1 2	Chairman Phil Mendelson
3	
4 5	
6	A BILL
7	
8	
9 10	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
11	
12	
13 14	
15	To enact and amend, on an emergency basic, provisions of law necessary to support the Fiscal
16	Year 2024 budget.
17	
18 19	TABLE OF CONTENTS
20	TITLE I. GOVERNMENT DIRECTION AND SUPPORT5
21	SUBTITLE A. OFFICE OF THE ATTORNEY GENERAL FUNDS5
22	SUBTITLE B. ADVISORY NEIGHBORHOOD COMMISSION SUPPORT
23	FLEXIBILITY7
24	SUBTITLE C. SCHOOL AND PARK 311 EXPANSION CLARIFICATION 8
25	SUBTITLE D. SCHOOL SECURITY AND TRANSPARENCY 8
26	TITLE II. ECONOMIC DEVELOPMENT AND REGULATION11
27	SUBTITLE A. SECURITIES AND BANKING REGULATORY TRUST FUND 11
28	SUBTITLE B. DSLBD TARGETED OUTREACH GRANT11
29	SUBTITLE C. HOME PURCHASE ASSISTANCE PROGRAM AMENDMENT 12
30	SUBTITLE D. GREAT STREETS AMENDMENT ACT OF 2023 12
31	SUBTITLE E. TAX ABATEMENTS FOR AFFORDABLE HOUSING IN HIGH-
32	NEED AREAS

33	SUBTITLE F. DMPED GRANT PROGRAMS 1
34	SUBTITLE G. DOWNTOWN HOUSING 1
35	SUBTITLE H. CREATIVE AND OPEN SPACE MODERNIZATION 1
36	SUBTITLE I. OFFICE OF PUBLIC-PRIVATE PARTNERSHIPS FUND AND
37	BUDGET2
38	SUBTITLE J. TOURISM RECOVERY TAX2
39	SUBTITLE K. OFFICE OF CABLE TELEVISION, FILM, MUSIC, AND
40	ENTERTAINMENT2
41	SUBTITLE L. EMERGENCY HOUSING ASSISTANCE PROGRAM FINANCIAL
42	RESPONSIBILITY2
43	SUBTITLE M. EMERGENCY RENTAL ASSISTANCE FUNDS REPORTING AND
44	NOTICE REQUIREMENTS2
45	SUBTITLE N. HOUSING AUTHORITY ACCOUNTABILITY2
46	SUBTITLE O. HOUSING AUTHORITY FINANCIAL REPORTING 3
47	SUBTITLE P. TARGETED HISTORIC PRESERVATION ASSISTANCE 3
48	SUBTITLE Q. COMMISSION ON THE ARTS AND HUMANITIES LARGE
49	CAPITAL PROJECTS3
50	SUBTITLE R. HISTORIC PRESERVATION OF DISTRICT PROPERTIES 3
51	SUBTITLE S. PUBLIC HOUSING STABILITY3
52	TITLE III. PUBLIC SAFETY AND JUSTICE
53	SUBTITLE A. FIRE AND EMERGENCY MEDICAL SERVICES EMPLOYEE
54	PRESUMPTIVE DISABILITY ELIGIBILITY EXPANSION 3
55	SUBTITLE B. SCHOOL RESOURCE OFFICERS4

56	SUBTITLE C. PUBLIC SAFETY GRANTS41
57	TITLE IV. PUBLIC EDUCATION SYSTEMS44
58	SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA44
59	SUBTITLE B. EDUCATION TO EMPLOYMENT DATA SYSTEM 52
60	SUBTITLE C. UNIVERSAL PAID LEAVE IMPLEMENTATION FUND55
61	SUBTITLE D. CHILD CARE SUBSIDIES FOR CHILDREN WITH DISABILITIES57
62	SUBTITLE E. STATE BOARD OF EDUCATION COMPENSATION58
63	SUBTITLE F. LIBRARY COLLECTIONS ACCOUNT 59
64	SUBTITLE G. PUBLIC CHARTER SCHOOL TEACHER COMPENSATION 60
65	SUBTITLE H. WARD 4 LIBRARIES61
66	SUBTITLE I. COMMUNITY ACCESS TO RECREATIONAL SPACE PILOT
67	PROGRAM
68	SUBTITLE J. DEPARTMENT OF PARKS AND RECREATION GRANTS 63
69	SUBTITLE K. UNIVERSITY OF THE DISTRICT OF COLUMBIA FUNDING 63
70	SUBTITLE L. PUBLIC SCHOOL HEALTHY FOOD CURRICULUM GRANTS 64
71	SUBTITLE M. SPECIAL NEEDS PUBLIC CHARTER SCHOOL FUNDING 65
72	SUBTITLE N. OUT OF SCHOOL TIME OFFICE GRANT AUTHORITY 66
73	SUBTITLE O. EARLY CHILDHOOD EDUCATOR PAY EQUITY INCREASES 67
74	SUBTITLE Q. DCPS EDUCATOR EXIT SURVEY REPORT 69
75	SUBTITLE R. WORKFORCE DEVELOPMENT PARTICIPANT FOOD PURCHASE
76	AUTHORIZATION72
77	SUBTITLE S. FLEXIBLE SCHEDULE PILOT PROGRAM74
78	SUBTITLE T. SCHOOL SAFETY COORDINATION78

79	TITLE V. HUMAN SUPPORT SERVICES	36
80	SUBTITLE A. PUBLIC HEALTH LABORATORY	36
81	SUBTITLE B. MEDICAID HOSPITAL PROVIDER REIMBURSEMENT9	91
82	SUBTITLE C. GRANDPARENT AND CAREGIVER SUBSIDY ELIGIBILITY	
83	EXPANSION9	93
84	SUBTITLE D. DEPARTMENT OF HEALTH CARE FINANCE REPORTING	
85	REQUIREMENTS9	94
86	SUBTITLE E. FIRST-TIME MOTHERS HOME VISITING PROGRAM9	96
87	SUBTITLE F. SCHOOL-BASED BEHAVIORAL HEALTH STUDENT PEER	
88	EDUCATOR PILOT9	97
89	SUBTITLE G. SUBSTANCE ABUSE AND BEHAVIORAL HEALTH SERVICES	
90	TARGETED OUTREACH PILOT	02
91	SUBTITLE H. DC HEALTH GRANT	03
92	SUBTITLE I. DEPARTMENT OF HUMAN SERVICES GRANT 10	03
93	TITLE VI. OPERATIONS AND INFRASTRUCTURE 10)4
94	SUBTITLE A. ALCOHOLIC BEVERAGE AND CANNABIS BOARD MEMBER	
95	COMPENSATION)4
96	SUBTITLE B. DC WATER FACILITY WORK FUND 10)4
97	SUBTITLE C. PUBLIC SERVICE COMMISSION COMPENSATION 10	05
98	SUBTITLE D. MOTOR VEHICLE REGISTRATION FEE 10	06
99	SUBTITLE E. CONGESTION PRICING STUDY UPDATE 10	07
100	SUBTITLE F. SUSTAINABLE ENERGY TRUST FUND RIGHTSIZING 10)9
101	SUBTITLE G. CLEAN CURBS PILOT PROGRAM 11	10

102	SUBTITLE H. FOR-HIRE VEHICLE CONGESTION MANAGEMENT 113
103	SUBTITLE I. K STREET TRANSITWAY FUNDING114
104	SUBTITLE J. FOUNDRY BRANCH TRESTLE BRIDGE115
105	TITLE VII. FINANCE AND REVENUE
106	SUBTITLE A. RULE 736 REPEALS
107	SUBTITLE B. BALLPARK FUND EXCESS REVENUE 116
108	SUBTITLE C. DEDICATED REVENUE ADJUSTMENTS 117
109	SUBTITLE D. FISCAL STABILIZATION RESERVE
110	SUBTITLE E. DESIGNATED FUND TRANSFERS 122
111	SUBTITLE F. NEW HOWARD UNIVERSITY HOSPITAL TAX ABATEMENT 127
112	SUBTITLE G. DEDICATED TAX ADJUSTMENT 128
113	SUBTITLE H. EVENTS DC
114	SUBTITLE I. SUBJECT TO APPROPRIATION PROVISIONS 130
115	TITLE VIII. TECHNICAL AMENDMENTS
116	TITLE IX. APPLICABILITY; FISCAL IMPACT; EFFECTIVE DATE
117	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
118	act may be cited as the "Fiscal Year 2024 Budget Support Emergency Act of 2023".
119	TITLE I. GOVERNMENT DIRECTION AND SUPPORT
120	SUBTITLE A. OFFICE OF THE ATTORNEY GENERAL FUNDS
121	Sec. 1001. Short title.
122	This subtitle may be cited as the "Office of the Attorney General Funds Emergency
123	Amendment Act of 2023".

124	Sec. 1002. The Attorney General for the District of Columbia Clarification and Elected
125	Term Amendment Act of 2010, effective May 27, 2010 (D.C. Law 18-160; D.C. Official Code §
126	1-301.81 et seq.), is amended as follows:
127	(a) Section 106b (D.C. Official Code § 1-301.86b) is amended as follows:
128	(1) Subsection (c) is amended as follows:
129	(A) Paragraph (1)(B) is amended by striking the phrase "\$6 million" and
130	inserting the phrase "\$7 million" in its place.
131	(B) Paragraph (2) is amended by striking the phrase "\$7 million" and
132	inserting the phrase "\$9 million" in its place.
133	(2) Subsection (d)(3)(A) is amended by striking the phrase "\$19 million" both
134	times it appears and inserting the phrase "\$23.5 million" in its place.
135	(b) Section 106c (D.C. Official Code § 1-301.86c) is amended as follows:
136	(1) Subsection (b) is amended as follows:
137	(A) Paragraph (1) is amended to read as follows:
138	"(1) Awards of restitution for property lost or damages suffered by consumers for
139	which the District is responsible for distribution made under court orders, judgments, or
140	settlements in actions or investigations under D.C. Official Code § 28-3909(a);".
141	(B) Paragraph (2) is amended to read as follows:
142	"(2) Awards on behalf of aggrieved employees for which the District is
143	responsible for distribution made under court orders, judgments, or settlements in actions or
144	investigations under section 6(a)(2)(A)(iii) of An Act To provide for the payment and collection
145	of wages in the District of Columbia, approved August 3, 1956 (70 Stat. 977; D.C. Official Code
146	§ 32-1306(a)(2)(A)(iii)), and;".

147	(2) Subsection (c)(1) is amended by striking the phrase "court order, judgment, or
148	settlement in an action or investigation" and inserting the phrase "court orders, judgments, or
149	settlements in actions or investigations" in its place.
150	(3) Subsection (e)(3) is amended to read as follows:
151	"(3) After paragraphs (1) and (2) of this subsection have been completed, any
152	excess funds shall be treated as follows:
153	"(A) Any excess funds remaining from an award that are designated to
154	named individuals shall be treated as unclaimed property pursuant to the Revised Uniform
155	Unclaimed Property Act of 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official
156	Code § 41-151.01 et seq.); and
157	"(B) Any other excess funds remaining from an award shall remain in the
158	Fund and may be used, in an amount not to exceed \$500,000 each fiscal year, for any purpose
159	provided for in subsection (c) of this section.".
160	SUBTITLE B. ADVISORY NEIGHBORHOOD COMMISSION SUPPORT
161	FLEXIBILITY
162	Sec. 1011. Short title.
163	This subtitle may be cited as the "Advisory Neighborhood Commission Support
164	Flexibility Emergency Amendment Act of 2023".
165	Sec. 1012. The lead-in language of section 16a(c) of the Advisory Neighborhood
166	Commissions Act of 1975, effective December 3, 2020 (D.C. Law 23-14; D.C. Official Code §
167	1-309.13a(c)), is amended to read as follows:
168	"(c) Money in the fund shall be used by the OANC to provide services and supports to
169	Advisory Neighborhood Commissions, which may include:".

170	SUBTITLE C. SCHOOL AND PARK 311 EXPANSION CLARIFICATION
171	Sec. 1021. Short title.
172	This subtitle may be cited as the "School and Park Facilities and Grounds 311 Expansion
173	Emergency Amendment Act of 2023".
174	Sec. 1022. Section 6072 of the School and Park Facilities and Grounds 311 Expansion
175	Act of 2018, effective October 30, 2018 (D.C. Law 22-168; D.C. Official Code § 10-721), is
176	amended as follows:
177	(a) Designate the existing text as subsection (a).
178	(b) A new subsection (b) is added to read as follows:
179	"(b) Beginning October 1, 2023, in addition to the service requests under subsection (a)
180	of this section, the Mayor shall permit persons to submit requests via the District's 311 system to
181	address broken equipment, grounds maintenance, and overflowing recycling at Department of
182	Parks and Recreation and District of Columbia Public Schools facilities and grounds that are
183	maintained by the Department of General Services.".
184	SUBTITLE D. SCHOOL SECURITY AND TRANSPARENCY
185	Sec. 1031. Short title.
186	This subtitle may be cited as the "School Security and Transparency Emergency
187	Amendment Act of 2023".
188	Sec. 1032. Section 1028e of the Department of General Services Establishment Act of
189	2011, effective September 21, 2022 (D.C. Law 24-167; D.C. Official Code § 10-551.07e), is
190	amended as follows:
191	(a) Subsection (a) is amended by striking the phrase "campus facility maintenance work
192	orders," and inserting the phrase "campus facility maintenance work orders not exempted by

subsection (e)(2) of this section," in its place.

- (b) Subsection (b) is amended by striking the phrase "facility maintenance work orders," and inserting the phrase "facility maintenance work orders not exempted by subsection (e)(2) of this section," in its place.
 - (c) A new subsection (e) is added to read as follows:
- "(e)(1) For each District of Columbia Public School facility, the Department shall work with the principal or the principal's designee and members of the local school advisory team to conduct a comprehensive assessment of the facility's compliance with the following security objectives at least once per year:
- "(A) All interior doors to instructional and regularly used administrative spaces shall close automatically and lock securely;
 - "(B) All exterior doors shall close automatically and lock securely;
- "(C) All exterior windows shall lock or latch from the interior in a manner that allows school personnel to secure the windows to prevent improper entry;
- "(D) Public address systems shall be clearly audible in all instructional and regularly used administrative spaces;
 - "(E) Fire alarm systems shall be in full working order; and
- "(F) Security surveillance systems shall be fully operational, with properly installed and oriented cameras, intrusion alarms, and proper connections to a central security operations hub.
- "(2) The Department shall withhold work order data regarding any deficiency identified under paragraph (1) of this subsection, including security vulnerabilities at Department of Parks and Recreation facilities, from disclosure pursuant to subsections (a) and (b) of this

216	section.

217

218

219

220

221

222

223

231

232

233

- "(3)(A) The Department shall transmit on a monthly basis to the chairperson of the Council committee with jurisdiction over the Department a status update on any work orders for which data has been withheld from public disclosure pursuant to paragraph (2) of this subsection.
- "(B) The Department shall present information withheld from public disclosure pursuant to paragraph (2) of this subsection to the Council at a closed-door briefing convened by the chairperson of the Council committee with jurisdiction over the Department.
- "(C) Council briefings held pursuant to this paragraph shall be exempt from the requirements of the Open Meetings Act, effective March 31, 2011 (D.C. Law 18-350; D.C. Official Code § 2-571 et seg.).".
- Sec. 1033. Section 204(a) of the Freedom of Information Act of 1976, effective March 29, 1977 (D.C. Law 1-96; D.C. Official Code § 2-534(a)), is amended as follows:
- (a) Paragraph (17) is amended by striking the phrase "; and" and inserting a semicolon in its place.
 - (b) Paragraph (18) is amended by striking the phrase "; and" and inserting a semicolon in its place.
 - (c) Paragraph (19) is amended by striking the period and inserting the phrase "; and" in its place.
- 235 (d) A new paragraph (20) is added to read as follows:
- "(20) Information withheld from disclosure under section 1028e(e)(2) of the
 Department of General Services Establishment Act of 2011, effective September 21, 2022 (D.C.
 Law 24-167; D.C. Official Code § 10-551.07e(e)(2))."

239	TITLE II. ECONOMIC DEVELOPMENT AND REGULATION
240	SUBTITLE A. SECURITIES AND BANKING REGULATORY TRUST FUND
241	Sec. 2001. Short title.
242	This subtitle may be cited as the "Securities and Banking Regulatory Trust Fund
243	Emergency Amendment Act of 2023".
244	Sec. 2002. Section 8(b-2)(3)(B) of the Department of Insurance and Securities Regulation
245	Establishment Act of 1996, effective May 21, 1997 (D.C. Law 11-268; D.C. Official Code § 31-
246	107(b-2)(3)(B)), is amended to read as follows:
247	"(B) On October 1 of each year, converted to local funds revenue in the
248	amount of \$11.63 million.".
249	SUBTITLE B. DSLBD TARGETED OUTREACH GRANT
250	Sec. 2011. Short title.
251	This subtitle may be cited as the "Columbia Heights, Mount Pleasant, Lower Georgia
252	Avenue, and U Street Main Street Targeted Outreach Grant Emergency Act of 2023".
253	Sec. 2012. By October 31, 2023, the Department of Small and Local Business
254	Development shall award a grant in the amount of \$750,000 to an organization responsible for
255	maintaining a Main Street corridor in Ward 1 to hire 8 full-time positions to provide direct
256	support, relationship development, and resource brokering to individuals at the following
257	locations:
258	(1) Columbia Heights Civic Plaza;
259	(2) The intersection of Mount Pleasant Street, NW and Kenyon Street, NW;
260	(3) Georgia Avenue, NW, between New Hampshire Avenue, NW and Harvard
261	Street, NW; and

262	(4) U Street, NW, between 14th Street, NW, and Georgia Avenue, NW.
263	SUBTITLE C. HOME PURCHASE ASSISTANCE PROGRAM AMENDMENT
264	Sec. 2021. Short title.
265	This subtitle may be cited as the "Home Purchase Assistance Program Emergency
266	Amendment Act of 2023".
267	Sec. 2022. Section 3a of the Home Purchase Assistance Fund Act of 1978, effective July
268	1, 2016 (D.C. Law 21-139; D.C. Official Code § 42-2602.01), is amended as follows:
269	(a) Subsection (a)(2) is amended by striking the phrase "no qualifying applicant shall
270	receive less than \$70,000" and inserting the phrase "no qualifying applicant shall be approved to
271	receive less than \$70,000" in its place.
272	(b) Subsection (e)(1)(B) is repealed.
273	SUBTITLE D. GREAT STREETS AMENDMENT ACT OF 2023
274	Sec. 2031. Short title.
275	This subtitle may be cited as the "Great Streets Emergency Amendment Act of 2023".
276	Sec. 2032. Section 4(k)(1) of the Retail Incentive Act of 2004, effective September 8,
277	2004 (D.C. Law 15-185; D.C. Official Code § 2-1217.73(k)(1)), is amended as follows:
278	(a) Strike the phrase "West Virginia Avenue, N.E. to 17th Street, N.E.; thence southeast
279	on 17th Street. N.E.; thence continuing northeast on 17th Street, N.E. to Montana Avenue, N.E.,
280	thence southeast on Montana Avenue, N.E. to Bladensburg Road, N.E.;" and insert the phrase
281	"West Virginia Avenue, N.E. to Raum Street, N.E.; thence southeast on Raum, Street, N.E. to
282	Trinidad Avenue, N.E.; thence northeast on Trinidad Avenue, N.E. to Mount Olivet Road, N.E.;
283	thence northwest on Mount Olivet Road, N.E. to West Virginia Avenue, N.E.; thence northeast
284	on West Virginia Avenue, N.E. to 17th Street, N.E.; thence southeast on 17th Street, N.E.; thence

285	continuing northeast on 1/th Street, N.E. to Montana Avenue, N.E.; thence southeast on
286	Montana Avenue, N.E. to S Street, N.E.; thence east on S Street, N.E. to 24th Street, N.E.;
287	thence north on 24th Street, N.E. to T Street, N.E.; thence west on T Street, N.E. to Bladensburg
288	Road, N.E.;" in its place.
289	(b) Strike the phrase "Queens Chapel Road to Channing Street, N.E.;" and insert the
290	Phrase "Queens Chapel Road, N.E. to 22nd Street, N.E.; thence north on 22nd Street, N.E. to
291	Channing Street, N.E.; thence east on Channing Street, N.E. to 24th Street, N.E.; thence north on
292	24th Street, N.E. to Douglas Street, N.E.; thence west on Douglas Street, N.E. to 22nd Street,
293	N.E.; thence south on 22nd Street to Channing Street, N.E.;" in its place.
294	SUBTITLE E. TAX ABATEMENTS FOR AFFORDABLE HOUSING IN HIGH-
295	NEED AREAS
296	Sec. 2041. Short title.
297	This subtitle may be cited as the "Tax Abatements for Affordable Housing in High-Need
298	Areas Emergency Amendment Act of 2023".
299	Sec. 2042. Section 47-860 of the District of Columbia Official Code is amended as
300	follows:
301	(a) Subsection (a) is amended as follows:
302	(1) The lead-in language is amended by striking the phrase "abated for the period
303	set forth in subsection (c) of this section;" and inserting the phrase "abated each year during the
304	period set forth in subsection (c) of this section, by the amount certified by the Mayor for that
305	year;" in its place.
306	(2) Paragraph (1) is amended by striking the phrase "housing area;" and inserting
307	the phrase "housing area or, for competitive processes initiated by the Mayor pursuant to

