Regulation No. ____69-31

P-251



August 8, 1969
Enactment Date

Regulation

of the

District of Columbia

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			Mrs	3. Po	olly	Shackle	eton		Present	ts the f	follow	ing regul	ation:				
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Readopted				Date													
I hereby ce								or rea	dopted)	as sta	ated th	herein.					

Secretary of the City Council

REGULATION 69-31

2_of_2_

 ${\tt NOW}$, <code>THEREFORE</code> , <code>BE IT ENACTED</code> by the <code>District</code> of <code>Columbia Council that:</code>

Section 1. The Department of Public Welfare, when providing housekeeping services to public assistance recipients, shall:

- a. authorize the sum required to provide housekeeping service less the amount of the tax for Social Security benefits;
- maintain individual records on persons providing such service; and
- c. each quarter send to the Internal Revenue Service the amount of the tax withheld plus an equal amount to cover the tax imposed on the employer.
- Section 2. This regulation shall become effective on passage.

Regulation No. _____

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P-251



August 8, 1969
Enactment Date

Regulation

of the

District of Columbia

	Amendm	ent of	Sect	ion 33	3(b),	Part	III	of the	Title	and	Regist	ratic	n Regu	lations,
TITLE	of the T	raffic	and I	Motor	Vehi	cle F	legu!	lation	s for	the	Distric	t of	Columb	oia.

Mr. Philip J. Daugherty Presents the following regulation:

WHEREAS, Section 33(b) of Part III of the Traffic and Motor Vehicle Regulations states that the holder of a valid motor vehicle dealer's license must have an established place of business located on a street or avenue within the District, before such holder may be registered; and

WHEREAS, there are certain businesses presently operating which are not located on a street or avenue that otherwise would qualify for registration to engage in buying, selling, and exchanging used vehicles; and

WHEREAS, it is inequitable to refuse to register these businesses which are presently engaged in buying, selling, and exchanging used vehicles.

 ${\tt NOW}$, THEREFORE, BE IT ENACTED by the District of Columbia Council that:

 $\underline{\text{Section 1}}$. Section 33(b) of Part III of the Traffic and Motor Vehicle Regulations for the District of Columbia is hereby amended to read as follows:

"(b) A person, the holder of a valid motor vehicle dealer's license, having an established place of business located on a street or avenue within the District, with

COUNCILMAN AYE NAY N.V. A.B. R.A. REACKLETON X N.V. A.B. R.A. REAC			R	EC	ORD OF C	0	UN	C	IL V	OTE				
TUCKER ANDERSON X HAYWOOD X YELDELL X—Indicates Vote A. B.—Absent N. V. Not Voting R. A.—Readopted Submitted on first reading at a meeting of the District of Columbia City Council on July 15, 1969 Adopted on second and final reading July 30, 1969 Presented to the Mayor-Commissioner July 31, 1969 Acting Secretary of the City Council Approved August 8, 1969 Mayor-Commissioner Date Disapproved and returned to the City Council Mayor-Commissioner Date Readopted Date	COUNCILMAN	AYE	NAY N.V. A.	.B. R.A.	COUNCILMAN	AYE	NAYN	.v.	A.B. R.A.	COUNCILMAN	AYE	NAY	V.V. A.E	8. R.A.
ANDERSON X MOORE X PELDELL X Not Voting R. A.—Readopted Submitted on first reading at a meeting of the District of Columbia City Council on July 15, 1969 Adopted on second and final reading July 30, 1969 Presented to the Mayor-Commissioner July 31, 1969 Acting Secretary of the City Council August 8, 1969 Enacted W/O signature of the Mayor according to ten day limitation rule: Date Date Date Date Date	НАНИ	X			DAUGHERTY	X				SHACKLETON	X			
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Adopted on second and final reading July 30, 1969 Presented to the Mayor-Commissioner July 31, 1969 Approved			X—Indica	ates Vo	te A. B.—Absent	N.	V. Not	Vo	ting R.	A.—Readopted				
Mayor-Commissioner Date Readopted Date	Adopted on second Presented to the Approved	l and l Mayor	final read Commis May	ling ssioner //// yor-Cor	July 31, 1969 Date Date mmissioner)		Ac	cting s	ecretary of the Cit	y Cou	incil 8.	<u>~</u>	9
Date					May	or-C	ommis	sio	ner			Date		
I hereby certify that this regulation is true and adopted (or readopted) as stated therein.			Date	е		r rea	adopte	ed)	as state	d therein.				

Secretary of the City Council

REGULATION 69-32

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facilities for the display of used vehicles, engaged in buying, selling, and exchanging used vehicles, may apply to the Director to be registered as a used car dealer, provided, however, that when trailers, fire fighting equipment, construction equipment, ambulances, or funeral vehicles, including motor vehicles adapted therefor, are the only vehicles offered for sale or resale, such person need not hold a valid motor vehicle dealer's license; provided further, that the requirement that any such dealer have an established place of business located on a street or avenue shall not be applicable to any dealer who, on November 1, 1968, was conducting his or its business in a place of business for which a valid certificate of occupancy to conduct such business had been issued."

 $\underline{\text{Section 2}}.$ This amendment shall become effective immediately upon enactment.

