place.
2178	(2) Subparagraph (M) is amended by striking the period and inserting the phrase ";
2179	or" in its place.
2180	(3) A new subparagraph (N) is added to read as follows:

2181	"(N) Programs that provide a full continuum of school-based, early
2182	literacy intervention services for all grades pre-K through 3, consisting of developmentally
2183	appropriate components for each grade, through a comprehensive intervention model.".
2184	(b) Section 403 (D.C. Code § 38-754.03) is amended by adding a new subsection (g) to
2185	reads as follows:
2186	"(g)(1) In Fiscal Year 2020, the Office of the State Superintendent of Education shall
2187	award, on a competitive basis, 2 one-year grants in the amount of \$300,000 each, to increase
2188	attendance and literacy support for students in grades kindergarten through 5, with priority given
2189	to eligible consortiums that include:
2190	"(A) An elementary school with:
2191	"(i) More than 25% of students in grades kindergarten through 5
2192	who were chronically truant in the 2018-2019 school year; and
2193	"(ii) More than 25% of students who scored at level 1 or level 2 on
2194	the state assessment for English language arts in the 2018-2019 school year; and
2195	"(B) Three or more community partners that provide at least one of the
2196	eligible services described in section 402(4)(D), (G), and (N).
2197	"(2) In Fiscal Year 2019, the Office of the State Superintendent of Education may
2198	solicit proposals and rank recipients in funding order for the expenditure of grant funds
2199	authorized in paragraph (1) of this subsection.
2200	"(3) The goal of this pilot is to test whether additional resources concurrently
2201	focusing numerous community partners dealing with literacy intervention, parental engagement,

and social-emotional issues with elementary school students will significantly improve

attendance and state assessment outcomes.".

2204 SUBTITLE M. UNIVERSITY OF THE DISTRICT OF COLUMBIA 2205 AFFORDABLE LAW FIRM PARTICIPATION

2206 Sec. 4121. Short title.

2207 This subtitle may be cited as the "University of the District of Columbia Affordable Law

Firm Participation Emergency Amendment Act of 2019".

2209 Sec. 4122. The District of Columbia Public Postsecondary Education Reorganization Act,

2210 approved October 26, 1974 (88 Stat. 1423; D.C. Official Code § 38-1201.01 et seq.), is amended

- 2211 by adding a new section 514 to read as follows:
- 2212 "Sec. 514. Upon recommendation of the Dean of the University of the District of
- 2213 Columbia School of Law and approval of the President of the University, the University may

2214 enter into an agreement with a section 501(c)(3) not-for-profit organization to permit graduates

- of the University of the District of Columbia School of Law to serve as post-graduate legal
- fellows under the supervision of District of Columbia barred attorneys; provided, that such
- agreement shall be exempt from the requirements of the Procurement Practices Reform Act of
- 2218 2010, effective April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.01 et seq.), not
- including any applicable requirements imposed pursuant to section 451 of the District of
- 2220 Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-

2221 204.51).".

2222 SUBTITLE N. SPECIAL NEEDS PUBLIC CHARTER SCHOOL FUNDING2223 AUTHORIZATION

2224 Sec. 4131. Short title.

- This subtitle may be cited as the "Special Needs Public Charter School FundingAuthorization Emergency Act of 2019".
- 2227 Sec. 4132. (a)(1) Notwithstanding section 2401(b)(3)(B)(i) of the School Reform Act of
- 2228 1995, approved April 26, 1996 (110 Stat. 1321-136; D.C. Official Code

§ 38-1804.01(b)(3)(B)(i)), in Fiscal Year 2020, the Public Charter School Board ("PCSB") shall
transmit \$1.8 million to St. Coletta Special Education Public Charter School ("school"), which
shall be in addition to any funds transmitted to the school pursuant to the Uniform Per Student
Funding Formula for Public Schools and Public Charter Schools Act of 1998, effective March
26, 1999 (D.C. Law 12-207; D.C. Official Code § 38-2901 *et seq.*).

(2) PCSB shall transfer the funds authorized pursuant to paragraph (1) of this
subsection to a bank designated by the school within 30 days of the effective date of the Fiscal
Year 2020 Local Budget Act of 2019, passed on second reading May 28, 2019 (Enrolled Version of Bill 23-208).

(3) Within 2 business days of transferring the funds authorized in subsection (a)
of this section to the school, PCSB shall submit documentation to the Council showing that such
transfer occurred.

- (b)(1) PCSB shall require the school to submit to it a quarterly accounting of all
 expenditures made with the additional funds the school received pursuant to subsection (a) of
 this section.
- (2) PCSB may consider the school's failure to submit the quarterly accounting
 required pursuant to paragraph (1) of this subsection as fiscal mismanagement.

SUBTITLE O. HEALTHY SCHOOLS FUNDING CLARIFICATION Sec. 4141. Short Title.

- 2248 This subtitle may be cited as the "Healthy Schools Funding Clarification Emergency
- Amendment Act of 2019".
- 2250 Sec. 4142. Section 102(f) of the Healthy Schools Act of 2010, effective July 2, 2010
- (D.C. Law 18-209; D.C. Official Code § 38-821.02(f)), is amended to read as follows:
- 2252 "(f) Beginning on October 1, 2019, an amount of \$5,110,000 from the revenues derived
- from the collection of the tax imposed upon all vendors by D.C. Official Code § 47-2002 shall be
- 2254 deposited annually into the Fund.".

2255 TITLE V. HEALTH AND HUMAN SERVICES

- 2256 SUBTITLE A. FLEXIBLE RENT SUBSIDY PROGRAM
- 2257 Sec. 5001. Short title.
- 2258 This subtitle may be cited as the "Flexible Rent Subsidy Program Emergency
- Amendment Act of 2019".
- 2260 Sec. 5002. Section 31c of the Homeless Services Reform Act of 2005, effective October
- 2261 8, 2016 (D.C. Law 21-160; D.C. Official Code § 4-756.05), is amended by adding a new
- subsection (c-1) to read as follows:
- 2263 "(c-1) The income eligibility requirements set forth in section 2(5B)(A) for individuals
- and families at risk of homelessness shall not apply to Program participants.".

2265 SUBTITLE B. INTERAGENCY COUNCIL ON HOMELESSNESS CONSUMER 2266 MEMBER STIPENDS

2267 Sec. 5011. Short title.

2268	This subtitle may be cited as the "Interagency Council on Homelessness Consumer
2269	Member Stipends Emergency Amendment Act of 2019".
2270	Sec. 5012. Section 1108 of the District of Columbia Government Comprehensive Merit
2271	Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
2272	611.08), is amended as follows:
2273	(a) Subsection (b) is amended by striking the phrase "establish by rule and regulation the
2274	rates of compensation or reimbursement of expenses for members of any board or commission"
2275	and inserting the phrase "establish by rule and regulation the standards for, and rates of,
2276	compensation or reimbursement of expenses for members of any board or commission" in its
2277	place.
2278	(b) Subsection (c-2) is amended as follows:
2279	(1) Paragraph (2) is amended by striking the phrase "; and" and inserting a
2280	semicolon in its place.
2281	(2) Paragraph (4) is amended by striking the period and inserting the phrase ";
2282	and" in its place.
2283	(3) A new paragraph (5) is added to read as follows:
2284	"(5) Each member of the Interagency Council on Homelessness ("Council")
2285	appointed pursuant to section 4(b)(5) of the Homeless Services Reform Act of 2005, effective
2286	October 22, 2005 (D.C. Law 16-35; D.C. Official Code § 4-752.01(b)(5)), may receive
2287	compensation in the form of a stipend of not more than \$50 per meeting of the Council, meeting

2288	of a committee of the Council, or meeting of a formal working group of the Council, in
2289	accordance with standards the Mayor may establish by rulemaking.".
2290 2291 2292	SUBTITLE C. OFFICE OF VETERANS AFFAIRS GRANT-MAKING AUTHORITY Sec. 5021. Short title.
2293	This subtitle may be cited as the "Office of Veterans Affairs Grant-Making Authority
2294	Emergency Amendment Act of 2019".
2295	Sec. 5022. Section 704 of the Office of Veterans Affairs Establishment Act of 2001,
2296	effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 49-1003), is amended by
2297	adding a new paragraph (6A) to read as follows:
2298	"(6A) Have the authority to issue grants to support the provision of services to
2299	veterans, their dependents, and their survivors;".
2300 2301	SUBTITLE D. ADULT PROTECTIVE SERVICES TRANSFER Sec. 5031. Short title.
2302	This subtitle may be cited as the "Adult Protective Services Transfer Emergency
2303	Amendment Act of 2019".
2304	Sec. 5032. Section 2(6) of the Adult Protective Services Act of 1984, effective March 14,
2305	1985 (D.C. Law 5-156; D.C. Official Code § 7-1901(6)), is amended by striking the phrase
2306	"Department of Human Services" and inserting the phrase "Department of Aging and
2307	Community Living" in its place.

2308	Sec. 5033. Title III of the District of Columbia Act on the Aging, effective October 29,
2309	1975 (D.C. Law 1-24; D.C. Official Code § 7-503.01 et seq.), is amended by adding a new
2310	section 308 to read as follows:
2311	"Sec. 308. Transfer of functions and duties from the Department of Human Services.
2312	"All positions, personnel, property, records, equipment, and unexpended balances
2313	available or to be made available of appropriations, allocations, and other funds of the
2314	Department of Human Services dedicated to the implementation of the Adult Protective Services
2315	Act of 1984, effective March 14, 1985 (D.C. Law 5-156; D.C. Official Code § 7-1901 et seq.),
2316	are hereby transferred to the Department of Aging and Community Living.".
2317 2318	SUBTITLE E. FAMILIES FIRST DC Sec. 5041. Short title.
2319	This subtitle may be cited as the "Families First DC Program Implementation Emergency
2320	Act of 2019".
2321	Sec. 5042. Families First DC.
2322	(a) The Mayor may award grants to non-profit organizations to support the establishment
2323	and operation of Families First DC centers in District neighborhoods.
2324	(b) In providing funding to support Families First DC success centers, priority shall be
2325	given to neighborhoods that have:
2326	(1) Disparities related to social determinants of health;
2327	(2) A need for community stabilization efforts; and
2328	(3) Disproportionate numbers of substantiated cases of child abuse and neglect.

2329	(c) Grants issued under this section shall be administered pursuant to the requirements set
2330	forth in the Grant Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61;
2331	D.C. Official Code § 1-328.11 et seq.).
2332	(d) For the purposes of this section, the term "Families First DC" means a comprehensive
2333	neighborhood-based approach aimed at reducing social, economic, and health disparities among
2334	District residents and creating stronger, more resilient families, and supportive environments
2335	for children through focused access to District and private-sector services and resources based
2336	on neighborhood-specific needs and interests.
2337 2338	SUBTITLE F. DEMENTIA SERVICES COORDINATOR Sec. 5051. Short title.
2339	This subtitle may be cited as the "Dementia Services Coordinator Emergency
2340	Amendment Act of 2019".
2341	Sec. 5052. The Department of Health Functions Clarification Act of 2001, effective
2342	October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 7-731 et seq.), is amended by adding a
2343	new subtitle E to read as follows:
2344	"Subtitle E. Dementia Services.
2345	"Sec. 4948. Dementia Services Coordinator.
2346	"There is established within the Department of Health the position of the Dementia
2347	Services Coordinator ("Coordinator"), who shall be a full-time employee of the District. The
2348	Coordinator shall be responsible for:
2349	"(1) Organizing dementia services within the District;

2350	"(2) Implementing and updating the District of Columbia State Plan on
2351	Alzheimer's Disease;
2352	"(3) Assessing and analyzing dementia-related data collected by the District;
2353	"(4) Evaluating the District's dementia services;
2354	"(5) Identifying and supporting the development of dementia-specific trainings;
2355	and
2356	"(6) Carrying out such other duties relevant to the support of individuals with
2357	dementia as may be assigned by the Director of the Department of Health.".
2358 2359 2360	SUBTITLE G. CHILD AND FAMILY SERVICES AGENCY PREVENTION SERVICES GRANTS Sec. 5061. Short title.
2361	This subtitle may be cited as the "Child and Family Services Agency Prevention Services
2362	Grants Emergency Act of 2019".
2363	Sec. 5062. The Prevention of Child Abuse and Neglect Act of 1977, effective September
2364	23, 1977 (D.C. Law 2-22; D.C. Official Code § 4-1303.01a et seq.), is amended by adding a new
2365	section 310 to read as follows:
2366	"Sec. 310. Grants.
2367	"In Fiscal Year 2020, the Agency shall award, on a competitive basis, grants to:
2368	"(1) Support a program that provides targeted legal intervention services in
2369	matters involving child custody, child support, domestic violence, landlord-tenant issues,
2370	housing conditions, federally subsidized housing defense, and access to public benefits, for the
2371	purpose of preventing families from unnecessarily entering the child welfare system, in the 115

amount of \$200,000; provided, that the selected program shall have contracted with the Agencyin Fiscal Year 2019 for the provision of such services;

2374 "(2) Support a program that helps fathers gain the knowledge and skills necessary
2375 to improve their involvement and connection to their children through voluntary home visits,
2376 parenting support, child-development information and activities, health education and support,
2377 family goal planning, adult literacy, legal advocacy, access to community resources, and
2378 activities that promote bonding and healthy habits, in the amount of \$150,000; provided, that the
2379 selected program shall have received Community-Based Child Abuse Prevention grant funding
2380 from the Agency in Fiscal Year 2018;

"(3) Support a program that provides services to youth between 11 and 24 years
of age that have been, or are at risk of, becoming victims of sex trafficking, as that term is
defined in section 103(12) of the Trafficking Victims Protection Act of 2000, approved October
28, 2000 (114 Stat. 1469; 22 U.S.C. § 7102(12)), that are not in the Agency's care and custody,
in the amount of \$150,000; and

"(4) Support a program that provides parenting group sessions and home
visitation services to families, with an emphasis on services that assist mothers who are
homeless, victims of domestic violence, and reuniting with their children following a period of
incarceration, in the amount of \$160,000; provided, that the selected program shall have received
Community-Based Child Abuse Prevention grant funding from the Agency in Fiscal Years 2018
and 2019.".

2394Sec. 5071. Short title.2395This subtitle may be cited as the "Department of Health Care Finance Grant-Making2396Emergency Amendment Act of 2019".2397Sec. 5072. Section 8a of the Department of Health Care Finance Establishment Act of23982007, effective December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 7-771.07a), is2399amended as follows:2400(a) A new subsection (a-2) is added to read as follows:2401"(a-2) For Fiscal Year 2020, the Director shall:2402"(1)(A) Award a competitive grant in an amount not to exceed \$150,000 to for2403operating expenses associated with the provision of medical respite care services to individue2404who are homeless; provided, that if such a grant is awarded to a Federally Qualified Health2405Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses for2406the purpose of determining its allowable costs in accordance with section 4511.2 of Title 292407the District of Columbia Municipal Regulations (29 DCMR § 4511.2).2408"(B) At a minimum, the selected entity shall possess:2409"(i) The staff capacity and expertise necessary to provide med2410respite care, with a particular emphasis on care for women who are homeless; and	2392	SUBTITLE H. DEPARTMENT OF HEALTH CARE FINANCE GRANT-
2395This subtitle may be cited as the "Department of Health Care Finance Grant-Making2396Emergency Amendment Act of 2019".2397Sec. 5072. Section 8a of the Department of Health Care Finance Establishment Act of23982007, effective December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 7-771.07a), is2399amended as follows:2400(a) A new subsection (a-2) is added to read as follows:2401"(a-2) For Fiscal Year 2020, the Director shall:2402"(1)(A) Award a competitive grant in an amount not to exceed \$150,000 to for2403operating expenses associated with the provision of medical respite care services to individur2404who are homeless; provided, that if such a grant is awarded to a Federally Qualified Health2405Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses a2406the purpose of determining its allowable costs in accordance with section 4511.2 of Title 292407the District of Columbia Municipal Regulations (29 DCMR § 4511.2).2408"(B) At a minimum, the selected entity shall possess:2409"(i) The staff capacity and expertise necessary to provide med2410respite care, with a particular emphasis on care for women who are homeless; and2411"(ii) The ability to provide case management services, includit		MAKING
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 2398 2007, effective December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 7-771.07a), is amended as follows: 2400 (a) A new subsection (a-2) is added to read as follows: 2401 "(a-2) For Fiscal Year 2020, the Director shall: 2402 "(1)(A) Award a competitive grant in an amount not to exceed \$150,000 to for 2403 operating expenses associated with the provision of medical respite care services to individue who are homeless; provided, that if such a grant is awarded to a Federally Qualified Health 2405 Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses A the purpose of determining its allowable costs in accordance with section 4511.2 of Title 29 the District of Columbia Municipal Regulations (29 DCMR § 4511.2). 2408 "(B) At a minimum, the selected entity shall possess: 2409 "(i) The staff capacity and expertise necessary to provide med 2410 "(ii) The ability to provide case management services, including 	2396	Emergency Amendment Act of 2019".
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 2402 "(1)(A) Award a competitive grant in an amount not to exceed \$150,000 to fe 2403 operating expenses associated with the provision of medical respite care services to individue 2404 who are homeless; provided, that if such a grant is awarded to a Federally Qualified Health 2405 Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses fe 2406 the purpose of determining its allowable costs in accordance with section 4511.2 of Title 29 2407 the District of Columbia Municipal Regulations (29 DCMR § 4511.2). 2408 "(B) At a minimum, the selected entity shall possess: 2409 "(i) The staff capacity and expertise necessary to provide med 2410 respite care, with a particular emphasis on care for women who are homeless; and 2411 "(ii) The ability to provide case management services, including 	2400	(a) A new subsection (a-2) is added to read as follows:
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 who are homeless; provided, that if such a grant is awarded to a Federally Qualified Health Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses f the purpose of determining its allowable costs in accordance with section 4511.2 of Title 29 the District of Columbia Municipal Regulations (29 DCMR § 4511.2). "(B) At a minimum, the selected entity shall possess: "(i) The staff capacity and expertise necessary to provide med respite care, with a particular emphasis on care for women who are homeless; and "(ii) The ability to provide case management services, including 	2402	"(1)(A) Award a competitive grant in an amount not to exceed \$150,000 to fund
 Center ("FQHC"), the amount of the grant shall not be offset against the FQHC's expenses for the purpose of determining its allowable costs in accordance with section 4511.2 of Title 29 the District of Columbia Municipal Regulations (29 DCMR § 4511.2). "(B) At a minimum, the selected entity shall possess: "(i) The staff capacity and expertise necessary to provide mediation respite care, with a particular emphasis on care for women who are homeless; and "(ii) The ability to provide case management services, including a service of the advance of the a	2403	operating expenses associated with the provision of medical respite care services to individuals
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 2408 "(B) At a minimum, the selected entity shall possess: 2409 "(i) The staff capacity and expertise necessary to provide med 2410 respite care, with a particular emphasis on care for women who are homeless; and 2411 "(ii) The ability to provide case management services, including 	2406	the purpose of determining its allowable costs in accordance with section 4511.2 of Title 29 of
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 respite care, with a particular emphasis on care for women who are homeless; and "(ii) The ability to provide case management services, including 	2408	"(B) At a minimum, the selected entity shall possess:
2411 "(ii) The ability to provide case management services, including	2409	"(i) The staff capacity and expertise necessary to provide medical
	2410	respite care, with a particular emphasis on care for women who are homeless; and
2412 assistance in accessing permanent housing services.	2411	"(ii) The ability to provide case management services, including
	2412	assistance in accessing permanent housing services.