308	subsection (b) of this section before January 1, 2023, is located in the Upper Northeast or Rock
309	Creek East planning areas identified in the District's Housing Equity Report published in
310	October 2019 or within 1,000 feet in any direction beyond the Upper Northeast or Rock Creek
311	East planning area boundaries;" in its place.
312	(b) Subsection (b) is amended as follows:
313	(1) Paragraph (2) is amended by striking the phrase "\$4 million" and inserting the
314	phrase "\$5 million" in its place.
315	(2) Paragraph (3) is amended by striking the phrase "\$4 million" and inserting the
316	phrase "\$5 million" in its place.
317	(c) Subsection (g)(6) is amended to read as follows:
318	"(6) "High-need affordable housing area" means the Near Northwest, Rock Creek
319	West, and Capitol Hill planning areas identified in the District's Housing Equity Report,
320	published in October 2019, plus 1,000 feet in any direction beyond any of those 3 planning area
321	boundaries.".
322	SUBTITLE F. DMPED GRANT PROGRAMS
323	Sec. 2051. Short title.
324	This subtitle may be cited as the "Deputy Mayor for Planning and Economic
325	Development Grant Program Emergency Amendment Act of 2023".
326	Sec. 2052. Section 2032 of the Deputy Mayor for Planning and Economic Development
327	Limited Grant-Making Authority Act of 2012, effective September 20, 2012 (D.C. Law 19-168;
328	D.C. Official Code § 1-328.04), is amended as follows:
329	(a) Subsection (p) is amended as follows:
330	(1) Paragraph (1) is amended as follows:

331	(A) Strike the phrase "in Fiscal Year 2022," and insert the phrase "in
332	Fiscal Year 2024," in its place.
333	(B) Strike the phrase "on or before December 1, 2021, and in amount of at
334	least \$1.5 million" and insert the phrase "on or before December 1, 2023, and in an amount of at
335	least \$1 million" in its place.
336	(2) The lead-in language of paragraph (2) is amended by striking the phrase "By
337	September 30, 2022," and inserting the phrase "By September 30, 2024," in its place.
338	(3) Paragraph (3) is amended by striking the phrase "By December 1, 2022," and
339	inserting the phrase "By November 1, 2024," in its place.
340	(b) Subsection (z) is amended by striking the phrase "Farragut Square and founded in
341	2014 that is an affiliate of a national organization" and inserting "Federal Triangle" in its place.
342	(c) New subsections (ee) and (ff) are added to read as follows:
343	"(ee) Notwithstanding the Grant Administration Act of 2013, effective December 24,
344	2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year 2024, the Deputy
345	Mayor shall issue a grant of \$3 million to the Ford's Theatre to support its capital project to
346	construct an education and community center on 10th Street, NW.
347	"(ff) Retail Recovery Grant Program.
348	"(1) In Fiscal Year 2024, the Deputy Mayor shall establish a Retail Recovery
349	Grant Program to provide economic support to eligible business located in in the Downtown
350	Business Improvement District, as defined in section 201 of the Business Improvement
351	Districts Act of 1996, effective March 17, 2005 (D.C. Law 15-257; D.C. Official Code § 2-
352	1215.51), or in the Golden Triangle Business Improvement District, as defined in section 202 of
353	the Business Improvement Districts Act of 1996, effective March 17, 2005 (D.C. Law 15-257;

354	D.C. Official Code § 2-1215.52(b)).
355	"(2) An eligible business shall be:
356	"(A) A business enterprise eligible for certification under section 2331 of
357	the Small and Certified Business Enterprise Development and Assistance Act of 2005, effective
358	October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.31); and
359	"(B) Opening or expanding in a retail or commercial space that has been
360	vacant at least 6 months prior to the application date.
361	"(3) A retail recovery grant shall be used for activities and costs related to
362	sustaining and growing the business, such as staff costs, capital improvements, marketing,
363	inventory and supplies, and utilities; except, that no amount of the grant shall be used for
364	executive salaries or bonuses.
365	"(4) At least 20% of the total grant funds disbursed shall be set aside for at least
366	one applicant that:
367	"(A) Is, or is eligible to be, a resident-owned business, as defined in
368	section 2302(15) of the Small and Certified Business Enterprise Development and Assistance
369	Act, effective October 20, 2005 (D.C. Law 16-33; D.C. Official Code § 2-218.02(15)), and a
370	small business enterprise as defined in section 2302(16) of the Small and Certified Business
371	Enterprise Development and Assistance Act, effective October 20, 2005 (D.C. Law 16-33; D.C.
372	Official Code § 2–218.02(16)); and
373	"(B)(I) Is at least 51% owned by a woman or a majority of women; or
374	"(II) Is, or is eligible to be, a disadvantaged business enterprise, as
375	that term is defined in section 2302(5) of the Small and Certified Business Enterprise

3/6	Development and Assistance Act, effective October 20, 2005 (D.C. Law 16-33; D.C. Official
377	Code § 2–218.02(5)).".
378	SUBTITLE G. DOWNTOWN HOUSING
379	Sec. 2061. Short title.
380	This subtitle may be cited as the "Housing in Downtown Abatement Emergency
381	Amendment Act of 2023".
382	Sec. 2062. Chapter 8 of Title 47 of the District of Columbia Official Code is amended as
383	follows:
384	(a) The table of contents is amended by adding a new section designation to read as
385	follows:
386	"47-860.02a. Tax abatements for housing in downtown – Exemptions.".
387	(b) Section 47-860.02(a) is amended as follows:
388	(1) Paragraph (2) is amended as follows:
389	(A) Designate the existing text as subparagraph (A).
390	(B) The newly designated subparagraph (A) is amended as follows:
391	(i) Strike the figure "15%" and insert the figure "10%" in its place.
392	(ii) Strike the period at the end and insert the phrase "; or" in its
393	place.
394	(C) A new subparagraph (B) is added to read as follows:
395	"(B) At least 15% of the affordable housing units developed or
396	redeveloped on the real property are affordable to households earning 80% or less of the median
397	family income for a period of at least 20 years.".

398	(2) Paragraph (6) is amended by striking the phrase "construction and operation
399	of" and inserting the phrase "operation of" in its place.
400	(c) A new section 47-860.02a is added to read as follows:
401	"§ 47-860.02a. Tax abatements for housing in downtown – Exemptions.
402	"(a) Each property for which the Mayor has approved a tax abatement under § 47-
403	860.02(a)(8) shall be:
404	"(1) Exempt from the requirement to enter into a First Source Agreement as to the
405	construction and development phases of the project; and
406	"(2) For the first sale within 10 years after a certificate of occupancy has been
407	issued for the property, exempt from the requirements of Subchapter IV of Chapter 34 of Title 42
408	("TOPA").
409	"(b) Before an individual enters into a lease for a housing unit located on a property that
410	is exempt from TOPA under subsection (a)(2) of this section, the owner of the property shall
411	provide written notice to the individual of the property's limited exemption from TOPA provided
412	under this section.".
413	(d) Section 47-860.03(b) is amended as follows:
414	(1) Paragraph (2) is amended by striking the phase "; and" and inserting a
415	semicolon in its place.
416	(2) Paragraph (3) is repealed.
417	(3) New paragraphs (4) and (5) are added to read as follows:
418	"(4) For Fiscal Year 2028, up to \$41 million; and
419	"(5) For each succeeding fiscal year after Fiscal Year 2028, up to an amount equal
120	to 104% of the prior year's cap.".

421	SUBTITLE H. CREATIVE AND OPEN SPACE MODERNIZATION
122	Sec. 2071. Short title.
123	This subtitle may be cited as the "Creative and Open Space Modernization Emergency
124	Amendment Act of 2023".
125	Sec. 2072. Section 47-4665(a)(7)(A)(iii) of the District of Columbia Official Code is
426	amended to read as follows:
127	"(iii) Deriving at least 51% of its gross revenues earned in the
428	District from business operations in one of the following target sectors:
129	"(I) Education and Research, including educational
430	institutions and companies conducting scientific research and development, especially those in
431	the energy and data science fields;
432	"(II) Consulting Services, including management,
433	engineering, and other specialized firms providing informational or strategic consulting
434	resources to clients;
435	"(III) Communications and Design, including firms
436	working in marketing, design, media, and communication, including publishers of written or
137	digital media content;
438	"(IV) Hospitality, Tourism, and Entertainment, including
139	hotels, entertainment, nightlife, arts venues, restaurants, and other firms offering tourism and
140	hospitality services;
441	"(V) Life Sciences and HealthTech, including
142	organizations conducting research, development and manufacturing of pharmaceuticals,
143	biotechnology-based food and medicines, and other products; or

444	"(VI) Technology, including businesses creating,
445	implementing, and connecting technological systems and processes, such as Cybersecurity,
446	Artificial Intelligence, and other emerging industries.".
447	SUBTITLE I. OFFICE OF PUBLIC-PRIVATE PARTNERSHIPS FUND AND
448	BUDGET
449	Sec. 2081. Short title.
450	This subtitle may be cited as the "Office of Public-Private Partnerships Fund and Budget
451	Emergency Amendment Act of 2023".
452	Sec. 2082. The Public-Private Partnership Act of 2014, effective March 11, 2015 (D.C.
453	Law 20-228; D.C. Official Code § 2-271.01 et seq.), is amended as follows:
454	(a) Section 104 (D.C. Official Code § 2-272.03) is repealed.
455	(b) Section 105 (D.C. Official Code § 2-272.04) is repealed.
456	(c) Section 107(d) (D.C. Official Code § 2-273.02) is amended by striking the phrase
457	"and which shall be deposited into the Fund established by section 105." and inserting a period
458	in its place.
459	SUBTITLE J. TOURISM RECOVERY TAX
460	Sec. 2091. Short title.
461	This subtitle may be cited as the "Tourism Recovery Tax Emergency Amendment Act of
462	2023".
463	Sec. 2092. Title 47 of the District of Columbia Official Code is amended as follows:
464	(a) Section 47-2002.03a is amended as follows:
465	(1) Subsection (a) is amended as follows:
466	(A) The existing text is designated as paragraph (1).

467	(B) The newly designated paragraph (1) is amended by striking the phrase
468	"A tax," and inserting the phrase "Except as provided in paragraph (2) of this subsection, a tax,"
469	in its place.
470	(C) A new paragraph (2) is added to read as follows:
471	"(2) For the period of time beginning on April 1, 2023, through March 31, 2027,
472	the tax imposed by paragraph (1) of this subsection shall be at the rate of 1.3%.".
473	(2) A new subsection (d) is added to read as follows:
474	"(d) For the expenditure of any tax revenue received pursuant to subsection (a)(2) of this
475	section, Destination DC shall:
476	"(1) Comply with the requirements of § 2-218.46;
477	"(2) Consult with the Deputy Mayor for Planning and Economic Development,
478	the Washington Convention and Sports Authority, the Restaurant Association Metropolitan
479	Washington, and the Hotel Association of Washington, DC on the use of any such tax revenue
480	received; and
481	"(3) Enter into a memorandum of understanding with the Mayor regarding the use
482	of any tax revenue received pursuant to subsection (a)(2) of this section in accordance with the
483	recommendations determined necessary and appropriate pursuant to the consultations required
484	by paragraph (2) of this subsection.".
485	(b) Section 47-2202.03 is amended as follows:
486	(1) Subsection (a) is amended as follows:
487	(A) The existing text is designated as paragraph (1).

488	(B) The newly designated paragraph (1) is amended by striking the phrase
489	"A tax," and inserting the phrase "Except as provided in paragraph (2) of this subsection, a tax"
490	in its place.
491	(C) A new paragraph (2) is added to read as follows:
492	"(2) For the period of time beginning on April 1, 2023, through March 31, 2027,
493	the tax imposed by paragraph (1) of this subsection shall be at the rate of 1.3%.".
494	(2) A new subsection (e) is added to read as follows:
495	"(e) For the expenditure of any tax revenue received pursuant to subsection (a)(2) of this
496	section, Destination DC shall:
497	"(1) Comply with the requirements § 2-218.46;
498	"(2) Consult with the Deputy Mayor for Planning and Economic Development,
499	the Washington Convention and Sports Authority, the Restaurant Association Metropolitan
500	Washington, and the Hotel Association of Washington, DC on the use of any such tax revenue
501	received; and
502	"(3) Enter into a memorandum of understanding with the Mayor regarding the use
503	of any tax revenue received pursuant to subsection (a)(2) of this section in accordance with the
504	recommendations determined necessary and appropriate pursuant to the consultations required
505	by paragraph (2) of this subsection.".
506	SUBTITLE K. OFFICE OF CABLE TELEVISION, FILM, MUSIC, AND
507	ENTERTAINMENT
508	Sec. 2101. Short title.
509	This subtitle may be cited as the "Office of Cable Television, Film, Music, and
510	Entertainment Emergency Amendment Act of 2023".

511	Sec. 2102. Section 201(a) of the Office of Cable Television, Film, Music, and
512	Entertainment Amendment Act of 2015, effective October 9, 2002 (D.C. Law 14-193; D.C.
513	Official Code § 34-1252.01(a)), is amended as follows:
514	(a) A new paragraph (1A) is added to read as follows:
515	"(1A) Managing and producing audio and video content for:
516	"(A) The government and educational channels;
517	"(B) Government-operated radio; and
518	"(C) Other government content distribution platforms;".
519	(b) Paragraph (2) is amended to read as follows:
520	"(2) Producing video and audio content for District government agencies and
521	residents; and".
522	(c) Paragraph (3) is amended as follows:
523	(1) Subparagraph (G) is amended by striking the phrase "; and" and inserting a
524	semicolon in its place.
525	(2) Subparagraph (H) is amended by striking the period at the end and inserting
526	the phrase "; and" in its place.
527	(3) A new subparagraph (I) is added to read as follows:
528	"(I) Implementing the plan to support, preserve, and archive go-go music
529	and its history, created pursuant to section 3 of the Go-Go Official Music of the District of
530	Columbia Designation Act of 2020, effective April 11, 2020 (D.C. Law 23-71; D.C. Official
531	Code § 1-167.02).".

532	SUBTITLE L. EMERGENCY HOUSING ASSISTANCE PROGRAM FINANCIAL
533	RESPONSIBILITY
534	Sec. 2111. Short title.
535	This subtitle may be cited as the "Emergency Housing Assistance Program Financial
536	Responsibility Emergency Amendment Act of 2023".
537	Sec. 2112. Section 2068c(b) of the Office of the Chief Tenant Advocate Establishment
538	Act of 2005, effective February 18, 2017 (D.C. Law 21-211; D.C. Official Code § 42-
539	3531.11(b)), is amended as follows:
540	(a) Paragraph (1) is amended by striking the number "30" and inserting the number "180"
541	in its place.
542	(b) Paragraph (3) is amended by striking the number "60" and inserting the number "180"
543	in its place.
544	SUBTITLE M. EMERGENCY RENTAL ASSISTANCE FUNDS REPORTING
545	AND NOTICE REQUIREMENTS
546	Sec. 2121. Short title.
547	This subtitle may be cited as the "Emergency Rental Assistance Funds Reporting and
548	Notice Requirements Emergency Amendment Act of 2023".
549	Sec. 2122. Section 8f of the Homeless Services Reform Act of 2005, effective March 10,
550	2023 (D.C. Law 24-287; D.C. Official Code § 4-753.08), is amended by adding a new subsection
551	(c-1) to read as follows:
552	"(c-1)(1) Beginning October 31, 2023, the Mayor shall transmit a report to the Council
553	every month that funds remain available for the Emergency Rental Assistance Program that
554	provides the following information related to the program:

555	"(A) The number of applications:
556	"(i) Received in the current fiscal year;
557	"(ii) Pending review;
558	"(iii) Approved with funds disbursed;
559	"(iv) Approved and pending payment;
560	"(v) Denied; or
561	"(vi) In the process of an appeal;
562	"(B) The amount of funding for the current fiscal year that has been:
563	"(i) Disbursed;
564	"(ii) Committed; and
565	"(iii) Remaining; and
566	"(C) The projected date funds will be exhausted based on application and
567	payment trends.
568	"(2)(A) The report required by paragraph (1) of this subsection shall be posted
569	conspicuously on the Department of Human Services website and the application portal website
570	for Emergency Rental Assistance funds.
571	"(B) The Mayor shall not pass costs or administrative obligations required
572	by paragraph (1) of this subsection on to community-based organizations that support the
573	disbursal of Emergency Rental Assistance funds; provided, that the Mayor may request the
574	cooperation of community-based organizations to provide accurate reporting.
575	"(3) The Mayor shall provide one month of public notice before closing the
576	application portal for Emergency Rental Assistance Funds.
577	"(4) When the application portal for Emergency Rental Assistance funds closes

578	due to projected funding exhaustion, the Mayor shall report quarterly to the Council the number
579	of inquiries or requests received through any means by the Department of Human Services
580	related to emergency rental assistance.".
581	SUBTITLE N. HOUSING AUTHORITY ACCOUNTABILITY
582	Sec. 2131. Short title.
583	This subtitle may be cited as the "Housing Authority Accountability Emergency
584	Amendment Act of 2023".
585	Sec. 2132. The District of Columbia Housing Authority Act of 1999, effective May 9,
586	2000 (D.C. Law 13-105; D.C. Official Code § 6-201 et seq.), is amended as follows:
587	(a) Section 3 (D.C. Official Code § 6-202) is amended by adding a new subsection (b-1)
588	to read as follows:
589	"(b-1)(1)(A) Beginning on December 1, 2022, and monthly thereafter, the Authority shall
590	submit a report to the Mayor, Attorney General, and each Councilmember that details:
591	"(i) The amount of operating reserves, expressed in dollars and in
592	months of expenses, for the public housing program, Housing Choice Voucher program, and the
593	Authority's operations overall;
594	"(ii) The number of vacant public housing units classified by repair
595	status, such as move-in ready, repairs in progress, and offline due to major repair needs;
596	"(iii) The average length of time that public housing units have
597	been vacant in the prior year, by repair status; and
598	"(iv) A detailed accounting of expenses paid for with District funds
599	in the prior month and the expenses budgeted for payment with District funds in the remainder of
600	the fiscal year.

601	"(B) In lieu of a monthly report, the Authority may provide the Mayor,
602	Attorney General, and each Councilmember with access to an online database through which the
603	above reports can be generated.
604	"(2) If HUD designates the Authority as a Standard Performer or High Performer
605	in HUD's Public Housing Assessment System or if the Authority demonstrates that the lack of
606	such a designation is solely due to the presence of HUD's Moving to Work agreement with the
607	Authority, the requirements of paragraph (1) of this subsection shall be waived for 12 months
608	from the date such designation was received from HUD or documented by the Authority.".
609	(b) Section 12 (D.C. Official Code § 6-211) is amended as follows:
610	(1) Subsection (h) is amended to read as follows:
611	"(h)(1) Within 60 days after a Commissioner's appointment and on an annual basis
612	thereafter, each Commissioner shall complete training offered by or in connection with HUD
613	covering the following topics:
614	"(A) The role of a public housing agency Board;
615	"(B) Ethics for public housing agencies and Board members or
616	Commissioners;
617	"(C) Background on major housing authority programs, including but not
618	limited to public housing, the housing choice voucher program, and the rental assistance
619	demonstration;
620	"(D) Fair housing and reasonable accommodation;
621	"(E) Public housing authority budgets, financial oversight, and financial
622	reporting; and
623	"(F) Federal procurement requirements.