 Seat Belts in Motor Vehicles

Regulation No. ____69-33

TITLE

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August 8, 1969 Enactment Date

Regulation

of the

District of Columbia

Mr. Philip J. Daugherty Presents the following regulation:

WHEREAS, Federal Standards require that all motor vehicles except motorcycles, motor-driven cycles and buses, be equipped with both front and rear seat belts beginning with model year 1968; and

WHEREAS, present regulations require that seat belts meet or exceed standards and specifications of the Society of Automotive Engineers, while Federal Standards require that such seat belts meet or exceed standards and specifications of both the U.S. Department of Commerce and the Society of Automotive Engineers;

 $\,$ NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council that:

Section 1. Subsections (a) and (b) of Section 151.2, Part I, of the Traffic and Motor Vehicle Regulations for the District of Columbia are amended to read as follows:

"(a) No motor vehicle manufactured for the model year 1966 or subsequent years, and registered as a private passenger vehicle, except motorcycles or motor driven cycles, shall be approved on inspection under the provisions of Section 17 of Part III of these Regulations, unless its front seating arrangement (bench or bucket type) be equipped with at least two safety belts or safety harnesses of a type approved by the Director.

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COUNCILMAN	AYE	NAYN	V.V. A.B	. R.A.	COUNCILMAN	AYE	NAYN	.٧.	A.B. R.A			NAY	N.V. A.E	3. R.A
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Certified copies are available.

Secretary of the City Council

REGULATION 69-33

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No motor vehicle manufactured after January 1, 1968 or for subsequent years and registered as a private passenger vehicle, taxicab, or for livery or sightseeing purposes, except motorcycles, motor driven cycles, or buses, shall be approved on inspection under the provisions of Section 17 of Part III of these Regulations, unless safety belts or safety harnesses of a type approved by the Director are installed in each seat position with the exception of jump seat or seats. As used in this subsection, the term "jump seat" means a seat intended for the accommodation of one person, and designed to be folded forward into a recess in the vehicle.

(b) All seat belts or safety harnesses, including the installation and anchorages thereof shall meet or exceed standards and specifications published by the U. S. Department of Commerce and the Society of Automotive Engineers applicable to such equipment, installation and anchorages current at the time such devices are installed. The Director shall maintain a list of such approved devices."

 $\underline{\text{Section 2}}.$ This regulation shall take effect immediately upon enactment.

Regulation No. _69-34

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21 22 23 enactment.



August 22, 1969 Enactment Date

Regulation

of the

District of Columbia

REPEAL OF SECTION 4 OF REGULATION 69-25 CONCERNING RENTAL OF

T	SURFACE SPACE OWNED BY THE DISTRICT OF COLUMBIA GOVERNMENT.
	Margaret A. Haywood Presents the following regulation:
	사람들을 가지 않는데 그 아이들은 이번 나는 그는 그 그리는 사람들이 가지 않는데 하는데 하는데 되었다.
1 2 3	WHEREAS, Section 4, Regulation No. 69-25, enacted by the District of Columbia Council on July 3, 1969, amended various sections of the Traffic and Motor Vehicle Regulations of the District of Columbia to permit the parking of motor vehicles on
4	surface public space areas throughout the city, and
5	
6	WHEREAS, the District of Columbia Council has not yet enacted appropriate
7 8	regulations required to carry out the intent of the above amendments but will do so in the near future,
9	In the hear future,
10	WHEREAS, Section 23 (f) of the Council rules provides that the Council may adopt
11	regulations on single reading when it is required by the welfare of the Government
12	of the District of Columbia.
13 14	NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council, that:
15	NOW, THEREFORE, BETT ENACTED by the District of Columbia Council, size.
16	Section 1. That Section 4 of Regulation No. 69-25, enacted on July
17	3, 1969, is hereby repealed.
18	Continue 2 . What this population shall take affect investigate a con-
19	Section 2. That this regulation shall take effect immediately upon

		RI	EC	ORD OF C	O	N	C	IL	V	OTE					
COUNCILMAN	AYE NAY	N.V. A.B	. R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A
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TUCKER	×	The late		HAYWOOD	X										
ANDERSON	×	77 36		MOORE	×					YELDELL	×			WIII	

Submitted on first reading at a meeting of the District of Columbia City Council on _____ Adopted on second and final reading ____August 22, 1969 Presented to the Mayor-Commissioner August 25, 1969 Secretary of the City Council September 2, 1969 Mayor-Commission Enacted W/O signature of the Mayor according to ten day limitation rule: Date Disapproved and returned to the City Council ____ Mayor-Commissioner Date Readopted _____ I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

Certified copies are available.

Secretary of the City Council

Regulation No. 69-35



September 25, 1969 Enactment Date

Regulation

of the

District of Columbia

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P-251										1	Se	ecretary of	the City	y Coun	cil		NAME OF TAXABLE PARTY.

REGULATION 69-35

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- (1) The covered exterior area shall face directly on a street, public alley, or on a yard court conforming with the requirements of the Zoning Regulations, and shall be entirely free of any obstruction to light and ventilation.
- (2) The area of the vertical face of each story of the covered exterior area facing directly on the street, public alley, yard or court as required in (1) above shall be not less than 1/4 the horizontal area of the covered exterior area plus twice the area of all required windows or other openings between the covered open area and the habitable rooms lighted, or lighted and ventilated through it. The width of any covered exterior area shall be not less than six feet for an L-2 use, nor less than 10 feet for an L-1 use. The depth shall not exceed twice the width.
- (3) The windows or glazed areas in habitable rooms so lighted and ventilated shall conform with the requirements of Sections 3-517, and 3-522, and shall face directly on the covered area.
- (4) No window from any bathroom or water closet compartment may open upon a covered exterior area.
- (5) No sunporch nor alcove may be lighted and/or ventilated through an exterior covered area."