2413	"(C) By September 30, 2020, the Director shall submit a report to the
2414	Council that sets forth:
2415	"(i) Recommendations for the establishment of medical respite
2416	care services for homeless individuals, through either:
2417	"(I) An amendment to the District of Columbia Medicaid
2418	State Plan; or
2419	"(II) A waiver pursuant to section 1115 of the Social
2420	Security Act, approved July 25, 1962 (76 Stat. 192; 42 U.S.C. § 1315), for home and
2421	community-based services
2422	"(ii) The types of services that may be offered to homeless
2423	individuals through a medical respite care program; and
2424	"(iii) An identification of any potential restrictions on the provision
2425	of services identified pursuant to sub-subparagraph (ii) of this subparagraph, including the use of
2426	prior authorization.".
2427	"(2)(A)(i) Award competitive grants in an amount not to exceed \$100,000 to
2428	community-based initiatives focused on addressing the social determinants of health in Wards 7
2429	and 8.
2430	"(ii) In establishing criteria for the award of grants pursuant to sub-
2431	subparagraph (i) of this subparagraph, the Department shall prioritize community-based
2432	initiatives that utilize a cohort-based curriculum that incorporates design-thinking.

2433	"(B) By November 1, 2019, the Department shall publish criteria in the
2434	District of Columbia Register governing the process for applying for and administering grants
2435	issued pursuant to subparagraph (A)(i) of this paragraph; provided, that the Department shall
2436	require grant applications to be submitted by January 15, 2020.
2437	"(C) By March 1, 2020, the Department shall dispense final awards for all
2438	grants issued pursuant to subparagraph (A)(i) of this paragraph.".
2439	(b) A new subsection (d-1) is added to read as follows:
2440	"(d-1) Funds appropriated for grants issued pursuant to subsection (a-2) of this section
2441	shall not be reprogrammed, unless the Council approves the reprogramming request by
2442	resolution.".
2443	(c) Subsection (e) is amended as follows:
2444	(1) Paragraph (1) is redesignated as paragraph (1A).
2445	(2) A new paragraph (1) is added to read as follows:
2446	"(1) "Design-thinking" means a structured, human-centered creative process that
2447	synthesizes multi-disciplinary ideas to address the social determinants of health.".
2448	(3) A new paragraph (2A) is added to read as follows:
2449	"(2A) "Social determinants of health" means the conditions in the environment in
2450	which people are born, live, work, and age that have a significant impact on health outcomes,
2451	including socioeconomic status, education, physical environment, employment, social support
2452	networks, and access to health-care services.".

2453	SUBTITLE I. MEDICAID HOSPITAL SUPPLEMENTAL PAYMENT
2454	Sec. 5081. Short title.

- 2455
 This subtitle may be cited as the "Medicaid Hospital Supplemental Payment Emergency
- Amendment Act of 2019".
- 2457 Sec. 5082. The Medicaid Hospital Outpatient Supplemental Payment Act of 2017,
- 2458 effective December 13, 2017 (D.C. Law 22-033; D.C. Official Code § 44-664.01 *et seq.*), is
- amended as follows:
- 2460 (a) Section 5062(5) (D.C. Official Code § 44-664.01(5)) is amended by striking the
- phrase "ending between October 1, 2015, and September 30, 2016" and inserting the phrase
- 2462 "between October 1 and September 30 of the period 3 fiscal years prior to the fiscal year the fee2463 is assessed" in its place.
- 2464 (b) Section 5064(a) (D.C. Official Code § 44-664.03(a)) is amended as follows:
- (1) The lead-in language is amended by striking the phrase "October 1, 2018" andinserting the phrase "October 1, 2019" in its place.
- 2467 (2) Paragraph (1) is amended by striking the phrase "District Fiscal Year ("DFY")
 2468 2019" and inserting the phrase "each District Fiscal Year" in its place.
- (3) Paragraph (2) is amended by striking the phrase "DFY 2019" and inserting the
 phrase "each District Fiscal Year" in its place. (c) Section 5065(b)(1) (D.C. Official Code §
 44-664.04) is amended by striking the phrase "October 1, 2017" and inserting the phrase
- 2472 "October 1, 2018" in its place.
- 2473 (d) Section 5066 (D.C. Official Code § 44-664.05) is amended as follows:

2474	(1) Subsection (a) is amended as follows:
2475	(A) Paragraph (1) is amended by striking the phrase "October 1, 2018"
2476	and inserting the phrase "October 1, 2019" in its place.
2477	(B) Paragraph (2) is amended as follows:
2478	(i) Strike the phrase "DFY 2016" both times it appears and insert
2479	the phrase "District Fiscal Year" in its place.
2480	(ii) Strike the phrase "District private hospital" and insert the
2481	phrase "District private hospital for the District fiscal year 3 years prior to the current fiscal year"
2482	in its place.
2483	(C) Paragraph (3) is amended by striking the phrase "DFY 2019" and
2484	inserting the phrase "each District Fiscal Year" in its place.
2485	(2) Subsection (b) is amended as follows:
2486	(A) Paragraph (1) is amended by striking the phrase "October 1, 2018"
2487	and inserting the phrase "October 1, 2019" in its place.
2488	(B) Paragraph (3) is amended by striking the phrase "DFY 2019" and
2489	inserting the phrase "each District Fiscal Year" in its place.
2490	(e) Section 5067(a)(2) (D.C. Official Code § 44-664.06(a)(2)) is amended by striking the
2491	phrase "October 1, 2018" and inserting the phrase "October 1 of each year" in its place.
2492	(f) Section 5070 (D.C. Official Code § 44-664.09) is amended by striking the phrase
2493	"September 30, 2019" and inserting the phrase "September 30, 2029" in its place.

2494	Sec. 5083. The Medicaid Hospital Inpatient Rate Supplement Act of 2017, effective
2495	December 13, 2017 (D.C. Law 22-033; D.C. Official Code § 44-664.11 et seq.), is amended as
2496	follows:
2497	(a) Section 5082(4) (D.C. Official Code § 44-664.11(4)) is amended by striking the
2498	phrase "ending between October 1, 2015, and September 30, 2016" and inserting the phrase
2499	"between October 1 and September 30 of the period 3 fiscal years prior to the fiscal year the fee
2500	is assessed" in its place.
2501	(b) Section 5084 (D.C. Official Code § 44-664.13) is amended as follows:
2502	(1) Subsection (a) is amended as follows:
2503	(A) Paragraph (1) is amended by striking the phrase "October 1, 2017"
2504	and inserting the phrase "October 1, 2018" in its place.
2505	(B) Paragraph (2) is amended by striking the phrase "\$8.6 million" and
2506	inserting the phrase "\$8,814,004" in its place.
2507	(2) Subsection (c) is amended by striking the phrase "August 1, 2018" and
2508	inserting the phrase "August 1, 2019" in its place.
2509	(c) Section 5085(b) (D.C. Official Code § 44-664.14(b)) is amended by striking the
2510	phrase "October 1, 2018" and inserting the phrase "October 1 of each District Fiscal Year" in its
2511	place.
2512	(d) Section 5089 (D.C. Official Code § 44-664.18) is amended by striking the phrase
2513	"September 30, 2019" and inserting the phrase "September 30, 2029" in its place.

2514 SUBTITLE J. NOT-FOR-PROFIT HOSPITAL CORPORATION FISCAL 2515 OVERSIGHT AND TRANSITION PLANNING

2516	Sec. 5091. Short title.
2517	This subtitle may be cited as the "Not-for-Profit Hospital Corporation Fiscal Oversight
2518	and Transition Planning Emergency Amendment Act of 2019".
2519	Sec. 5092. The Not-For-Profit Hospital Corporation Establishment Amendment Act of
2520	2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 44-951.01 et seq.), is
2521	amended as follows:
2522	(a) Section 5115 (D.C. Official Code § 44-951.04) is amended as follows:
2523	(1) Subsection (a) is amended as follows:
2524	(A) Paragraph (1) is amended as follows:
2525	(i) Subparagraph (A) is amended to read as follows:
2526	"(A) The Corporation shall be governed by a Board of Directors, which
2527	shall consist of 13 members, 11 of whom shall be voting members and 2 of whom shall be non-
2528	voting members.".
2529	(ii) Subparagraph (D) is amended to read as follows:
2530	"(D) The Chief Executive Officer of the Corporation and the Chief
2531	Medical Officer of the Corporation shall serve as non-voting ex officio members.".
2532	(2) New subsections (l) and (m) are added to read as follows:
2533	"(l)(1) Subsections (a), (b), (c), (d), (e), and (f) of this section shall expire if:

2534	"(A) By September 15, 2019, the Board does not adopt a revised budget
2535	for Fiscal Year 2020 that has been certified by the Chief Financial Officer of the District of
2536	Columbia as being balanced with a District operating subsidy of \$22.14 million or less;
2537	"(B) At any time in Fiscal Year 2020, an annual subsidy of more than
2538	\$22.14 million is required; or
2539	"(C) At any time after September 30, 2020, a District operating subsidy of
2540	more than \$15 million per year is required.
2541	"(2) The Chief Financial Officer shall file written notice with the Office of the
2542	Secretary to the Council as to whether any of the conditions set forth in paragraph (1) of this
2543	subsection has been met.
2544	"(m) If any of the conditions set forth in subsection $(1)(1)$ of this section has been met:
2545	"(1) The Corporation shall be governed by a Fiscal Management Board, which
2546	shall serve as a control board, consisting of 9 members, 7 of whom shall be voting members and
2547	2 of whom shall be non-voting members.
2548	"(2) Voting members of the Fiscal Management Board shall include:
2549	"(A) The Chief Financial Officer of the District of Columbia, or his or her
2550	designee, who shall serve as chair of the Fiscal Management Board;
2551	"(B) The Deputy Mayor for Health and Human Services, or his or her
2552	designee;
2553	"(C) The Director of the Child and Family Services Agency, or his or her
2554	designee;

2555	"(D) A citizen member from Ward 8, appointed by the Mayor;
2556	"(E) A citizen member, appointed by the Mayor, who has experience
2557	serving as the City Administrator of the District of Columbia; and
2558	"(F) One representative from each of the two unions maintaining the
2559	largest collective bargaining units at United Medical Center.".
2560	"(3) The Chief Executive Officer of the Corporation and the Chief Medical
2561	Officer of the Corporation shall serve as non-voting ex officio members.
2562	"(4) Members of the Fiscal Management Board shall serve until January 31,
2563	2023.".
2564	(b) Section 5120 (D.C. Official Code § 44-951.09) is amended as follows:
2565	(1) The existing text is designated as subsection (a).
2566	(2) Newly designated subsection (a) is amended by striking the phrase "to the
2567	Mayor." and inserting the phrase "to the Mayor. Prior to submission to the Mayor, the proposed
2568	operating budget must be certified by the Chief Financial Officer of the District of Columbia as
2569	being balanced." in its place.
2570	(3) New subsections (b) and (c) are added to read as follows:
2571	"(b)(1) If any of the conditions set forth in section 5115(l) has been met, the Fiscal
2572	Management Board shall meet no later than 30 days thereafter and approve an operating budget
2573	that supports the following services:
2574	"(A) An emergency department;
2575	"(B) Behavioral health (psychiatric) services; and

2576	"(C) The inpatient, outpatient, and support services necessary to provide
2577	services pursuant to subparagraphs (A) and (B) of this paragraph, appropriately scaled to require
2578	a District operating subsidy equal to or less than \$22.14 million in Fiscal Year 2020 or equal to
2579	or less than \$15 million per year thereafter.
2580	"(2) No later than 15 days after the approval by the Fiscal Management Board of
2581	an operating budget pursuant to paragraph (1) of this subsection, the Chief Financial Officer of
2582	the District of Columbia shall determine whether the budget approved by the Financial
2583	Management Board can be certified as meeting the requirements set forth in paragraph (1) of this
2584	subsection.
2585	"(3) The following requirements shall govern any reduction-in-force ("RIF")
2586	necessitated by an operating budget adopted pursuant to paragraph (1) of this subsection:
2587	"(A) Before implementing a RIF, the United Medical Center shall provide
2588	30 days' notice to the affected unions.
2589	"(B) In structuring a RIF, the Financial Management Board shall make
2590	utmost efforts to ensure that front-line care givers and support staff are affected the least and that
2591	all reductions comply with any existing collective bargaining agreement.".
2592	(c) A new section 5130 is added to read as follows:
2593	"Sec. 5130. Dissolution.
2594	"(a) By December 31, 2022, the United Medical Center shall cease admitting new
2595	patients.

2596	"(b) By January 31, 2023, the United Medical Center shall cease patient operations.
2597	"(c) On January 31, 2023, the Corporation shall dissolve. All of its assets (including cash,
2598	accounts receivable, reserve funds, real or personal property, and contract and other rights),
2599	positions, personnel, and records, and the unexpended balances of appropriations, allocations,
2600	and other funds available or to be made available to it, shall revert to the District.
2601	"(d) The Office of the Chief Financial Officer shall ensure that the Fiscal Year 2023 year-
2602	end audit for the Not-for-Profit Hospital Corporation is executed properly.".
2603	Sec. 5093. The East End Health Equity Amendment Act of 2018, effective March 28,
2604	2019 (D.C. Law 22-273; 66 DCR 1581), is repealed.
2605	Sec. 5094. Section 8 of the Health Services Planning Program Re-establishment Act of
2606	1996, effective April 9, 1997 (D.C. Law 11-191; D.C. Official Code § 44-407), is amended as
2607	follows:
2608	(a) Subsection (b) is amended by adding new paragraphs (18) and (19) to read as follows:
2609	"(18) Except as provided in subsection (k) of this section, the acquisition of
2610	equipment for, and the construction of, a full-service, community hospital by the District on the
2611	St. Elizabeths Hospital Campus ("East End Hospital") with 200 licensed beds.
2612	"(19) Except as provided in subsection (k) of this section, the acquisition of
2613	equipment for, and the construction of, a skilled nursing facility in Ward 7 or 8 with up to 125
2614	licensed beds that shall be constructed to accommodate the safe transition of patients who require
2615	skilled nursing from United Medical Center by December 31, 2021.".
2616	(b) A new subsection (k) is added to read as follows:

2617	"(k) The provisions of subsection (b)(18) and (19) of this section shall apply upon the
2618	satisfaction of the following conditions:
2619	"(1) The execution of a mutually agreed upon contract between the District and a
2620	hospital operator to operate and manage the East End Hospital that includes, without limitation,
2621	requirements to:
2622	"(A) Provide a detailed workforce development plan that includes
2623	strategies to:
2624	"(i) Prepare qualified District residents for employment at the East
2625	End Hospital;
2626	"(ii) Train District residents for employment at the East End
2627	Hospital; and
2628	"(iii) Provide preference in hiring for employment at the East End
2629	Hospital to:
2630	"(I) Qualified employees of United Medical Center who
2631	meet the minimum standards for employment established by the hospital operator;; and
2632	"(II) District residents, with a particular emphasis on the
2633	residents of Wards 7 and 8.
2634	"(B) Hire a majority of the current non-supervisory employees of United
2635	Medical Center; and

2636 "(C)Enter into a labor peace agreement with a labor organization that
2637 requests a labor peace agreement and which represents, or reasonably might represent, workers
2638 at the hospital; and

"(2)(A)(i) The filing, by the Mayor, with the Office of the Secretary to the 2639 2640 Council of one or more academic affiliation agreements (including physician services 2641 agreements) between Howard University and one or more health care facilities to ensure that Howard University College of Medicine meets its applicable accreditation requirements to 2642 2643 continue its academic mission. 2644 "(ii) For the purposes of this subparagraph the term "health care facilities" shall not be limited to health care facilities in the District or existing health care 2645 2646 facilities, and may include the East End Hospital; and

2647 "(B) The submission of an academic affiliation agreement in accordance
2648 with subparagraph (A) of this paragraph that specifies accommodations for Howard University
2649 College of Medicine's medical faculty, medical students, and medical residents; provided, that
2650 such an agreement may summarize or redact any confidential information negotiated between the
2651 contracting parties.".