624	"(2) Within 90 days after a Commissioner's appointment and on an annual basis
625	thereafter, each Commissioner shall complete training offered by or in connection with HUD
626	covering the following topics:
627	"(A) Public housing authority performance monitoring and risk
628	management;
629	"(B) HUD reporting requirements;
630	"(C) Public housing asset management, development, redevelopment,
631	disposition, and repositioning;
632	"(D) Objectives and requirements of HUD's Moving to Work program;
633	and
634	"(E) Resident opportunity, including HUD's Section 3 requirements for
635	economic and employment opportunities.
636	"(3) In addition to the training required in paragraphs (1) and (2) of this
637	subsection, each Commissioner shall spend at least 4 hours per quarter in training or educational
638	seminars on corporate governance, public housing law and regulations, federal or local language
639	access guidelines, labor and personnel, real estate and construction, or other subjects related to
640	public housing development, operation, and management, the maximum reimbursable cost of
641	which shall be established by the Board and paid by the Authority.
642	"(4) The Board shall monitor Commissioners' compliance with the training
643	requirements of this subsection and provide a Commissioner a warning notice if the
644	Commissioner is out of compliance with such requirements.
645	"(5) If a Commissioner has not completed the training requirements within 15
646	days after the conclusion of the timeline specified in the applicable paragraph in this subsection,

647	the Commissioner shall be automatically suspended until the Commissioner demonstrates
648	compliance with this subsection or is removed by the Board for noncompliance.
649	"(6) For purposes of this subsection, the term "Commissioner" means a member
650	of the Board.".
651	(c) Section 14 (D.C. Official Code § 6-213) is amended as follows:
652	(1) Subsection (a) is amended to read as follows:
653	"(a)(1) An Executive Director shall be appointed, and may be removed, by the Board.
654	The Executive Director shall be an employee of the Authority but shall not be a member of the
655	Board. The Executive Director shall be a District resident and shall remain a District resident
656	throughout the Executive Director's term, and failure to maintain District residency shall result
657	in a forfeiture of the position.
658	"(2) The Executive Director shall receive compensation and other terms and
659	conditions of employment as shall be fixed by the Board. Any Executive Director compensation
660	agreement or arrangement adopted after July 1, 2023, shall conform to section 1003 of the Bonus
661	Pay and Special Awards Pay Act of 2016, effective October 8, 2016 (D.C. Law 21-160; D.C.
662	Official Code § 1-551.03), regardless of the source of funds used.".
663	(2) A new subsection (d) is added to read as follows:
664	"(d)(1) Within 30 days of the Executive Director's appointment and on an annual basis
665	thereafter, the Executive Director shall complete training offered by or in connection with HUD
666	covering the following topics:
667	"(A) Background on major housing authority programs, including but not
668	limited to public housing, the housing choice voucher program, and the rental assistance
669	demonstration;

670	"(B) Ethics for public housing agencies;
671	"(C) Fair housing and reasonable accommodation;
672	"(D) Housing authority budgets and financial reporting;
673	"(E) Federal procurement requirements;
674	"(F) Housing authority performance monitoring and risk management;
675	"(G) HUD reporting requirements;
676	"(H) Public housing asset management, development, redevelopment,
677	disposition, and repositioning;
678	"(I) Objectives and requirements of HUD's Moving to Work program; and
679	"(J) Resident opportunity, including HUD's Section 3 requirements for
680	economic and employment opportunities.
681	"(2) In addition to the training in paragraph (1) of this subsection, the Executive
682	Director shall complete other trainings that the Board requires, such as trainings on labor and
683	personnel management, language access, public housing law and regulations, real estate and
684	construction, or other subjects related to public housing development, operation, and
685	management.".
686	Sec. 2133. Section 28-3901 of the District of Columbia Official Code is amended by
687	adding a new subsection (e) to read as follows:
688	"(e) Notwithstanding any other provision of this chapter, this chapter's application to
689	landlord-tenant relations shall include the District of Columbia Housing Authority's activities as
690	a landlord; provided, that this subsection shall not be construed to otherwise apply this chapter to
691	the District of Columbia or any agency thereof.".
692	Sec. 2134. Applicability.

693 Section 2133 shall apply as of December 19, 2016. 694 SUBTITLE O. HOUSING AUTHORITY FINANCIAL REPORTING 695 Sec. 2141. Short title. 696 This subtitle may be cited as the "Housing Authority Financial Reporting Emergency 697 Amendment Act of 2023". 698 Sec. 2142. The District of Columbia Housing Authority Act of 1999, effective May 9, 699 2000 (D.C. Law 13-105; D.C. Official Code § 6-201 et seq.), is amended by inserting a new 700 section 8a to read as follows: 701 "Sec. 8a. Independent annual audit. 702 "(a)(1) Except as provided in subsection (b) of this section, by February 1 of each year, 703 the Authority shall submit to the Council a complete financial statement and report for the 704 preceding fiscal year, which shall be prepared according to generally accepted accounting 705 principles and audited by the Inspector General of the District of Columbia pursuant to section 706 208(e-1) of the District of Columbia Procurement Practices Act of 1985, effective February 21, 707 1986 (D.C. Law 6-85; D.C. Official Code § 1-301.115a(e-1)). 708 "(2) The report shall include as a basic statement a comparison of audited actual 709 year-end results with the revenues submitted in the budget document for the fiscal year and the 710 appropriations enacted into law for such year, using the format, terminology, and classifications 711 contained in the law that makes the appropriations for the year and the legislative history of such 712 law. 713 "(b) If the Chief Financial Officer of the District of Columbia and Inspector General of 714 the District of Columbia include some or all of the finances of the Authority in the annual 715 audited financial report submitted pursuant to section 448(a)(4) of the District of Columbia

716 Home Rule Act, approved December 24, 1973 (87 Stat. 801; D.C. Official Code § 1-717 204.48(a)(4)), the requirements of subsections (a) of this section shall apply only to any portions 718 of the Authority's finances omitted from such report.". 719 Sec. 2143. Section 208(e-1) of the District of Columbia Procurement Practices Act of 720 1985, effective February 21, 1986 (D.C. Law 6-85; D.C. Official Code § 1-301.115a(e-1)), is 721 amended to read as follows: 722 "(e-1) The Inspector General shall audit the annual financial statement and report on the 723 activities of the District of Columbia Housing Authority out of local funds appropriated to the 724 Authority by the Council, in accordance with the requirements set forth in subsection (a)(4) and 725 (5) of this section. In addition, the Inspector General may undertake reviews and investigations 726 of the District of Columbia Housing Authority and make determinations or render opinions.". 727 SUBTITLE P. TARGETED HISTORIC PRESERVATION ASSISTANCE 728 Sec. 2151. Short title. 729 This subtitle may be cited as the "Targeted Historic Preservation Assistance Emergency 730 Amendment Act of 2023". 731 Sec. 2152. Section 11b of the Historic Landmark and Historic District Protection Act of 732 1978, effective March 2, 2007 (D.C. Law 16-189; D.C. Official Code § 6-1110.02), is amended 733 as follows: 734 (a) Subsection (b) is amended to read as follows:

the character of any historic district or historic landmark.".

"(b) A grant under this program may be used to rehabilitate a structure that contributes to

735

737	(b) Subsection (d) is amended by striking the phrase "shall not exceed \$25,000; except,
738	that a grant may be a maximum of \$35,000 if the structure is located in the Anacostia Historic
739	District" and inserting the phrase "shall not exceed \$50,000" in its place.
740	(c) Subsection (f) is amended by striking the phrase "cost of the rehabilitation; except,
741	that the match requirement shall be a minimum of 15% for a taxpayer in the Anacostia Historic
742	District" and inserting the phrase "cost of the rehabilitation" in its place.
743	(d) Subsection (g) is amended by striking the phrase "cost of the rehabilitation; except,
744	that the match requirement shall be a minimum of 40% for a taxpayer in the Anacostia Historic
745	District" and inserting the phrase "cost of the rehabilitation" in its place.
746	(e) Subsection (i)(1) is amended by striking the phrase "5 years" and inserting the phrase
747	"10 years" in its place.
748	SUBTITLE Q. COMMISSION ON THE ARTS AND HUMANITIES LARGE
749	CAPITAL PROJECTS
750	Sec. 2161. Short title.
751	This subtitle may be cited as the "Commission on the Arts and Humanities Allotment
752	Adjustment and Large Capital Grants Emergency Amendment Act of 2023".
753	Sec 2162. The Commission on the Arts and Humanities Act, effective October 21, 1975
754	(D.C. Law 1-22; D.C. Official Code § 39-201 et seq.), is amended as follows:
755	(a) Section 6(c-1) (D.C. Official Code § 39-205(c-1)) is amended as follows:
756	(1) The lead-in language is amended by striking the phrase "For Fiscal Year
757	2022" and inserting the phrase "For Fiscal Year 2024" in its place.
758	(2) Paragraph (1) is amended by striking the phrase "Not more than 22%" and
	inserting the phrase "Not more than 20%" in its place

/60	(3) A new paragraph (1A) is added to read as follows:
761	"(1A) Not less than 9% of the annual budget shall be allocated for a large capital
762	grant program to be administered pursuant to section 6d.".
763	(4) Paragraph (2) is amended to read as follows:
764	"(2)(A) The funds remaining after the allocations described in paragraphs (1) and
765	(1A) of this subsection shall be allocated for grants for the following purposes:
766	"(i) 17% for grants to fund capital projects in support of eligible
767	arts and humanities organizations;
768	"(ii) 54% for General Operating Support grants to eligible arts and
769	humanities organizations;
770	
771	"(iii) 25% for other art grant programs established by the
772	Commission; and
773	"(iv) 4% the for the Humanities Grant Program administered by
774	HumanitiesDC.
775	"(B) Awards of General Operating Support grants pursuant to
776	subparagraph (A)(ii) of this paragraph shall be competitive, and each application of an eligible
777	organization shall be reviewed in cohorts of similar budget size, and with grant award amounts
778	tiered in relation to the grantee's budget size; provided, that an award to an individual
779	organization may not exceed 50% of the organization's annual operating budget exclusive of
780	District funds.".
781	(b) A new section 6d is added to read as follows:
782	"Sec. 6d. Large capital grants program.

783 "(a) There is established within the Commission a Large Capital Grants program to 784 provide subgrants to eligible organizations for the purpose of funding large capital grants for 785 facility improvements in an amount exceeding \$900,000 per grant. 786 "(b) Eligibility for a large capital grant shall be limited to organizations that: 787 "(1) Own the facility to be improved in fee simple, or hold a lease the facility to 788 be improved on a long-term basis of greater than 30 years; and 789 "(2) Use the grant to improve a facility with a real property tax assessment of \$1 790 million or more. 791 "(c) An organization awarded a large capital grant pursuant to this section shall not be 792 eligible for a grant to fund capital projects pursuant to section 6(c-1)(2)(A)(i) in the same fiscal 793 year. 794 "(d) An organization awarded a large capital grant pursuant to this section shall not be 795 eligible for a large capital grant for two subsequent fiscal years. 796 "(e)(1) The Commission, pursuant to Title I of the District of Columbia Administrative 797 Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), 798 shall issue rules to implement the provisions of this section. Such rules shall set forth eligibility 799 and disbursement requirements in addition to the requirements in subsection (b) of this section. 800 "(2)(A) By November 1, 2023, proposed rules for implementation of this section 801 shall be submitted to the Council for approval. 802 "(B) If the Council does not approve or disapprove the proposed rules 803 submitted pursuant to subparagraph (A) of this paragraph, in whole or in part, by resolution 804 within a 60-day period that commences on the date of their submission to the Council and

excludes days of Council recess, the proposed rules shall be deemed approved.

806	"(C) The Commission may not advertise or award any grants under this
807	section until the Council has approved the proposed rules in whole or in part or the proposed
808	rules are deemed approved pursuant to subparagraph (B) of this paragraph.".
809	SUBTITLE R. HISTORIC PRESERVATION OF DISTRICT PROPERTIES
810	Sec. 2171. Short title.
811	This subtitle may be cited as the "Historic Preservation of District Properties Extension
812	Emergency Amendment Act of 2023".
813	Sec. 2172. Section 2 of the Historic Preservation of Derelict District Properties Act of
814	2016, effective March 11, 2017 (D.C. Law 21-223; 64 DCR 182), is amended as follows:
815	(a) Subsection (a) is amended by striking the phrase "2000 P Street, N.W., Suite 320,
816	Washington, D.C. 20036" and inserting the phrase "1307 New Hampshire Avenue, N.W., Suite
817	400, Washington, D.C. 20036" in its place.
818	(b) Subsection (b) is amended by striking the phrase "5 years" and inserting the phrase
819	"10 years" in its place.
820	Sec. 2173. Applicability.
821	This act shall apply as of March 9, 2023.
822	SUBTITLE S. PUBLIC HOUSING STABILITY
823	Sec. 2181. Short title.
824	This subtitle may be cited as the "Public Housing Stability Emergency Amendment Act
825	of 2023".
826	Sec. 2182. Section 3(c-1)(2) of the District of Columbia Housing Authority Act of 1999,
827	effective May 9, 2000 (D.C. Law 13-105; D.C. Official Code § 6-202(c-1)(2)), is amended as
828	follows:

829	(a) Subparagraph (C) is amended by striking the phrase "year; and" and inserting the
830	phrase "year;" in its place.
831	(b) Subparagraph (D) is amended by striking the period at the end and inserting a
832	semicolon in its place.
833	(c) New subparagraphs (E) and (F) are added to read as follows:
834	"(E) Beginning October 1, 2027, the deed recordation tax amounts
835	specified in section 322(a)(1) of the District of Columbia Real Estate Deed Recordation Tax Act,
836	approved March 2, 1962 (76 Stat. 17; D.C. Official Code § 42-1122(a)(1)); and
837	"(F) Beginning October 1, 2027, the real property transfer tax amounts
838	specified in D.C. Official Code § 47-919(a)(1).".
839	Sec. 2183. The District of Columbia Real Estate Deed Recordation Tax Act, approved
840	March 2, 1962 (76 Stat. 11; D.C. Official Code § 42-1101 et seq.), is amended as follows:
841	(a) Section 303(h) (D.C. Official Code § 42-1103(h)) is amended to read as follows:
842	"(h) Funds collected under this section shall be deposited pursuant to section 322.".
843	(b) Section 322 (D.C. Official Code § 42-1122) is amended to read as follows:
844	"Sec. 322. Depositing collected money.
845	"(a) Beginning October 1, 2027:
846	"(1) 15% of the money collected under this act shall be deposited into the DCHA
847	Rehabilitation and Maintenance Fund, established pursuant to section 3(c-1) of the District of
848	Columbia Housing Authority Act of 1999, effective May 9, 2000 (D.C. Law 13-105; D.C.
849	Official Code § 6-202(c-1)).
850	"(2) 15% of the money collected under this act shall be deposited into the
851	Housing Production Trust Fund established by section 3 of the Housing Production Trust Fund

352	Act of 1988, effective March 16, 1989 (D.C. Law 7-202; D.C. Official Code § 42-2802).
353	"(b) All other money collected under this act shall be deposited in the General Fund.".
854	Sec. 2184. Chapter 9 of Title 47 of the District of Columbia Official Code is amended as
355	follows:
356	(a) Section 47-903(f) is amended to read as follows:
357	"(f) Funds collected under this section shall be deposited pursuant to § 47-919.".
858	(b) Section 47-919 is amended to read as follows:
359	"§ 47-919. Disposition of monies collected.
860	"(a) Beginning October 1, 2027:
861	"(1) 15% of the money collected under this chapter shall be deposited into the
362	DCHA Rehabilitation and Maintenance Fund established pursuant to § 6-202(c-1).
363	"(2) 15% of the money collected under this chapter shall be deposited into the
864	Housing Production Trust Fund established by § 42-2802.
365	"(b) Notwithstanding subsection (a) of this section, 85% of the money collected under
366	this chapter for the transfer of Lots 836, 837 and 855 in Square 37, or for the transfer of such
367	successor record or assessment and taxation lots as may be created through future subdivision or
868	creation of condominium units, shall be deposited in the West End Library and Fire Station
869	Maintenance Fund established by § 1-325.181.
370	"(c) All other money collected under this chapter shall be deposited in the General
371	Fund.".

TITLE III. PUBLIC SAFETY AND JUSTICE

873	SUBTITLE A. FIRE AND EMERGENCY MEDICAL SERVICES EMPLOYEE
874	PRESUMPTIVE DISABILITY ELIGIBILITY EXPANSION
875	Sec. 3001. Short title.
876	This subtitle may be cited as the "Fire and Emergency Medical Services Employee
877	Presumptive Disability Emergency Amendment Act of 2023".
878	Sec. 3002. Subtitle D of the Fire and Police Medical Leave and Limited Duty
879	Amendment Act of 2004, effective May 1, 2013 (D.C. Law 19-311; D.C. Official Code § 5-651
880	et seq.), is amended as follows:
881	(a) Section 653 (D.C. Official Code § 5-653) is amended as follows:
882	(1) Subsection (a)(1) is amended to read as follows:
883	"(1) The member has been in contact with or exposed to a toxic substance while
884	in the line of duty that is associated with an increased risk of leukemia or cancer, and has a
885	diagnosis of:
886	"(A) Leukemia or breast, ovarian, pancreatic, prostate, rectal, colon,
887	colorectal, liver, testicular, or respiratory cancer;
888	"(B) Multiple myeloma, brain, non-Hodgkin's, or throat cancer; or
889	"(C) Kidney, thyroid, or bladder cancer;".
890	(2) Subsection (b)(1) is amended to read as follows:
891	"(1) The EMS employee has been in contact with or exposed to a toxic substance
892	while in the line of duty that is associated with an increased risk of leukemia or cancer, and has a
893	diagnosis of:
894	"(A) Leukemia or breast, ovarian, pancreatic, prostate, rectal, colon,
895	colorectal, liver, testicular, or respiratory cancer:

896	"(B) Multiple myeloma, brain, non-Hodgkin's, or throat cancer; or
897	"(C) Kidney, thyroid, or bladder cancer;".
898	(b) Section 656 (D.C. Official Code § 5-656) is amended to read as follows:
899	"Sec. 656. Applicability.
900	"(a) Except as provided in subsections (b), (c), (d), and (e) of this section, this subtitle
901	shall apply as of October 1, 2016.
902	"(b) Section 654 shall apply as of October 1, 2017.
903	"(c) Section 652 shall apply as of October 1, 2018.
904	"(d) Section 653(a)(1)(B) and (b)(1)(B) shall apply as of October 1, 2023.
905	"(e) Section 653(a)(1)(C) and (b)(1)(C) shall apply as of October 1, 2027.".
906	SUBTITLE B. SCHOOL RESOURCE OFFICERS
907	Sec. 3011. Short title.
908	This subtitle may be cited as the "School Resource Officers Emergency Amendment Act
909	of 2023".
910	Sec. 3012. Section 102 of the School Safety and Security Contracting Procedures Act of
911	2004, effective April 13, 2005 (D.C. Law 15-350; D.C. Official Code § 5-132.02), is amended as
912	follows:
913	(a) Subsection (d) is amended to read as follows:
914	"(d) The Metropolitan Police Department shall publish on its website by the beginning of
915	each school year a description of the School Safety Division's planned deployment of school
916	resource officers.".
917	(b) Subsection (e) is repealed.