Section 2. The amendment made by this regulation shall become effective on passage.

Regulation No. ____69-36



September 25, 1969 Enactment Date

Regulation

of the

District of Columbia

TITLE	Amendments to the 1961 Building Code of the District of Columbia to Update Specification References for Reinforcing Steel and Structural Steel Used in the Construction of Structures in the District of Columbia Mr. Sterling Tucker Presents the following regulation:	
1 2 3	WHEREAS, the Building Code of the District of Columbia was enacted in 1961; and	
4 5 6 7 8	WHEREAS, it is desirable to amend the Building Code of the District of Columbia to update specification references for reinforcing steel and structural steel used in the construction of structures in the District of Columbia; and	
9 10 11	WHEREAS, the D. C. Building Code Advisory Committee recommends these amendments.	
12 13	NOW, THEREFORE, BE IT ENACTED by the District of Columbia City Council that:	
14 15 16 17	Section 1. Section 3-8127 of the 1961 D. C. Building Code is hereby amended as follows:	
18 19 20	Add to Section 3-8127 on page 237 of the D. C. Building Code, a new subsection "(e)" to read as follows:	
21 22 23 24	"(e) In addition to those specifications for reinforcing bars acceptable under Section 405(a) of ACI 318-63, the following will be acceptable:	
	(1) Standard Specification for Deformed Billet Steel Bars for Concrete Reinforcement, ASTM A615-68.	
4	RECORD OF COUNCIL VOTE	
COUNCI	MAN AYENAYN.V. A.B. R.A. COUNCILMAN AYENAYN.V. A.B. R.A. COUNCILMAN AYENAYN.V. A.E	B. R.A
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	on first reading at a meeting of the District of Columbia City Council on <u>July 15, 1969</u>	
Adopted on	second and final reading September 16, 1969	
Presented t		res for Reinforcing Steel and Structural on of Structures in the District of Columbia Presents the following regulation: ding Code of the District of Columbia was sirable to amend the Building Code of the expecification references for reinforcing d in the construction of structures in the C. Building Code Advisory Committee s. BE IT ENACTED by the District of Columbia on 3-8127 of the 1961 D. C. Building Code : 127 on page 237 of the D. C. Building Code, d as follows: of those specifications for reinforcing ble under Section 405(a) of ACI 318-63, g will be acceptable: ord Specification for Deformed Billet that for Concrete Reinforcement, ASTM A615-68. OF COUNCIL VOTE LMAN AYENAYN.V.A.B. R.A. COUNCILMAN AYENAYN.V.A.B. R.A. TY SHACKLETON SH
	// Date // Secretary of the City Council	0.00
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Enacted W	/O signature of the Mayor according to ten day limitation rule: Date	e, 5-68. YN.V. A.B. R.A 1 25, 1969 e
Disapprove	d and returned to the City Council Mayor-Commissioner Date	
Readopted	Date	

I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

Secretary of the City Council

REGULATION 69-36

_2_of_2_

- (2) Standard Specification for Deformed Billet Steel Bars for Concrete Reinforcement, ASTM A615-68.
- (3) Standard Specification for Axle-Steel Deformed Bars for Concrete Reinforcement, ASTM A617-68."

 $\underline{\text{Section 2}}$. Section 3-8202 on page 259 of the D. C. Building Code is hereby amended as follows:

Fifth line after "adopted April 17, 1963.", change the period (.) to a comma (,) and insert "amended through June 14, 1968."

 $\underline{\text{Section 3}}$. The amendment made by this regulation shall become effective on passage.

Mayor Walter E. Washington

Corporation Counsel Special Assignments Division

Hubert B. Pair Acting Corporation Counsel, D. C.

Regulation No. 69-36

Referred to this office for review was the abovereferenced regulation, passed by the District of Columbia Council on September 16, 1969, and on the same date submitted to you for approval and signing.

The regulation amends the Building Code with respect to specification references for reinforcing steel and structural steel. It was recommended by the Building Code Advisory Committee and the Director of the Department of Economic Development.

There is no legal objection to approving the above-referenced regulation.

GG:bb:ls 9/23/69

Regulation No. _69-37



September 25, 1969 Enactment Date

Regulation

of the

District of Columbia

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I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

REGULATION 69-37

_2_of_2__

Section 1. The Department of Public Welfare in establishing initial or continuing eligibility for public assistance, shall take no adverse action against any applicant or recipient who refuses to admit any representative of the Department into his home, or who, upon admitting Department representatives into his home, refuses to permit him to inspect the dwelling.

 $\underline{\text{Section 2}}. \ \ \text{All recipients and applicants shall be informed at the time of application orally and in writing and, at least annually thereafter in writing that no adverse action of any kind will be taken against them for refusing to permit a department representative to enter his home or to inspect the premises.$

Section 3. This regulation shall be effective on enactment.

Mayor Walter E. Washington

Corporation Counsel Special Assignments Division

Hubert B. Pair Counsel, D. C. Acting Corporation Counsel, D. C.

Regulation No. 69-37

Referred to this office for review was the abovereferenced regulation, passed by the District of referenced regulation september 16, 1969, and on that Columbia Council on September 16, 1969, and on that date submitted to you for approval and signing.