2652 Sec. 5095. Applicability.

2653 This subtitle shall apply as of July 1, 2019.

2654 SUBTITLE K. D.C. HEALTHCARE ALLIANCE REFORM
2655 Sec. 5101. Short title.

This subtitle may be cited as the "D.C. Healthcare Alliance Reform Emergency

Amendment Act of 2019".

2658 Sec. 5102. Section 7b of the Health Care Privatization Amendment Act of 2001, effective

2659 December 13, 2017 (D.C. Law 22-35; D.C. Official Code § 7-1407), is amended to read as

2660 follows:

- 2661 "Sec. 7b. D.C. Healthcare Alliance recertification.
- 2662 "(a) A D.C. Healthcare Alliance ("Alliance") enrollee who enrolls in the Alliance before
- April 1, 2023, shall be required to recertify his or her enrollment every 6 months.
- 2664 "(b) An Alliance enrollee who enrolls in the Alliance after March 31, 2023, shall be
- required to recertify his or her enrollment on an annual basis.
- 2666 "(c) An enrollee may recertify in person with the Department of Human Services or, if
- the Alliance is incorporated into the D.C. Health Link program, with the District of Columbia
- 2668 Health Benefit Exchange Authority.".

2669 SUBTITLE L. FORT DUPONT ICE ARENA CONSTRUCTION 2670 ACCELERATION

- 2671 Sec. 5111. Short title.
- 2672 This subtitle may be cited as the "Fort Dupont Ice Arena Construction Acceleration
- Emergency Act of 2019".
- 2674 Sec. 5112. Fort Dupont Ice Arena Construction.
- 2675 The Mayor is authorized to spend the funds in capital project QD738 to plan, design, and
- 2676 construct an ice arena at Fort Dupont; provided, that the process for doing so shall begin on

October 1, 2019, or after \$1,300,000 is raised in private donations by the Friends of the Fort 2678 Dupont Ice Arena, whichever occurs later. SUBTITLE M. FIRST TIME MOTHERS HOME VISITING PROGRAM 2679 Sec. 5121. Short title. 2680 This subtitle may be cited as the "Leverage for Our Future Emergency Amendment Act 2681 of 2019". 2682 2683 Sec. 5122. The Birth-to-Three for All DC Amendment Act of 2018, effective October 30, 2018 (D.C. Law 22-179; D.C. Official Code § 4-651.01 et seq.), is amended as follows: 2684 (a) A new section 105a is added to read as follows: 2685 "Sec. 105a. First Time Mothers Home Visiting Pilot Program. 2686 "(a)(1) DOH shall award a competitive grant in an amount not to exceed \$150,000 to a 2687 2688 home visiting provider to support the development of a pilot program that provides evidence-2689 based home visiting services exclusively to eligible first-time mothers in the District. "(2) The grant issued in accordance with the subsection shall be limited to a home 2690 2691 visiting provider that receives at least \$500,000 of its funding from private sources." "(b) For the purposes of this section, the term "eligible first-time mother" means a 2692 pregnant woman preparing to give birth to her first child who has enrolled in the pilot program 2693 prior to their 28th week of pregnancy and: 2694 "(1) Has an individual income that is less than 60% of the area median income for 2695 the Washington, D.C. metropolitan area according to the statistics of the United States 2696 2697 Department of Housing and Urban Development; or "(2) Is eligible for Medicaid.". 2698

2699 2700	SUBTITLE N. SENIOR STRATEGIC PLAN CLARIFICATION Sec. 5131. Short title
2701	This subtitle may be cited as the "Senior Strategic Plan Clarification Emergency
2702	Amendment Act of 2019".
2703	Sec. 5132. Section 307(b) of the District of Columbia Act on the Aging, effective
2704	October 29, 1975 (D.C. Law 1-24; D.C. Official Code § 7-503.07(b)) is amended as follows:
2705	(a) Paragraph (1) is amended as follows:
2706	(1) Subparagraph (B) is amended by striking the phrase "of those
2707	populations; and" and inserting the phrase "of those populations, especially those with cognitive
2708	and other disabilities who cannot care for themselves without assistance;" in its place.
2709	(2) A new subparagraph (B-i) is added to read as follows:
2710	"(B-i) The number of aged residents, listed by Ward, who spend
2711	down assets in order to qualify for Medicaid, who forgo needed care because they cannot afford
2712	the care, and who spend a significant percentage of their income or assets on health care; and".
2713	(3) Subparagraph (C) is amended as follows:
2714	(A) Sub-subparagraph (ii) is amended by striking the phrase
2715	"minorities; or" and inserting the phrase "minorities;" in its place.
2716	(B) Sub-subparagraph (iii) is amended by striking the semicolon
2717	and inserting the phrase "; and" in its place.
2718	(C) A new sub-subparagraph (iv) is added to read as follows:
2719	"(iv) Are disabled;".

2720	(b) Paragraph (7) is amended by striking the phrase "; and" and inserting a
2721	semicolon in its place.
2722	(c) Paragraph (8) is amended by striking the period and inserting the phrase ";
2723	and" in its place.
2724	(d) A new paragraph (9) is added to read as follows:
2725	"(9) Current licensing and training programs, administered by the
2726	Department of Health or the Department of Employment Services, for in-home healthcare
2727	workers and recommendations for improvements to licensing or training programs that would
2728	increase the number of in-home healthcare workers in the District.".
2729 2730	SUBTITLE O. BIRTH-TO-THREE FOR ALL DC CLARIFICATION Sec. 5141. Short title.
2731	This subtitle may be cited as the "Birth-to-Three for All DC Clarification Emergency
2732	Amendment Act of 2019".
2733	Sec. 5142. The Birth-to-Three for All DC Amendment Act of 2018, effective October 30,
2734	2018 (D.C. Law 22-179; D.C. Official Code § 4-651.01 et seq.), is amended as follows:
2735	(a) Section 107(b) (D.C. Official Code § 4-651.07(b)) is amended by striking the phrase
2736	"DOH" and inserting the phrase "OSSE" in its place.
2737	(b) Section 110(a) (D.C. Official Code § 4-651.10(a)) is amended to read as follows:
2738	"(a) Beginning October 1, 2019, and annually thereafter until Fiscal Year 2023, DBH
2739	shall expand the number of child development centers participating in either Healthy Futures or
2740	another evidence-based program that provides behavioral health care services by an additional:

2741	"(1) 75 child-care centers in FY 2020;
2742	"(2) 75 child-care centers in FY 2021; and
2743	"(3) 75 child-care centers in FY 2022.".
2744	(c) Section 301(a) is amended to read as follows:
2745	"(a) Sections 102(g)(3), (4), and (5), 104, 106(b)(2), 107(b), 109(d), 110(a)(2) and (3),
2746	new amendatory sections 11b(a)(2) - (5), 11b(b), and 11c of the Day Care Policy Act of 1979,
2747	effective October 30, 2018 (D.C. Law 22-179; D.C. Official Code §§ 4-410.02 and 4-410.03),
2748	within section 201(d), and sections 201(e) and 202(b), shall apply upon the date of inclusion of
2749	their fiscal effect in an approved budget and financial plan.".
2750	Sec. 5143. Section 11b (a) of the Day Care Policy Act of 1979, effective October 20,
2751	2018 (D.C. Law 22-179; D.C. Official Code § 4-410.02(a)), is amended as follows:
2752	"(a) OSSE shall establish payment rates for child development facilities providing care
2753	for infants and toddlers. The rate of payment shall be sufficient to provide a child development
2754	center and child development home with funding to operate based on a cost modeling analysis
2755	that incorporates costs incurred as a result of implementing the salary scale and schedule
2756	developed by OSSE pursuant to section 11a(b). Subject to appropriations, the cost of care and
2757	teacher salary scale shall be increased as follows:
2758	"(1) By October 1, 2019, §4,298,064 of the projected fiscal impact of the full cost
2759	of care and teacher salary scale;
2760	"(2) By October 1, 2020, at least 25% of the projected fiscal impact of the full
2761	cost of care and teacher salary scale;

2762	"(3) By October 1, 2021, at least 50% of the projected fiscal impact of the full
2763	cost of care and teacher salary scale;
2764	"(4) By October 1, 2022, at least 75% of the projected fiscal impact of the full
2765	cost of care and teacher salary scale;
2766	"(5) By October 1, 2023, and on an annual basis thereafter, OSSE shall reimburse
2767	providers at the cost of care as determined by its most recent cost modeling analysis; and
2768	"(6) By October 1, 2024, and on a triennial basis thereafter, OSSE shall revise the
2769	payment rates based on the updated cost of care and teacher salary scale developed pursuant to
2770	section 11a(b).
2771 2772 2773	TITLE VI. TRANSPORATION, PUBLIC WORKS, AND THE ENVIRONMENT SUBTITLE A. HALF STREET, SE, IMPROVEMENT GRANT Sec. 6001. Short title.
2774	This subtitle may be cited as the "Half Street Improvement Emergency Amendment Act
2775	of 2019".
2776	Sec. 6002. Section 3(c) of the Department of Transportation Establishment Act of 2002,
2777	effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.02(c)), is amended by
2778	adding a new paragraph (4) to read as follows:
2779	"(4) Notwithstanding paragraph (1) of this subsection, the Director may issue
2780	grants, including grants in excess of \$1 million, for the purpose of improving the portion of Half
2781	Street, S.E., between N Street, S.E., and M Street, S.E., to the Capitol Riverfront Business

2782	Improvement District or to an owner of real property adjacent to the portion of Half Street, S.E.,
2783	between N Street, S.E., and M Street, S.E.".
2784 2785	SUBTITLE B. DDOT MASTER CAPITAL PROJECTS Sec. 6011. Short title.
2786	This subtitle may be cited as the "Master Transportation Capital Projects Emergency
2787	Amendment Act of 2019".
2788	Sec. 6012. Section 3(e) of the Department of Transportation Establishment Act of 2002,
2789	effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code § 50-921.02(e)), is amended as
2790	follows:
2791	(a) Paragraph (1) is amended by striking the phrase "directly from capital projects" and
2792	inserting the phrase "directly from Master capital projects" in its place.
2793	(b) Paragraph (2) is amended as follows:
2794	(1) Strike the phrase "each capital project created in fiscal year 2012 or later" and
2795	insert the phrase "each capital project" in its place.
2796	(2) Strike the phrase "created in Fiscal Year 2018 or later." and insert a period in
2797	its place.
2798	(c) Paragraph (3) is amended as follows:
2799	(1) Strike the phrase "capital project created in Fiscal Year 2012 or later" and
2800	insert the phrase "capital project" in its place.
2801	(2) Strike the phrase "created in Fiscal Year 2018 or later." and insert a period in
2802	its place.

2803 (d) Paragraph (4) is amended as follo	ws:
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2804	(1) Subparagraph (A) is amended by striking the phrase "to the applicable Master
2805	local transportation capital project created in Fiscal Year 2018 or later" and inserting the phrase
2806	"to an applicable Master local transportation capital project" in its place.
2807	(2) Subparagraph (B) is amended to read as follows:
2808	"(B) For the purposes of this paragraph, the term "associated project"
2809	means a Related Project with a current fund balance.".
2810	(3) Subparagraph (C) is repealed.
2811 2812	SUBTITLE C. DEPARTMENT OF FOR-HIRE VEHICLES AMENDMENT Sec. 6021. Short title.
2813	This subtitle may be cited as the "Department of For-Hire Vehicles Emergency
2814	Amendment Act of 2019".
2815	Sec. 6022. The Department of For-Hire Vehicles Establishment Act of 1985, effective
2816	March 25, 1986 (D.C. Law 6-97; D.C. Official Code § 50-301.01 et seq.), is amended as follows:
2817	(a) Section 8(f) (D.C. Official Code § 50-301.07(f)) is repealed.
2818	(b) Section 20a(k) (D.C. Official Code § 50-301.20(k)), is amended by striking the phrase
2819	"monthly revenue reports on the Fund by the 15th of every month" and inserting the phrase "a
2820	quarterly revenue report on the Fund by the 15th of the month following the end of each quarter"
2821	in its place.
2822 2823	SUBTITLE D. PARKING ENFORCEMENT AUTHORITY Sec. 6031. Short title.

2824	This subtitle may be cited as the "Parking Enforcement When a Motor Vehicle Operator
2825	Leaves the Site of a Violation Emergency Amendment Act of 2019".
2826	Sec. 6032. Section 303(c-1) of the District of Columbia Traffic Adjudication Act of 1978,
2827	effective September 12, 1978 (D.C. Law 2-104; D.C. Official Code § 50-2303.03(c-1)), is
2828	amended by striking the phrase "When a violation is detected by an automated parking
2829	enforcement system, the Mayor shall" and inserting the phrase "When a violation is detected by
2830	an automated parking enforcement system, or when the operator of a motor vehicle leaves the
2831	site of a violation before personal service or service by affixing the notice to the vehicle can be
2832	effectuated, the Mayor may" in its place.
2833 2834	SUBTITLE E. TRANSIT SUBSIDIES CLARIFICATION Sec. 6041. Short title.
2835	This subtitle may be cited as the "Student, Foster Youth, Summer Youth Employee, and
2836	Adult Learner Transit Subsidies Emergency Act of 2019".
2837	Sec. 6042. Definitions.
2838	For the purposes of this subtitle, the term "public transit services operated by the District
2839	government" means the D.C. Circulator bus system and the District's streetcar system.
2840	Sec. 6043. Transit subsidy agreement.
2841	To accomplish the mandates of this subtitle, the Mayor may enter into one or more
2842	agreements with the Washington Metropolitan Area Transit Authority for the transportation of
2843	elementary and secondary school students, adult learners, foster youth, and summer youth
2844	employees at subsidized or free fares.

2845 Sec. 6044. Kids Ride Free transit subsidy program.

2846	(a) The Mayor may establish a subsidy program, to be known as Kids Ride Free ("Kids
2847	Ride Free Program"), under which District elementary and secondary school students shall
2848	receive free fares on the Metrorail system, Metrobus system, and public transit systems operated
2849	by the District government.
2850	(b) To be eligible for the Kids Ride Free Program, a student shall be:
2851	(1) A resident of the District under 22 years of age; and
2852	(2) Enrolled in one of the following:
2853	(A) A traditional District of Columbia public school or public charter
2854	school;
2855	(B) An alternative, adult, or special education District of Columbia public
2856	school or public charter school;
2857	(C) A private school, including a parochial school, in the District;
2858	(D) An education program operated by the Office of the State
2859	Superintendent of Education; or
2860	(E) Homeschooling in the District.
2861	(c) The Mayor may require each student, student's parent or guardian, or student's school
2862	to file an application on behalf of the student to participate in the Kids Ride Free Program.
2863	(d) The Mayor may impose a fee for the issuance or replacement of a transit card.
2864	(e) The Mayor may establish standards for eligibility to participate in the Kids Ride Free
2865	Program and may impose such other restrictions on eligibility and the use of free fares, including

limiting the use of free fares to educational and employment purposes, that the Mayor deems

appropriate for the proper operational and fiscal administration of the Kids Ride Free Program.

2868 Sec. 6045. Transit subsidy for youth in the District's foster care system.

(a) The Mayor may establish a program ("Foster Youth Program") to allow youth in the
District's foster care system to receive free fares on the Metrorail system, Metrobus system, and
public transit services operated by the District government.

(b) To be eligible to participate in the Foster Youth Program, a foster youth must beunder 21 years of age.

(c) The Mayor may require each foster youth, or the foster youth's parent, guardian, or
custodian to file an application on behalf of the foster youth to participate in the Foster Youth
Program.

(d) The Mayor may impose a fee for the issuance or replacement of a transit card.