918	SUBTITLE C. PUBLIC SAFETY GRANTS
919	Sec. 3021. Short title.
920	This subtitle may be cited as the "Public Safety Grants Emergency Amendment Act of
921	2023".
922	Sec. 3022. The Office of the Deputy Mayor for Public Safety and Justice Establishment
923	Act of 2011, effective September 14, 2011 (D.C. Law 19-21; D.C. Official Code § 1-301.191), is
924	amended by adding a new section 3023 to read as follows:
925	"Sec. 3023. Safe Commercial Corridors Program Pilot.
926	"(a) The Deputy Mayor for Public Safety and Justice ("Deputy Mayor") shall establish a
927	pilot, under which the Deputy Mayor shall have grantmaking authority to issue grants to eligible
928	organizations, as described in subsection (b) of this section, solely for the purpose of creating or
929	augmenting a Safe Commercial Corridors Program, which shall promote public safety and health
930	through evidence-based activities for residents, workers, and visitors within the area served by
931	the organization and the surrounding area ("commercial district").
932	"(b) To be eligible for a grant under this section, an organization shall:
933	"(1) Serve the District's residents, workers, business owners, property owners,
934	and visitors of a commercial corridor in the Downtown, Shaw, or Adams Morgan
935	neighborhoods; and
936	"(2) Engage in the maintenance of public and commercial spaces in a commercial
937	corridor in the Downtown, Shaw, or Adams Morgan neighborhoods.
938	"(c) An organization seeking a grant under this section shall submit to the Deputy Mayor
939	a proposed Safe Commercial Corridors Program application, in a form prescribed by the Deputy
940	Mayor, which shall include:

941	"(1) A description of the public safety and health problems faced in the
942	commercial district;
943	"(2) A Safe Commercial Corridors Program Plan describing how the applicant
944	proposes to spend the grant funds in evidence-based ways to address the public safety and health
945	problems identified in the application and to promote improvements in public safety and health
946	in the commercial district;
947	"(3) A Clean Hands certification; and
948	"(4) Any additional information requested by the Deputy Mayor.
949	"(d) A Safe Commercial Corridors Program Plan may include the following activities:
950	"(1) Relationship-building with residents, workers, businesses, and regular
951	visitors;
952	"(2) Connecting residents, workers, visitors, and businesses with resources
953	available through District government agencies and direct service providers;
954	"(3) Providing safe passage for individuals who request accompaniment walking
955	to transit or their vehicles;
956	"(4) Assisting business owners with improvements to their security and safety
957	systems and protocols;
958	"(5) Responding to individuals with substance use disorders and implementing
959	harm-reduction strategies;
960	"(6) Implementing de-escalation techniques;
961	"(7) Deterring crime and public safety violations;
962	"(8) Liaising with residents, workers, businesses, visitors, District public safety
963	and health agencies, direct service providers in the community, and others as appropriate;

964	"(9) Providing culturally competent services and programming; and
965	"(10) Implementing other innovative strategies to promote public safety.
966	"(e) Organizations receiving funds pursuant to this section shall endeavor to coordinate
967	with other organizations receiving funds pursuant to this section and to share results and lessons
968	learned from implementation of a Safe Commercial Corridors Program and other public safety
969	efforts implemented by the organization.
970	"(f) A grant awarded pursuant to this section may be used to pay for the costs of:
971	"(1) Salary and fringe benefits for staff;
972	"(2) Equipment, training, training materials, uniforms, first aid and other medical
973	materials and equipment, and other materials and equipment for purposes of implementing the
974	Safe Commercial Corridors Program; and
975	"(3) Other costs that support improved public safety and health pursuant to the
976	Safe Commercial Corridors Program Plan.
977	"(g) An organization receiving a grant pursuant to this section shall submit a report to the
978	Deputy Mayor by the end of each fiscal year in which funds are received containing the
979	following:
980	"(1) An evaluation of the success of its Safe Commercial Corridors Program,
981	including a detailed description of the program activities;
982	"(2) A description of any training or support provided to program staff;
983	"(3) A summary of the number and types of interactions between program staff
984	and residents, visitors, businesses, and other individuals;
985	"(4) Evidence indicating the impact of the program activities on public safety and
986	health indicators; and

987	"(5) Any other data or information as required by the Deputy Mayor.".
988	Sec. 3023. In Fiscal Year 2024, the Office of Victim Services and Justice Grants shall
989	award a grant, on a competitive basis, in an amount not to exceed \$200,000, to a community-
990	based organization to support the Violence Prevention and Response Team ("VPART"),
991	including coordinating and leading VPART meetings and providing services to support the
992	District's response to hate crimes, including cultural competency training for relevant agency
993	staff and other service providers.
994	Sec. 3024. Notwithstanding the Grant Administration Act of 2013, effective December
995	24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year 2024, the
996	Office of Neighborhood Safety and Engagement shall award one grant to each of the following
997	organizations to support their work on preventing gun violence; provided, that the combined total
998	of the 3 grants under this section shall not exceed \$150,000:
999	(1) Yaay Me, Inc.;
1000	(2) Parent Watch, Inc.; and
1001	(3) The TRIGGER Project.
1002	TITLE IV. PUBLIC EDUCATION SYSTEMS
1003	SUBTITLE A. UNIFORM PER STUDENT FUNDING FORMULA
1004	Sec. 4001. Short title.
1005	This subtitle may be cited as the "Funding for Public Schools and Public Charter Schools
1006	Increase Emergency Amendment Act of 2023".
1007	Sec. 4002. The Uniform Per Student Funding Formula for Public Schools and Public
1008	Charter Schools Act of 1998, effective March 26, 1999 (D.C. Law 12-207; D.C. Official Code §
1009	38-2901 et seq.), is amended as follows:

1010 (a) Section 103 (D.C. Official Code § 38-2902) is amended by adding a new subsection 1011 (b-1) to read as follows:

"(b-1) Starting in Fiscal Year 2025, the cost of IMPACTplus bonus payments shall be paid from operating budget appropriations from the General Fund for DCPS and included in the Formula.".

(b) Section 104(a) (D.C. Official Code § 38-2903(a)) is amended by striking the phrase "\$12,419 per student for Fiscal Year 2023" and inserting the phrase "\$13,046 per student for Fiscal Year 2024" in its place.

(c) Section 105 (D.C. Official Code § 38-2904) is amended by striking the tabular array and inserting the following tabular array in its place:

"Grade Level	Weighting	Per Pupil Allocation in FY
		2024
"Pre-Kindergarten 3	1.34	\$17,482
"Pre-Kindergarten 4	1.30	\$16,960
"Kindergarten	1.30	\$16,960
"Grades 1-5	1.00	\$13,046
"Grades 6-8	1.08	\$14,090
"Grades 9-12	1.22	\$15,916
"Alternative program	1.52	\$19,830
"Special education school	1.17	\$15,264
"Adult	0.91	\$11,872

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

"Special Education Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Allocation in
			FY 2024
"Level 1:	Eight hours or less per week of specialized	0.97	\$12,655
Special	services		
Education			
"Level 2:	More than 8 hours and less than or equal to	1.20	\$15,655
Special	16 hours per school week of specialized		
Education	services		
"Level 3:	More than 16 hours and less than or equal to	1.97	\$25,701
Special	24 hours per school week of specialized		
Education	services		
"Level 4:	More than 24 hours per week of specialized	3.49	\$45,531
Special	services which may include instruction in a		
Education	self-contained (dedicated) special education		
	school other than residential placement		
"Special	Weighting provided in addition to special	0.099	\$1,292
Education	education level add-on weightings on a per-		
Compliance			

	student basis for special education		
	compliance		
"Attorney's	Weighting provided in addition to special	0.089	\$1,161
Fees	education level add-on weightings on a per-		
Supplement	student basis for attorney's fees		
"Residential	District of Columbia Public Schools school	1.67	\$21,787
	or public charter school that provides		
	students with room and board in a residential		
	setting, in addition to their instructional		
	program		

"General Education Add-ons:

"Level/	Definition	Weighting	Per Pupil
Program			Supplemental
			Allocation
			FY 2024
"Elementary	Additional funding for English language	0.50	\$6,523
ELL	learners in grades PK3-5		
"Secondary	Additional funding for English language	0.75	\$9,785
ELL	learners in grades 6-12, alternative students,		
	adult students, and students in special		
	education schools		

"At-risk	Additional funding for students in foster care,	0.24	\$3,131
	who are homeless, on TANF or SNAP, or		
	behind grade level in high school		
"At-risk High	Weighting provided in addition to at-risk	0.06	\$783
School Over-	weight for students who are behind grade		
Age	level in high school		
Supplement			
"At-risk >	Weighting provided in addition to at-risk	0.07	\$913
40%	weight for the percentage of at-risk students		
Concentration	above 40% enrolled in a school where at		
Supplement	least 40% of the student population is at-risk		
"At-risk >	Weighting provided in addition to at-risk	0.07	\$913
70%	weight for the percentage of at-risk students		
Concentration	above 70% where at least 70% of the student		
Supplement	population is at-risk		

"Residential Add-ons:

Definition	Weighting	Per Pupil
		Allocation in
		FY 2024
Additional funding to support the after-hours	0.37	\$4,827
level 1 special education needs of students		
living in a District of Columbia Public Schools		
	Additional funding to support the after-hours level 1 special education needs of students	Additional funding to support the after-hours 0.37 level 1 special education needs of students

Education -	school or public charter school that provides		
Residential	students with room and board in a residential		
	setting		
"Level 2:	Additional funding to support the after-hours	1.34	\$17,482
Special	level 2 special education needs of students		
Education -	living in a District of Columbia Public Schools		
Residential	school or public charter school that provides		
	students with room and board in a residential		
	setting		
"Level 3:	Additional funding to support the after-hours	2.89	\$37,703
Special	level 3 special education needs of students		
Education -	living in a District of Columbia Public Schools		
Residential	school or public charter school that provides		
	students with room and board in a residential		
	setting		
"Level 4:	Additional funding to support the after-hours	2.89	\$37,703
Special	level 4 special education needs of limited and		
Education -	non-English proficient students living in a		
Residential	District of Columbia Public Schools school or		
	public charter school that provides students		
	with room and board in a residential setting		
"LEP/NEP -	Additional funding to support the after-hours	0.668	\$8,715
Residential	limited and non-English proficiency needs of		

students living in a District of Columbia Public	
Schools school or public charter school that	
provides students with room and board in a	
residential setting	

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

in their Individualized Education Programs ("IEPs"):

"Level/	Definition	Weighting	Per Pupil
Program			Allocation in
			FY 2024
"Special	Additional funding to support the summer	0.063	\$822
Education	school or program need for students who		
Level 1 ESY	require extended school year (ESY) services in		
	their IEPs.		
"Special	Additional funding to support the summer	0.227	\$2,961
Education	school or program need for students who		
Level 2 ESY	require extended school year (ESY) services in		
	their IEPs		
"Special	Additional funding to support the summer	0.491	\$6,406
Education	school or program need for students who		
Level 3 ESY	require extended school year (ESY) services in		
	their IEPs		

"Special	Additional funding to support the summer	0.491	\$6,406
Education	school or program need for students who		
Level 4 ESY	require extended school year (ESY) services in		
	their IEPs		

1033

1034

1035

1036

1037

1038

1039

1040

1041

1042

1043

1044

1045

- (e) Section 106a(c-2)(1) (D.C. Official Code § 38-2905.01(c-2)(1)) is amended by striking the phrase "based on projected enrollments" and inserting the phrase "based on actual audited enrollments for public charter schools and projected enrollments for DCPS schools" in its place.
 - (f) Section 106b (D.C. Official Code § 38-2905.02) is amended as follows:
 - (1) Subsection (b) is amended as follows:
 - (A) Designate the existing text as paragraph (1).
 - (B) A new paragraph (2) is added to read as follows:
 - "(2) There shall be deposited into the Fund \$19,835,082 in Fiscal Year 2024.".
 - (2) Subsection (c) is amended to read as follows:
- "(c)(1) Money in the Fund shall be used to provide stability to DCPS and public charter schools as they respond to the effects of the COVID-19 pandemic and continue recovery efforts initiated with federal relief grants.
- "(2) Of the amount deposited into the Fund in Fiscal Year 2023, 52.62%, 1047 equivalent to \$9,559,091, shall be transferred to the DCPS and 47.38%, equivalent to \$8,605,828 1048 ("FY23 PCS Amount"), shall be allocated to public charter schools pursuant to subsection (d) of 1049 this section.

1050	"(3) Of the amount deposited into the Fund in Fiscal Year 2024, 52.62%,
1051	equivalent to \$10,437,996, shall be transferred to the DCPS and 47.38%, equivalent to
1052	\$9,397,086 ("FY24 PCS Amount"), shall be allocated to public charter schools pursuant to
1053	subsection (d-1) of this section.".
1054	(3) Subsection (d) is amended by striking the phrase "PCS Amount" and inserting
1055	the phrase "FY23 PCS Amount" in its place.
1056	(4) A new subsection (d-1) is added to read as follows:
1057	"(d-1) From the FY24 PCS Amount, in School Year 2023-2024, the Mayor shall award
1058	each public charter school \$196.11 per enrolled pupil, which the Mayor shall pay in quarterly
1059	installments throughout Fiscal Year 2024 according to the schedule and enrollment figures the
1060	Mayor uses to make Formula payments pursuant to section 107b(b); provided, that the first
1061	quarterly payment may be paid by October 15, 2023.".
1062	SUBTITLE B. EDUCATION TO EMPLOYMENT DATA SYSTEM
1063	Sec. 4011. Short title.
1064	This title may be cited as the "Education to Employment Data System Emergency
1065	Amendment Act of 2023".
1066	Sec. 4012. Section 202 of the Department of Education Establishment Act of 2007,
1067	effective June 12. 2007 (D.C. Law 17-9; D.C. Official Code § 38-191), is amended by adding
1068	new subsections (b-1) and (b-2) to read as follows:
1069	"(b-1)(1) The Deputy Mayor for Education may implement a centralized data system to
1070	collect, analyze, and publish data on how and how well the District's education and workforce-
1071	related programs, and the agencies and entities implementing those programs, are serving
1072	District residents throughout their lifetimes, with the goal of enabling the linkage, management,

1073	and monitoring of information on individuals' progress through education, workforce training,
1074	and employment.
1075	"(2) Each agency of the District government, including independent agencies,
1076	shall cooperate with the Deputy Mayor for Education in the implementation of the centralized
1077	data system, including by sharing education data for grades pre-kindergarten through 12, higher
1078	education data, and adult education data and workforce data with the Deputy Mayor for
1079	Education to the maximum extent allowed by federal law and notwithstanding the provisions of
1080	any District law otherwise limiting the sharing of such information.
1081	"(3) For the purposes of this subsection, the term:
1082	(A) "Education data" means data relating to individual and aggregate
1083	student performance, including, as applicable:
1084	"(i) Student progress information, including enrollment, retention,
1085	attendance, credit hours earned, graduation status, graduation rate, and time to degree;
1086	"(ii) Academic performance data, including grade point average,
1087	state assessment results, major selected, courses taken, and degree earned;
1088	"(iii) Financial aid status, including amount and type of financial
1089	aid awarded;
1090	"(iv) College and career preparedness data, including:
1091	"(I) Participation in career and technical education, work-
1092	based learning programs, early college, and dual enrollment programs; and
1093	"(II) Free Application for Federal Student Aid completion
1094	status; and

1095	"(v) Student demographics and data by special population statuses
1096	including status as:
1097	"(I) Eligible for English learner and special education
1098	services;
1099	"(II) A recipient of assistance under the Supplemental
1100	Nutrition Assistance Program, Temporary Assistance for Needy Families program, or Pell
1101	grants;
1102	"(III) Under the legal responsibility of a foster care agency
1103	or court; and
1104	"(IV) Experiencing homelessness.
1105	"(B) "Workforce data" means data relating to participation in workforce
1106	programs and workforce outcomes, including:
1107	"(i) Employment information, including type of employment,
1108	employer name, location of employment, wage, number of hours worked, and length of
1109	employment;
1110	"(ii) Employment-related benefits data and status, including
1111	unemployment status and data; and
1112	"(iii) Workforce program participation data, including program
1113	enrollment, program completion status, and credentials earned.
1114	"(C) "Workforce program" includes apprenticeship programs, subsidized
1115	employment programs, occupational skills training, on-the-job training, internships, and job
1116	readiness programs "

1117	"(b-2) The Department of Education shall be considered an authorized representative of
1118	the Office of the State Superintendent of Education and the Higher Education Licensure
1119	Commission under applicable federal, District, and state laws and regulations for the purpose of
1120	accessing and compiling student record data for research purposes.".
1121	Sec. 4013. Section 13(f) of the District of Columbia Unemployment Compensation Act,
1122	approved August 28, 1935 (49 Stat. 953; D.C. Official Code § 51-113(f)), is amended as follows:
1123	(a) Paragraph (2) is amended by redesignating the second subparagraph (C) as
1124	subparagraph (D).
1125	(b) Paragraph (3) is amended by striking the phrase "system of public employment
1126	offices" and inserting the phrase "system of public employment offices or with responsibility or
1127	authority for the evaluation of workforce or education programs" in its place.
1128	(c) A new paragraph (4) is added to read as follows:
1129	"(4) The Director may disclose workforce and employment data that is otherwise
1130	protected pursuant to paragraph (1) of this subsection without prior consent from the employing
1131	unit or individual when:
1132	"(A) Disclosure is to another District agency or the agent or contractor of
1133	a District agency for the purpose of evaluating workforce or education programs; and
1134	"(B) The use or disclosure is consistent with District and federal law.".
1135	SUBTITLE C. UNIVERSAL PAID LEAVE IMPLEMENTATION FUND
1136	Sec. 4021. Short title.
1137	This subtitle may be cited as the "Universal Paid Leave Implementation Fund Emergency
1138	Amendment Act of 2023".

Sec. 4022. Section 1152 of the Universal Paid Leave Implementation Fund Act of 2016, effective October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 32-551.01), is amended as follows:

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

- (1) The lead-in language is amended by striking the phrase "Fund the Universal Paid Leave" and inserting the phrase "Fund each fiscal year the Universal Paid Leave" in its place.
- (2) Subparagraph (A) is amended by striking the phrase "No more than 8.75% of money in the Fund" and inserting the phrase "No more than 15% of the money estimated to be deposited in the Fund" in its place.
- (3) Subparagraph (B) is amended by striking the phrase "money in the Fund" and inserting the phrase "money estimated to be deposited in the Fund" in its place.
- (4) Subparagraph (C) is amended by striking the phrase "money in the Fund" and inserting the phrase "money estimated to be deposited in the Fund" in its place.
 - (b) A new subsection (b-1) is added to read as follows:
- "(b-1) For the purposes of subsection (b) of this section, the phrase "money estimated to be deposited in the Fund" means the amount of revenue that the Chief Financial Officer estimates will be deposited in the Fund, as indicated in the certification provided by the Chief Financial Officer pursuant to section 104a(b) of the Universal Paid Leave Amendment Act of 2016, effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code § 32-541.04a(b)), during the fiscal year in which the money in the Fund will be used to fund the Universal Paid Leave Administration Fund."

1161	SUBTITLE D. CHILD CARE SUBSIDIES FOR CHILDREN WITH
1162	DISABILITIES
1163	Sec. 4031. Short title.
1164	This subtitle may be cited as the "Enhancing Child Care Access for Children with
1165	Disabilities Emergency Amendment Act of 2023".
1166	Sec. 4032. Section 3 of the Day Care Policy Act of 1979, effective September 19, 1979
1167	(D.C. Law 3-16; D.C. Official Code § 4-402), is amended as follows:
1168	(a) Subsection (a) is amended as follows:
1169	(1) Paragraph (4) is amended by striking the phrase "; and" and inserting a
1170	semicolon in its place.
1171	(2) Paragraph (5) is amended by striking the period and inserting the phrase ";
1172	and" in its place.
1173	(3) A new paragraph (6) is added to read as follows:
1174	"(6) Provide a program which supports the childcare needs of children with
1175	disabilities and their families.".
1176	(b) A new subsection (b-1) is added to read as follows:
1177	"(b-1) The Department is further authorized to:
1178	"(1) Make grants, as authorized by section 7g(c)(5) of the State Education Office
1179	Establishment Act of 2000, effective March 10, 2015 (D.C. Law 20-196; D.C. Official Code §
1180	38-2613(c)(5)), to child development facilities to support the costs of maintaining dedicated slots
1181	for:
1182	"(A) Infants and toddlers with disabilities;

1183	"(B) Providing out-of-school-time programming to school-aged children
1184	with disabilities; and
1185	"(2) Establish a referral program to place children with disabilities in dedicated
1186	grant-funded slots.".
1187	Sec. 4033. Section 7g(c) of the State Education Office Establishment Act of 2000,
1188	effective March 10, 2015 (D.C. Law 20-196; D.C. Official Code § 38-2613(c)), is amended as
1189	follows:
1190	(a) Paragraph (3)(C) is amended by striking the phrase "; and" and inserting a semicolon
1191	in its place.
1192	(b) Paragraph (4) is amended by striking the period at the end and inserting the phrase "
1193	and" in its place.
1194	(c) A new paragraph (5) is added to read as follows:
1195	"(5) Make grants to child development facilities to support the costs of
1196	maintaining dedicated slots for infants and toddlers with disabilities and for providing out-of-
1197	school-time programming to school-aged children with disabilities and to implement a referral
1198	program to place children with disabilities in dedicated grant-funded slots.".
1199	SUBTITLE E. STATE BOARD OF EDUCATION COMPENSATION
1200	Sec. 4041. Short title.
1201	This subtitle may be cited as the "State Board of Education Compensation Emergency
1202	Amendment Act of 2023".
1203	Sec. 4042. Section 1110 of the District of Columbia Government Comprehensive Merit
1204	Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
1205	611.10), is amended to read as follows:

1206	"Sec. 1110. Compensation — Members of the State Board of Education.
1207	"(a) Notwithstanding any other provision of law, each member of the State Board of
1208	Education ("SBOE") shall, in 2024, receive an annual salary of \$20,000; except, the President of
1209	the SBOE shall, in 2024, receive an annual salary of \$21,000. In each subsequent year, the
1210	annual salary of each member and the President of the SBOE shall be increased by a percentage
1211	equal to the percentage by which the Consumer Price Index for All Urban Consumers for the
1212	Washington-Arlington-Alexandria, DC-MD-VA-WV Metropolitan Statistical Area (or such
1213	successor metropolitan statistical area that includes the District) increased in the prior calendar
1214	year.
1215	"(b) The salaries of the members and President of the SBOE shall not be subject to step
1216	increases or any other increase not provided for by this section.".
1217	Sec. 4043. Applicability.
1218 1219	This subtitle shall apply as of January 1, 2024.
1219	SUBTITLE F. LIBRARY COLLECTIONS ACCOUNT
1221	Sec. 4051. Short title.
1222	This subtitle may be cited as the "Library Collections Account Emergency Amendment
1223	Act of 2023".
1224	Sec. 4052. Section 14(b) of An Act To establish and provide for the maintenance of a free
1225	public library and reading room in the District of Columbia, effective September 20, 2012 (D.C.
1226	Law 19-168; D.C. Official Code § 39-114(b)), is amended by striking the phrase "Public
1227	Library" and inserting the phrase "Public Library, and to support the procurement, processing,
1228	and cataloging of library materials" in its place.