The regulation establishes a policy for the pepartment of Public Welfare with respect to refusal by welfare applicants and recipients to permit representatives of the Department to enter their homes or to inspect the premises. The regulation prohibits the Department from taking any adverse action for such refusal and requires the Department to inform applicants and recipients that no adverse action will be taken against them for such refusal. The regulation was initiated by the Department and has its support.

There is no legal objection to approving the above-referenced regulation.

Regulation No. _____69-38



Enactment Date

Regulation

of the

District of Columbia

TITLE B	UILDING (CODE	REGULATION	(AUTOMATIC	FIRE DOOF	RS)
---------	-----------	------	------------	------------	-----------	-----

Reverend Jerry A. Moore, Jr. Presents the following regulation:

WHEREAS, there is a need to change fire door standards to improve 1 public protection; 3 4 NOW, THEREFORE, BE IT ENACTED by the District of Columbia 5 Council. 6 7 Section 1. Section 3-945 of the 1961 Building Code of the District 8 of Columbia is hereby amended by deleting the existing subsections (a) and (c) 9 substituting in lieu thereof the following new subsections: 10 11 "(a) An automatic fire door is a fire door or other opening protective 12 so constructed and arranged that if opened, it shall close when it is subjected 13 14 (1) a temperature of 135°F, or 15 16 17 (2) a predetermined rate of temperature rise, or 18 19 (3) smoke or other products of combustion. 20 21 "(c) No hardware, wedges, fusible links, or ties shall be permitted 22 to hold doors open when they are required to be self-closing, and only such 23 approved devices as are described under sub-heading (a) above shall be permitted 24 in the case of automatic fire doors.

COUNCILMAN	AYE	NAY N.	V. A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	۱.В.	R.A
HAHN	X				DAUGHERTY	X					SHACKLETON	X				
TUCKER	X				HAYWOOD	X					ROBINSON	X				
ANDERSON	X			No. of the last of	MOORE	X					YELDELL.				X	
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11				•	Mayo			ssio	ner			D	ate			
Readopted			Date													

RECORD OF COUNCIL VOTE

Secretary of the City Council

I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

REGULATION 69-38

 $_{-2}^{2}$ of $_{-2}^{2}$

Section 2. Section 3-949 of the 1961 Building Code of the District of Columbia is hereby amended by deleting the existing Section 3-949 in its entirety and substituting in lieu thereof the following new Section 3-949:

"Section 3-949. Closing Devices. (a) Approved door closers shall be provided on each leaf of swinging doors required to be self-closing. A coordinating device to insure closing of the inactive leaf ahead of the active leaf shall be provided when necessary for proper operation of the doors and where pairs of doors are required to be self-closing. Where doors may be equipped for push and pull function, single or double acting checking floor hinges may be used.

- "(b) All fire exit doors which open onto enclosed exit stairs or exit passageways, or which are installed to provide fire or smoke barriers across corridors, shall be self-closing and be so maintained, or shall be automatic doors which will close upon activation by an approved fail-safe device which will operate when subjected to one of the following two combinations:
 - (1) a temperature of $135^{\circ}F$, or other products of combustion.
 - (2) a predetermined rate of temperature rise or smoke or other products of combustion.

Where a fire alarm system is provided or required, the detection device described above shall be connected to this system in an approved manner that will cause an alarm to be signaled when the device is activated or, conversely, the device to be activated when the alarm is signaled. The interpretation of this subsection shall be that each leaf of each door in an opening shall be provided with both a thermal and a smoke detecting device."

Section 3. This regulation shall take effect immediately upon enactment.

Memorandum • Government of the District of Columbia

Department, Corporation Counsel, D.C.

Agency, Office: L&O:TFM:gkm

Walter E. Washington TO:

Mayor-Commissioner

FROM:

Date: October 30, 1969

Hubert B. Pair HOR Acting Corporation Counsel, D. C.

SUBJECT: Regulation No. 69-38, relating to automatic fire doors.

Regulation No. 69-38, enacted by the District of Columbia Council on October 21, 1969, has been referred to this office for review. The regulation enacted by the Council pursuant to the authority contained in the Act of June 14, 1878 (D. C. Code, sec. 1-228) and section 402(5) of Reorganization Plan No. 3 of 1967, amends sections 3-945 and 3-949 of the Building Code to permit additional categories of automatic fire doors.

Although the Council has not incorporated in the Regulation all of the technical amendments recommended by this Office in my memorandum to the Secretary to the Council dated September 30, 1969, I offer no objection to approval of Regulation No. 69-38.

Attachment

District of Columbia City Council Memorandum

City Hall, 14th and E Streets, N.W.

Room 507

638-2223 or Government Code 137-3806

To Members of the City Council

From Reverend Jerry Moore

Date October 7, 1969

Subject

Automatic Fire Doors.

At the request of the Corporation Counsel some editorial changes have been made in the regulation on automatic devices to close doors in case of fires. I concur in these requests. No other changes have been made in the regulation and the favorable report from the previous meeting still stands. On this basis, I move for adoption of this regulation.

I move the

D.C.-44 May 1967

Memorandum © Government of the District of Columbia

Department, Corporation Counsel, D.C.

Agency, Office: L&O:TFM:gcl

TO:

Stephen C. Swaim

Secretary to the District

of Columbia Council

FROM:

Hubert B. Pairth 30

Date: September 30, 1969

Acting Corporation Counsel, D. C.

SUBJECT:

Proposed amendment to sections 3-945 and 3-949 of

the Building Code of the District of Columbia, re-

lating to fire doors.