(e) The Mayor may establish standards for eligibility to participate in the Foster Youth
Program, and may impose such other restrictions on eligibility and the use of free fares,
including limiting the use of free fares to educational and employment purposes, that the Mayor
deems appropriate for the proper operational and fiscal administration and of the Foster Youth

2882 Program.

2883 Sec. 6046. Summer Youth Employment Program transit subsidy.

(a)(1) The Mayor shall establish a program ("SYEP Program") to allow participants in
the Summer Youth Employment Program ("SYEP") administered by the Mayor pursuant to
section 2(a)(1) of the Youth Employment Act of 1979, effective January 5, 1980 (D.C. Law 3-

2887	46; D.C. Official Code § 32-241(a)(1)), to travel at subsidized or free fares on the Metrorail
2888	system, Metrobus system, and public transit services operated by the District government.
2889	(2) The total subsidy provided to an individual pursuant to paragraph (1) of this
2890	subsection shall at least equal the cost of a roundtrip regular Metrobus fare for every program
2891	day of the SYEP.
2892	(b) To be eligible to participate in the SYEP Program, an SYEP participant:
2893	(1) Must be 24 years of age or younger; and
2894	(2) May not receive a subsidy pursuant to section 6044 or 6045 during the
2895	individual's SYEP participation.
2896	(c) The Mayor may require each SYEP participant or the SYEP participant's parent or
2897	guardian to file an application on the SYEP participant's behalf to participate in the SYEP
2898	Program.
2899	(d) The Mayor may impose a fee for the issuance or replacement of a transit card.
2900	(e) The Mayor may:
2901	(1) Establish standards for eligibility to participate in the SYEP Program;
2902	(2) Limit the use of subsidized fares to transportation to and from SYEP
2903	employment, internships, and related activities; and
2904	(3) Impose such other restrictions on eligibility and the use of subsidized or free
2905	fares that the Mayor deems appropriate for the proper operational and fiscal administration of the
2906	SYEP Program.
2907	Sec. 6047. Adult learners transit subsidy.

2908	(a) Subject to available funds, the Mayor shall establish a program ("Adult Learners
2909	Program") for students of adult learning programs to receive subsidized fares on the Metrorail
2910	system, Metrobus system, and public transit services operated by the District government.
2911	(b) To be eligible to participate in the Adult Learners Program, a student shall be:
2912	(1) Eighteen years of age or older;
2913	(2) A District resident;
2914	(3) Not eligible for a free fare pursuant to section 6044 or 6045; and
2915	(4) Enrolled in an adult learning program that is operated by or receives funding
2916	from:
2917	(A) A local education agency in the District, including the District of
2918	Columbia Public Schools or a public charter school;
2919	(B) The District of Columbia Public Library;
2920	(C) The Office of the State Superintendent of Education; or
2921	(D) The University of the District of Columbia Workforce Development
2922	and Lifelong Learning Program.
2923	(c) Beginning in Fiscal Year 2020, an eligible student shall receive a subsidy equal to at
2924	least \$70 per month for each month the student is enrolled in an adult learning program.
2925	Sec. 6048. Rules.
2926	The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure Act,
2927	approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue rules
2928	to implement the provisions of this subtitle.

2929	Sec. 6049. An Act To provide for the regulation of fares for the transportation of
2930	schoolchildren in the District of Columba, approved August 9, 1955 (69 Stat. 616; D.C. Official
2931	Code § 35-232 et seq.), is repealed.
2932 2933	SUBTITLE F. CLEANENERGY DC IMPLEMENTATION Sec. 6051. Short title.
2934	This subtitle may be cited as the "CleanEnergy Implementation Emergency Amendment
2935	Act of 2019".
2936	Sec. 6052. Section 210(c)(12)(A) of the Clean and Affordable Energy Act of 2008,
2937	effective October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.10(c)(12)(A)), is
2938	amended as follows:
2939	(a) Sub-subparagraph (ii) is amended by striking the phrase "; and" and inserting a
2940	semicolon in its place.
2941	(b) Sub-subparagraph (iii) is amended by striking the period and inserting a semicolon in
2942	its place.
2943	(c) New sub-subparagraphs (iv) and (v) are added to read as follows:
2944	"(iv) Support the implementation of the transportation emission
2945	reduction initiative required by section 6(j)(1A) of the District of Columbia Traffic Act, 1925,
2946	approved March 3, 1925 (43 Stat. 1121; D.C. Official Code § 50-2201.03(j)(1A)), including by
2947	covering the costs incurred by other District agencies to implement the initiative; and
2948	"(v) Support the implementation of the energy retrofit program
2949	required by section 303(1) of the CleanEnergy DC Omnibus Amendment Act of 2018, effective

2950 March 22, 2019 (D.C. Law 22-257; D.C. Official Code § 8-1772.22), including by covering the 2951 costs incurred by other District agencies to implement the program.". 2952 SUBTITLE G. CRIAC ASSISTANCE FUND Sec. 6061. Short title. 2953 2954 This subtitle may be cited as the "Clean Rivers Impervious Area Charge Assistance Fund 2955 Emergency Amendment Act of 2019". 2956 Sec. 6062. The District Department of the Environment Establishment Act of 2005, effective February 15, 2006 (D.C. Law 16-51; D.C. Official Code § 8-151.01 et seq.), is 2957 2958 amended by adding a new section 113a to read as follows: "Sec. 113a. CRIAC Assistance Fund. 2959 2960 "(a) There is established as a special fund the Clean Rivers Impervious Area Charge Assistance Fund ("Fund"), which shall be administered by the Mayor in accordance with 2961 subsection (c) of this section. 2962 2963 "(b) Revenue from the following sources shall be deposited in the Fund: "(1) Such amounts as may be appropriated to the Fund; and 2964 "(2) Any amounts appropriated in Fiscal Year 2019 for the implementation of the 2965 2966 financial assistance programs authorized by section 216b of the Water and Sewer Authority Establishment and Department of Public Works Reorganization Act of 1996, effective October 2967 30, 2018 (D.C. Law 22-168; D.C. Official Code § 34–2202.16b), that remain unspent at the end 2968 2969 of that fiscal year.

2970	"(c) Money in the Fund shall be used to pay for the costs of implementing the financial
2971	assistance programs authorized by section 216b of the Water and Sewer Authority Establishment
2972	and Department of Public Works Reorganization Act of 1996, effective October 30, 2018 (D.C.
2973	Law 22-168; D.C. Official Code § 34–2202.16b).
2974	"(d)(1) The money deposited into the Fund shall not revert to the unrestricted fund
2975	balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any
2976	other time.
2977	"(2) Subject to authorization in an approved budget and financial plan, any funds
2978	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2979	Sec. 6063. Applicability.
2980	This subtitle shall apply as of September 30, 2019.
2981 2982	SUBTITLE H. RESIDENTIAL PARKING PERMIT Sec. 6071. Short title.
2983	This subtitle may be cited as the "Residential Parking Permit Emergency Amendment
2984	Act of 2019".
2985	Sec. 6072. Section 2415.3 of Title 18 of the District of Columbia Municipal Regulations
2986	is amended to read as follows:
2987	"2415.3 The fee for a one-year residential permit parking sticker shall be \$50 annually
2988	for the 1st vehicle permitted per legal-mailing address, \$75 for the 2nd vehicle permitted per
2989	legal-mailing address, \$100 for the 3rd vehicle permitted per legal-mailing address, and \$150 for
2990	any vehicle beyond the 1st 3 vehicles permitted per legal-mailing address, except permits issued

to residents 65 years of age or older shall be \$35 annually for the 1st vehicle permitted per legal-

2992 mailing address.".

2993 SUBTITLE I. DRIVING WHILE USING A MOBILE TELEPHONE MINOR 2994 PROHIBITION AMENDMENT

- 2995 Sec. 6081. Short title.
- 2996 This subtitle may be cited as the "Driving While Using a Mobile Telephone Minor
- 2997 Prohibition Emergency Amendment Act of 2019".
- Sec. 6082. The Distracted Driving Safety Act of 2004, effective March 30, 2004 (D.C.
- Law 15-124; D.C. Official Code § 50-1731.01 *et seq.*), is amended as follows:
- 3000 (a) Section 5(b) (D.C Official Code § 50-1731.05(b)) is amended by striking the phrase
- 3001 "A person who holds a learner's permit" and inserting the phrase "A person who holds a
- learner's permit or is under the age of 18" in its place.
- 3003 (b) Section 6(a) (D.C Official Code § 50-1731.06(a)) is amended by striking the phrase
- 3004 "that the fine" and inserting the phrase "that, for a violation of section 4, the fine" in its place.
- 3005 SUBTITLE J. OFFICE OF URBAN AGRICULTURE ESTABLISHMENT
- 3006 Sec. 6091. Short title.
- 3007 This subtitle may be cited as the "Office of Urban Agriculture Establishment Emergency
- 3008 Amendment Act of 2019".
- 3009 Sec. 6092. The District Department of the Environment Establishment Act of 2005,
- 3010 effective February 15, 2006 (D.C. Law 16-51; D.C. Official Code § 8-151.01 et seq.), is
- amended by adding a new section 109a to read as follows:
- 3012 "Sec. 109a. Office of Urban Agriculture establishment.

3013	"(a) There is established an Office of Urban Agriculture ("Office") within DOEE.
3014	"(b) The mission of the Office shall be to encourage and promote urban, indoor, and
3015	other emerging agriculture practices in the District, including:
3016	"(1) Community gardens and farms;
3017	"(2) Rooftop farms, indoor farms, and greenhouses;
3018	"(3) Hydroponic, aeroponic, and aquaponic farm facilities; and
3019	"(4) Other innovations in urban agricultural production.
3020	"(c) The duties of the Office shall include:
3021	"(1) Developing and implementing District-wide policies and programs to
3022	promote urban farming and agriculture, including the Urban Farming Land Lease Program under
3023	section 3a of the Food Production and Urban Gardens Program Act of 1986, effective April 30,
3024	2015 (D.C. Law 20-248; D.C. Official Code § 48-402.01), the tax abatements under D.C.
3025	Official Code § 47-868, and the Sustainable Urban Agriculture Apiculture Act of 2012, effective
3026	April 20, 2013 (D.C. Law 19-262; D.C. Official Code § 8-1825.01 et seq.);
3027	"(2) Collaborating with and providing guidance to other District agencies
3028	implementing urban agriculture programs;
3029	"(3) Engaging in outreach to share best practices, provide mentorship, and offer
3030	technical assistance with urban agriculture programs; and
3031	"(4) Applying for and accepting agriculture grants on behalf of DOEE.".
3032	Sec. 6093. Section 2(1) of the Food Production and Urban Gardens Program Act of 1986,
3033	effective February 28, 1987 D.C. Law 6-210; D.C. Official Code § 48-401(1)), is

- amended by striking the phrase "Department of General Services" and inserting the phrase
- 3035 "Department of Energy and Environment" in its place.
- 3036 Sec. 6094. Section 2a(b)(4)(B) of the Division of Park Services Act of 1988, effective
- 3037 March 16, 1988 (D.C. Law 7-209; D.C. Official Code § 10-166.01(b)(4)(B)), is repealed.
- 3038 Sec. 6095. Section 47-868(d)(1) of Title 47 of the District of Columbia Official Code is
- 3039 amended by striking the phrase "Department of General Services" and inserting the phrase
- 3040 "Department of Energy and Environment" in its place.

3041SUBTITLE K. TEMPORARY VISITOR PARKING PERMIT PROGRAM3042TRANSFER

- 3043 Sec. 6101. Short title
- 3044 This subtitle may be cited as the "Temporary Visitor Parking Permit Program Transfer
- 3045 Regulation Emergency Amendment Act of 2019".
- 3046 Sec. 6102. Section 2414.5 of Title 18 of the District of Columbia Municipal Regulations
- 3047 is amended by striking the phrase "Chief of Police" both times it appears and inserting the phrase
- 3048 "Director of the District Department of Transportation" in its place.
- 3049 Sec. 6103. Applicability.
- This subtitle shall apply as of January 1, 2020.

3051 SUBTITLE L. CONGESTION PRICING STUDY AMENDMENT

- 3052 Sec. 6111. This subtitle may be cited as the "Congestion Pricing Study Emergency
- 3053 Amendment Act of 2019".
- 3054 Sec. 6112. Subsection (c)(4)(A) of the text under the heading "ASSESSMENT AND
- 3055 PERMIT WORK" of An Act Making appropriations to provide for the expenses of the

government of the District of Columbia for fiscal year ending June thirtieth, eighteen hundred
and ninety-five, and for other purposes, approved August 7, 1894 (28 Stat. 247; D.C. Official
Code § 9-401.06(c)(4)(A)), is amended by striking the phrase "provided," and inserting the
phrase "provided, that in Fiscal Year 2020, an agreement to conduct a congestion pricing study
shall not exceed \$500,000; provided further," in its place.

3061 Sec. 6113. Section 9m of the Department of Transportation Establishment Act of 2002,
3062 effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 50-921.21), is amended as
3063 follows:

3064 (a) The section heading is amended by striking the word "study" and inserting the word3065 "studies" in its place.

3066 (b) The existing text is designated as subsection (a).

3067 (c) A new subsection (b) is added to read as follows:

3068 "(b) By July 1, 2020, the District Department of Transportation, in consultation with the

3069 Office of the Chief Financial Officer, other District agencies, or organizations such as DC

3070 Sustainable Transportation, as needed, shall make publicly available a study that evaluates and

3071 makes recommendations regarding the potential benefits of congestion pricing on the District,

- 3072 including:
- 3073

"(1) An analysis of the effect of intra-district tolls;

3074 "(2) An analysis of the effect of tolls for vehicles entering the District via the3075 District's bridges;

3076

"(3) An analysis of the effect of different pricing strategies;

3077	"(4) An analysis of how different pricing strategies would be compatible with the
3078	introduction of autonomous vehicles;
3079	"(5) An analysis of the effect on demographic, geographical, and income-level
3080	equity, as well as the effect on District residents and non-residents;
3081	"(6) An analysis of the potential to raise revenue; and
3082	"(7) An analysis of the potential benefits of regional collaboration.".
3083 3084	SUBTITLE M. LEAD SERVICE LINE REPLACEMENT Sec. 6121. Short title.
3085	This subtitle may be cited as the "Lead Service Line Replacement Emergency
3086	Amendment Act of 2019".
3087	Sec. 6122. Section 6019b of the Lead Service Line Priority Replacement Assistance Act
3088	of 2004, effective March 13, 2019 (D.C. Law 22-241; D.C. Official Code § 34-2159), is
3089	amended as follows:
3090	(a) Subsection (a) is amended by striking the phrase "on public property is not a lead
3091	water service line" and inserting the phrase "on public property is not a lead water service line,
3092	whether in whole or in part" in its place.
3093	(b) Subsection (e) is amended as follows:
3094	(1) The existing text is designated as paragraph (1).
3095	(2) A new paragraph (2) is added to read as follows:
3096	"(2) DC Water may use funding provided pursuant to this section to pay for
3097	administrative costs incurred in administering the Program.".

3098	(c) A new subsection (i) is added to read as follows:
3099	"(i)(1) There is established as a special fund the Lead Service Line Replacement Fund
3100	("Fund"), which shall be administered by the Mayor in accordance with paragraph (3) of this
3101	subsection.
3102	"(2) Revenue from the following sources shall be deposited in the Fund:
3103	"(A) Such amounts as may be appropriated to the Fund; and
3104	"(B) Any amounts appropriated in Fiscal Year 2020 for the
3105	implementation of the Program that remain unspent at the end of Fiscal Year 2020.
3106	"(3) Money in the Fund shall be used to pay the costs of implementing the
3107	Program.
3108	"(4)(A) The money deposited into the Fund but not expended in a fiscal year shall
3109	not revert to the unassigned fund balance of the General Fund of the District of Columbia at the
3110	end of a fiscal year, or at any other time.
3111	"(B) Subject to authorization in an approved in an approved budget and
3112	financial plan, any funds appropriated in the Fund shall be continually available without regard
3113	to fiscal year limitation.".
3114 3115 3116	TITLE VII. FINANCE AND REVENUE SUBTITLE A. KEEP CHILD CARE AFFORDABLE TAX CREDIT Sec. 7001. Short title.
3117	This subtitle may be cited as the "Keep Child Care Affordable Tax Credit Emergency
3118	Amendment Act of 2019".

3119	Sec. 7002. Chapter 18 of Title 47 of the District of Columbia Official Code is amended as
3120	follows:
3121	(a) The table of contents is amended by striking the phrase "§ 47-1806.15. Early learning
3122	tax credit." and inserting the phrase "§ 47-1806.15. Keep child care affordable tax credit." in its
3123	place.
3124	(b) Section 47-1806.15 is amended as follows:
3125	(1) The heading is amended to read as follows:
3126	"§ 47-1806.15. Keep child care affordable tax credit.".
3127	(2) Subsection (a) is amended as follows:
3128	(A) Paragraph (1) is amended as follows:
3129	(i) The existing text is designated as paragraph (1A)(A).
3130	(ii) The newly designated subparagraph (A) is amended by striking
3131	the period and inserting the phrase "and licensed pursuant to § 7-2034 unless exempt pursuant to
3132	§ 7-2033(5)." in its place.
3133	(iii) A new subparagraph (B) is added to read as follows:
3134	"(B) This paragraph shall apply for tax years beginning on or after January
3135	1, 2018.".
3136	(B) A new paragraph (1) is added to read as follows:
3137	"(1) "Base year" means the calendar year beginning January 1, 2018, or the
3138	calendar year beginning one calendar year before the calendar year in which the new dollar
3139	amount of a deduction or exemption shall become effective, whichever is later.".