1229	SUBTITLE G. PUBLIC CHARTER SCHOOL TEACHER COMPENSATION
1230	Sec. 4061. Short title.
1231	This subtitle may be cited as the "Public Charter School Teacher Compensation
1232	Emergency Act of 2023".
1233	Sec. 4062. (a) In School Year 2023-2024, the Office of the State Superintendent of
1234	Education ("OSSE") shall make direct payments in a total amount of \$73,572,698 from the
1235	Workforce Investments Account to public charter LEAs for the purpose of:
1236	(1) Increasing compensation retroactively at a rate of 7.6% over a public charter
1237	LEA's School Year 2022-2023 pay scale for teachers whom a public charter LEA employed as
1238	of October 5, 2022, and who remain employed by the LEA as of September 1, 2023;
1239	(2) Increasing compensation prospectively at a rate of 12.5% over a public charter
1240	LEA's School Year 2019-2020 pay scale for teachers whom an LEA employs as of September 1,
1241	2023; and
1242	(3) If funds remain after making payments to increase teacher compensation
1243	pursuant to paragraphs (1) and (2) of this subsection, increasing compensation for school-based
1244	educators and support staff.
1245	(b) For the purposes of this section, the term:
1246	(1) "Public charter LEA" means an individual or a group of public charter schools
1247	operating under a single charter.
1248	(2) "Teacher" means a school-based employee who provides instruction in a core
1249	or non-core academic subject, and includes general or special education teachers instructing
1250	students in the core subject areas of English language arts, math, science, and social studies, as
1251	well as non-core subjects such as arts, foreign language, and physical education, but excludes

student support professionals such as speech therapists or social workers, counselors, librarians, coaches, principals, special education coordinators, program coordinators, deans, office staff, custodians, or any other non-instructional personnel.

Sec. 4063. Section 47-368.07(b)(2) of the District of Columbia Official Code is amended by striking the phrase "Payments to public charter schools authorized by section 204 of D.C.

Law 22-124" and inserting the phrase "Payments to public charter schools authorized to be paid from the Account by other District law" in its place.

SUBTITLE H. WARD 4 LIBRARIES

Sec. 4071. Short title.

This subtitle may be cited as the "Ward 4 Libraries Emergency Act of 2023".

Sec. 4072. (a)(1) Notwithstanding any other provision of law, no public funds shall be used to relocate or close the Juanita E. Thornton-Shepherd Park Branch of the District of Columbia Public Library; provided, that this prohibition shall not apply to a temporary relocation or closure for the purpose of modernizing, renovating, improving, or maintaining the library facility.

- (2) For purposes of this subtitle, the term "public funds" includes federal, local, and capital funds.
- (b)(1) Notwithstanding any other provision of law, the Mayor or a subordinate executive branch agency designated by the Mayor ("Mayor's designee") shall be authorized to use funds appropriated for capital project SPL37 to acquire real property that is suitable for development of a new full-service branch library to address a library service gap in Brightwood Park and Manor Park, as identified in the District of Columbia Public Library's facilities master plan for 2021-

1274	2030; provided, that the real property be located within one-half mile of the portion of Kennedy
1275	Street, NW, situated between 13th Street, NW, and Kansas Avenue, NW.
1276	(2) Beginning June 1, 2024, and by June 1 of each year thereafter until acquisition
1277	of the real property described in this subsection is complete, the Mayor or the Mayor's designee
1278	shall deliver a written report on the status of the acquisition to the Council and Ward 4 Advisory
1279	Neighborhood Commissions.
1280	(3) Until acquisition of the real property described in this subsection is complete,
1281	all amounts appropriated as funded capital allotments to project SPL37 shall not be
1282	reprogrammed to any other projects.
1283	(c) The Mayor may exercise eminent domain in accordance with the procedures set forth
1284	in Subchapter II of Chapter 13 of Title 16 of the District of Columbia Official Code to acquire
1285	real property suitable for development of a new full-service branch library described in
1286	subsection (b) of this section.
1287	SUBTITLE I. COMMUNITY ACCESS TO RECREATIONAL SPACE PILOT
1288	PROGRAM
1289	Sec. 4081. Short title.
1290	This subtitle may be cited as the "Community Access to Recreational Space Pilot
1291	Program Emergency Act of 2023".
1292	Sec. 4082. Public Access to Recreational Facilities Pilot Program.
1293	(a)(1) In Fiscal Year 2024, the Department of Parks and Recreation ("DPR") shall
1294	establish a pilot program to expand safe and sanitary public access to the recreational facilities at

Garrison Elementary School and Benjamin Banneker High School on evenings and weekends,

outside of the hours in which the facilities are in active use by the schools and student activities.

1295

1297	(2) Under the pilot program, DPR shall enter an agreement with Garrison
1298	Elementary School and Benjamin Banneker High School to determine the hours of public use, at
1299	times that would not interfere with school- and student-related activities.
1300	(b) During all evening and weekend hours in which the facilities are open to the public,
1301	the DPR shall facilitate security and custodial services as necessary to allow the safe and sanitary
1302	use of public recreation amenities, either directly, through a District agency partner, or through
1303	another third party.
1304	SUBTITLE J. DEPARTMENT OF PARKS AND RECREATION GRANTS
1305	Sec. 4091. Short title.
1306	This subtitle may be cited as the "Department of Parks and Recreation Grants Emergency
1307	Act of 2023".
1308	Sec. 4092. Notwithstanding the Grant Administration Act of 2013, effective December
1309	24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year 2024, the
1310	Department of Parks and Recreation shall issue the following grants:
1311	(1) \$250,000 to Georgetown Heritage to complete design planning for the C&O
1312	Canal Educational and Cultural Center; and
1313	(2) \$100,000 to Horton's Kids to support its work in Ward 8 helping children and
1314	families by providing high-impact tutoring, youth development, college and career readiness,
1315	school partnerships, and family support services. This grant also may be used to support the
1316	organization's capital needs.
1317	SUBTITLE K. UNIVERSITY OF THE DISTRICT OF COLUMBIA FUNDING
1318	Sec. 4101. Short title.

1319	This subtitle may be cited as the "University of the District of Columbia Funding
1320	Emergency Act of 2023".
1321	Sec. 4102. (a) In Fiscal Year 2024, of the funds allocated to the Non-Departmental
1322	Account, \$1 shall be transferred to the University of the District of Columbia ("UDC") for every
1323	\$1 that UDC raises from private donations by April 1, 2024, up to a maximum transfer of \$1
1324	million.
1325	(b) Of the amount transferred to UDC pursuant to subsection (a) of this section, no less
1326	than one-third of the funds shall be deposited into UDC's endowment fund.
1327	Sec. 4103. (a) In Fiscal Year 2024, the University of the District of Columbia ("UDC")
1328	shall use funds authorized to be transferred to UDC from the Workforce Investments Account to
1329	increase compensation for faculty and staff positions existing as of October 1, 2023.
1330	(b) By September 1, 2024, UDC shall submit a report to the Council detailing its use of
1331	the funds referenced in subsection (a) of this section, which shall include an accounting of
1332	compensation increases by position title.
1333	SUBTITLE L. PUBLIC SCHOOL HEALTHY FOOD CURRICULUM GRANTS
1334	Sec. 4111. Short title.
1335	This subtitle may be cited as the "Public School Healthy Food Curriculum Grants
1336	Emergency Amendment Act of 2023".
1337	Sec. 4112. Section 302 of the Healthy Schools Act of 2010, effective July 27, 2010 (D.C.
1338	Law 18-209; D.C. Official Code § 38-823.02), is amended by adding a new subsection (c) to
1339	read as follows:
1340	"(c) In Fiscal Year 2024 and no later than November 1, 2023, notwithstanding the Grant
1341	Administration Act of 2013, effective December 24, 2013 (D.C. Law 20-61; D.C. Official Code

1342	§ 1-328.11 <i>et seq.</i>), the Office of the State Superintendent of Education shall issue a \$1.9 million
1343	grant to a not-for-profit organization that currently partners with the District of Columbia Public
1344	Schools ("DCPS") to integrate a farming, cooking, and nutrition education curriculum ("healthy
1345	food programming") into core academics for the purpose of continuing healthy food
1346	programming at DCPS in the 2023-2024 school year.".
1347	Sec. 4113. Applicability.
1348	This subtitle shall apply as of the effective date of the Fiscal Year 2024 Budget Support
1349	Emergency Act of 2023, passed on emergency basis on June, 2023 (Enrolled version of Bil
1350	25).
1351	SUBTITLE M. SPECIAL NEEDS PUBLIC CHARTER SCHOOL FUNDING
1352	Sec. 4121. Short title.
1353	This subtitle may be cited as the "Special Needs Public Charter School Funding
1354	Authorization Emergency Act of 2023".
1355	Sec. 4122. (a)(1) Notwithstanding section 2401(b)(3)(B)(i) of the School Reform Act of
1356	1995, approved April 26, 1996 (110 Stat. 1321-136; D.C. Official Code § 38-
1357	1804.01(b)(3)(B)(i)), in Fiscal Year 2024, the Public Charter School Board ("PCSB") shall
1358	transmit \$1 million to St. Coletta Special Education Public Charter School ("School"), which
1359	shall be in addition to any funds transmitted to the School pursuant to the Uniform Per Student
1360	Funding Formula for Public Schools and Public Charter Schools Act of 1998, effective March
1361	26, 1999 (D.C. Law 12-207; D.C. Official Code § 38-2901 et seq.).
1362	(2) PCSB shall transfer the funds authorized pursuant to paragraph (1) of this
1363	subsection to a bank designated by the School within 30 days of the effective date of the Fiscal

1304	rear 2024 Local Budget Act of 2025, passed on 2nd reading on May 50, 2024 (Enrolled Version
1365	of Bill 25-203).
1366	(3) Within 2 business days after transferring the funds authorized in paragraph (1)
1367	of this subsection to the School, PCSB shall submit documentation to the Council showing that
1368	such transfer occurred.
1369	(b)(1) PCSB shall require the School to submit to it a quarterly accounting of all
1370	expenditures made with the additional funds the School received pursuant to subsection (a) of
1371	this section.
1372	(2) PCSB may consider the School's failure to submit the quarterly accounting
1373	required pursuant to paragraph (1) of this subsection as fiscal mismanagement.
1374	SUBTITLE N. OUT OF SCHOOL TIME OFFICE GRANT AUTHORITY
1375	Sec. 4131. Short title.
1376	This subtitle may be cited as the "Out of School Time Office Grant Authority Expansion
1377	Emergency Amendment Act of 2023".
1378	Sec. 4132. The Office of Out of School Time Grants and Youth Outcomes Establishment
1379	Act of 2016, effective April 7, 2017 (D.C. Law 21-261; D.C. Official Code § 2-1555.01 et seq.),
1380	is amended as follows:
1381	(a) Section 4(b) (D.C. Official Code § 2-1555.03(b)) is amended by striking the phrase
1382	"organizations providing" and inserting the phrase "organizations, District of Columbia Public
1383	Schools schools, and public charter schools providing" in its place.
1384	(b) Section 5(b) (D.C. Official Code § 2–1555.04(b)), is amended as follows:

1385	(1) Paragraph (1) is amended by striking the phrase "Except as provided in		
1386	paragraphs (2) and (3) of this subsection" and inserting the phrase "Except as provided in		
1387	paragraphs (2), (3), and (4) of this subsection" in its place.		
1388	(2) A new paragraph (4) is added to read as follows:		
1389	"(4) The Office may award grants on a competitive or formula basis to one or more		
1390	District of Columbia Public Schools schools or public charter schools for the purpose of providing		
1391	out-of-school-time programs.".		
1392	SUBTITLE O. EARLY CHILDHOOD EDUCATOR PAY EQUITY INCREASES		
1393	Sec. 4141. Short title.		
1394	This subtitle may be cited as the "Early Childhood Educator Pay Equity Increase		
1395	Emergency Amendment Act of 2023".		
1396	Sec. 4142. Section 11b(b) of the Day Care Policy Act of 1979, effective October 30,		
1397	2018 (D.C. Law 22-179; D.C. Official Code § 4-410.02(b)), is amended as follows:		
1398	(a) The lead-in language is amended by striking the word "Educatory" and inserting the		
1399	word "Educator" in its place.		
1400	(b) The tabular arrays are amended to read as follows:		
1401	" Table 1: Assistant Teacher Minimum Salaries		
1402	Credential Level Minimum salary		
1403	Less than a CDA \$43,865/year		
1404	CDA \$51,006/year		
1405	Associate's \$54.262/year		

Table 2: Lead Teacher Minimum Salaries

1407	Credential Level	Minimum salary
1408	CDA or 48 credit hours with greater	\$54,262/year
1409	than or equal to 15 credit hours in ECE	
	Associate's in ECE or Associate's	\$63,838/year 1410
1411	with greater than or equal to 24 credit	
1412	hours in ECE	
	Bachelor's in ECE or Bachelor's with	\$75,103/year
	greater than or equal to 24 credit hours	
	in ECE	
1413	.".	
1414	Sec. 4143. Applicability.	
1415	This subtitle shall apply as of the effective	ve date of the Fiscal Year 2024 Budget Support
1416	Emergency Act of 2023, passed on emergency ba	asis on, 2023, (Enrolled version of Bill 25-
1417).	
1418	SUBTITLE P. REPEAL OF OSSE SPE	ECIAL FUNDS
1419	Sec. 4151. Short title.	
1420	This subtitle may be cited as the "Office of	of the State Superintendent of Education Repeal
1421	of Special Funds Emergency Amendment Act of	2023".
1422	Sec. 4152. Section 10005 of the Revised I	Revenue Estimate Adjustment Allocation Act of
1423	2013, effective December 24, 2013 (D.C. Law 20	0-61; D.C. Official Code § 1-325.251), is
1424	repealed.	
1425	Sec. 4153. Section 7a of the Child Develo	opment Facilities Regulation Act of 1998,
1426	effective December 13, 2017 (D.C. Law 22-33; D	O.C. Official Code § 7-2036.01), is repealed.

142/	Sec. 4134. (a) Section 4073 of the Healthy Tots Act of 2014, effective February 20, 2013
1428	(D.C. Law 20-155; D.C. Official Code § 38-282), is amended as follows:
1429	(1) The section heading is amended by striking the word "Fund" and inserting the
1430	word "funding" in its place.
1431	(2) Subsections (a) and (b) are repealed.
1432	(3) The lead-in language of subsection (c) is amended by striking the phrase "the
1433	Fund" and inserting the phrase "annual appropriations for the Healthy Tots Program" in its place.
1434	(4) The lead-in language of subsection (d) is amended by striking the phrase "the
1435	Fund" and inserting the phrase "annual appropriations for the Healthy Tots Program" in its place.
1436	(b) Section (3)(b)(23) of the of the State Education Office Establishment Act of 2000,
1437	effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2602(b)(23)), is amended
1438	by striking the phrase "the Healthy Tots Fund fulfill its" and inserting the phrase "Healthy Tots
1439	funding and fulfill its" in its place.
1440	Sec. 4155. An Act to require the payment of tuition on account of certain persons who
1441	attend the public schools of the District of Columbia, and for other purposes, approved
1442	September 8, 1960 (74 Stat. 853; D.C. Official Code § 38-301 et seq.), is amended as follows:
1443	(a) Section 2(c) (D.C. Official Code § 38-302(c)) is repealed.
1444	(b) Section 15b (D.C. Official Code § 38-312.02) is repealed.
1445	Sec. 4156. Section 7j of the State Education Office Establishment Act of 2000, effective
1446	September 11, 2019 (D.C. Law 23-16; D.C. Official Code § 38-2616), is repealed.
1447	SUBTITLE Q. DCPS EDUCATOR EXIT SURVEY REPORT
1448	Sec. 4161. Short title.

1449	This subtitle may be cited as the "DCPS Educator Exit Survey Report Emergency
1450	Amendment Act of 2023".
1451	Sec. 4162. The District of Columbia Public Schools Agency Establishment Act of 2007,
1452	effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-171 et seq.), is amended as
1453	follows:
1454	(a) A new section 101a is added to read as follows:
1455	"Sec. 101a. Definitions.
1456	"For the purposes of this title, the term:
1457	"(1) "DCPS" means the District of Columbia Public Schools system.
1458	"(2) "Educator" includes a principal, assistant principal, teacher, assistant teacher,
1459	paraprofessional, school psychologist or counselor, or any person who provides professional
1460	educational services or psychological services at a school.
1461	"(3) "Educator Preparation Program" means a program preparing teachers, service
1462	providers, and administrators for District of Columbia pre-kindergarten through grade 12
1463	schools, which has been determined by the Office of the State Superintendent of Education to
1464	meet state standards for preparing candidates to enter the profession.
1465	"(4) "Personal Identifiable Information" means information that can be used to
1466	distinguish or trace an individual's identity, either alone or when combined with other personal
1467	or identifying information that is linked or linkable to a specific individual.".
1468	(b) Section 105 (D.C. Official Code § 38-174) is amended by adding a new subsection
1469	(d) to read as follows:

14/0	"(d)(1) By November 30, 2024, and annually by November 30 thereafter, the Chancellor
1471	shall publish an Educator Exit Survey Report ("report"), that provides the results of exit surveys
1472	from the previous school year, and shall:
1473	"(A) Make public a summary of the surveys used to gather the necessary
1474	information to publish this report;
1475	"(B) Make public the data used to furnish the report without any personal
1476	identifiable information;
1477	"(C) Publish the number and percentage of educators systemwide and by
1478	school who left the employ of their school or the employ of DCPS, disaggregated by:
1479	"(i) Number of years of service at the school site;
1480	"(ii) Number of years of service in DCPS;
1481	"(iii) Race;
1482	"(iv) Gender;
1483	"(v) Reason for leaving;
1484	"(vi) Job title;
1485	"(vii) Ward in which school is located;
1486	"(viii) Educator preparation program, if applicable;
1487	"(ix) Score on most recent evaluation, if applicable;
1488	"(x) Grade level taught, if applicable; and
1489	"(xi) Subject taught or relevant position; and
1490	"(D) Highlight schools retaining more of their educators than other
1491	schools with similar student demographics and the practices those schools implement to retain
1492	educators.

1493	"(2) The data collected to publish the report shall be collected, stored, and
1494	presented in a way that protects all personal identifiable information from disclosure.".
1495	SUBTITLE R. WORKFORCE DEVELOPMENT PARTICIPANT FOOD
1496	PURCHASE AUTHORIZATION
1497	Sec. 4171. Short title.
1498	This subtitle may be cited as the "Workforce Development Participant Food Purchase
1499	Authorization Emergency Amendment Act of 2023".
1500	Sec. 4172. Section 2102 of the Transitional Employment Program and Apprenticeship
1501	Initiative Establishment Act of 2005, effective October 20, 2005 (D.C. Law 16-33; D.C. Official
1502	Code § 32-1331), is amended by adding a new subsection (h) to read as follows:
1503	"(h) Department of Employment Services funds may be used to purchase food and non-
1504	alcoholic beverages for transitional employment program participants attending training and
1505	education activities when the purchase is reasonably necessary to assist in the effective
1506	achievement of a statutorily authorized goal, objective, or responsibility.".
1507	Sec. 4173. Section 2a of the Youth Employment Act of 1979, effective January 5, 1980
1508	(D.C. Law 3-46; D.C. Official Code § 32-242), is amended by adding a new subsection (h) to
1509	read as follows:
1510	"(h) When the purchase is reasonably necessary to assist in the effective achievement of a
1511	statutorily authorized goal, objective, or responsibility, Department of Employment Services
1512	funds may be used to purchase food and non-alcoholic beverages for:
1513	"(1) Youth enrolled in the summer youth jobs program;
1514	"(2) District government employees at registration events at which participant
1515	eligibility is certified or transportation stipends are distributed, or at hiring events; and

- 1516 "(3) Participants, District government employees, and employees of host agencies 1517 who attend the annual closing ceremony.".
- Sec. 4174. Section 3 of the Mayor's Youth Leadership Institute Act of 2005, effective

 October 20, 2005 (D.C. Law 16-32; D.C. Official Code § 2-1572), is amended by adding a new

 subsection (d) to read as follows:
 - "(d) Department of Employment Services funds may be used to purchase food and nonalcoholic beverages for participants during the required summer training program sessions and the District government employees who supervise the youth during the required summer training program sessions."
 - Sec. 4175. Section 2e of the Youth Employment Act of 1979, effective December 3, 2020 (D.C. Law 23-149; D.C. Official Code § 32-246), is amended by adding a new subsection (e) to read as follows:
 - "(e) Department of Employment Services funds may be used to purchase food and nonalcoholic beverages for participants receiving DCIA skills training, when the purchase is reasonably necessary to assist in the effective achievement of a statutorily authorized goal, objective, or responsibility.".
 - Sec. 4176. Section 12s of An Act To provide for voluntary apprenticeship in the District of Columbia, approved May 21, 1946 (60 Stat. 204; D.C. Official Code § 32-1403), is amended by adding a new section 12a to read as follows:
- 1535 "Sec. 12a. Use of funds.