By memorandum dated September 19, 1969, you referred to me for comment a proposed regulation amending sections 3-945 and 3-949 of the Building Code of the District of Columbia, relating to standards for automatic fire doors. I have reviewed this regulation and find it to be legally unobjectionable.

However, I note that the quotation marks are omitted at the end of the quoted amendment in section 1, and that in the revised section 3-949 proposed by section 2 the subsection designation "(a)" should follow the heading "Closing Devices" rather than precede it.

Attachment

Regulation No. ____



Enactment Date

Regulation

of the

	District of Columbia											
TITLE	REVISION OF FIRE PREVENTION CODE, D. C. (1969)											
	Rev. Ierry A. Moore Presents the following regulation:											
1 2	WHEREAS, it is necessary to update and amend the District of Columbia Fire Code to raise its national standards.											
3 4 5	NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council that:											
6 7 8 9	Section 1. The Fire Prevention Code of the District of Columbia of September 29, 1964 is hereby amended by incorporating all changes noted in Appendix A of this Regulation.											
10 11 12	$\underline{\text{Section 2}}. \text{This regulation shall take effect immediately upon} \\ \text{enactment.}$											
13 14 15												
16 17												
18												

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ANDERSON	X			MOORE	X					YELDELL				X	
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		Mayor-C	ommissioner//				Date	
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							Date	
Disapproved and	1 returned	to the City	Council					
Disapproved and	recuired		Ma	ayor-Comm	issioner		Date	
D lented								
Readopted		Date						
I hereby certify t	that this re	gulation is	true and adopted ((or readop	ted) as s	tated therein.	Swain	
P-251						Secretary of the	City Council	~~~~

Regulation No.

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Enactment Date

Regulation

of the

District of Columbia

Regulation to establish policy in all public assistance programs when an applicant for or recipient of public assistance obtains a loan or grant for TITLE purposes other than current living costs.

Mrs. Polly Shackleton Presents the following regulation:

WHEREAS, the Department of Health, Education, and Welfare, Social Rehabilitation Service Program Regulation 20-7, Section 233.20, in its State plan requirements specifies that States, in determining the availability of income and resources shall not include loans and grants, such as scholarships, obtained and used under conditions that preclude their use for current living expenses; and

for current living expenses; and

WHEREAS, pursuant to paragraphs 83 and 84 of Section 402 of Reorganization Plan #3 of 1967, the District of Columbia Council is authorized to establish rules and regulations to carry out the provisions of the District of Columbia Public Assistance Act of 1962, and to approve regulations under which shall be determined the amount of public assistance which any person shall receive.

NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council that:

Section 1. The Department of Public Welfare, in determining the amount of the assistance payment to which an applicant or recipient of public welfare is entitled shall not consider as income or as a resource, loans and grants obtained and used under conditions that preclude their use for current living costs.

Section 2. This regulation shall be effective on passage.

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ANDERSON	X		MOORE	X		YELDELL		X	
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Enactment Dat	e

Regulation

of the

District of Columbia

	Amenda	nent to t	he 1961	Buildi	ng Co	ode of	the	District	of	Columb	oia	to P	ermit	the
דייידי ב	Use of	Certain	Structur	res to	have	Portio	ns :	Thereof	Con	verted	to	Day	Nurse	ery
	Uses.													

__Mr._Philip_Daugherty______ Presents the following regulation:

WHEREAS, the Building Code of the District of Columbia was enacted in 1961; and

WHEREAS, it is desirable to amend the D. C. Building Code in order that certain types of buildings can be converted to day care nursery use; and

WHEREAS, the D. C. Building Code Advisory Committee recommends these amendments.

NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council, that:

 $\underline{\text{Section 1.}}$ In Section 3-426 on page 88 of the D. C. Building Code, Change the first sentence to read as follows:

"All Group H occupancy buildings of other than Type 1 or 2A construction shall be fully sprinklered, except the following:

(1) Those used for day nurseries with less than 15 children on the first floor or first and second floors all of which children shall be fully ambulatory; (2) Those buildings wherein the day nurseries occupancy is fully contained in compartments of Type 1 construction and where all exits therefrom discharge directly to grade or into a fire resistive corridor or stairway leading to grade; and

	AYENAY	N.V. A.B.	R.A.	COUNCILMAN	AYE	NAYIN	ı.v.	A.B. R.A	COUNCILMAN	AYE	NAY	N.V. A.E	3. R.A
COUNCILMAN	X			DAUGHERTY	X				SHACKLETON	X			
TUCKER		X		HAYWOOD	-			X	1	1			
ANDERSON	X			MOORE	X				YELDELL			X	
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2_of_2_

(3) Those other Group H occupancies where theuse is restricted to the first floor only. Compartments, as used in (2) above, shall include all rooms, halls passageways and thelike, and such rooms, halls, passageways and the like, shall be enclosed by walls, and floors, above and below, or Type I construction."

Section 2. This regulation shall become effective upon enactment.