3140	(C) Paragraph (2) is amended to read as follows:
3141	"(2) "Consumer Price Index" means the average of the Consumer Price Index for
3142	All Urban Consumers for the Washington-Arlington-Alexandria, DC-MD-VA-WV Metropolitan
3143	Statistical Area (or such successor metropolitan statistical area that includes the District), or any
3144	successor index, as of the close of the 12-month period ending on July 31 of such calendar
3145	year.".
3146	(D) A new paragraph (2A) is added to read as follows:
3147	"(2A) Cost-of-living adjustment" means an amount, for any calendar year, equal
3148	to the dollar amount set forth in this section multiplied by the difference between the Consumer
3149	Price Index for the preceding calendar year and the Consumer Price Index for the base year,
3150	divided by the Consumer Price Index for the base year.".
3151	(3) Subsection (b)(2) is amended to read as follows:
3152	"(2)(A) The amount of the credit shall be the lesser of:
3153	"(i) The total amount of all eligible child care expenses paid by the
3154	taxpayer in the taxable year; or
3155	"(ii) The limit per eligible child, as set forth in subparagraph (B) of
3156	this paragraph, multiplied by the number of the taxpayer's eligible children.
3157	"(B)(i) For the taxable years beginning on January 1, 2018, and January 1,
3158	2019, the limit per eligible child shall be \$1,000.
3159	"(ii) For each taxable year beginning after December 31, 2019, the
3160	limit per eligible child set forth in sub-subparagraph (i) of this subparagraph shall be increased

3161	annually pursuant to the cost-of-living adjustment (if the adjustment does not result in a multiple
3162	of \$5, rounded down to the next multiple of \$5).".
3163	(4) Subsection (d)(5) is amended to read as follows:
3164	"(5) The taxpayer's District taxable income for the taxable year exceeds the following
3165	amounts and increased annually pursuant to the cost-of-living adjustment (if the adjustment does
3166	not result in a multiple of \$100, rounded down to the next multiple of \$100):
3167	"(A) For the taxable year ending December 31, 2018:
3168	"(i) Single and head of household: \$750,000;
3169	"(ii) Married filing jointly: \$750,000; or
3170	"(iii) Married filing separately: \$375,000."
3171	"(B) For taxable years beginning on or after January 1, 2019:
3172	"(i) Single and head of household: \$150,000;
3173	"(ii) Married filing jointly: \$150,000; or
3174	"(iii) Married filing separately: \$75,000.".
3175	(5) Subsection (f) is repealed.
3176	Sec. 7003. Applicability.
3177	This subtitle shall apply as of January 1, 2019.
3178 3179	SUBTITLE B. KEEP HOUSING AFFORDABLE INCREASED TAX RELIEF Sec. 7011. Short title.
3180	This subtitle may be cited as the "Keep Housing Affordable Increased Property Tax
3181	Relief Emergency Amendment Act of 2019".

3182	Sec. 7012. Section 47-1806.06 of th	ne District of Columbia Official Code is amended as
3183	follows:	
3184	(a) Subsection (a) is amended as fol	llows:
3185	(1) Paragraph (1) is amende	d by striking the phrase "a total of \$1,000" and
3186	inserting the phrase "the maximum credit a	mount" in its place.
3187	(2) Paragraph (2) is amende	d by adding a new subparagraph (D) to read as
3188	follows:	
3189	"(D) For taxable yea	rs beginning after December 31, 2018, the percentage
3190	required under paragraph (1) of this subsec	tion to be determined for all claimants other than
3191	eligible senior claimants shall be the percer	ntage specified in the following table:
3192	"If adjusted gross income is:	Tax credit equals:
3193	"\$0-24,999	100% of property tax* exceeding 3.0% of adjusted
3194		gross income of the tax filing unit
3195	"\$25,000 - \$51,999	100% of property tax* exceeding 4.0% of adjusted
3196		gross income of the tax filing unit
3197	"\$52,000 - \$55,000	100% of property tax* exceeding 5.0% of adjusted
3198		gross income of the tax filing unit
3199	"*or rent paid constituting property tax (20	% of rent).".
3200	(b) Subsection (b) is amended as for	llows:
3201	(1) Paragraph (9) is amende	d by striking the figure "\$60,000" and inserting the
3202	phrase "the eligibility income threshold am	ount" in its place.

3203 (2) New paragraphs (10), (11), (12), (13), and (14) are added to read as follows: "(10) The term "base year" means the calendar year beginning January 1, 2015, or 3204 3205 the calendar year beginning one calendar year before the calendar year in which the new dollar amount of a maximum credit amount or eligibility income threshold amount shall become 3206 3207 effective, whichever is later. 3208 "(11) The term "Consumer Price Index" means, for any calendar year, the average of the Consumer Price Index for All Urban Consumers for the Washington-Arlington-3209 3210 Alexandria, DC-MD-VA-WV Metropolitan Statistical Area (or such successor metropolitan 3211 statistical area that includes the District), or any successor index, as of the close of the 12-month period ending on July 31 of such calendar year. 3212 3213 "(12) The term "cost-of-living adjustment" means, for any calendar year, the 3214 difference between the Consumer Price Index for the preceding calendar year and the Consumer 3215 Price Index for the base year, divided by the Consumer Price Index for the base year. "(13) The term "eligibility income threshold amount" means: 3216 "(A) For the taxable year beginning January 1, 2015, \$60,000 for eligible 3217 senior claimants and \$40,000 for all other claimants; 3218 3219 "(B) For the taxable year beginning January 1, 2016, \$60,000 for eligible 3220 senior claimants and \$40,000 for all other claimants, increased annually pursuant to the cost-of-3221 living adjustment (if the adjustment does not result in a multiple of \$100, rounded down to the 3222 next multiple of \$100); and

3223	"(C) For the taxable year beginning January 1, 2019, \$75,000 for eligible
3224	senior claimants and \$55,000 for all other claimants, increased annually pursuant to the cost-of-
3225	living adjustment (if the adjustment does not result in a multiple of \$100, rounded down to the
3226	next multiple of \$100).
3227	"(14) The term "maximum credit amount" means:
3228	"(A) For the taxable year beginning January 1, 2015, \$1,000;
3229	"(B) For the taxable year beginning January 1, 2016, \$1,000, increased
3230	annually pursuant to the cost-of-living adjustment (if the adjustment does not result in a multiple
3231	of \$25, rounded down to the next multiple of \$25); and
3232	"(C) For the taxable year beginning January 1, 2019, \$1,200, increased
3233	annually pursuant to the cost-of-living adjustment (if the adjustment does not result in a multiple
3234	of \$25, rounded down to the next multiple of \$25).".
3235	(c) Subsection $(j)(1)$ is amended by striking the phrase "income tax return. The tax filing
3236	unit also includes any other persons who would be claimed as dependents on that tax return." and
3237	inserting the phrase "income tax return." in its place.
3238	(d) Subsection (r) is repealed.
3239	(e) A new subsections (s) is added to read as follows:
3240	"(s) A claimant who is not required to file a return pursuant to § 47-1805.02 may file an
3241	alternative form prescribed by the Chief Financial Officer to claim the credit under this section.
3242	Notwithstanding § 47-1805.01(a), for taxable years beginning after December 31, 2019,

3243	claimants filing an alternative form may file it electronically in a manner prescribed by the Chief
3244	Financial Officer.".
3245	Sec. 7013. Applicability.
3246	This subtitle shall apply as of January 1, 2019.
3247 3248	SUBTITLE C. RECORDATION AND TRANSFER TAXES Sec. 7021. Short title.
3249	This subtitle may be cited as the "Recordation and Transfer Taxes Emergency
3250	Amendment Act of 2019".
3251	Sec. 7022. Section 303 of the District of Columbia Real Estate Deed Recordation Tax
3252	Act, approved March 2, 1962 (76 Stat. 12; D.C. Official Code § 42-1103), is amended as
3253	follows:
3254	(a) Subsection (a) is amended as follows:
3255	(1) Paragraph (1) is amended as follows:
3256	(A) The lead-in language is amended by striking the phrase "subsection
3257	(a-4)" and inserting the phrase "subsections (a-4) and (a-5)" in its place.
3258	(B) Subparagraph (A) is amended by striking the phrase "subsection (a-
3259	4)" and inserting the phrase "subsections (a-4) and (a-5)" in its place.
3260	(2) Paragraph (2) is amended by striking the phrase "shall be 2.2%." and
3261	inserting the phrase "shall be 2.2%; provided further, that, beginning October 1, 2019, at the time
3262	it is submitted for recordation, a deed that evidences a transfer of an economic interest in real
3263	property any part of which is classified as Class 2 Property under D.C. Official Code § 47-813

3264 (except for a deed solely transferring an economic interest relating to a residential unit within a 3265 cooperative housing association), shall be taxed at the rate of 5.0% of the consideration allocable 3266 to the real property if the value of the consideration allocable to the real property is \$2 million or more; provided further, that for the purposes of the foregoing provision, a deed shall be 3267 3268 considered to evidence a transfer of an economic interest in Class 2 Property if any portion of the 3269 building or structure in which the interest in real property being transferred by the deed is located is classified as Class 2 Property, regardless of whether that portion is transferred in the deed, if, 3270 prior to the execution of the deed, the majority ownership of the economic interest being 3271 3272 transferred by the deed and a portion of the building or structure that is classified as Class 2 Property was common (whether direct or indirect).". 3273 3274 (3) Paragraph (3)(A) is amended by striking the phrase "subsection (a-4)" and 3275 inserting the phrase "subsections (a-4) and (a-5)" in its place. (b) Subsection (a-4) is amended by striking the phrase "of this section. Of the funds 3276 collected under this subsection, 15% shall be deposited in the Housing Production Trust Fund 3277 established by section 3 of the Housing Production Fund Act of 1988, effective March 18, 1989 3278 (D.C. Law 7-202; D.C. Official Code § 42-2802), and the remainder shall be deposited in the 3279 3280 General Fund of the District of Columbia" and inserting the phrase "of this section" in its place. (c) A new subsection (a-5) is added to read as follows: 3281 "(a-5)(1) Beginning October 1, 2019, an additional tax of 1.05%, in addition to the 3282 additional tax imposed by subsection (a-4) of this section, is imposed upon a:

3284	"(A) Deed that is subject to the tax under subsection (a)(1) of this section
3285	if:
3286	"(i) The deed transfers real property (or an interest in real property)
3287	any part of which is classified as Class 2 Property under D.C. Official Code § 47-813; and
3288	"(ii) The taxed or imputed consideration for the deed is \$2 million
3289	or more.
3290	"(B)(i) Security interest instrument that is subject to the tax under
3291	subsection (a)(3) of this section if the security interest instrument:
3292	"(I) Encumbers real property any part of which is classified
3293	as Class 2 Property under D.C. Official Code § 47-813; and
3294	"(II) Secures a debt of \$2,000,000 or greater and only to the
3295	extent any part thereof exceeds an exemption from taxation under this chapter.
3296	"(ii) For the purposes of this subparagraph, debts in security
3297	interest instruments recorded on the same day and pertaining to the same real property shall be
3298	aggregated to determine whether the \$2,000,000 threshold has been met; in the case in which
3299	such threshold is met, the tax under this subsection shall apply to each such security interest
3300	instrument regardless of the amount of debt secured by such security interest instrument.
3301	"(2) For the purposes of this subsection, a deed shall be considered to transfer
3302	Class 2 Property and a security interest instrument shall be considered to encumber Class 2
3303	Property if any portion of the building or structure in which the real property (or interest in real
3304	property) being transferred by the deed or encumbered by the security interest instrument is

3305	classified as Class 2 Property, regardless of whether that portion is transferred in the deed or
3306	encumbered by the security interest instrument, if, prior to execution of the deed or security
3307	interest instrument, the majority ownership of the real property (or interest in real property)
3308	being transferred by the deed or encumbered by the security interest instrument and a portion of
3309	the building or structure that is classified as Class 2 Property was common (whether direct or
3310	indirect); provided, that this paragraph shall not apply to a deed solely transferring real property
3311	for which the homestead deduction is applied for under D.C. Official Code § 47-850, if the
3312	homestead deduction is applied for simultaneously with the recordation of the deed and the
3313	deduction is granted or to an accessory lot included within such deed.".
3314	(d) Subsection (e)(1) is amended by striking the phrase "(a) and (a-4)" and inserting the
3315	phrase "(a), (a-4), and (a-5)" in its place.
3316	(e) A new subsection (h) is added to read as follows:
3317	"(h) Of the funds collected under this section, 15% shall be deposited in the Housing
3318	Production Trust Fund established by section 3 of the Housing Production Trust Fund Act of
3319	1988, effective March 16, 1989 (D.C. Law 7-202; D.C. Official Code § 42-2802), and the
3320	remainder shall be deposited in the General Fund of the District of Columbia.".
3321	Sec. 7023. Section 47-903 of the District of Columbia Official Code is amended as
3322	follows:
3323	(a) Subsection (a-4) is amended by striking the phrase "of this section. Of the funds
3324	collected under this subsection, 15% shall be deposited in§ 42-2802 and the remainder shall be

deposited in the General Fund of the District of Columbia" and inserting the phrase "of thissection" in its place.

(b) A new subsection (a-6) is added to read as follows:

3328 "(a-6)(1) Beginning October 1, 2019, an additional tax of 1.05%, in addition to the
3329 additional tax imposed by subsection (a-4) of this section, is imposed upon a deed that is subject
3330 to the tax under subsection (a)(1) of this section if:

3331 "(A) The deed transfers real property (or an interest in real property) any
3332 part of which is classified as Class 2 Property under § 47-813; and

3333 "(B) The taxed or imputed consideration for such deed is \$2 million or3334 more.

3335 "(2) For the purposes of this subsection, a deed shall be considered to transfer Class 2 Property if any portion of the building or structure in which the real property (or interest 3336 in real property) being transferred by the deed is located is classified as Class 2 Property, 3337 regardless of whether that portion is transferred in the deed, if, prior to execution of the deed, the 3338 majority ownership of the real property (or interest in real property) being transferred by the 3339 deed and a portion of the building or structure that is classified as Class 2 Property was common 3340 3341 (whether direct or indirect); provided, that this paragraph shall not apply to a deed solely transferring real property for which the homestead deduction is applied for under § 47-850, if the 3342 3343 homestead deduction is applied for simultaneously with the recordation of the deed and the 3344 deduction is granted or to an accessory lot included within the deed.". (c) A new subsection (f) is added to read as follows: 3345

3346	"(f) Of the funds collected under this section, 15% shall be deposited in the Housing
3347	Production Trust Fund established by § 42-2802 and the remainder shall be deposited in the
3348	General Fund of the District of Columbia.".
3349	Sec. 7024. Sunset.
3350	This subtitle shall expire on September 30, 2023.
3351 3352	SUBTITLE D. FISCAL YEAR 2019 INTERNET SALES TAX REVENUE Sec. 7031. Short title.
3353	This subtitle may be cited as the "Internet Sales Tax Revenue Emergency Amendment
3354	Act of 2019".
3355	Sec. 7032. Section 47-812(b-9)(2)(D)(ii) of the District of Columbia Official Code is
3356	amended to read as follows:
3357	"(ii) IST revenue collected during the period beginning on January 1,
3358	2019 and ending on September 30, 2019, shall be directed to the unassigned balance of the General Fund
3359	for purposes consistent with the Fiscal Year 2019 Revised Local Budget Emergency Act of 2019, passed
3360	on May 28, 2019 (Enrolled version of Bill 23-205).".
3361	Sec. 7033. Applicability.
3362	This subtitle shall apply as of July 1, 2019.
3363 3364	SUBTITLE E. COMMERCIAL PROPERTY TAX RATE Sec. 7041. Short title.
3365	This subtitle may be cited as the "Internet Sales Tax Commercial Property Tax Rate
3366	Emergency Amendment Act of 2019".

3367	Sec. 7042. Section 47-812(b-9)(2) of the District of Columbia Official Code is amended
3368	as follows:
3369	(a) Subparagraph (C)(iii) is amended by striking the phrase "Except as provided in
3370	subparagraph (D) of this paragraph, \$1.89" and inserting the figure "\$1.89" in its place.
3371	(b) Subparagraph (D)(i) is repealed.
3372 3373	SUBTITLE F. SPORTS WAGERING REVENUE Sec. 7051. Short title.
3374	This subtitle may be cited as the "Sports Wagering Revenue Emergency Amendment Act
3375	of 2019".
3376	Sec. 7052. Title III of the Law to Legalize Lotteries, Daily Numbers Games, and Bingo
3377	and Raffles for Charitable Purposes in the District of Columbia, effective May 3, 2019 (D.C.
3378	Law 22-312; D.C. Official Code § 36-621.01 et seq.), is amended as follows:
3379	(a) Section 305(g)(3) (D.C. Official Code § 36-621.05(g)(3)) is amended to read as
3380	follows:
3381	"(3) Obtains a waiver from DSLBD of the contracting or joint venture
3382	requirements of the CBE act; provided, that if DSLBD neither approves nor denies the request
3383	for waiver within 30 days after the submission of the request, the waiver shall be deemed
3384	approved as a matter of law.".
3385	(b) Section 306 (D.C. Official Code § 36-621.06) is amended as follows:
3386	(1) Subsection (b)(3)(A) is amended by striking the figure "\$250,000" and
3387	inserting the figure "\$500,000" in its place.