1522

1523

1524

1525

1526

1527

1528

1529

1530

1531

1532

1533

1534

1536

1537

1538

"Department of Employment Services funds may be used to purchase food and nonalcoholic beverages for apprentices, when the purchase is reasonably necessary to assist in the effective achievement of a statutorily authorized goal, objective, or responsibility.".

1539	SUBTITLE S. FLEXIBLE SCHEDULE PILOT PROGRAM
1540	Sec. 4181. Short title.
1541	This subtitle may be cited as the "Flexible Schedule Emergency Amendment Act of
1542	2023".
1543	Sec. 4182. The District of Columbia Public Schools Agency Establishment Act of 2007,
1544	effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-171 et seq.), is amended by
1545	adding a new section 105b to read as follows:
1546	"Sec. 105b. District of Columbia Public Schools Flexible Schedule Pilot.
1547	"In Fiscal Year 2024, DCPS shall provide funds to up to 6 schools at no more than
1548	\$400,000 per school for the purpose of continuing or creating scheduling arrangements that
1549	allow for variation in the educators' instructional calendars and formats on a daily, weekly, or
1550	yearly school basis while meeting students' learning needs.".
1551	Sec. 4183. The State Education Office Establishment Act of 2000, effective October 21,
1552	2000 (D.C. Law 13-176; D.C. Official Code § 38-2601 et seq.), is amended as follows:
1553	(a) Section 2b (D.C. Official Code § 38-2601.02) is amended by adding a new paragraph
1554	(5A) to read as follows:
1555	"(5A) "Public charter school" shall have the same meaning as provided in section
1556	2002 of the District of Columbia School Reform Act of 1995, approved April 26, 1996 (110 Stat
1557	1321-226; D.C. Official Code § 38-1800.02).".
1558	(b) A new section 7k is added to read as follow:
1559	"Sec. 7k. Flexible Schedule Pilot Program.
1560	"(a) In School Year 2024-2025, OSSE shall administer a Flexible Schedule Pilot Program
1561	("pilot") to assist participating DCPS schools and public charter schools in providing additional

1562	time for educators to engage in professional development, continuing education, course planning,
1563	collaboration, wellness, and other similar activities by providing financial support, resources and
1564	guidance, linkages to out-of-school-time program providers, and research on existing flexible
1565	schedule models across the District.
1566	"(b) OSSE shall issue a call for applications and select participating schools for the pilot
1567	by March 15, 2024.
1568	"(1) Participation in the pilot shall be based on criteria OSSE establishes, and the
1569	following considerations:
1570	"(A) The ratio of DCPS schools compared to public charter schools in the
1571	pilot should aim to be proportional to the ratio of DCPS schools to public charter schools in the
1572	District.
1573	"(B) The number of participating schools by ward should aim to be
1574	proportional to the number of students who attend school in each ward compared to the total
1575	number of students in the District;
1576	"(C) The responses a school provides with its application pursuant to
1577	paragraph (2) of this subsection; and
1578	"(D) OSSE shall give priority to:
1579	"(i) Elementary and middle schools; and
1580	"(ii) Schools with higher-than-average teacher attrition.
1581	"(2) Each school's application to the pilot shall include:
1582	"(A) Its proposed flexible schedule and an explanation of how it will
1583	enhance student learning of the academic standards set forth by OSSE;

1584	"(B) The school-level administrator who is responsible for leading the
1585	pilot at the school;
1586	"(C) Approval from the LEA for the school to participate;
1587	"(D) A plan for engaging and communicating with families and students
1588	about the pilot;
1589	"(E) The projected cost of the pilot and a description of anticipated
1590	expenses;
1591	"(F) Out-of-school-time program providers the school plans to work with
1592	to support the pilot and for what purposes; and
1593	"(G) Demographics of the school including:
1594	"(i) The ward in which the school is located;
1595	"(ii) Number and percentage of students disaggregated by race,
1596	English language learner status, at-risk status, and special education status;
1597	"(iii) Grade levels served; and
1598	"(iv) The number of educators at the school, disaggregated by
1599	administrators, teachers, counselors, psychologists, and paraprofessionals.
1600	"(c) OSSE shall:
1601	"(1) Collect data on schools using flexible schedules outside of the pilot that
1602	compares different scheduling models and educator attrition rates across those models;
1603	"(2) Collaborate with the Office of Out of School Time to engage out-of-school-
1604	time program providers interested in working with pilot schools and support connecting those
1605	partners with pilot participants;
1606	"(3) Provide resources and access to technical support for participating schools;

1607	"(4) Administer a post-pilot survey to educators that collects feedback on the:
1608	"(A) Efficacy of the pilot model measured against its stated goals at that
1609	school site;
1610	"(B) Educators' satisfaction with the pilot at their school; and
1611	"(C) Educators' intent to continue working at their school;
1612	"(5) Administer a post-pilot survey to students and families that collects feedback
1613	on their satisfaction with the implementation of the pilot at their school;
1614	"(6) By February 1, 2026, make publicly available, a report that includes:
1615	"(A) A description of the pilot at each school;
1616	"(B) Background information on each pilot school including the
1617	demographic information the school provided pursuant to subsection (b)(2)(G) of this section;
1618	"(C) A description of costs associated with implementing the pilot at each
1619	school;
1620	"(D) The results from the educator and student and family surveys issued
1621	pursuant to paragraphs (4) and (5) of this subsection and an analysis of the results;
1622	"(E) An analysis of other impacts or observations of the pilot not captured
1623	by the surveys and an analysis of external variables that may have contributed to survey
1624	outcomes and the students' academic performance;
1625	"(F) An accounting of staff attrition in each participating school the year
1626	before the pilot year compared to the pilot year;
1627	"(G) Recommendations for the most effective models of the pilot;
1628	"(H) An analysis of the role out-of-school-time program providers played
1629	in supporting the pilot; and

1630	"(I) Recommendations for how successful pilot models can expand to
1631	other schools, and what barriers, policy or otherwise, may prevent adoption of successful pilot
1632	models.
1633	"(d) For the purposes of this section, the term:
1634	"(1) "Educator" includes a principal, assistant principal, teacher, assistant teacher,
1635	paraprofessional, school psychologist or counselor, all school service providers, or any person
1636	who provides professional educational services or education psychological services at a school.
1637	"(2) "Flexible schedule" means a scheduling arrangement that allows for variation
1638	in the educators' instructional calendar and format on a daily, weekly, or yearly school basis
1639	while meeting students' learning needs.
1640	"(3) "Out-of-school-time program" means a program or service that engages
1641	youth in a variety of social, emotional, educational, and recreational activities to promote
1642	improvements to their intellectual, behavioral, and physical well-being, consistent with a youth
1643	development approach.
1644	"(4) "Paraprofessional" means an individual employed by an LEA to
1645	provide instructional, behavioral, or other support for teachers and students in or outside of the
1646	classroom. This term includes instructional aides or assistants, teacher aides, and
1647	paraeducators.".
1648	SUBTITLE T. SCHOOL SAFETY COORDINATION
1649	Sec. 4191. Short title.
1650	This subtitle may be cited as the "School Safety Coordination Emergency Amendment
1651	Act of 2023."
1652	Sec. 4192. Definitions.

1653	For purposes of this subtitle, the term:
1654	(1) "Circumstance appropriate for police involvement" means:
1655	(A) A suspected "crime of violence" as that term is defined in D.C.
1656	Official Code § 23-1331(4);
1657	(B) A suspected "dangerous crime" as that term is defined in D.C. Official
1658	Code § 23-1331(3);
1659	(C) A suspected violation of D.C. Official Code § 16-1022;
1660	(D) The use or possession of a firearm or destructive device on school
1661	property or at a school event;
1662	(E) A credible threat to commit a crime of violence, a dangerous crime, or
1663	a violation of D.C. Official Code § 16-1022 on school property or at a school event;
1664	(F) The presence of a person on school property or at a school event who
1665	is subject to:
1666	(i) A temporary protection order or civil protection order;
1667	(ii) A temporary or final anti-stalking order; or
1668	(iii) An extreme risk protection order issued pursuant to Title X of
1669	the Firearms Control Regulations Act of 1975, effective May 10, 2019 (D.C. Law 22-314; D.C.
1670	Official Code § 7-2510.01 et seq.); or
1671	(G) Another circumstance identified by the school safety enhancement
1672	committee in the report issued pursuant to section 4193.
1673	(2) "Destructive device" shall have the same meaning as provided in section
1674	101(7) of the Firearms Control Regulations Act of 1975, effective September 24, 1976 (D.C.
1675	Law 1-85; D.C. Official Code § 7-2501.01(7)).

1676	(3) "Exclusion" means the removal of a student from the student's daily class
1677	schedule for disciplinary reasons and includes a suspension or a disciplinary unenrollment.
1678	(4) "Firearm" shall have the same meaning as provided in section 101(9) of the
1679	Firearms Control Regulations Act of 1975, effective September 24, 1976 (D.C. Law 1-85; D.C.
1680	Official Code § 7-2501.01(9)).
1681	(5) "Law enforcement officer" means:
1682	(A) An officer, member, or on-duty civilian employee of the Metropolitan
1683	Police Department or of any other police force operating in the District;
1684	(B) An investigative officer or agent of the United States, including an
1685	officer or agent of the Department of Homeland Security;
1686	(C) An on-duty employee of the Department of Corrections or Department
1687	of Youth Rehabilitation Services; or
1688	(D) An on-duty employee of the Court Services and Offender Supervision
1689	Agency, Pretrial Services Agency, or Family Court Social Services Division.
1690	(6) "Local education agency" means the District of Columbia Public Schools
1691	system or any individual or group of public charter schools operating under a single charter.
1692	(7) "Public school" includes DCPS schools and public charter schools.
1693	(8) "Restorative justice" means the use of reconciliation to build community,
1694	manage conflict, and resolve tensions by repairing the harm caused by individuals toward one
1695	another and restoring their relationships.
1696	(9) "School safety assistant director" means a school employee whose primary
1697	role and responsibility is the safety of students and educators at a public high school and who
1698	reports to the school safety director; provided, that a school safety assistant director shall not be a

security guard, school resource officer, or law enforcement officer, and shall not carry a firearm while on duty.

- (10) "School safety director" means a school employee whose primary role and responsibility is the safety of students and educators at a District public school; provided a school safety director shall not be a security guard, school resource officer, or law enforcement officer, and shall not carry a firearm while on duty.
- (11) "School safety employee" means a school employee who is assigned to the school safety team and tasked with responding to safety incidents within the school community.

 A school safety employee may provide care, mediation, coaching, relationship building, violence interruption and prevention, de-escalation, and mediation services.
- (12) "School safety team" means school safety employees at a school, which may include a school safety director and, in the case of a high school, a school safety assistant director. The term shall not include security guards, school resources officers, or law enforcement officers.
- (13) "Transformative justice" means a political framework and approach for responding to violence, harm, and abuse, which seeks to respond to violence without creating more violence or engage in harm reduction to lessen the violence.
- (14) "Trauma-informed" means a service delivery approach that recognizes and responds to the impacts of trauma with evidence-based supports and intervention, emphasizes physical, psychological, and emotional safety for both providers of services and survivors of trauma, and creates opportunities for survivors of trauma to rebuild a sense of healing and empowerment.
 - Sec. 4193. Establishment of the school safety enhancement committee.

1722	(a) There is established a school safety enhancement committee whose purpose shall be
1723	to assist the Deputy Mayor for Education ("DME") in issuing a report on the roles, functions,
1724	and responsibilities that school safety teams, which may include school safety directors, school
1725	safety assistant directors, and school safety employees (or equivalent unarmed non-law
1726	enforcement personnel) or similar roles, would serve and the impact adding these roles would
1727	have on existing staff and school budgets.
1728	(b) Facilities and other administrative support may be provided in a specific department
1729	or directly to the Committee, as determined by the DME.
1730	(c) The school safety enhancement committee shall be comprised of 15 members as
1731	follows:
1732	(1) Six representatives designated by the DME, one of whom shall be the
1733	chairperson, as follows:
1734	(A) One representative affiliated with a parent-led advocacy organization;
1735	(B) One representative affiliated with an organization with expertise
1736	relating to mental or behavioral health;
1737	(C) Two representatives affiliated with a student-led advocacy
1738	organization; and
1739	(D) Two representatives, each with at least 5 years of experience as an
1740	employee of a local education agency;
1741	(2) A representative designated by the Deputy Mayor for Public Safety and
1742	Justice;
1743	(3) A representative designated by the State Board of Education;

1744	(4) A representative designated by the Chancellor of the District of Columbia
1745	Public Schools;
1746	(5) A representative designated by the Public Charter School Board;
1747	(6) A representative designated by the Washington Teachers' Union;
1748	(7) A representative designated by the Office of the Student Advocate; and
1749	(8) Three representatives designated by the Chair of the Council committee with
1750	jurisdiction over the Deputy Mayor for Education.
1751	(d) The school safety enhancement committee shall consult with the following District
1752	agencies to establish guidelines relating to school building security, traffic safety plans, pickup
1753	and dismissal safety, emergency operations plans, and procedures for circumstances appropriate
1754	for police involvement:
1755	(1) The Office of the Deputy Mayor for Public Safety and Justice;
1756	(2) The Metropolitan Police Department;
1757	(3) The Homeland Security and Emergency Management Agency;
1758	(4) The Department of Health;
1759	(5) The Department of Behavioral Health; and
1760	(6) The District Department of Transportation.
1761	(e) By March 1, 2024, the school safety enhancement committee shall issue a report to
1762	the Mayor, the Deputy Mayor for Education, and the Chair of the Council committee with
1763	jurisdiction over the Deputy Mayor for Education on:
1764	(1) Existing school safety roles and responsibilities that are being fulfilled by
1765	school employees security quards and school resource officers:

1766	(2) Recommended staffing configurations of a school safety team, including
1767	descriptions of possible responsibilities and hiring qualifications of school safety employees.
1768	(3) Potential career paths and talent pools for members of a school safety team;
1769	(4) Circumstances appropriate for police involvement in addition to those
1770	specified in section 4192(2).
1771	(5) Evidence-based and trauma-informed approaches to achieving school safety
1772	that would improve student learning, safety, and wellbeing that can be provided by a member of
1773	the school safety team, including:
1774	(A) School-wide positive behavior interventions and supports;
1775	(B) Restorative justice programs and interventions;
1776	(C) Violence interruption;
1777	(D) Mediation; or
1778	(E) Social and emotional learning programs;
1779	(6) Methods of prevention and intervention that the school safety team may
1780	employ to minimize and respond to school safety incidents;
1781	(7) Student discipline approaches that minimize reliance on exclusion from school
1782	and law enforcement responses to student behavior, are aimed at addressing the root causes of
1783	behavioral issues, and ensure that students have access to appropriate mental-health, counseling,
1784	nutrition, and other services;
1785	(8) Procedures for contacting and engaging with the Metropolitan Police
1786	Department in circumstances appropriate for police involvement that ensure the physical safety,
1787	mental health, and well-being of all students and school employees;

1788	(9) Procedures for enhancing campus security without compromising the privacy
1789	of students, including appropriate uses of security cameras and related technology to monitor and
1790	respond to campus threats;
1791	(10) Practices for engaging students and parents in each school community about
1792	safety needs, the school's response to incidents handled by a school safety team, and the school's
1793	response to circumstances appropriate for police involvement;
1794	(11) Requirements for schools to report safety incidents to the Office of the State
1795	Superintendent of Education;
1796	(12) Protocols for coordination between a school safety team and the safe passage
1797	program and the safe routes to school program established pursuant to sections 2a and 2d of the
1798	School Proximity Traffic Calming Act of 2000, effective March 10, 2023 (D.C. Law 24-285;
1799	D.C. Official Code §§ 38-3102 and 38-3105), respectively;
1800	(13) Recommended guidelines for ongoing professional development plans and
1801	support for members of a school safety team and other on-site personnel to ensure they are
1802	equipped with appropriate training and resources to fulfill their responsibilities, such as:
1803	(A) Child and adolescent development;
1804	(B) Cultural and linguistic competency in the cultures reflected in a local
1805	education agency's population;
1806	(C) Effective communication skills;
1807	(D) Behavior management;
1808	(E) Conflict resolution, including restorative and transformative justice
1809	practices;
1810	(F) De-escalation techniques;

1811	(G) Behavioral health issues for youth and families;
1812	(H) Child sexual abuse prevention, identification, and response;
1813	(I) Availability of social services and community resources, including
1814	mutual aid, for youth;
1815	(J) District laws and regulations regarding school discipline;
1816	(K) Constitutional standards for searches and seizures conducted by
1817	school personnel on school grounds;
1818	(L) Violence interruption and prevention, including gang and crew
1819	dynamics;
1820	(M) Childhood trauma and trauma-responsive care; and
1821	(N) Non-discrimination related to protected classes established under
1822	section 241 of the District Human Rights Act of 1977, effective December 13, 1977 (D.C. Law
1823	2-38; D.C. Official Code § 2-1402.41).
1824	TITLE V. HUMAN SUPPORT SERVICES
1825	SUBTITLE A. PUBLIC HEALTH LABORATORY
1826	Sec. 5001. Short title.
1827	This subtitle may be cited as the "Public Health Laboratory Emergency Amendment Act
1828	of 2023".
1829	Sec. 5002. The Department of Health Functions Clarification Act of 2001, effective
1830	October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 7-731 et seq.), is amended by adding a
1831	new section 4961 to read as follows:
1832	"Sec. 4961. Public Health Laboratory.

1833	"(a) There is established within the Department of Health ("Department"), the Public
1834	Health Laboratory ("PHL").
1835	"(b) The PHL shall provide public health laboratory services for the District, including:
1836	"(1) Disease prevention, control, and surveillance;
1837	"(2) Clinical diagnostic testing;
1838	"(3) Integrated data management;
1839	"(4) Reference and specialized testing;
1840	"(5) Environmental health and protection;
1841	"(6) Food safety and surveillance;
1842	"(7) Laboratory improvement and regulation;
1843	"(8) Policy development;
1844	"(9) Public health preparedness and response;
1845	"(10) Public health-related research;
1846	"(11) Training and education;
1847	"(12) Partnerships and communication with academia, government, and private
1848	industries; and
1849	"(13) Other services to monitor and detect health threats.
1850	"(c)(1) The Department may provide public health laboratory services to the federal
1851	government, state and local jurisdictions, academic institutions, nonprofit organizations, and
1852	hospitals and other health-related entities.
1853	"(2) The Mayor may establish fees for the provision of services by the PHL and
1854	may impose charges for reasonable costs related to expert-witness testimony provided by

1855 employees of the PHL, including the cost of preparation, travel, and related administrative 1856 functions. 1857 "(d) By December 31, 2023, the Department shall submit to the Council an 1858 organizational assessment of the PHL, which shall include: 1859 "(1) An organizational plan, including an organization chart and a listing of all 1860 current full-time equivalent positions; 1861 "(2) A strategic human capital plan, which shall identify the skills and personnel 1862 necessary to fulfill the functions of the PHL, current available human resources, and recruiting 1863 priorities and efforts; 1864 "(3) A detailed assessment of the services currently provided by the PHL and 1865 other potential services it could provide, including best practices from other state public health 1866 laboratories; 1867 "(4) A detailed description of how the PHL is currently funded, with a breakdown 1868 of local and federal funding sources, and identification of other potential non-local revenue, such 1869 as fees and grants, based on examples from other state public health laboratories; 1870 "(5) A detailed description of how the PHL will interact with the laboratories co-1871 located with it, including protocols for how the laboratories are assigning shared equipment, 1872 facility space and fixed costs, security, and other shared costs; 1873 "(6) A detailed description of how the Department will identify, investigate, and 1874 develop corrective actions for any allegations of negligence, misconduct, or misidentification or 1875 other testing error related to the PHL; and 1876 "(7) A detailed plan of how the PHL will be integrated into the Department's core

1877

mission and services.

- 1878 "(e)(1) The Mayor, pursuant to Title I of the District of Columbia Administrative

 1879 Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.),

 1880 may issue rules to implement the provisions of this section.