Regulation No. _



Enactment	Date

Regulation

of the

District of Columbia

TITLE	REPEAL OF ABC RESIDENCY REQUIREMENT
	Mr. Daugherty Presents the following regulation:
1 2 3	WHEREAS, Section 2-132 of the District of Columbia Regulations requiring a one year residency or work experience in the District of Columbia got eligibility for an ABC license is found to be unnecessary, and
4 5 6 7	WHEREAS, paragraph 215 of Section 402 of Reorganization Plan No. 3 of 1967 transferred to the District of Columbia Council the function of prescribing, making, altering, and amending rules and regulations under D. C. Code Sec. 25-107
8 9 10 11	NOW, THEREFORE, BE IT ENACTED BY the District of Columbia Council that:
12 13 14	Section 1. Section 2-132 of the District of Columbia Regulations is hereby repealed.
15 16 17	Section 2. This regulation shall take effect five days after publication in any newspaper of general circulation in the District of Columbia pursuant to the requirements of D. C. Code Section 25-107.
18 19 20	
21 22 23	

			F	REC	ORD OF	CO	UN	C	IL	V	OTE					
COUNCILMAN	AYE	NAY	N.V.	A.B. R.A	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.
HAHN		X			DAUGHERTY	X					SHACKLETON	X				
TUCKER		X			HAYWOOD	X					Rosinso.	X				
ANDERSON	X				MOORE	X					YELDELL				X	
ANDERGON		Y_	-India	rates V	ote A. B.—Absent	N.	V N	ot Vo	ting	-	A.—Beadopted					_

Submitted on first reading at a meeting of the District of Columbia City Council on _ Adopted on second and final reading October 21, 1969 October 22, Presented to the Mayor-Commissioner Secretary of the City Council October 31 Enacted W/O signature of the Mayor according to ten day limitation rule: Disapproved and returned to the City Council ____ Mayor-Commissioner Date Readopted _____ I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

D.C.-44 May 1967

Memorandum • Government of the District of Columbia

Department, Corporation Counsel, D.C.

Agency, Office: L&O:WAR:gkm

TO:

Walter E. Washington

Mayor-Commissioner

FROM:

Hubert B. Pair Date: October 30, 1969

Acting Corporation Counsel, D. C.

SUBJECT: Repeal of ABC residency requirement.

Regulation No. 69-43, adopted by the District of Columbia Council on October 21, 1969, repeals section 2-132 of the District of Columbia Regulations. Section 2-132 of the Alcoholic Beverage Control Regulations requires that an applicant for an alcoholic beverage license shall have been a resident of or gainfully employed in the District of Columbia for at least one year immediately preceding the filing of the application for a license.

The requirement of a one year's period of residence or work experience in the District upon applicants for ABC licenses does not result from any provision of the governing statute, but was established as a matter of policy by the Board of Commissioners. Accordingly, there is no legal objection to its repeal by approval of Regulation No. 69-43.

Attachment

May 1967

Memorandum o Government of the District of Columbia

Department, Corporation Counsel, D.C.

TO:

Stephen C. Swaim --

Agency, Office: L&O:WAR:gkm

Secretary of the District of

Columbia Council,
Hubert B. Pair tt.

FROM:

Date: September 30, 1969

Acting Corporation Counsel, D.C.

Repeal of ABC residency requirement. SUBJECT:

The attached regulation repeals section 2-132 of the Alcoholic Beverage Control Regulations which requires that an applicant for a license shall have been a resident of or gainfully employed in the District of Columbia for at least one year immediately preceding the filing of the application for a license. This provision does not result from any requirement of the governing statute and, accordingly, there is no legal objection to its repeal.

I wish to point out, however, that the citations appearing in the "whereas" clause and in section 1 of the regulation are incorrect. There is no Title 2 of the Alcoholic Beverage Control Regulations. Rather, these regulations are set forth in title 2 of the District of Columbia Regulations. I suggest, therefore, that the words "Title 2, Section 132" in the preamble, and the words "Section 132 of Title 2" in section 1 of the regulation, be revised in both instances to read "Section 2-132".

I suggest further the addition of a second "whereas" clause in the preamble of the regulation to delineate the authority of the Council to issue said regulation. I recommend the following language: olel

"WHEREAS, pursuant to paragraph 215 of section 402 of Reorganization Plan No. 3 of 1967, the District of Columbia Council is authorized to prescribe, make, alter, and amend rules and regulations under D. C. Code, sec. 25-107."

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Finally, I recommend that the proposed section 2 of the regulation be revised. ABC regulations do not take effect immediately upon enactment but, pursuant to section 7 of the District of Columbia Alcoholic Beverage Control Act (D. C. Code, sec. 25-107), five days after being published in any daily newspaper of general circulation in the District of Columbia. Accordingly, I suggest that section 2 of the regulation be rewritten as follows:

"Section 2. This regulation shall become effective five days after adoption and publication as required by law."

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Attachment

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D.C. -44 May 1967

Government of the District of Columbia Memorandum \odot

Department,

Alcoholic Beverage

Agency, Office: Control Board

TO:

Councilman Philip Daugherty

FROM:

Joy R. Simonson

Chairman

Date:

October 1, 1969

SUBJECT: Amendment of ABC Regulation - Section 2-132

At the request of Carl Bergman of your staff we have made a sample-survey of the residence of licensees by class of license with the following results:

Class	District Residence	Non-residence
A	44	61
В	25	32
С	109	173
D	9	9
Total	187	275

In contrast to licensees, managers surveyed included 97 residents and 55 non-residents, due, no doubt, to-the artificial restrictions imposed by Regulation 2-132.

JRS:1c

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District of Columbia City Council Memorandum

City Hall, 14th and E Streets, N.W.

638-2223 or Government Code 137-3806

MEMBERS OF THE CITY COUNCIL То

Philip J. Daugherty, Chairman From

Government Operations Committee

August 19, 1969 Date

Repeal of ABC residency requirement Subject

The Alcoholic Beverage Control Regulations require that a person live or work in the District for one year before he may receive an ABC license.

