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2 3	Councilmember Mary M. Chel
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7	A BILL
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11	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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15 16 17 18 19 20 21 22 23 24 25 26	To amend, on a temporary basis, the Condominium Act of 1976 to authorize condominium unit owners' associations to conduct virtual meetings and to clarify voting and quorum requirements for such meetings; to amend the Coronavirus Support Temporary Amendment Act of 2021 to clarify when utility companies must consider a customer as certified as qualified for utility disconnection relief, to require utility companies to provide monthly data on the number of payment plans in default, and to clarify that OPC has 2 business days to provide notice to a utility company of a customer's request for OPC to negotiate a payment plan on their behalf; and to set standards for operators of third-party food platforms for the setting of commission fees and compensation rates for delivery service drivers; and to amend the Sustainable Solid Waste Management Amendment Act of 2014 to permit the Mayor to administer virtual compost training.
27	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
28	act may be cited as the "Post-Public Health Emergency Protections Extension Temporary
29	Amendment Act of 2021".
30	Sec. 2. Section 303 of the Condominium Act of 1976, effective March 29, 1977 (D.C.
31	Law 1-89; D.C. Official Code § 42-1903.03), is amended by adding new a subsection (f) to read
32	as follows:
33	"(f) Notwithstanding any language contained in this act or in the condominium
34	instruments:
35	"(1) The executive board may authorize unit owners to submit votes by
36	electronic transmission up to 7 days before the scheduled date of any meeting of the unit owners,

37	and unit owners who submit votes during such period shall be deemed to be present and voting
38	in person at such meeting.
39	"(2)(A) Meetings of the unit owners' association, board of directors, or
40	committees may be conducted or attended by telephone conference, video conference, or similar
41	electronic means. If a meeting is conducted by telephone conference, video conference, or
42	similar electronic means, the equipment or system used must permit any unit owner in
43	attendance to hear and be heard by, and to communicate what is said by, all other unit owners
44	participating in the meeting. Any unit owner, board member, or committee member attending
45	such meeting shall be deemed present for quorum purposes.
46	"(B) A link or instructions on how to access an electronic meeting
47	shall be included in the notice required under subsection (a) of this section.
48	"(C) Any matters requiring a vote of the unit owners' association
49	at an annual or regular meeting may be set by the executive board for a vote, and a ballot may be
50	delivered with the notice required under subsection (a) of this section. The executive board may
51	set a reasonable deadline for a ballot to be returned to the association.".
52	Sec. 3. The Coronavirus Support Temporary Amendment Act of 2021, enacted May 3,
53	2021 (D.C. Act 24-62; 68 DCR 4824), is amended as follows:
54	(a) Section 307 is amended as follows:
55	(1) Subsection (j) is amended as follows:
56	(A) Paragraph (2)(B) is amended by striking the phrase "Emergency
57	Relief Program" and inserting the phrase "Customer Assistance Program" in its place.
58	(B) A new paragraph (3A) is added to read as follows:

59	"(3A) A company shall consider a customer as certified as qualified for utility
60	disconnection relief under this subsection where:
61	"(A) The customer's name is included on the list provided to a company
62	under paragraph (3)(B) of this subsection;
63	"(B) The customer's home address is included on the list provided to a
64	company under paragraph (3)(B) of this subsection, but the name of the individual certified does
65	not match the name of the customer on the account; or
66	"(C) The customer provides the company with a copy of the notice of
67	certification provided by the Mayor under paragraph (3)(A) of this subsection by mail, email,
68	fax, or other reasonable method.".
69	(3) Subsection (m) is amended as follows:
70	(A) Paragraph (1) is amended by striking the phrase "payment plans" and
71	inserting the phrase "payment plans, including the number of payment plans that have defaulted"
72	in its place.
73	(B) Paragraph (2) is amended by striking the phrase "payment plans" and
74	inserting the phrase "payment plans, including the number of payment plans that have defaulted"
75	in its place.
76	(b) Section 308(c)(2)(A)(ii) is amended by striking the phrase "48 hours" and inserting
77	the phrase "2 business days" in its place.
78	Sec. 4. Section 112a(f) of the Sustainable Solid Waste Management Amendment Act of
79	2014, effective February 26, 2015 (D.C. Law 20-154; D.C. Official Code § 8-1031.12a(f)), is
80	amended by adding a new paragraph (1A) to read as follows:

81	"(1A) Notwithstanding paragraph (1) of this subsection, the Mayor, or a
82	contractor selected by the Mayor, may provide the training required by paragraph (1) of this
83	subsection remotely through videoconference.".
84	Sec. 5. Section 3 of the Public Emergency Extension and Eviction and Utility
85	Moratorium Phasing Temporary Amendment Act of 2021, enacted on September 1, 2021 (D.C.
86	Act 24-168; 68 DCR 9487), is amended as follows:
87	(a) Subsection (h) is repealed.
88	(b) Subsection (m) is repealed.
89	Sec. 6. Third-party food delivery platforms.
90	(a) A person, corporation, partnership, or association operating a third-party food delivery
91	platform within the District shall register with the Department.
92	(b) Notwithstanding any provision of District law, it shall be unlawful for a person to
93	cause a third-party food delivery platform to charge a restaurant:
94	(1) A commission fee for use of the platform's services for delivery that totals
95	more than 15% of the purchase price per online order; or
96	(2) A commission fee for use of the platform's services that totals more than 5%
97	of the purchase price per online order where the platform does not provide delivery of an order,
98	including orders that are picked up from the restaurant by the customer, or for which the
99	restaurant provides its own delivery service.
100	(c) The limits on fees in subsection (b) of this section shall not apply to fees for
101	advertising or promotions.

- (d) It shall be unlawful for a person to cause a third-party food delivery platform to reduce the compensation rate paid to a delivery service driver, or garnish gratuities, in order to comply with subsection (b) of this section.
- (e) At the time a final price is disclosed to a customer for the intended purchase and delivery of food from a restaurant through a third-party food delivery platform, and before that transaction is completed by the customer, the third-party food delivery platform shall disclose to the customer, in plain language and in a conspicuous manner, any commission, fee, or any other monetary payment charged to the customer by the third-party food delivery platform.
- (f)(1) A person who violates this section shall be subject to a fine of not less than \$250 and not more than \$1,000 for each such violation.
- (2) A violation of this section shall be a civil infraction for purposes of the Department of Consumer and Regulatory Affairs Civil Infections Act of 1985, effective October 5, 1985 (D.C. Law 6-472; D.C. Official Code § 2-1801.01 *et seq.*).
 - (g) For the purposes of this section, the term:

- (1) "Online order" means an order placed by a customer through a platform provided by the third-party food delivery service for delivery or pickup within the District.
- (2) "Purchase price" means the menu price of an online order, excluding taxes, gratuities or any other fees that may make up the total cost to the customer of an online order.
 - (3) "Restaurant" shall have the same meaning as provided in § 25-101(43).
- (4) "Third-party food delivery platform" means any website, mobile application, or other internet service that offers or arranges for the sale of food and beverages prepared by, and the same-day delivery or same-day pickup of food and beverages from, restaurants.

- 124 (h) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure 125 Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue 126 rules to implement the provisions of this section. 127 (i) Nothing in this section limits or otherwise impacts the requirement of a third-party 128 food delivery platform to collect and remit sales tax imposed under Chapter 20 of Title 47 of the 129 District of Columbia Official Code. 130 Sec. 6. Fiscal impact statement. 131 The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact 132 statement required by section 4a of the General Legislative Procedures Act of 1975, approved 133 October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a). 134 Sec. 7. Effective date. 135 (a) This act shall take effect following approval by the Mayor (or in the event of veto by 136 the Mayor, action by the Council to override the veto), a 30-day period of congressional review as 137 provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24,
- (b) This act shall expire after 225 days of its having taken effect.

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1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of