 1881 "(2)(A) All functions, authority, programs, positions, personnel, property, record
 - "(2)(A) All functions, authority, programs, positions, personnel, property, records, and unexpended balances of appropriations, allocations, and other funds available or to be made available to the Department of Forensic Sciences for the provision of public health laboratory services are transferred to the Department of Health.
 - "(B) All rules, orders, obligations, determinations, grants, contracts, licenses, and agreements of the Department of Forensic Sciences for the provision of public health laboratory services transferred to the Department of Health under subparagraph (A) of this paragraph shall continue in effect according to their terms until lawfully amended, repealed, or modified."
- Sec. 5003. The Department of Forensic Sciences Establishment Act of 2011, effective

 August 17, 2011 (D.C. Law 19-18; D.C. Official Code § 5-1501.01 *et seq.*), is amended as

 follows:
 - (a) Section 2(6) (D.C. Official Code § 5-1501.01(6)) is repealed.
 - (b) Section 3(b) (D.C. Official Code § 5-1501.02(b)) is amended by striking the phrase "reliable forensic science services and public health laboratory services" and inserting the phrase "reliable forensic science services" in its place.
- 1897 (c) Section 7 (D.C. Official Code § 5-1501.06) is amended as follows:
- 1898 (1) Subsection (c-1) is repealed.

1883

1884

1885

1886

1887

1888

1889

1893

1894

1895

- 1899 (2) Subsection (c-2) is repealed.
- 1900 (3) Subsection (c-3) is repealed.

1901 (d) Section 7a (D.C. Official Code § 5-1501.06a) is repealed.

1905

1906

1907

1908

1909

1910

1911

1912

1913

1914

1915

1916

1917

- 1902 (e) The lead-in language of section 11(a) (D.C. Official Code § 5-1501.10(a)) is amended 1903 by striking the phrase "forensic science services or public health laboratory services" and 1904 inserting the phrase "forensic science services" in its place.
 - (f) Section 13 (D.C. Official Code § 5-1501.12) is amended as follows:
 - (1) Paragraph (1) is amended by striking the phrase "forensic science services or public health laboratory services" and inserting the phrase "forensic science services" in its place.
 - (2) Paragraph (4)(A) is amended by striking the phrase "the forensic science services or public health laboratory services" and inserting the phrase "the forensic science services" in its place.
 - (3) Paragraph (5) is amended by striking the phrase "the Department, forensic sciences services, or public health laboratory services" and inserting the phrase "the Department or forensic science services" in its place.
 - (g) Section 14(a)(11) (D.C. Official Code § 5-1501.13(a)(11)) is amended by striking the phrase "forensic science services or public health laboratory services" and inserting the phrase "forensic science services" in its place.
 - (h) Section 15 (D.C. Official Code § 5-1501.14) is amended as follows:
- 1919 (1) Paragraph (1)(A) is amended by striking the phrase "forensic science services" or public health laboratory services" and inserting the phrase "forensic science services" in its place.

1922	(2) Paragraph (2) is amended by striking the phrase "the Department, forensic
1923	sciences services, or public health laboratory services" and inserting the phrase "the Department
1924	or forensic science services" in its place.
1925	(i) Section 16(a)(1)(A) (D.C. Official Code § 5-1501.15(a)(1)(A)) is amended by striking
1926	the phrase "forensic science services or public health laboratory services" and inserting the
1927	phrase "forensic science services" in its place.
1928	SUBTITLE B. MEDICAID HOSPITAL PROVIDER REIMBURSEMENT
1929	Sec. 5011. Short title.
1930	This subtitle may be cited as the "Medicaid Hospital Provider Reimbursement
1931	Emergency Act of 2023".
1932	Sec. 5012. Definitions
1933	For the purposes of this subtitle, the term:
1934	(1) "Covered Hospital" means a hospital, as defined in section 2(a)(9) of the
1935	Health-Care and Community Residence Facility, Hospice and Home Care Licensure Act of
1936	1983, effective February 24, 1984 (D.C. Law 5-48; D.C. Official Code § 44-501(a)(9)), except
1937	the term shall not include:
1938	(A) A hospital operated by the federal government;
1939	(B) A specialty hospital, as defined by the State Plan;
1940	(C) A hospital that is reimbursed under a specialty hospital reimbursement
1941	methodology under the State Plan; or
1942	(D) A hospital that serves an economically underserved area, as defined in
1943	the State Plan or by the Department in the managed care directed payment proposal submitted
1944	pursuant to section 5013(b)

- (2) "Department" means the Department of Health Care Finance.
- (3) "Medicaid" means the medical assistance programs authorized by Title XIX of the Social Security Act, approved July 30, 1965 (79 Stat. 343; 42 U.S.C. § 1396 *et seq.*), and by section 1 of An Act To enable the District of Columbia to receive Federal financial assistance under title XIX of the Social Security Act for a medical assistance program, and for other purposes, approved December 27, 1967 (81 Stat. 744; D.C. Official Code § 1-307.02), and administered by the Department.
- 1952 (4) "State Plan" means the District of Columbia Medicaid State Plan.
- 1953 Sec. 5013. Medicaid hospital provider reimbursement.

- (a) Beginning October 1, 2023, the Department shall fund capitation rates for each managed care organization at a level that complies with the minimum reimbursement levels established in section 5066(b-1) of the Medicaid Hospital Outpatient Supplemental Payment Act of 2017, effective December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 44-664.05(b-1)), and section 5084(a)(2) of the Medicaid Hospital Inpatient Rate Supplement Act of 2017, effective December 13, 2017 (D.C. Law 22-33; D.C. Official Code § 44-664.13(a)(2)), and that ensures a covered hospital receives:
- (1) Maximum outpatient hospital reimbursements of 110% of the fee-for-service rate methodology set forth in the State Plan; and
- (2) Maximum inpatient hospital reimbursements equal to the negotiated managed care hospital rates that were in effect on March 31, 2023, for the managed care organization for inpatient hospital services.
- (b) Notwithstanding subsection (a) of this section, the Department shall fund capitation rates for each managed care organization at a level that allows for maximum outpatient hospital reimbursement rates to a nonprofit pediatric acute care hospital of:

1969	(1) 120% of the fee-for-service rate methodology set forth in the State Plan for the
1970	period October 1, 2023, to September 30, 2024;
1971	(2) 115% of the fee-for-service rate methodology set forth in the State Plan for the
1972	period October 1, 2024, to September 30, 2025;
1973	(3) 110% of the fee-for-service rate methodology set forth in the State Plan
1974	beginning October 1, 2025.
1975	(c) If necessary to ensure federal concurrence with the provisions of this section, the
1976	Department shall, by September 30, 2023, submit a managed care directed payment proposal to
1977	the Center for Medicare and Medicaid Services.
1978	Sec. 5014. Annual hospital costs reporting.
1979	By December 31, 2023, and by December 31 of each year thereafter, the Department
1980	shall publish on its website a report on District all-payer hospital costs.
1981	Sec. 5015. Sunset.
1982	This subtitle shall expire on September 30, 2027.
1983	SUBTITLE C. GRANDPARENT AND CAREGIVER SUBSIDY ELIGIBILITY
1984	EXPANSION
1985	Sec. 5021. Short title.
1986	This subtitle may be cited as the "Grandparent and Caregiver Subsidy Eligibility
1987	Expansion Emergency Amendment Act of 2023".
1988	Sec. 5022. The Grandparent Caregivers Pilot Program Establishment Act of 2005,
1989	effective March 8, 2006 (D.C. Law 16-69; D.C. Official Code § 4-251.01 et seq.), is amended as
1990	follows:

1991	(a) Section 103(a)(5) (D.C. Official Code § 4-251.03(a)(5)) is amended by striking the
1992	phrase "income is under 200%" and inserting the phrase "income (excluding Supplemental
1993	Security Income) is under 200%" in its place.
1994	(b) Section 104(c) (D.C. Official Code § 4-251.04(c)) is amended by striking the phrase
1995	"or Supplemental Security Income for the child." and inserting the phrase "for the child." in its
1996	place.
1997	Sec. 5023. The Close Relative Caregiver Subsidy Pilot Program Establishment
1998	Amendment Act of 2019, effective November 26, 2019 (D.C. Law 23-32; D.C. Official Code §
1999	4-251.21 et seq.), is amended as follows:
2000	(a) Section 103(a)(5) (D.C. Official Code § 4-251.23(a)(5)) is amended by striking the
2001	phrase "income is under 200%" and inserting the phrase "income (excluding Supplemental
2002	Security Income) is under 200%" in its place.
2003	(b) Section 104(c) (D.C. Official Code § 4-251.24(c)) is amended by striking the phrase
2004	"or Supplemental Security Income for the child." and inserting the phrase "for the child." in its
2005	place.
2006	SUBTITLE D. DEPARTMENT OF HEALTH CARE FINANCE REPORTING
2007	REQUIREMENTS
2008	Sec. 5031. Short title.
2009	This subtitle may be cited as the "Department of Health Care Finance Reporting
2010	Emergency Amendment Act of 2023."
2011	Sec. 5032. The Department of Health Care Finance Establishment Act of 2007, effective
2012	February 27, 2008 (D.C. Law 17-109; D.C. Official Code § 7-771.01 et seq.), is amended by
2013	adding a new section 11c to read as follows:

2014	"Sec. 11c. Department of Health Care Finance reporting requirements.
2015	"(a) By January 1, 2024, the Director shall submit the following reports to the Council:
2016	"(1) A report on medical respite care for homeless individuals, including:
2017	"(A) Recommendations for the establishment of medical respite care
2018	services for homeless individuals, through either an amendment to the District of Columbia
2019	Medicaid State Plan or a waiver pursuant to section 1115 of the Social Security Act, approved
2020	July 25, 1962 (76 Stat.192; 42 U.S.C. § 1315);
2021	"(B) The types of services that may be offered to homeless individuals
2022	through a medical respite care program; and
2023	"(C) An identification of any potential restrictions on the provision of
2024	services identified pursuant to subparagraph (B) of this paragraph, including the use of prior
2025	authorization; and
2026	"(2) A report on the status of value-based payment methods within the District's
2027	public and locally funded health benefit programs operated by managed care organizations
2028	("MCOs"), which shall include:
2029	"(A) Specific efforts undertaken by each of the District's public and
2030	locally funded health benefit programs operated by MCOs to incorporate value-based payment
2031	initiatives with their network providers, along with qualitative and quantitative outcomes
2032	associated with those efforts;
2033	"(B) A description of how each public and locally funded health benefit
2034	program operated by MCOs aligns financial incentives and accountability with the total costs of
2035	care and overall health outcomes;

2036	"(C) A description of how each public and locally funded health benefit
2037	program operated by MCOs aligns payments directly with quality and efficiency of care; and
2038	"(D) An analysis of the percentage of total medical expenditures by public
2039	and locally funded health benefit programs operated by MCOs that are linked to alternative
2040	payment methods.
2041	"(b)(1) Beginning January 1, 2024, and every 3 months thereafter, each of the District's
2042	public and locally funded health benefit programs operated by MCOs shall report to the
2043	Department the following data on a de-identified basis:
2044	"(A) The total number of beneficiaries in its plan, including those enrolled
2045	in a value-based payment model;
2046	"(B) The number of its beneficiaries who do not have an assigned primary
2047	care physician;
2048	"(C) The number of its beneficiaries who have not had a primary care visit
2049	in the previous 12 months; and
2050	"(D) The number of its beneficiaries who have had more than 5
2051	emergency room visits in the previous 90 days.
2052	"(2) Within 30 days of receiving the information required under paragraph (1) of
2053	this subsection, the Director shall report such information to the Council and post it publicly on
2054	the Department's website.".
2055	SUBTITLE E. FIRST-TIME MOTHERS HOME VISITING PROGRAM
2056	Sec. 5041. Short Title.
2057	This subtitle may be cited as the "First-Time Mothers Home Visiting Program
2058	Emergency Amendment Act of 2023".

2059	Sec. 5042. Section 105a(a) of the Birth-to-Three for All DC Amendment Act of 2018,
2060	effective September 11, 2019 (D.C. Law 23-16; D.C. Official Code § 4-651.05a(a)), is amended
2061	by adding a new paragraph (5) to read as follows:
2062	"(5) In Fiscal Year 2024, DHCF shall provide an amount not to exceed \$225,000
2063	to the home visiting provider who was awarded the competitive grant pursuant to paragraph (1)
2064	of this subsection, to be expended for the purposes set forth in that paragraph.".
2065	SUBTITLE F. SCHOOL-BASED BEHAVIORAL HEALTH STUDENT PEER
2066	EDUCATOR PILOT
2067	Sec. 5051. Short title.
2068	This subtitle may be cited as the "School-Based Behavioral Health Student Peer Educator
2069	Pilot Emergency Amendment Act of 2023".
2070	Sec. 5052. The Early Childhood and School-based Behavioral Health Infrastructure Act
2071	of 2012, effective June 7, 2012 (D.C. Law 19-141, D.C. Official Code § 2-1517.31 et seq.), is
2072	amended as follows:
2073	(a) Section 202 (D.C. Official Code § 2-1517.31) is amended as follows:
2074	(1) A new paragraph (1A) is added to read as follows:
2075	"(1A) "DC Prevention Center" means a District of Columbia neighborhood-based
2076	center that promotes healthy, drug-free living.".
2077	(2) New paragraphs (3) and (4) are added to read as follows:
2078	"(3) "Resilience building" means the process by which individuals become better
2079	at reframing thought patterns and tapping into a strengths-based approach to working through
2080	obstacles.

2081	"(4) "School behavioral health coordinator" means a public or public charter
2082	school employee who coordinates behavioral health services and referrals.".
2083	(b) A new section 204 is added to read as follows:
2084	"Sec. 204. School-based behavioral health student peer educator pilot.
2085	"(a) In Fiscal Year 2024, the Department of Behavioral Health ("DBH") shall award by
2086	December 31, 2023, up to 2 grants totaling \$325,000 to non-governmental entities to train and
2087	supervise, in total, at least 100 high school student behavioral health peer educators ("peer
2088	educators"). Peer educators shall work in public and public charter schools as behavioral health
2089	peer educators and perform the functions identified in subsections (d) and (e) of this section.
2090	"(b) To qualify for a grant, an applicant shall:
2091	"(1) Submit an application that specifies:
2092	"(A) At least 3 public and public charter school high schools, with a
2093	preference for schools identified in Cohort 1 of the DBH School Based Behavioral Health
2094	Program expansion or located in Wards 5, 7, or 8, that the applicant intends to partner with;
2095	"(B) The maximum number of peer educators the applicant plans to
2096	recruit, train, and supervise;
2097	"(C) The types of interventions it will train peer educators to perform; and
2098	"(D) Target numbers for each intervention type;
2099	"(2) Be located in the District;
2100	"(3) Have experience providing workshops and programming to youth
2101	ages 14 to 21 on behavioral health, resiliency, and workforce readiness; and
2102	"(4) Agree to:

2103	"(A) Create a plan to reach at least 25% of the students, calculated by the
2104	in-seat attendance rate, at each school the applicant partners with;
2105	"(B) Recruit, train, and supervise at least 50 peer educators to work during
2106	the 2023-2024 school year; provided, that if only one grantee is selected, the grantee shall agree
2107	to train at least 100 peer educators;
2108	"(C) Compensate peer educators with a monthly stipend of no less than
2109	\$200;
2110	"(D) On a monthly basis, provide peer educators with training and
2111	supervision, including at least 4 hours of training or supervision in person, as follows:
2112	"(i) At least 8 hours of behavioral health training;
2113	"(ii) At least 2 hours of training in workforce readiness, self-
2114	advocacy and personal agency, career exploration, life skills, and financial literacy; and
2115	"(iii) At least 4 hours of supervision;
2116	"(E) Provide quarterly reports to DBH that shall include:
2117	"(i) A list of public and public charter students working as peer
2118	educators;
2119	"(ii) A list of activities and interventions performed by peer
2120	educators;
2121	"(iii) The total number of training hours conducted with peer
2122	educators and the topics covered, including the number of peer educators who participated in
2123	each training session;
2124	"(iv) A list of the training topics that were covered during the
2125	reporting period; and

2126	(v) Progress made on objectives and benchmarks identified in the
2127	grant agreement.
2128	"(c)(1) If there is more than one grantee, DBH shall provide an additional \$25,000 from
2129	the funds identified in subsection (a) of this section to one of the grantees to serve as the
2130	coordinating organization for the pilot program. If only one grantee is selected, that grantee shall
2131	perform the duties of the coordinating organization.
2132	"(2) The coordinating grantee organization shall:
2133	"(A) Develop and collect behavioral health training curricula for peer
2134	educator training;
2135	"(B) Collect and share on a public dashboard or database data on peer
2136	educators' activities;
2137	"(C) Compile and maintain a public dashboard or database of information
2138	on the public and public charter schools in the pilot program, which shall include:
2139	"(i) The contact information and school location of clinicians and
2140	peer educators;
2141	"(ii) Information on school services and programs; and
2142	"(iii) A method for students and caregivers to make appointments
2143	with behavioral health staff and submit referrals for services.
2144	"(d) Peer educators shall perform at least 3 of the following activities:
2145	"(1) Conducting behavioral health classroom presentations and trainings;
2146	"(2) Working with public and public charter school clinicians and staff to co-lead
2147	support groups;
2148	"(3) Distributing paper and electronic materials on behavioral health and

2149	resilience-building topics;
2150	"(4) Distributing paper and electronic materials to public and public charter
2151	students on school and community behavioral health services, programs, and resources; and
2152	"(5) Conducting individual education sessions with public and public
2153	charter students on behavioral health and resilience-building topics.
2154	"(e) Peer educators may perform the following additional activities:
2155	"(1) Creating and leading school and community events and programs;
2156	"(2) Creating a website that includes public and public charter school
2157	behavioral health services and resources and behavioral health educational information;
2158	"(3) Surveying public and public charter students regarding their ability to access
2159	school and community-based behavioral health resources;
2160	"(4) Partnering with a DC Prevention Center to increase youth access to
2161	drug prevention resources;
2162	"(5) Partnering with governmental and non-governmental youth and adult peer
2163	support specialists; and
2164	"(6) Any other activities or interventions that increase public and public charter
2165	school student access to school and community based behavioral health services and resources,
2166	and behavioral health information.
2167	"(f) DBH shall provide to the grantees and peer educators the contact information,
2168	including phone number, email address and office location, of public and public charter school
2169	clinicians and school behavioral health coordinators and connect grantees and peer educators
2170	with the clinicians and school behavioral health coordinators and with the operators of the DC
2171	Prevention Centers.".