3388	(2) Subsection (c)(4)(A) is amended by striking the figure "\$50,000" and inserting
3389	the figure "\$100,000" in its place.
3390	(3) A new subsection (e) is added to read as follows:
3391	"(e) Notwithstanding section 4(c)(20), a Class A operator may apply to operate sports
3392	wagering conducted over the internet, through mobile applications, or through other digital
3393	forms, but not through a physical location, outside of the physical confines of its approved sports
3394	wagering facility, within 2 blocks of its designated facility; provided, that the sports wagering
3395	conducted by a Class A operator over the internet, through mobile applications, or through other
3396	digital forms may not function within the physical confines of a different Class A operator's
3397	designated facility.".
3398	(c)(1) Section 315(c)(2) (D.C. Official Code § 36-621.15(c)(2)) is repealed.
3399	(2) This subsection shall apply as of January 30, 2019.
3400 3401	SUBTITLE G. HEALTHY KIDS REVENUE Sec. 7061. Short title.
3402	This subtitle may be cited as the "Healthy Kids Revenue Emergency Amendment Act of
3403	2019".
3404	Sec. 7062. Chapter 20 of Title 47 of the District of Columbia Official Code is amended as
3405	follows:
3406	(a) Section 47-2001(r-1)(1) is amended as follows:
3407	(1) Subparagraph (A) is amended to read as follows:

3408	"(A) At least 50% milk, including soy, rice, or similar milk substitutes;
3409	or".
3410	(2) Subparagraph (B) is repealed.
3411	(3) Subparagraph (C) is amended to read as follows:
3412	"(C) 100% fruit or vegetable juice; or".
3413	(4) Subparagraph (D) is repealed.
3414	(b) Section 47-2002(a) is amended by adding a new paragraph (8) to read as follows:
3415	"(8) The rate of tax shall be 8% of the gross receipts from the sale of or charges
3416	for soft drinks.".
3417	(c) Section 47-2002.02(2)(A) is amended by striking the phrase "as described in § 47-
3418	2001(n)(1)(A)" and inserting the phrase "as described in § 47-2001(n)(1)(A)(i)" in its place.
3419	(d) Section 47-2202(a) is amended by adding a new paragraph (5) to read as follows:
3420	"(5) The rate of tax shall be 8% of the gross receipts from the sale of or charges
3421	for soft drinks.".
3422	(e) Section 47-2202.01(2)(A) is amended by striking the phrase "as described in § 47-
3423	2001(n)(1)(A)" and inserting the phrase "as described in § 47-2001(n)(1)(A)(i)" in its place
3424 3425 3426	SUBTITLE H. WASHINGTON PARKS & PEOPLE EQUITABLE REAL PROPERTY TAX RELIEF Sec. 7071. Short title.
3427	This subtitle may be cited as the "Washington Parks & People Equitable Real Property
3428	Tax Relief Emergency Act of 2019".

3429 Sec. 7072. Chapter 10 of Title 47 of the District of Columbia Code is amended as3430 follows:

3431 (a) The table of contents is amended by adding a new section designation to read as3432 follows:

3433 "47-1099.04. Washington Parks & People; Lots 841, 847, 848, and 851, Square 2841.".
3434 (b) A new section 47-1099.04 is added to read as follows:

3435 "§ 47-1099.04. Washington Parks & People; Lots 841, 847, 848, and 851, Square 2841.

3436 "(a) The real property located in Lots 841, 847, 848, and 851 in Square 2841 shall be

exempt from real property taxation so long as the real property is owned by Washington Parks &

3438 People, a District of Columbia nonprofit corporation, and is used as a park by the public

3439 generally, as a community garden, or as a children's playground, and is not used for commercial

3440 purposes, subject to the provisions of §§ 47-1005, 47-1007, and 47-1009 as if the exemption had

3441 been granted administratively under this chapter.

"(b) All real property taxes, special assessments, liens of the District of Columbia
(including Clean Cities liens), interest, penalties, fees, and other related charges assessed against
real property located in Lots 841, 847, 848, and 851 in Square 2841 for the period beginning
with tax year 1998 and continuing through to the end of the month during which the Washington
Parks & People Equitable Real Property Tax Relief Act of 2019, as approved by the Committee
of the Whole on May 14, 2019 (Committee Print of Bill 23-209), becomes effective shall be
forgiven and any payments made during this period shall be refunded.".

3449 SUBTITLE I. NATIONAL CHERRY BLOSSOM FESTIVAL FUNDRAISING 3450 MATCH

3451 Sec. 7081. Short title.

3452This subtitle may be cited as the "National Cherry Blossom Festival Fundraising

3453 Match Emergency Act of 2019".

3454 Sec. 7082. National Cherry Blossom Festival Fundraising.

3455 (a) There is established a matching grant program to support the 2020 National

3456 Cherry Blossom Festival ("Program"), which shall be administered by the Washington

3457 Convention and Sports Authority ("Events DC"). Under the Program, a matching grant

3458 shall be awarded to a nonprofit organization that organizes and produces an event or

events as part of the official, month-long National Cherry Blossom Festival ("Festival")

of up to \$1,000,000 for every dollar above \$1,000,000 that the organization has raised in

3461 corporate donations by March 31, 2020.

3462 (b) In Fiscal Year 2020, of the funds allocated to the Non-Departmental Account,

\$1,000,000 shall be transferred to Events DC to use for the grant authorized by

3464 subsection (a) of this section.

3465 (c) A grant awarded pursuant to this section shall be in addition to any other grant3466 awarded by Events DC in support of the Festival.

3467 SUBTITLE J. SENIOR RESIDENTS REAL PROPERTY TAX CAP 3468 Sec. 7091. Short title.

This subtitle may be cited as the "Senior Residents Real Property Tax Cap ClarificationEmergency Amendment Act of 2019".

3471	Sec. 7092. Section 47-864 of the District of Columbia Official Code is amended as
3472	follows:
3473	(a) Subsection (b) is amended to read as follows:
3474	"(b) Beginning October 1, 2018, the credit under subsection (a) of this section shall be
3475	calculated as follows:
3476	"(1)(A) In the case of real property that did not receive the credit under this
3477	section in the prior tax year:
3478	"(i) Subtract the current tax year's homestead deduction from the prior tax
3479	year's assessed value; and
3480	"(ii) Multiply the amount by 110% to determine the current tax year's
3481	taxable assessment; provided, that for real property receiving in whole or in part the homestead
3482	deduction under § 47-850 or § 47-850.01 and the tax relief deduction provided under § 47-863,
3483	the multiplier shall be 105% relative to that whole or part; or
3484	"(B) In the case of real property that did receive the credit under this section in the
3485	prior tax year:
3486	"(i) Multiply the prior tax year's taxable assessment by 110%; provided,
3487	that for real property receiving in whole or in part the homestead deduction under § 47-850 or
3488	§ 47-850.01 and the tax relief deduction provided under § 47-863, the multiplier shall be 105%
3489	relative to that whole or part; and

3490 "(ii) Subtract from that amount the difference of the current tax year's
3491 homestead deduction less the prior tax year's homestead deduction to determine the current tax
3492 year's taxable assessment.

3493 "(2) Subtract the current tax year's homestead deduction from the current tax3494 year's assessed value.

3495 "(3) Subtract the current tax year's taxable assessment determined under
3496 paragraph (1) of this subsection from the amount determined in paragraph (2) of this subsection;
3497 "(4) If the amount determined under paragraph (3) of this subsection is a positive
3498 number, multiply the amount by the applicable real property tax rate to determine the credit for
3499 the current tax year.".

3500 (b) A new subsection (g) is added to read as follows:

"(g) Beginning October 1, 2018, for that part of a housing cooperative receiving the 3501 3502 homestead deduction under § 47-850.01 and the tax relief deduction provided under § 47-863, the credit under this section attributable to the assessment exceeding 105% up to 110% of the 3503 prior tax year's taxable assessment (or the current tax year's taxable assessment if the credit was 3504 3505 not received in the prior tax year) shall be an additional benefit to be passed on to the eligible 3506 household in the same manner as the deduction under 47-863(c)(2)(C). No such credit attributable to such assessment increase shall be passed on unless the entire housing cooperative 3507 qualifies for a credit under this section. The part of the housing cooperative that does not qualify 3508 3509 for both the homestead deduction under § 47-850.01 and the tax relief deduction provided under § 47-863 shall only receive the credit under this section attributable to the assessment exceeding 3510

3511 110% of the prior tax year's taxable assessment (or the current tax year's taxable assessment if

- 3512 the credit was not received in the prior tax year).".
- 3513 Sec. 7093. Applicability.
- 3514 This subtitle shall apply as of the effective date of this act.

3515 SUBTITLE K. SPECIAL FUNDS REPEAL

- 3516 Sec. 7101. Short title.
- 3517 This subtitle may be cited as the "Special Funds Repeal Emergency Amendment Act of3518 2019".
- 3519 Sec. 7102. Section 1402 of the Productivity Bank Fund Establishment Act of 1999,
- effective October 20, 1999 (D.C. Law 13-38; D.C. Official Code § 1-325.01), is repealed.
- 3521 Sec. 7103. Section 1152 of the Fee Collection Incentive Act of 2005, effective October
- 3522 20, 2005 (D.C. Law 16-33; D.C. Official Code § 1-325.61), is repealed.
- 3523 Sec.7104. Section 7314 of the Internet Sales Tax, Homelessness Prevention, and
- 3524 WMATA Momentum Fund Establishment Act of 2013, effective December 24, 2013 (D.C. Law
- 3525 20-61; D.C. Official Code § 1-325.241), is repealed.

3526 Sec.7105. Section 7154 of the IPW Fund, Destination DC Marketing Fund, and WMATA

- 3527 Momentum Support Fund Establishment Act of 2014, effective February 26, 2015 (D.C. Law
- 3528 20-155; D.C. Official Code § 1-325.311), is repealed.

3529 SUBTITLE M. EXPENDITURE COMMISSION ESTABLISHMENT

3530 Sec. 7121. Short title.

3531 This subtitle may be cited as the "Expenditure Commission Establishment Emergency3532 Act of 2019".

3533 Sec. 7122. Expenditure Commission – Establishment.

3534 (a)(1) There is established an Expenditure Commission ("Commission") with the purpose

3535 of reviewing the District's current budget structure, including expenditures and revenues, and

3536 preparing comprehensive recommendations to the Council and the Mayor on future budgets.

- 3537 (2) The recommendations shall:
- 3538 (A) Provide the vision for an expenditure regime that could withstand 3539 economic downturns without jeopardizing core government services;
- 3540 (B) Assess sources of fiscal risks facing the District and strengths it may3541 draw from;

3542 (C) Identify the economic growth necessary to support the growing fiscal 3543 needs of the District; and

- 3544 (D) Propose a plan to advance the District's fiscal and economic standing 3545 and competitiveness in the region.
- 3546 (3) The recommendations may not include spending or revenue caps.
- 3547 (b) Specific functions of the Commission shall include the following:
- 3548 (1) Analyzing the District's budget expenditures for the current fiscal year and3549 previous 5 fiscal years, including:
- 3550 (A) Historic sources of growth or decline in spending;

3551	(B) Whether the growth or decline is attributable to policy or external
3552	factors;
3553	(C) Sources of risk in the current expenditure regime;
3554	(2) Analyzing the District's revenues for the current fiscal year and previous 5
3555	fiscal years, including:
3556	(A) Changes in tax policy;
3557	(B) Comparison of tax rates with nearby jurisdictions; and
3558	(C) Sources or risk in the current tax structure.
3559	(3) Reviewing General Fund growth trends, including examining the growth in
3560	personnel, non-personnel, and subsidies;
3561	(4) Identifying the cost drivers for expenditure increases, including both internal
3562	drivers, such as policy changes, and external drivers, such as demographic changes and inflation;
3563	(5) Identifying the drivers of revenue growth, including both internal drivers,
3564	such as tax policy changes, and external drivers, such as economic growth, change in federal tax
3565	laws, or other sources;
3566	(6) Recommending changes to practices that could result in efficiencies within the
3567	District's budget, including simulations with different cost-driver assumptions; and
3568	(7) Recommending benchmarks for measuring the current and future fairness and
3569	competitiveness of tax policy changes.
3570	(c)(1) The Commission shall focus on structural changes to operations that could result in
3571	efficiencies in spending, rather than specific policy areas.

3572	(2) Information on policy decisions identified as budget cost-drivers pursuant to
3573	subsection (b)(4) of this section may be shared with the Mayor and Council for consideration in
3574	the annual budget process.
3575	(d) The Commission shall submit its recommendations in the form of a report or reports
3576	similar in form and scope as those transmitted by the Tax Revision Commission, established
3577	pursuant to D.C. Official Code § 47-462. The report or reports shall be accompanied by draft
3578	legislation or other specific steps for implementing the recommendations.
3579	(e) The Commission shall submit to the Council and the Mayor its final report no later
3580	than December 31, 2020.
3581	Sec. 7123. Expenditure Commission – Composition; selection of Director.
3582	(a) The Commission shall be composed of 11 members, including a Chairperson.
3583	(b) The members of the Commission shall be appointed as follows:
3584	(1) The Mayor shall appoint 5 members, of whom:
3585	(A) Two shall be from the Executive branch, including the City
3586	Administrator, or his or her designee;
3587	(B) One shall be a community representative, such as a leader of a local
3588	advocacy group or public-interest group, labor union, civic association, or a tenant or housing
3589	association, with consideration for those with a housing, education, health, social-welfare, or
3590	social-justice focus;
3591	(C) One shall be a representative of one or more important sectors of the
3592	business community, such as real estate, retail, or a business improvement district; and

3593	(D) One shall be a representative from the research community with a
3594	focus on local government finance.
3595	(2) The Chairman of the Council shall appoint 5 members, of whom:
3596	(A) One shall be the Council Budget Director, or his or her designee;
3597	(B) One shall be the D.C. Auditor, or his or her designee;
3598	(C) One shall be a community representative, such as a leader of a local
3599	advocacy group or public-interest group, labor union, civic association, or a tenant or housing
3600	association, with consideration for those with a housing, education, health, social-welfare, or
3601	social-justice focus;
3602	(D) One shall be a representative of one or more important sectors of the
3603	business community, such as real estate, retail, or a business improvement district; and
3604	(E) One shall be a representative from the research community with a
3605	focus on local government finance.
3606	(3) The Chief Financial Officer, or his or her designee, shall be an ex officio
3607	member of the Commission.
3608	(4) The Chairman of the Council shall appoint one member of the Commission as
3609	the Commission Chairperson.
3610	(c) All appointments shall be made no later than 30 days of the effective date of the
3611	Fiscal Year 2020 Budget Support Act of 2019, passed on 1st reading on May 14, 2019
3612	(Engrossed version of Bill 23-209). A vacancy shall be filled in the same manner in which the
3613	initial appointment was made.

(d) The Chairman of the Council shall select a Director who shall perform the duties
required for the day-to-day functioning of the Commission as considered necessary by the
members, including coordination with the Mayor and Chairman of the Council on appointment
of Commission members, management of startup and operations of the Commission,
appointment of staff, selection of consultants, and the administration of meetings and report
production.

(e) Each member of the Commission shall serve without compensation. Each member
may be reimbursed for actual expenses pursuant to section 1108 of the District of Columbia
Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2139; D.C. Official Code § 1-611.08).

3624 (f) Members of the Commission shall act with the utmost integrity and professionalism.

3625 Each member shall avoid conflicts of interest and may seek the advice of the Board of Ethics and

3626 Government Accountability, established pursuant to section 202 of the Board of Ethics and

3627 Government Accountability Establishment and Comprehensive Ethics Reform Amendment Act

3628 of 2012, effective April 27, 2012 (D.C. Law 19-124; D.C. Official Code § 1-1161.02), to ensure

- that his or her duties are being discharged ethically.
- 3630 Sec. 7124. Expenditure Commission Authority.
- 3631 (a) The Chairperson of the Commission, or his or her designated representative, who
- 3632 must be a member of the Commission, shall convene all meetings of the Commission. Six
- 3633 members of the Commission shall constitute a quorum. Voting by proxy shall not be permitted.

3634 (b) The Commission shall have the authority to create and operate under its own rules of
3635 procedure, consistent with this subtitle and the District of Columbia Administrative Procedure
3636 Act, approved October 21, 1968 (82 Stat. 1203; D.C. Official Code § 2-501 *et seq.*).

3637 (c) All recommendations and reports prepared and submitted by the Commission shall be3638 a matter of public record.

3639 (d) The Commission, or committees thereof, may, for the purpose of carrying out the
3640 provisions of this subtitle, hold hearings, and shall sit and act at such times and places and
3641 administer oaths as required.

(e) The Commission shall have the authority to request directly from each department,
agency, or instrumentality of the District Government, and each department, agency, or
instrumentality is hereby authorized to furnish directly to the Commission upon its request, any
information reasonably considered necessary by the Commission to carry out its functions under
this subtitle.

(f) The Commission is authorized to use space and supplies owned or rented by the
District government. The Chairperson of the Commission is further authorized to request from
the Mayor or Chairman of the Council the use of staff loaned from the Council or detailed by the
Mayor for such purposes consistent with this subtitle as the Commission may determine.

3651 (g) The Procurement Practices Reform Act of 2010, effective April 8, 2011 (D.C. Law
3652 18-371; D.C. Official Code § 2-351.01 *et seq.*), and its implementing regulations, shall not apply
3653 to the Commission.

3654 (h) The Commission's operations shall be funded by annual appropriations.