The original purpose of this regulation was to facilitate a check of the person's background. This is now done through the FBI's national reporting system and the regulation is no longer necessary.

The ABC Board through the Mayor has requested this repeal and my committee supports it.

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oports I

Regulation No. 69-44



Enactment Date

Regulation

of the

District of Columbia

Amendments	s to the	1961 B	uilding	Code	of the	Dis	strict of	f Colu	mbia to pe	ermi	t the
TITLE design and	construc	ction o	of open	plan	area ty	ype	schools	in th	e District	of	Columbia

	Mr. Daugherty Presents the following regulation:
1	WHEREAS, the Building Code of the District of Columbia was enacted
2	in 1961; and
3	
4	WHEREAS, it is desirable to amend the D. C. Building Code to permit
5	the design of the more flexible type, open plan area schools; and
6	WHEREAS, the D. C. Building Code Advisory Committee recommends these
8	amendments.
9	
.0	NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council,
1	that:
2	"Chan plan areas shall have a sire independent for home chose scribers of
.3	<u>Section 1.</u> In Section 3-202 on page 29 of the D. C. Building Code immediately after definition of "occupied" insert a new definition to read as follows:
. 4 . 5	alter definition of "occupied" insert a new definition to read as reserved.
6	"Open plan area - An area in an F-4A building without fixed
7	partitions for teaching and related educational activities."
. 7 . 8	Regular 2. The Amendamenta made by this requisition small necessary focuses
9	Section 2. In table 6 of Chapter 2 on page 40 of the D. C. Building Code
20	add a new "Note k" to apply to F-4A buildings to read as follows:
21	
22	"Note k, Open plan areas in F-4A buildings are limited to 30,000 square
23	feet in type I construction and to the tabular areas above for other types
24	of construction except as modified by 3-316(d). Those areas may be increased
	RECORD OF COUNCIL VOTE

COUNCILMAN	AYE	NAY N.V.	A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.	COUNCILMAN	AYE	NAY	N.V.	A.B.	R.A.
HAHN	X				DAUGHERTY	X					SHACKLETON	X				
TUCKER	X				HAYWOOD	X					ROBINSON	X				
ANDERSON	X				MOORE									X		
		X-Ind	icate	s Voi	e A. B.—Absent	N.	V. No	ot Vo	oting	R	. A.—Readopted					
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Presented to the			.:	oner	October 22,				St	Jan	ecretary of the City					
resented to the	M	a *	7	1/1	Date		M			0-s			incil			

Presented to the Mayor-Commissioner Date Secretary	of the City Council
Approved Markington	10-31-69
Mayor-Commissioner	Date
Enacted W/O signature of the Mayor according to ten day limitation rule:	Date
Disapproved and returned to the City Council	Date
ReadoptedDate	

I hereby certify that this regulation is true and adopted (or readopted) as stated therein.

__2_of_2__

by 100% if an approved automatic sprinkler system is installed. However the maximum total area based on an approved automatic sprinkler system and accessibility on all sides shall not exceed 300% of the basic areas in Table 6.0°

4 5

Section 3. In Section 3-6151 (a) on page 133 of the D. C. Building Code in the 6th line correct the spelling of "area and immediately after "area", insert "seating arrangements, aisles, ramps, steps,"

Section 4. In Section 3-6173 on page 138 of the D. C. Building Code add a new subsection " (e)" to read as follows:

"(e) Where the open plan area provisions are applied the requirements for posting as set forth in Section 3-6151 shall be applicable."

 Section 5. In the first line of Section 3-6174 (b) on page 138 of the D. C. Building Code after "room" insert "or from the most remote part of an open plan area," (balance no change).

Section 6. In the 3rd line of Section 3-6157(a) on page 138 of the D. C. Building Code, change the figure "14" to "30", and the figure "24" to "50",

Section 7. At end of Section 3-6175 (b) on page 138 of the D. C. Building Code add a new sentence as follows:

"Open plan areas shall have exits independent from those portions of the building used for assembly."

 $\underline{\text{Section 8.}}$ In the first line of Section 3-6179 on page 138 of the D. C. Building Code after "room" add "except open plan areas, "

Section 9. The amendments made by this regulation shall become effective on enactment.

 TO:

Memorandum • Government of the District of Columbia

Department, Corporation Counsel, D.C.

Walter E. Washington Agency, Office: L&O:TFM:gkm

Mayor-Commissioner

FROM: Hubert B. Pair Date: October 30, 1969

Acting Corporation Counsel, D. C.

SUBJECT: Regulation No. 69-44, to permit the construction of

open plan area type schools.

Regulation No. 69-44, enacted by the District of Columbia Council on October 21, 1969, has been referred to this office for review. The regulation enacted by the Council pursuant to the authority contained in the Act of June 14, 1878 (D. C. Code, sec. 1-228) and section 402(5) of Reorganization Plan No. 3 of 1967, amends various sections of the District of Columbia Building Code to permit the construction of open plan area type schools.

The Council has incorporated in the Regulation technical amendments recommended by this Office in my memorandum to the Secretary to the Council dated September 30, 1969. I accordingly recommend approval of Regulation No. 69-44.

Attachment

District of Columbia City Council Memorandum

City Hall, 14th and E Streets, N.W.

