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2	Councilmember Kenyan R. McDuffie
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10	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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15 16	To amend, on a temporary basis, the Equitable Impact Assistance for Local Businesses Act of
16 17	2020 to clarify what types of investments the Fund Manager can provide to an eligible business, provide that the Fund Manager shall establish as well as manage the Equity
18	Impact Fund, and clarify that the initial District contribution to the Equity Impact Fund
19	shall be in the form of a grant.
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21	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
22	act may be cited as the "Equitable Impact Assistance for Local Businesses Temporary
23	Amendment Act of 2022".
24	See 2. The Equitable Impact Assistance for Level Dusinesses Act of 2020, effective
25	Sec. 2. The Equitable Impact Assistance for Local Businesses Act of 2020, effective
26	December 3, 2020 (D.C. Law 23-149; D.C. Official Code § 2-281.01 et seq.), is amended as
27	follows:
28	(a) Section 2162 (D.C. Official Code § 2-281.01) is amended by adding a new paragraph
29	(5A) to read as follows:
30	"(5A) "Investment" means a grant, loan, credit enhancement, or other financial
31	funding tool approved by the Mayor.".
32	(b) Section 2163 (D.C. Official Code § 2-281.02) is amended as follows:
33	(1) Subsection (a) is amended as follows:
34	(A) Paragraph (1) is amended to read as follows:
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35	"(1) The Mayor shall select a Fund Manager to establish and manage a fund
36	outside the District of Columbia government to be known as the Equity Impact Fund ("Fund").".
37	(B) Paragraph (2) is amended as follows:
38	(i) Strike the phrase "Manager, \$1.25 million" and insert the phrase
39	"Manager, a grant of \$1.25 million" in its place.
40	(ii) Strike the phrase "Year 2021 for deposit into the Fund
41	("District's initial investment")" and insert the phrase "Year 2021 to the Fund Manager for
12	deposit by the Fund Manager into the Fund ("District's initial grant")" in its place.
43	(2) Subsection (b) is amended by striking the phrase "Fund, other amounts, if
14	any," and inserting the phrase "Fund and granted by the Deputy Mayor for Planning and
45	Economic Development to the Fund Manager, other amounts, if any," it is place.
46	(c) Subsection (c) is amendment by striking the phrase "investment in businesses" and
17	inserting the phrase "investment in eligible businesses" in its place.
18	(c) Section 2164(b) (D.C. Official Code § 2-281.03(b)) is amended as follows:
19	(1) Paragraph (1) is amended as follows:
50	(A) Strike the phrase "disadvantaged individuals or individuals who" and
51	insert the phrase "disadvantaged individuals, individuals who" in its place.
52	(B) Strike the phrase "individual qualities; and" and insert the phrase
53	"individual qualities, or equity impact enterprises; and" in its place.
54	(d) Section 2165(b)(3) (D.C. Official Code § 2-281.04(b)(3)) is amended as follows:
55	(1) Strike the phrase "described in the business's" and insert the phrase "described
56	in the eligible business's" in its place.

57	(2) Strike the phrase "cost to the business," and insert the phrase "cost to the
58	eligible business," in its place.
59	(e) Section 2167 (D.C. Official Code § 2-281.06) is amended as follows:
50	(1) The heading is amended by striking the word "investment" and inserting the
51	word "grant" in its place.
52	(2) The text is amended as follows:
53	(A) Strike the phrase "amount of its initial investment into the Fund" and
54	insert the phrase "amount of the District's initial grant or any subsequent grant of funds to the
55	Fund Manager for deposit into the Fund" in its place.
56	(B) Strike the phrase "initial investment into the Fund." and insert the
57	phrase "initial investment or any subsequent grant of funds to the Fund Manager for deposit into
58	the Fund." in its place.
59	Sec. 3. Fiscal impact statement.
70	The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact
71	statement required by section 4a of the General Legislative Procedures Act of 1975, approved
72	October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
73	Sec. 4. Effective date.
74	(a) This act shall take effect following approval by the Mayor (or in the event of veto by
75	the Mayor, action by the Council to override the veto), a 30-day period of congressional review
76	as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved
77	December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the
78	District of Columbia Register.

79 (b) This act shall expire after 225 days of its having taken effect.