3655	Section 7125. Section 105(c) of the Procurement Practices Reform Act of 2010, effective
3656	April 8, 2011 (D.C. Law 18-371; D.C. Official Code § 2-351.05(c)), is amended as follows:
3657	(a) Paragraph (19) is amended by striking the phrase "; and" and inserting a semicolon in
3658	its place.
3659	(b) Paragraph (20) is amended by striking the period and inserting the phrase "; and" in
3660	its place.
3661	(c) A new paragraph (21) is added to read as follows:
3662	"(21) The Expenditure Commission.".
3663	Section 7126. Applicability.
3664	This subtitle shall apply as of September 1, 2019.
3665 3666	SUBTITLE N. NONPROFIT WORKFORCE HOUSING TAX EXEMPTION Sec. 7131. Short title.
3667	This subtitle may be cited as the "Nonprofit Workforce Housing Properties Real Property
3668	Tax Exemption Emergency Amendment Act of 2019".
3669	Sec. 7132. Chapter 10 of Title 47 of the District of Columbia Official Code is amended as
3670	follows:
3671	(a) The table of contents is amended by adding a new section designation to read as
3672	follows:
3673	"47-1005.03. Nonprofit Workforce Housing Properties.".
3674	(b) A new section 47-1005.03 is added to read as follows:
3675	"47-1005.03. Nonprofit Workforce Housing Properties.

3676 "(a) For the purposes of this section, the term:

3677

"(1) "Adjusted median income" means:

3678 "(A) For a household of one, 70% of the median income for a household
3679 of 4 in the Washington Metropolitan Statistical Area as published by the U.S. Department of
3680 Housing and Urban Development most recently prior to the date such household income was
3681 determined;

3682 "(B) For a household of 2, 80% of the median income for a household of 4 in the Washington Metropolitan Statistical Area as published by the U.S. Department of Housing 3683 3684 and Urban Development most recently prior to the date such household income was determined; "(C) For a household of 3, 90% of the median income for a household of 4 3685 3686 in the Washington Metropolitan Statistical Area as published by the U.S. Department of Housing 3687 and Urban Development most recently prior to the date such household income was determined; "(D) For a household of 4, 100% of the median income for a household of 3688 4 in the Washington Metropolitan Statistical Area as published by the U.S. Department of 3689 Housing and Urban Development most recently prior to the date such household income was 3690 determined; 3691 3692 "(E) For a household of 5, 108% of the median income for a household of

4 in the Washington Metropolitan Statistical Area as published by the U.S. Department of
Housing and Urban Development most recently prior to the date such household income was
determined;

3696	"(F) For a household of 6 or more, 116% of the median income for a
3697	household of 4 in the Washington Metropolitan Statistical Area as published by the U.S.
3698	Department of Housing and Urban Development most recently prior to the date such household
3699	income was determined.
3700	"(2) "Nonprofit owner" means an entity that:
3701	"(A) Provides rental housing in land and buildings that it owns; and
3702	"(B)(i) Is exempt from federal income tax under section 501(c)(3) of the
3703	Internal Revenue Code; or
3704	"(ii) Is a limited liability company, the sole member of which is an
3705	entity that is exempt from federal income tax under section $501(c)(3)$ of the Internal Revenue
3706	Code.
3707	"(b) Subject to subsection (d) of this section, land and buildings used by a nonprofit
3708	owner to provide rental housing shall be exempt from District of Columbia real property taxation
3709	as of the date of acquisition by the nonprofit owner; provided, that beginning no later than 12
3710	months following the date of such acquisition, each of the following requirements has been
3711	certified as having been met pursuant to subsection (f) of this section, and thereafter on an annual
3712	basis are recertified as having been met pursuant to subsection (f) of this section:
3713	"(1) Not fewer than 50% of the occupied units are occupied by tenants with
3714	household incomes, for the year preceding the later of the date of acquisition by the nonprofit
3715	owner or initial occupancy by such tenants, not in excess of 80% of the adjusted median income;
3716	"(2) The remainder of the occupied units are occupied by tenants with

household incomes, for the year preceding the later of the date of acquisition by the nonprofit
owner or initial occupancy by such tenants, not in excess of 120% of the adjusted median
income;

"(3) Rents charged to the tenants described in paragraph (1) of this subsection are
not in excess of 30% of 80% of the adjusted median income; and rents charged to tenants
described in paragraph (2) of this subsection are not in excess of 30% of 120% of the adjusted
median income; provided, that the total rent paid to the non-profit landlord for any individual
unit shall not exceed the Housing Choice Voucher Program submarket rent established annually
by the District of Columbia Housing Authority;

3726 "(4) Increases to the rents charged to the tenants described in paragraphs (1) and3727 (2) of this subsection are limited to the levels permissible in units subject to rent control;

3728 "(5) The nonprofit owner of the property maintains a policy to retain as residents 3729 those tenants described in paragraphs (1) and (2) of this subsection who become unable to pay 3730 their rent because of financial hardship, and such policy is supported by an indigency reserve set 3731 at an amount reasonably determined to provide short-term assistance to tenants maintained by 3732 such nonprofit owner or by a nonprofit affiliate thereof; and

3733 "(6) Such nonprofit owner, or its sole member if the nonprofit owner is
3734 disregarded for income tax purposes, is the subject of a Determination Letter issued by the
3735 Internal Revenue Service providing for recognition under Section 501(c)(3) of the Internal
3736 Revenue Code.

"(c) A tenant described in paragraph (1) or (2) whose income rises after initial occupancy
shall be deemed to continue to have income below the limit set forth in paragraph (1) or (2),
respectively; provided, that if the tenant's prior year income exceeds 140% of the adjusted
median income, the nonprofit owner shall rent the next unit of comparable size that becomes
vacant to a tenant with prior year income not in excess of the income limit set forth in paragraph
(1) or (2) that previously was applicable to the tenant whose income now exceeds 140% of the
adjusted median income;

"(d) In the event that a rental unit in a building owned by a nonprofit owner is occupied 3744 3745 by a tenant whose prior year income exceeds the income limit set forth in subsection (b)(5) of this section as of the date of acquisition by the nonprofit owner or initial occupancy by such 3746 3747 tenant, or by a tenant whose income increases above 140% of adjusted median income during the course of his or her tenancy, that fact shall not render the remainder of the land or building where 3748 the rental unit is situated ineligible for exemption from District of Columbia real property 3749 3750 taxation pursuant to this section; provided, that the rental unit itself occupied by such tenant shall not be exempt from such taxation. 3751

"(e) Deeds to property for which a certification as to both the property and owner has
been made pursuant to subsection (f)(1) of this section, shall be exempt from the tax imposed by
the District of Columbia Real Estate Deed Recordation Tax Act, approved March 2, 1962 (76
Stat. 11; D.C. Official Code § 42-1101 *et seq*), and the transfer of any of property by a nonprofit
owner for which a certification has been made pursuant to subsection (f)(1) of this section, shall
be exempt from the tax imposed by Chapter 9 of Title 47. Unless waived by regulation, a copy

of the certification shall accompany the deed at the time it is submitted for recordation in order toclaim an exemption.

"(f)(1) The non-profit owner shall cause an independent compliance monitor to certify
under penalty of perjury, to the Department of Housing and Community Development and to the
Office of Tax and Revenue ("OTR") each property eligible for an exemption under this section.
The certification to OTR shall identify:

3764 "(A) The property to which the certification applies by square and lot, or3765 parcel or reservation number;

3766 "(B) The full legal name of the owner, including taxpayer identification3767 number, that is eligible;

3768 "(C) The tax or taxes to which the certification applies; 3769 "(D) The number of units in the property that are eligible; "(E) The effective date of the exemption, which shall be the date on which 3770 3771 the organization acquired the parcel, or October 1, 2019, whichever is later; and "(F) Any other information OTR shall require to administer the 3772 exemption. 3773 3774 "(2) For purposes of the certification required under paragraph (1) of this 3775 subsection, a determination of whether a particular property or unit is eligible for an exemption under this section shall be based upon income certification or similar information provided by 3776 3777 the applicable tenants.

3778	"(3)(A) OTR shall administer the exemption from District of Columbia real			
3779	property taxation provided under this section using the same procedures as are used for the			
3780	exemptions provided under § 47-1002.			
3781	"(B) Properties exempted from District of Columbia real property taxation			
3782	under this section shall be subject to §§ 47-1007 and 47-1009, except that an owner shall not be			
3783	required to file an application with OTR to qualify for an exemption.			
3784	"(4) Properties exempted from District of Columbia real property taxation under			
3785	this section shall not be subject to § 47-1005 to the extent leased to entities otherwise entitled to			
3786	exemption under this chapter if such leasehold were owned by such tenant.			
3787	" $(g)(1)$ The grant of a tax exemption as provided in this section shall be in addition to,			
3788	and not in lieu of, any other tax relief or assistance from any other source applicable to either the			
3789	real property or its owner.			
3790	"(2) A tax exemption granted pursuant to this section shall be available from the			
3791	date initially exempted; provided, that the property owner remains eligible for such exemption.			
3792	"(h) This section shall apply for real property tax years beginning after September 30,			
3793	2019.			
3794	"(i)(1) Notwithstanding any eligibility for an exemption from the rent stabilization			
3795	program pursuant to section 205(a) of the Rental Housing Act of 1985, effective July 17, 1985			
3796	(D.C. Law 6-10; D.C. Official Code § 42-3502.05(a)), any property covered by this section shall			
3797	be subject to the requirements of sections 205(f) through 219 of the Rental Housing Act of 1985,			

3798	effective July 17, 1985 (D.C. Law 6-10; D.C. Official Code § 42-3502.05(f) et seq.), after the			
3799	expiration or termination of a tax exemption provided by this section.			
3800	"(2) Upon the expiration or termination of the tax exemption, rent charged for a			
3801	unit may not exceed one of the following:			
3802	"(A) If a unit is not vacant, the rent charged shall be the rent charged on			
3803	the date of the expiration or termination of the tax exemption; or			
3804	"(B) If the unit is vacant, the maximum rent charged shall be the rent			
3805	charged on the date of the expiration or termination of the tax exemption, plus a single vacancy			
3806	increase authorized by section 213(a) of the Rental Housing Act of 1985, effective July 17, 1985			
3807	(D.C. Law 6-10; D.C. Official Code § 42-3502.13(a)).			
3808	"(3) For the purposes of this section, "rent charged" shall have the same definition			
3809	as in section 103(29A) of the Rental Housing Act of 1985, effective July 17, 1985 (D.C. Law 6-			
3810	10; D.C. Official Code § 42-3501.03(29A).".			
3811	Sec. 7133. Section 205 of the Rental Housing Act of 1985, effective July 17, 1985 (D.C.			
3812	Law 6-10; D.C. Official Code § 42-3502.05), is amended by adding a new subsection (a-2) to			
3813	read as follows:			
3814	"(a-2) Any rental unit that is subject to a tax exemption pursuant to section 7132 of the			
3815	Nonprofit Workforce Housing Properties Real Property Tax Exemption Amendment Act of			
3816	2019, passed on 1st reading on May 14, 2019 (Engrossed version of Bill 23-209), shall be subject			
3817	to the requirements of sections 205(f) through 219 after the expiration or termination of the tax			

exemption, notwithstanding whether the rental unit would otherwise be eligible for an exemptionunder subsection (a) of this section.".

3820 SUBTITLE O. SUBJECT-TO-APPROPRIATIONS REPEALS AND 3821 MODIFICATIONS

- 3822 Sec. 7141. Short title.
- 3823 This subtitle may be cited as the "Subject-to-Appropriations Emergency Amendment Act 3824 of 2019".

3825 Sec. 7142. Sections 3 and 4 of the Naval Lodge Building, Inc. Real Property Tax Relief

3826 Act of 2015, effective October 21, 2015 (D.C. Law 21-30; D.C. Official Code § 47-1097, note),

are repealed.

3828 Sec. 7143. Section 4 of the Safe at Home Act of 2016, effective November 26, 2016

3829 (D.C. Law 21-168; D.C. Official Code § 7–551.01, note), is repealed.

3830 Sec. 7144. Section 3 of the Feminine Hygiene and Diaper Sales Tax Exemption

3831 Amendment Act of 2016, effective February 18, 2017 (D.C. Law 21-201; D.C. Official Code §

3832 47-2005, note), is repealed.

3833 Sec. 7145. Section 3 of the Advisory Neighborhood Commissions Omnibus Amendment
3834 Act of 2016, effective April 7, 2017 (D.C. Law 21-269; D.C. Official Code § 1-309.01, note), is
3835 repealed.

3836 Sec. 7146. Section 6(a) of the Senior Dental Services Program Act of 2018, effective

3837 June 5, 2018 (D.C. Law 22-108; D.C. Official Code § 7-533.05(a)), is amended by striking the

3838 phrase "This act" and inserting the phrase "Starting in Fiscal Year 2021, this act" in its place.

3839	Sec. 7147. Section 4 of the Office of Administrative Hearings Jurisdiction Expansion		
3840	Amendment Act of 2018, effective June 9, 2018 (D.C. Law 22-112; 65 DCR 4600), is repealed.		
3841	Sec. 7148. Section 4 of the Accessible and Transparent Procurement Amendment Act of		
3842	2018, effective July 3, 2018 (D.C. Law 22-121; 65 DCR 5083), is repealed.		
3843	Sec. 7149. Section 3 of the Study of Mental Health and Substance Abuse in Immigrant		
3844	Communities Act of 2018, effective July 17, 2018 (D.C. Law 22-141; 65 DCR 5973), is		
3845	repealed.		
3846	Sec. 7150. Section 3 of the Public Housing Credit-Building Pilot Program Amendment		
3847	Act of 2018, effective August 22, 2018 (D.C. Law 22-154; 65 DCR 7146), is repealed.		
3848	Sec. 7151. Section 4 of the Student Fair Access to School Amendment Act of 2018,		
3849	effective August 25, 2018 (D.C. Law 22-157; 65 DCR 9890), is repealed.		
3850	Sec. 7152. Section 3 of the Healthy Parks Amendment Act of 2018, effective November		
3851	27, 2018 (D.C. Law 22-186; 65 DCR 11408), is repealed.		
3852	Sec. 7153. Section 35 of the Revised Uniform Law on Notarial Acts Act of 2018,		
3853	effective December 4, 2018 (D.C. Law 22-189; 65 DCR 11606), is repealed.		
3854	Sec. 7154. Section 3 of the Rental Housing Affordability Re-establishment Amendment		
3855	Act of 2018, effective February 22, 2019 (D.C. Law 22-202; 65 DCR 12333), is repealed.		
3856	Sec. 7155. Section 10 of the Access to Treatment for Anaphylaxis Act of 2018, effective		
3857	February 22, 2019 (D.C. Law 22-207; 65 DCR 12365), is repealed.		
3858	Sec. 7156. Section 4 of the Pathways to District Government Careers Amendment Act of		
3859	2018, effective February 22, 2019 (D.C. Law 22-211; 65 DCR 12603), is repealed.		
	187		

- 3860 Sec. 7157. Section 3 of the Vacancy Increase Reform Amendment Act of 2018, effective
- 3861 February 22, 2019 (D.C. Law 22-223; 66 DCR 185), is repealed.
- 3862 Sec. 7158. Section 3 of the Daytime School Parking Zone Act of 2018, effective
- 3863 February 22, 2019 (D.C. Law 22-226; 66 DCR 195), is repealed.
- 3864 Sec. 7159. Section 4 of the Study of Long-Term Care Facilities and Long-Term Care
- 3865 Services Act of 2018, effective March 13, 2019 (D.C. Law 22-238; 66 DCR 594), is repealed.
- 3866 Sec. 7160. Section 3 of the Healthy Students Amendment Act of 2018, effective March
- 3867 13, 2019 (D.C. Law 22-240; 66 DCR 912), is repealed.
- 3868 Sec. 7161. Section 5 of the Lead Water Service Line Replacement and Disclosure
- 3869 Amendment Act of 2018, effective March 13, 2019 (D.C. Law 22-241; 66 DCR 923), is
- 3870 repealed.
- 3871 Sec. 7162. Section 5 of the Foreign Government Owned Vacant and Blighted Building
- 3872 Amendment 24 Act of 2018, effective March 22, 2019 (D.C. Law 22-254; 66 DCR 1335), is
- 3873 repealed.
- 3874 Sec. 7163. Section 4 of the Women, Infants, and Children Program Expansion Act of
- 3875 2018, effective March 22, 2019 (D.C. Law 22-255; 66 DCR 1339), is repealed.
- 3876 Sec. 7164. Section 601 of the CleanEnergy DC Omnibus Amendment Act of 2018,
- 3877 effective March 22, 2019 (D.C. Law 22-257; 66 DCR 1344), is repealed.
- 3878 Sec. 7165. Section 16 of the Rhode Island Avenue (RIA) Tax Increment Financing Act of
- 3879 2018, effective March 22, 2019 (D.C. Law 22-263; 66 DCR 1378), is repealed.