Room 507

638-2223 or Government Code 137-3806

To Members of the City Council

From Councilman Philip Daugherty

Date October 7, 1969

Subject Open Plan Areas

At the request of the Corporation Counsel some editorial changes have been made in the regulation on open plan areas in public schools. I concur in these requests. No other changes have been made in the regulation and the favorable report from the previous meeting still stands. On this basis, I move for adoption of this regulation.

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District of Columbia City Council Report

City Hall, 14th and E Streets, N.W.

Room 507

638-2223 or Government Code 137-3806

To Councilmembers

From Philip J. Daugherty, Chairman, Government Operations Committee

Date September 12, 1969

Subject

Building Code Amendments on Open Plan Areas

This series of amendments to the Building Code will permit the design of open plan areas in schools. Open plan areas are a new concept in education. Essentially, they are large open spaces that can be subdivided to give teachers more flexibility. This will provide suitable spaces for team teaching and other group educational practices. Educators say teaching in this manner is more responsive to the needs of the individual student. Instead of having only one or very few activities to choose from, he will have several. In this way, he can be placed in a group that corresponds to his skill level or interest. Educators say it is virtually impossible to operate such programs in a conventional classroom. The open plan concept was designed to meet the needs of these new educational programs. Granville Woodson, Director of the Board of Education's Department of Buildings and Grounds says that all new D. C. schools are being planned with such areas and many old buildings will be modernized to include them. Until the building code is changed, however, this will be impossible.

The amendments were proposed by the Board of Education, approved by the Building Code Advisory Committee and recommended for Council approval by Julian R. Dugas, the Director of Economic Development, and Deputy Mayor Thomas W. Fletcher.

The Government Operations Committee held a public hearing on July 26 on this series of amendments. Six witnesses spoke and all favored the amendments. A representative of the Fire Department said there were no safety objections since adequate posting of exits and seating arrangements is required. Representatives from the Department of Licenses and Inspections, the Building Code Advisory Committee, the Architectural Division of the Department of General Services, the Board of Education's Department of Buildings and Grounds and the D. C. Chamber of Commerce all spoke in favor of the amendments.

I recommend that the Council approve these amendments.

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MemorandumGovernment of the District of Columbia

TO:

Stephen C. Swaim

Department, Corporation Counsel, D.C. Agency, Office: L&O:TFM:gkm

Secretary to the District of

Columbia Council

FROM:

Hubert B. Pair

Date: September 30, 1969

Acting Corporation Counsel, D.C.

SUBJECT:

Proposed amendment to sections 3-202, 3-6151, 3-6173, 3-6174, 3-6175, and 3-6179 of the Building Code of the

District of Columbia, relating to open plan areas for

schools.

By memorandum dated September 19, 1969, you referred to me for comment a proposed regulation amending various sections of the Building Code of the District of Columbia, such amendments relating to permitting the design of open plan areas in schools.

I have reviewed this proposed regulation and find it to be legally unobjectionable, except that in the proposed definition in section 1, "open plan areas" should be "Open plan area".

Attachment

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Committee to and a

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Regulation No. 69-45

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Enactment Date

Regulation

of the

District of Columbia

•	Amendments to the 1961 Building Code of the District of Columbia to Permit
TITLE	Engineered Design of Masonry Structures as an Alternate to the Existing
	Specification Requirements of the Building Code.

__Mr. Sterling Tucker Presents the following regulation:

1		WHEREAS,	the	Building	Code	of the	District	of	Columbi	a was	enacted	in
2	1961; and											
3												
4		WHEREAS,	it is	s desirab	le to	amend	the D. (Э.	Building	Code	to permit	:

engineered design of masonry structures as an alternate to the existing specification requirements of the Building Code; and

 $\ensuremath{\mathsf{WHEREAS}}$, the D. C. Building Code Advisory Committee recommends these amendments.

NOW, THEREFORE, BE IT ENACTED by the District of Columbia Council that:

 $\underline{\text{Section 1}}$. Section 3-847 of the 1961 Building Code of the District of Columbia is hereby amended as follows:

In Section 3-847, page 204, of the D. C. Building Code, immediately after "3-847 scope." insert "(a)" and add the following new subsections (b), (c) (d).

"(b) In lieu of the requirements set forth hereinafter, the engineer may design the masonry elements in accordance with "Recommended Building Code Requirements for Engineered Brick Masonry, May 1966" as published by the Structural Clay Products Institute or with "Specification for the Design and Construction

10. Proceeding			RE	C	ORD OF C	COU	JNC	IL	V	OTE					
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TUCKER	X				HAYWOOD	X				ROBINSON	X				
ANDERSON	X				MOORE	X				YELDELL		Lande La		X	
	M 17	-	-	-	te A. B.—Absent		V. Not V			A.—Readopted	0.00	7	10.0	0	
Submitted on first	read	ing	at a me	eetin	g of the District of	of Co	lumbia	City	Cou	incil onOCLOB	er		196	9	
Adopted on second					October 21,	196	9	W.				111			
Presented to the	Mayo	r-Co	mmissi	oner	October 22,	_196	9	Mp.	S	ecretary of the City	y Cou	 incil			
Approved/WWW VVBS/Will Vby									1	10-31-69					
Mayor-Commissioner										Date					
Enacted W/O sig	gnatui	re o	f the N	⁄Iayo	r according to te	n day	y limita	ation	rule			Date	 e		
Disapproved and returned to the City Council										Date					
Readopted			Date												

I hereby certify that this regulation is true and adopted (or readopted) as stated therein.