3880	Sec. 7166. Section 5 of the Public Restroom Facilities Installation and Promotion Act of			
3881	2018, effective April 11, 2019 (D.C. Law 22-280; 66 DCR 1595), is repealed.			
3882	Sec. 7167. Section 4 of the Employment Protections for Victims of Domestic Violence,			
3883	Sexual Offenses, and Stalking Amendment Act of 2018, effective April 11, 2019 (D.C. Law 22-			
3884	281; 66 DCR 1601), is repealed.			
3885	Sec. 7168. Section 501 of the Opioid Overdose Treatment and Prevention Omnibus Act			
3886	of 2018, effective April 11, 2019 (D.C. Law 22-288; 66 DCR 1656), is repealed.			
3887	Sec. 7169. The Safe Fields and Playgrounds Act of 2018, effective April 11, 2019 (D.C.			
3888	Law 22-293; 66 DCR 1701), is amended by adding a new section 8a to read as follows:			
3889	"Sec. 8a. Applicability.			
3890	"(a) Sections 5 and 6 shall apply upon the date of inclusion of their fiscal effect in an			
3891	approved budget and financial plan.			
3892	"(b) The Chief Financial Officer shall certify the date of the inclusion of the fiscal effect			
3893	in an approved budget and financial plan and provide notice to the Budget Director of the			
3894	Council of the certification.			
3895	"(c)(1) The Budget Director shall cause the notice of the certification to be published in			
3896	the District of Columbia Register.			
3897	"(2) The date of publication of the notice of the certification shall not affect the			
3898	applicability of the provisions identified in subsection (a) of this section.".			
3899	Sec. 7170. Section 501 of the School Safety Omnibus Amendment Act of 2018, effective			
3900	April 11, 2019 (D.C. Law 22-294; 66 DCR 1707), is repealed.			

3901	Sec. 7171. Section 3 of the Economic Development Return on Investment Accountability		
3902	Amendment Act of 2018, effective April 11, 2019 (D.C. Law 22-295; 66 DCR 2005), is		
3903	repealed.		
3904	Sec. 7172. Section 3 of the Wage Garnishment Fairness Amendment Act of 2018,		
3905	effective April 11, 2019 (D.C. Law 22-296; 66 DCR 2008), is amended to read as follows:		
3906	"Sec. 3. Applicability.		
3907	"Section 2(b) shall not apply to a writ of attachment issued before the effective date of		
3908	B this act.".		
3909	Sec. 7173. Section 3 of the Performing Arts Promotion Amendment Act of 2018,		
3910	effective April 11, 2019 (D.C. Law 22-297; 66 DCR 2014), is repealed.		
3911	Sec. 7174. Section 4 of the DC Water Consumer Protection Amendment Act of 2018,		
3912	effective April 11, 2019 (D.C. Law 22-299; 66 DCR 2020), is repealed.		
3913	Sec. 7175. Section 3 of the Hyacinth's Place Equitable Real Property Tax Relief Act of		
3914	2018, effective April 11, 2019 (D.C. Law 22-301; 66 DCR 2028), is repealed.		
3915	Sec. 7176. Section 9 of the Students in the Care of D.C. Coordinating Committee Act of		
3916	2018, effective April 11, 2019 (D.C. Law 22-303; 66 DCR 2037), is repealed.		
3917	Sec. 7177. Section 5(a) of the Sports Wagering Lottery Amendment Act of 2018,		
3918	effective May 3, 2019 (D.C. Law 22-312; 66 DCR 1402), is amended by striking the phrase		
3919	"This act" and inserting the phrase "The amendatory section of 316(d) of section 2(e) of this act"		
3920	in its place.		
3921			

3922	SUBTITLE P. COUNCIL PERIOD 23 RULE 736 REPEALS
3923	Sec. 7181. Short title.
3924	This subtitle may be cited as the "Council Period 23 Rule 736 Emergency Amendment
3925	Act of 2019".
3926	Sec. 7182. The Incarceration to Incorporation Entrepreneurship Program Act of 2016,
3927	effective October 8, 2016 (D.C. Law 21-159; 63 DCR 10771), is repealed.
3928	Sec. 7183. The Improving Access to Identity Documents Amendment Act of 2016,
3929	effective February 18, 2017 (D.C. Law 21-195; 63 DCR 15016), is repealed.
3930	Sec. 7184. The Enhanced Penalties for Distracted Driving Amendment Act of 2016,
3931	effective February 18, 2017 (D.C. Law 21-196; 63 DCR 15027), is repealed.
3932	Sec. 7185. The Notice in Case of Emergency Amendment Act of 2016, effective April 1,
3933	2017 (D.C. Law 21-225; 64 DCR 154), is repealed.
3934	Sec. 7186. Sections 3 and 4 of the Vehicle-for-Hire Accessibility Amendment Act of
3935	2016, effective April 7, 2017 (D.C. Law 21-242; 64 DCR 1608), are repealed.
3936 3937	SUBTITLE Q. EVENTS DC GRANT-MAKING AUTHORITY Sec. 7191. Short title.
3938	This subtitle may be cited as the "Events DC Grant-Making Authority Emergency
3939	Amendment Act of 2019".
3940	Sec. 7192. Title II of the Washington Convention Center Authority Act of 1994,
3941	effective September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.01 et
3942	seq.), is amended as follows:

3943	(a) Section 201 (D.C. Official Code § 10-1202.01) is amended by adding a new		
3944	paragraph (3A) to read as follows:		
3945	"(3A) "Cultural institution" means a nonprofit organization in the arts,		
3946	including a museum or theater, incorporated under the laws of the District.".		
3947	(b) Section 202(b) (D.C. Official Code § 10-1202.02(b)) is amended as follows:		
3948	(1) Paragraph (9) is amended by striking the phrase "; and" and inserting a		
3949	semicolon in its place.		
3950	(2) Paragraph (10) is amended by striking the period and inserting the		
3951	phrase "; and" in its place.		
3952	(3) A new paragraph (11) is added to read as follows:		
3953	"(11) Promote and support cultural institutions operating in the District of		
3954	Columbia.".		
3955	(c) Section 203 (D.C. Official Code § 10-1202.03) is amended by adding a new		
3956	paragraph (10K) to read as follows:		
3957	"(10K) To issue large capital grants pursuant to section 208(g) to support		
3958	cultural institutions operating in the District of Columbia.".		
3959	(d) Section 208 (D.C. Official Code § 10-1202.08) is amended by adding a new		
3960	subsection (g) to read as follows:		
3961	"(g) For Fiscal Year 2020, the Authority shall issue not less than \$10 million in		
3962	grants from the Convention Center Fund to support cultural institutions operating in the		
3963	District of Columbia; provided, that funds are available for such purpose and that the		

Authority first satisfy its current liabilities and legally required reserves, which shall notinclude the elective purchase or redemption of outstanding indebtedness.".

3966 Sec. 7193. Any unobligated proceeds from the sale of the Marriot Marquis leasehold

shall be held by the Authority and shall be set aside for large capital grants to be issued pursuant

to section 203(10K) of the Washington Convention Center Authority Act of 1994, effective

3969 September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.03(10K)); provided, that

3970 the proceeds first be used to satisfy the Authority's current liabilities and legally required

- reserves, which shall not include the elective purchase or redemption of outstanding
- 3972 indebtedness.

3973 SUBTITLE S. DOWNLOADING LOST REVENUES AMENDMENT ACT OF 3974 2019 3975 Sec. 7211. Short Title. 3976 This subtitle may be cited as the "Downloading Lost Revenues Emergency Amendment 3977 Act of 2019".

3978 Sec. 7212. Title 47 of the District of Columbia Official Code is amended as follows:

3979 (a) Chapter 18 is amended as follows:

3980 (1) Section 47-1817.03 is amended as follows:

3981 (A) Subsection (a) is amended by striking the date "December 31, 2000"

and inserting the phrase "December 31, 2000, and ending on December 31, 2019" in its place.

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

3984 "(a-1) Except as provided in subsection (b) of this section, for taxable years beginning

after December 31, 2019, a Qualified High Technology Company shall be allowed a credit

3986	against the tax imposed by § 47-1817.06 equal to 5% of the wages paid during the first 24			
3987	calendar months of employment to a qualified employee hired after December 31, 2017.".			
3988	(C) Subsection (b) is amended as follows:			
3989	(i) The lead-in language is amended by striking the phrase "under			
3990	subsection (a)" and inserting the phrase "under subsections (a) and (a-1)" in its place.			
3991	(ii) Paragraph (1) is amended to read as follows:			
3992	"(1) To exceed, for each qualified employee:			
3993	"(A) \$5,000 in a taxable year for the credit under subsection (a) of this			
3994	section.			
3995	"(B) \$3,000 in a taxable year for the credit under subsection (a-1) of this			
3996	section.".			
3997	(D) Subsection (c) is amended to read as follows:			
3998	"(c) A credit allowable under this section may be carried forward for 10 years if:			
3999	"(1) The amount of the credit allowable under this section exceeds the tax			
4000	otherwise due from a Qualified High Technology Company; and			
4001	"(2) The amount of the credit allowable under this section was obtained for wages			
4002	of a qualified employee hired before October 1, 2019.".			
4003	(2) Section 47-1817.06(a) is amended as follows:			
4004	(A) Paragraph (1) is amended to read as follows:			
4005	"(1)(A) Notwithstanding any other provision of this chapter and for tax years			
4006	ending on or before December 31, 2019, and in lieu of the tax on taxable income imposed by §			

4007	47-1807.2, subject to the credits applicable thereto, a tax on taxable income at a rate of 6% shall			
4008	be imposed upon Qualified High Technology Companies which are corporations, except as			
4009	provided for in paragraph (2) of this subsection.			
4010	"(B) Notwithstanding any other provision of this chapter and, for tax years			
4011	beginning after December 31, 2019, the tax on taxable income imposed by § 47-1807.02 shall be			
4012	imposed upon Qualified High Technology Companies which are corporations, except as			
4013	provided for in paragraphs (2) and (3) of this subsection.".			
4014	(B) A new paragraph (3) is added to read as follows:			
4015	"(3) For tax years beginning after December 31, 2019, a Qualified High			
4016	Technology Company shall be allowed a credit against taxes imposed by § 47-1807.02 as			
4017	follows:			
4018	"(A) The credit shall be allowed in an amount equal to the lesser of:			
4019	"(i) \$250,000 per taxable year; or			
4020	"(ii) The difference between the amount of tax that would			
4021	otherwise be due based on the applicable rate of tax imposed by § 47-1807.02 and the reduced			
4022	rate of 6%.			
4023	"(B) The credit shall be allowed for 5 taxable years from the later of:			
4024	"(i) The tax year ending December 31, 2019; or			
4025	"(ii) The last tax year the Qualified High Technology Company is			
4026	eligible to receive an exemption under paragraph (2) of this subsection.".			
4027	(b) Chapter 20 is amended as follows:			

4028 (1) Section 47-2001(n)(2)(G) is repealed.

4029 (2) Section 47-2005(31) is repealed.

4030SUBTITLE T. WASHINGTON CONVENTION AND SPORTS AUTHORITY4031EXCESS CASH

- 4032 Sec. 7221. Short title
- 4033This subtitle may be cited as the "Washington Convention Center and Sports Authority
- 4034 Excess Cash Emergency Amendment Act of 2019".
- 4035 Sec. 7222. Section 213(a) of the Washington Convention Center Authority Act of 1994,
- 4036 effective September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.13(a)), is
- 4037 amended by striking the phrase "General Fund of the District." and inserting the phrase "General
- 4038 Fund of the District; provided, that at the end of Fiscal Year 2019, 50% of the excess shall be
- 4039 transferred, in cash, not to the General Fund of the District but instead to the DCHA
- 4040 Rehabilitation and Maintenance Fund, established by section 3(c-1) of the District of Columbia
- 4041 Housing Authority Act of 1999, effective May 9, 2000 (D.C. Law 13-105; D.C. Official Code §
- 4042 6-202(c-1))." in its place.
- 4043 Sec. 7223. Section 3(1) of the Washington Convention Center Authority Dedicated Tax
- 4044 Revenue Bond Resolution of 1998, effective August 12, 1998 (Res. 12-591; 45 DCR 4877), is
- 4045 repealed.
- 4046 Sec. 7224. Applicability.
- This subtitle shall apply as of July 1, 2019.
- 4048 SUBTITLE U. EVENTS DC EXPENDITURE AUTHORITY
 4049 Sec. 7231. Short title.

4050	This subtitle may be cited as the "Events DC Expenditure Authority Emergency			
4051	Amendment Act of 2019".			
4052	Sec. 7232. The Washington Convention Center Authority Act of 1994, effective			
4053	September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.01 et seq.), is amended as			
4054	follows:			
4055	(a) Section 204 (D.C. Official Code § 10-1202.04) is amended by adding a new			
4056	subsection (m) to read as follows:			
4057	"(m) The Authority shall not obligate or expend funds in Fiscal Year 2019 or Fiscal Year			
4058	2020 to do the following:			
4059	"(1) Purchase all or a portion of the property comprising the Robert F. Kennedy			
4060	Memorial Stadium, as that term is defined by section 11 of the District of Columbia Stadium Act			
4061	of 1957, approved September 7, 1957 (71 Stat. 622; D.C. Official Code § 3-330); or			
4062	"(2) Induce a National Football League team to locate in the District.".			
4063	(b) Section 206(g) (D.C. Official Code § 10-1202.06(g)) is amended as follows:			
4064	(1) Paragraph (1) is amended by striking the phrase ", cash resources and uses,			
4065	and capital-improvements expenditures and financing" and inserting the phrase ", and cash			
4066	resources and uses" in its place.			
4067	(2) A new paragraph (1A) is added to read as follows:			
4068	"(1A) A multiyear capital improvements plan ("CIP") that shall include:			
4069	"(A) The name, status, estimated period of usefulness, and total cost of			
4070	each capital project on a full funding basis for which the Authority plans to expend funds in the			

4071	forthcoming fiscal year and at least 4 fiscal years thereafter, including an explanation of any		
4072	change in total cost in excess of 5% for a capital project included in the CIP the Authority		
4073	submitted in the previous fiscal year;		
4074	"(B) An analysis that includes:		
4075	"(i) A description of each capital project;		
4076	"(ii) An explanation of why the Authority plans to expend funds		
4077	for each capital project;		
4078	"(iii) An explanation of whether each capital project includes plans		
4079	to design or construct a facility that the Authority will lease to another entity and the name of th		
4080	entity with which the Authority plans to enter into a lease;		
4081	"(iv) The name of any entity that will contribute funds for each		
4082	capital project; and		
4083	"(v) A description of the expected sources and amount of revenue		
4084	the Authority expects to collect from each capital project and the fiscal year during which the		
4085	Authority expects to collect the revenue;		
4086	"(C) Identification of the years and amounts in which bonds would have to		
4087	be issued, loans made, and costs actually incurred on each capital project; and		
4088	"(D) Appropriate maps or other graphics.".		
4089	Sec. 7233. Applicability.		
4090	This subtitle shall apply as of July 1, 2019.		

4091 TITLE VIII. SPECIAL PURPOSE AND DEDICATED REVENUE FUNDS

4092 Sec. 8001. Short title.

This subtitle may be cited as the "Designated Fund Transfer Emergency Act of 2019". Sec. 8002. (a) Notwithstanding any provision of law limiting the use of funds in the accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Year 2020 the following amounts from certified fund balances and other revenue in the identified accounts to the unassigned fund balance of the General Fund of the District of Columbia:

Agency	Fund Detail	Fund Detail Title	FY 2020
8- 1		UNCLAIMED PROPERTY	
AT0	0613	CONTINGENCY FUND	30,642
AT0	0619	DC LOTTERY REIMBURSEMENT	106,581
CR0	6030	GREEN BUILDING FUND	79,801
		BILL OF RIGHTS-(GRIEVANCE &	
HT0	0632	APPEALS)	22,991
KT0	6082	SOLID WASTE DISPOSAL FEE FUND	57,672
KT0	6591	CLEAN CITY FUND	60,509
		ABC - IMPORT AND CLASS LICENSE	
LQ0	6017	FEES	301,171
		DC SURPLUS PERSONAL PROPERTY	
PO0	4010	SALES OPER.	39,011
SR0	2100	HMO ASSESSMENT	22,815
SR0	2800	CAPTIVE INSURANCE	133,230
		PUBLIC VEHICLES FOR HIRE	
TC0	2400	CONSUMER SERVIC	302,277
		Total	\$1,156,700

4099	(b) The total amount identified in subsection (a) of this section shall be made available as
4100	set forth in the approved Fiscal Year 2020 Budget and Financial Plan.
4101	Sec. 8003. (a) Notwithstanding any provision of law limiting the use of funds in the
4102	accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Year
4103	2020 and each fiscal year through Fiscal Year 2023 the following amounts from recurring
4104	vacancy savings from certified funds and other revenue in the identified accounts to the
4105	unassigned fund balance of the General Fund of the District of Columbia:

	Fund		FY20 – FY23
Agency	Detail	Fund Detail Title	Total
SR0	2200	Insurance Assessment Fund	571,130
SR0	2350	Securities and Banking Fund	832,218
GRAND TOTAL			\$1,403,348

4106

(b) The total amount identified in subsection (a) of this section shall be made available as 4107

set forth in the approved Fiscal Year 2020 Budget and Financial Plan. 4108

TITLE IX. APPLICABILITY; FISCAL IMPACT; EFFECTIVE DATE 4109

Sec. 9001. Applicability. 4110

- Except as otherwise provided, this act shall apply as of October 1, 2019. 4111
- Sec. 9002. Fiscal impact statement. 4112
- The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal 4113
- 4114 impact statement required by section 4a of the General Legislative Procedures Act of 1975,
- approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a). 4115

4116 Sec. 9003. Effective date.

4117	This act shall take effect following approval by the Mayor (or in the event of veto by the
4118	Mayor, action by the Council to override the veto), and shall remain in effect for no longer than
4119	90 days, as provided for emergency acts of the Council of the District of Columbia in section
4120	412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
4121	D.C. Official Code § 1-204.12(a)).