21/2	SUBTITLE G. SUBSTANCE ADUSE AND DEHAVIORAL HEALTH SERVICES
2173	TARGETED OUTREACH PILOT
2174	Sec. 5061. Short title.
2175	This subtitle may be cited as the "Substance Abuse and Behavioral Health Services
2176	Targeted Outreach Pilot Emergency Act of 2023".
2177	Sec. 5062. Substance abuse and behavioral health services targeted outreach pilot.
2178	(a) By October 31, 2023, the Department Behavioral Health ("DBH") shall award a grant
2179	in the amount of \$600,000 to a 501(c)(3) not-for-profit organization with experience in substance
2180	abuse harm reduction services to provide direct support, relationship development, and resource
2181	brokering to individuals in need of substance abuse and behavioral health services at the
2182	following locations:
2183	(1) The vicinity of the 600 block of T Street, NW;
2184	(2) The vicinity of the 1100-1300 blocks of Mount Olivet Road, NE; and
2185	(3) The vicinity of the 3800-4000 blocks of Minnesota Avenue, NE.
2186	(b) By November 30, 2024, the not-for-profit organization awarded the grant pursuant to
2187	subsection (a) of this section ("grantee") shall submit a report to DBH, which shall include the
2188	following information, broken down by location:
2189	(1) The number of individuals or groups the grantee engaged through outreach
2190	efforts;
2191	(2) The number of individuals the grantee connected to substance use disorder
2192	treatment programs, primary healthcare, mental health services, housing assistance, employment
2193	support, or other services;

2194	(3) The number of overdose reversals or interventions performed by the grantee
2195	using naloxone or other overdose reversal medications;
2196	(4) The amount of harm reduction supplies distributed by the grantee, including
2197	clean needles, syringes, naloxone kits, condoms, or other materials that reduce the risks
2198	associated with drug use; and
2199	(5) The number of educational sessions, workshops or prevention activities
2200	delivered by the grantee to target populations.
2201	(c) Within 30 days of receiving the report described in subsection (b) of this section,
2202	DBH shall submit the report to the Council and publicly post the report on its website.
2203	SUBTITLE H. DC HEALTH GRANT
2204	Sec. 5071. Short Title.
2205	This subtitle may be cited as the "Department of Health Grant Emergency Act of 2023".
2206	Sec. 5072. Notwithstanding the Grant Administration Act of 2013, effective December
2207	24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year 2024 the
2208	Department of Health shall issue a grant of \$250,000 to Joseph's House to support its work
2209	providing comprehensive nursing and support services to homeless men and women with
2210	advanced HIV disease or terminal cancer.
2211	SUBTITLE I. DEPARTMENT OF HUMAN SERVICES GRANT
2212	Sec. 5081. Short Title.
2213	This subtitle may be cited as the "Department of Human Services Grant Emergency Act
2214	of 2023".
2215	Sec. 5082. Notwithstanding the Grant Administration Act of 2013, effective December
2216	24, 2013 (D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), in Fiscal Year 2024 the

2217	Department of Human Services shall issue a grant of \$150,000 to A Wider Circle to support its
2218	work providing furniture and home goods to low-income individuals and families.
2219	TITLE VI. OPERATIONS AND INFRASTRUCTURE
2220	SUBTITLE A. ALCOHOLIC BEVERAGE AND CANNABIS BOARD MEMBER
2221	COMPENSATION
2222	Sec. 6001. Short title.
2223	This subtitle may be cited as the "Alcoholic Beverage and Cannabis Board Stipend
2224	Emergency Amendment Act of 2023".
2225	Sec. 6002. Section 1108(c-1)(8) of the District of Columbia Government Comprehensive
2226	Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-
2227	611.08(c-1)(8)), is amended to read as follows:
2228	"(8) Alcoholic Beverage and Cannabis Board members shall be entitled to:
2229	"(A) Compensation at the hourly rate of \$50 for time spent in performance
2230	of duties at meetings, not to exceed \$18,000 for each member per year; and
2231	"(B) A stipend of \$250 per week for each member for their service on the
2232	board, except for the Chairperson, who shall be entitled to a stipend of \$350 per week.".
2233	SUBTITLE B. DC WATER FACILITY WORK FUND
2234	Sec. 6011. Short title.
2235	This subtitle may be cited as the "DC Water Facility Work Fund Emergency Amendment
2236	Act of 2023".
2237	Sec. 6012. The Department of Transportation Establishment Act of 2002, effective May
2238	21, 2002 (D.C. Law 14–137; D.C. Official Code § 50-921.01 et seq.), is amended by adding a
2239	new section 9r to read as follows:

2240	"Sec. 9r. DC Water Facility Work Fund.
2241	"(a) There is established as a special fund the DC Water Facility Work Fund ("Fund"),
2242	which shall be administered by the Mayor in accordance with subsection (c) of this section.
2243	"(b) All revenue received by the District government from the District of Columbia
2244	Water and Sewer Authority ("DC Water") pursuant to the Memorandum of Agreement between
2245	DDOT and DC Water, dated October 4, 2002 ("Agreement"), shall be deposited in the Fund.
2246	"(c) Money in the Fund shall be used to pay for or reimburse costs incurred by the
2247	District government for the design, construction, inspection, and administration of DC Water
2248	facility work covered by the Agreement.
2249	"(d)(1) The money deposited into the Fund but not expended in a fiscal year shall not
2250	revert to the unassigned fund balance of the General Fund of the District of Columbia at the end
2251	of a fiscal year, or at any other time.
2252	"(2) Subject to authorization in an approved budget and financial plan, any funds
2253	appropriated in the Fund shall be continually available without regard to fiscal year limitation.".
2254	SUBTITLE C. PUBLIC SERVICE COMMISSION COMPENSATION
2255	Sec. 6021. Short title.
2256	This subtitle may be cited as the "Public Service Commission Members' Compensation
2257	Emergency Amendment of 2023".
2258	Sec. 6022. Subsection (a) of paragraph 97(a) of section 8 of An Act Making
2259	appropriations to provide for the expenses of the government of the District of Columbia for the
2260	fiscal year ending June thirtieth, nineteen hundred and fourteen and for other purposes, approved
2261	March 4, 1913 (37 Stat. 995; D.C. Official Code § 34-801), is amended by striking the phrase
2262	"The Commissioners shall receive a salary equivalent to that received by an employee

compensated at the midpoint of the E5 level pursuant to Title X-A of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective June 10, 1998 (D.C. Law 12-124; D.C. Official Code § 1-610.51 *et seq.*)("Title X-A"). The Chairperson shall receive a salary equivalent to 5% higher than the midpoint of the ES level pursuant to sections 853 and 858 of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective April 20, 1999 (D.C. Law 12-260; D.C. Official Code §§ 1-608.53 and 1-608.58) ("Sections 853 and 858"). The Chairperson shall receive a salary equivalent to the maximum rate for Level II of the Senior Executive Attorney Service, pursuant to Sections 853 and 858." in its place.

SUBTITLE D. MOTOR VEHICLE REGISTRATION FEE

Sec. 6031. Short title.

This subtitle may be cited as the "Motor Vehicle Registration Fee Update Emergency Amendment Act of 2023".

Sec. 6032. Section 3(b)(1) of Title IV of the District of Columbia Revenue Act of 1937, approved August 17, 1937 (50 Stat. 681; D.C. Official Code § 50-1501.03(b)(1)), is amended as follows:

(a) The tabular array in subparagraph (A) is amended to read as follows:

Weight Class Registration Fee		
Class I (3,499 pounds or less)	\$72	
Class II (3,500-4,999 pounds)	\$175	
Class III (5,000-5,999 pounds)	\$250	
Class IV (6,000 pounds or greater)	\$500	

Class V (A new electric vehicle, other than a	\$36
motorcycle and motorized bicycle, less than	
5,000 pounds.) (This provision shall only apply	
to the first 2 years of the vehicle's registration,	
after which the vehicle shall be treated as Class	
I or Class II, whichever is applicable.)	
Class VI (vehicles 3,500 pounds or greater that	\$72
have been issued a disability license tag by the	
Department of Motor Vehicles pursuant to 18	
DCMR § 2704, if the vehicle weight above	
3,499 pounds is due to the accommodation of a	
disability)	

2281

2282

2283

2284

2289

2290

- (b) Subparagraph (B) is amended by striking the phrase "an electric vehicle may subtract 1,000 pounds from its manufacturer's shipping weight" and inserting the phrase "an electric vehicle with a manufacturer's shipping weight less than 5,000 pounds may subtract 1,000 pounds from its manufacturer's shipping weight" in its place.
- 2285 (c) A new subparagraph (D) is added to read as follows:
- 2286 "(D) Class VI shall only apply after September 30, 2023.".

2287 SUBTITLE E. CONGESTION PRICING STUDY UPDATE

2288 Sec. 6041. Short title

Amendment Act of 2023".

This subtitle may be cited as the "Congestion Pricing Study Update Emergency

2291	Sec. 6042. Section 9m of the Department of Transportation Establishment Act of 2002,
2292	effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 50-921.21), is amended by
2293	adding a new subsection (c) to read as follows:
2294	"(c)(1) By January 1, 2024, the District Department of Transportation shall transmit to
2295	the Chair of the Council Committee with oversight of the District Department of Transportation
2296	a study that updates the findings of the study conducted pursuant to subsection (b) of this
2297	section.
2298	"(2) The study completed pursuant to paragraph (1) of this subsection shall:
2299	"(A) Be developed in consultation with entities with expertise in
2300	transportation, including the organization that contracted for the study pursuant to subsection (b)
2301	of this section; and
2302	"(B) Utilize the same methodology as the study completed pursuant to
2303	subsection (b) of this section, except for any updates necessary to account for changes in
2304	commuting patterns since completion of the study conducted pursuant to subsection (b) of this
2305	section.".
2306	Sec. 6043. Section 47-362 of the District of Columbia Official Code is amended by
2307	adding a new subsection (i) to read as follows:
2308	"(i) Notwithstanding § 47-363, beginning January 1, 2024, until the study
2309	conducted pursuant to § 50-921.21(c)(1) is transmitted to the Chair of the Council Committee
2310	with oversight of the District Department of Transportation, the District Department of
2311	Transportation shall not make a capital reprogramming unless the Council approves the
2312	reprogramming by resolution.".

2313	SUBTITLE F. SUSTAINABLE ENERGY TRUST FUND RIGHTSIZING
2314	Sec. 6051. Short title.
2315	This subtitle may be cited as the "Sustainable Energy Trust Fund Rightsizing Emergency
2316	Amendment Act of 2023".
2317	Sec. 6052. Section 210 of the Clean and Affordable Energy Act of 2008, effective
2318	October 22, 2008 (D.C. Law 17-250; D.C. Official Code § 8-1774.10), is amended as follows:
2319	(a) Subsection (b) is amended as follows:
2320	(1) Paragraph (1) is amended as follows:
2321	(A) Subparagraph (E) is amended by striking the phrase "fiscal year 2020
2322	through fiscal year 2026;" and inserting the phrase "fiscal year 2020 through fiscal year 2023;
2323	and" in its place.
2324	(B) Subparagraph (F) is amended by striking the phrase "amount of
2325	\$.03762 in fiscal year 2027 through fiscal year 2031; and" and inserting the phrase "amount of
2326	\$.07515 in fiscal year 2024 and each fiscal year thereafter." in its place.
2327	(C) Subparagraph (G) is repealed.
2328	(2) Paragraph (2) is amended as follows:
2329	(A) Subparagraph (F) is amended by striking the phrase "; and" and
2330	inserting a semicolon in its place.
2331	(B) Subparagraph (G) is amended by striking the phrase "fiscal year 2022
2332	and each year thereafter." and inserting the phrase "fiscal year 2022 and fiscal year 2023;" in its
2333	place.
2334	(C) New subparagraphs (R), (S), (T), and (U) are added to read as
2335	follows:

2336	"(R) The amount of \$.0044001 in fiscal year 2024;
2337	"(S) The amount of \$.0049001 in fiscal year 2025;
2338	"(T) The amount of \$.0054001 in fiscal year 2026; and
2339	"(U) The amount of \$.0059001 in fiscal year 2027 and each fiscal year
2340	thereafter.".
2341	(b) Subsection (c) is amended as follows:
2342	(1) Paragraph (21) is amended by striking the phrase "; and" and inserting a
2343	semicolon in its place.
2344	(2) Paragraph (22)(E) is amended by striking the phrase "Utility." and inserting
2345	the phrase "Utility;" in its place.
2346	(3) New paragraphs (23) and (24) are added to read as follows:
2347	"(23) Replacement in a residential unit of all appliances or other systems, such as
2348	an oven, water heater, or heating system, that combust fossil fuels on site with appliances or
2349	other systems that perform the same function and that are powered exclusively by electricity;
2350	provided, that, in Fiscal Year 2024, the first \$2 million available for use under this paragraph
2351	shall be used for homes in the River Terrace and Deanwood neighborhoods in Ward 7; and
2352	"(24) Financial and technical assistance for energy efficiency upgrades for
2353	properties converting from commercial use to residential use for which the Mayor has approved
2354	a tax abatement under D.C. Official Code § 47-860.02(a).".
2355	SUBTITLE G. CLEAN CURBS PILOT PROGRAM
2356	Sec. 6061. Short title.
2357	This subtitle may be cited as the "Clean Curbs Pilot Program Emergency Act of 2023".
2358	Sec. 6062. Clean Curbs Pilot Program.

2359 (a) Beginning in Fiscal Year 2024, the Department of Public Works ("DPW") shall 2360 establish and administer a pilot program to provide solid waste collection services through 2361 shared containers to residential homes currently serviced by DPW via front-of-home pick up. 2362 (b) Within 6 months after the enactment date of this act, DPW shall enter into a contract 2363 with a waste-hauling service to provide the following to the locations specified in subsection (e) 2364 of this section: 2365 (1) Rodent-resistant solid waste containers that are accessible by key or digital 2366 keypad and are of sufficient capacity to meet the solid waste storage needs of the residences that 2367 are eligible to participate in this pilot program; and 2368 (2) Solid waste collection services 3 times per week. 2369 (c) Solid waste collected through the pilot program shall be separated at the point of 2370 discard through the point of disposal at a transfer facility into the following categories: 2371 (1) Trash; 2372 (2) Glass; and 2373 (3) All other non-glass recyclable materials required by the Mayor to be recycled. 2374 (d) The contract shall require the waste-hauling service to provide appropriately sized 2375 containers and waste-hauling services to all participating blocks. 2376 (e)(1) DPW shall select blocks for participation in the program based on funding 2377 availability and the assessed ability of a block to meaningfully contribute to evaluation of the 2378 pilot. DPW may select only one side of a block for participation in the pilot program pursuant to 2379 this subsection. 2380 (2) Only blocks currently serviced by DPW via front-of-home pick up shall be

2381

eligible for participation;

2382	(3) In order for a block or a side of a block to be selected for participation in the
2383	program, DPW must receive a signed petition containing signatures from one adult resident of no
2384	fewer than 70 percent of households serviced by DPW on the block or the side of the block
2385	eligible for participation.
2386	(4) DPW shall continue collection service to households that did not opt into the
2387	pilot program.
2388	(5) DPW shall cease standard collection service to households that have opted
2389	into the pilot program, for the duration of the program.
2390	(6) Residents in participating blocks or sides of blocks shall be permitted to opt
2391	into the program at any time during the pilot program's duration, even if they were not one of the
2392	signatories of the initial petition.
2393	(f) The Department of Transportation shall permit the necessary curbside use for the
2394	completion of this pilot program.
2395	(g) The duration of the pilot program shall be no less than one year starting from the date
2396	of implementation.
2397	(h) Within 6 months after the completion of the pilot program, DPW shall provide
2398	information to the Council and the Mayor that includes:
2399	(1) The location of participating blocks and the participation rate per block;
2400	(2) The total cost of the program, as well as a breakdown of those costs; and
2401	(3) Survey responses from participating residents on their experience with the
2402	program.
2403	(i) Within 6 months after the effective date of the Clean Curbs Pilot Program Act of
2404	2023, passed on 2nd reading on May 30, 2023 (Enrolled version of Bill 25-202), DPW shall

2405	publish a database containing information that indicates which DPW-serviced homes receive
2406	front-of-home waste collection services versus alley waste collection services.
2407	SUBTITLE H. FOR-HIRE VEHICLE CONGESTION MANAGEMENT
2408	Sec. 6071. Short title.
2409	This subtitle may be cited as the "For-Hire Vehicle Congestion Management Emergency
2410	Amendment Act of 2023".
2411	Sec. 6072. Section 20l(b) of the Department of For-Hire Vehicles Establishment Act of
2412	1985, effective October 22, 2012 (D.C. Law 19-184; D.C. Official Code § D.C. Code § 50-
2413	301.31(b)), is amended by adding a new paragraph (11A) to read as follows:
2414	"(11A)(A) Every 3 months, a company that uses digital dispatch for private or
2415	public vehicles-for-hire, other than taxicabs, shall transmit to the Office of the Chief Financial
2416	Officer a congestion management fee as follows:
2417	"(i) \$.25 for each trip that originates in the District of Columbia
2418	and which occurs in a vehicle other than a zero emissions vehicle or hybrid;
2419	"(ii) \$.15 for each trip that originates in the District of Columbia in
2420	a hybrid vehicle; and
2421	"(iii) \$.10 for each trip that originates in the District of Columbia
2422	in a zero emissions vehicle.
2423	"(B) Subparagraph (A) shall not apply to rides transporting a passenger in
2424	a wheelchair or personal mobility device, or for non-emergency medical transportation arranged
2425	through a healthcare provider.

2426	(C) The company shall certify that the amount transmitted is consistent
2427	with the amount collected for trips arranged through digital dispatch and shall provide a
2428	breakdown of the amount by vehicle type.
2429	"(D) For the purposes of this paragraph:
2430	"(i) "Zero emissions vehicle" means a battery electric motor
2431	vehicle or a hydrogen fuel cell motor vehicle.
2432	"(ii) "Hybrid vehicle" means a diesel and electric hybrid motor
2433	vehicle or a gas and electric hybrid motor vehicle.".
2434	SUBTITLE I. K STREET TRANSITWAY FUNDING
2435	Sec. 6081. Short title.
2436	This subtitle may be cited as the "K Street Transitway Oversight Emergency Act of
2437	2023".
2438	Sec. 6082. Council approval of plan required before construction work commences.
2439	(a) No funding, District, federal, or otherwise, shall be expended for any construction
2440	work on the K Street Transitway project (Project No. LMC02C) ("Project"), except as provided
2441	in subsections (b) and (c) of this section.
2442	(b) Prior to commencing construction on the Project, the Mayor shall submit to the
2443	Council a plan for the Project accompanied by design documents, a list of public comments
2444	received on the design of the Project, a description of public comments incorporated into the
2445	design, and a detailed cost estimate of construction work.
2446	(c) If a Council-enacted act disapproving the plan submitted pursuant to subsection (b) of
2447	this section and further prohibiting the expenditure of funding on the Project does not become
2448	effective within 60 days after the plan is submitted to the Council, the plan shall be deemed

approved and funding may be expended for construction work on the Project; provided, that such construction work be consistent with the design documents and cost estimate submitted to the Council pursuant to subsection (b) of this section.

SUBTITLE J. FOUNDRY BRANCH TRESTLE BRIDGE

Sec. 6091. Short title.

This subtitle may be cited as the "Foundry Branch Trestle Bridge Plan Emergency Act of 2023".

Sec. 6092. Council approval of plan required before purchase.

- (a) No funds, District, federal, or otherwise, may be expended to purchase the Foundry Branch Trestle Bridge ("Trestle Bridge"), located in Foundry Branch Valley Park, except as provided in subsections (b) and (c) of this section.
- (b) Prior to purchasing the Trestle Bridge, the Mayor shall submit to the Council a plan for the future use of Trestle Bridge with design drawings, a cost estimate for the purchase of the Trestle Bridge, a cost estimate for any work necessary to accommodate the future use, and an estimate of the potential liability incurred by the District until the trestle bridge is restored, repurposed, or demolished.
- (c) If a Council-enacted act disapproving the plan submitted pursuant to subsection (b) of this section and further prohibiting the expenditure of funding to purchase the Trestle Bridge does not become effective within 60 days after the plan is submitted to the Council, the plan shall be deemed approved and funding may be expended to purchase the Trestle Bridge; provided, that the purchase price of the Trestle Bridge shall not be greater than the cost estimate submitted to the Council pursuant to subsection (b) of this section.

TITLE VII. FINANCE AND REVENUE

2472	SUBTITLE A. RULE 736 REPEALS
2473	Sec. 7001. Short title.
2474	This subtitle may be cited as the "Rule 736 Repeals Emergency Amendment Act of
2475	2023".
2476	Sec. 7002. The Public School Health Services Amendment Act of 2017, effective
2477	February 17, 2018 (D.C. Law 22-61; 65 DCR 127), is repealed.
2478	Sec. 7003. Section 3 of the Opioid Overdose Treatment and Prevention Omnibus
2479	Amendment Act of 2020, effective March 16, 2021 (D.C. Law 23-182; 68 DCR 8), is repealed.
2480	Sec. 7004. Section 201 of the Performance Parking and RPP Exclusion Amendment Act
2481	of 2020, effective March 15, 2021 (D.C. Law 23-230; 68 DCR 1122), is repealed.
2482	SUBTITLE B. BALLPARK FUND EXCESS REVENUE
2483	Sec. 7011. Short title.
2484	This subtitle may be cited as the "Use of Excess Ballpark Fund Revenue Emergency
2485	Amendment Act of 2023".
2486	Sec. 7012. Section 102(d) of the Ballpark Omnibus Financing and Revenue Act of 2004,
2487	effective April 8, 2005 (D.C. Law 15-320; D.C. Official Code § 10-1601.02(d)), is amended by
2488	striking the phrase "in which it accrues" and inserting the phrase "in which it accrues; provided
2489	further, that the first \$20 million of any excess that accrues during Fiscal Year 2023, the first \$21
2490	million of any excess that accrues during Fiscal Year 2024, the first \$21 million of any excess
2491	that accrues during Fiscal Year 2025, the first \$20 million of any excess that accrues during
2492	Fiscal Year 2026, and the first \$20 million of any excess that accrues during Fiscal Year 2027
2493	shall be deposited in the unrestricted fund balance of the General Fund during the fiscal year in
2494	which it accrues" in its place.

2495	Sec. 7013. Applicability.
2496	This subtitle shall apply as of September 1, 2023.
2497	SUBTITLE C. DEDICATED REVENUE ADJUSTMENTS
2498	Sec. 7021. Short title.
2499	This subtitle may be cited as the "Dedicated Revenue Adjustments Emergency
2500	Amendment Act of 2023".
2501	Sec. 7022. Sports Wagering Revenue Dedication.
2502	(a) Title III of the Law to Legalize Lotteries, Daily Numbers Games, and Bingo and
2503	Raffles for Charitable Purposes in the District of Columbia, effective May 3, 2019 (D.C. Law
2504	22-312; D.C. Official Code § 36-621.01 et seq.), is amended as follows:
2505	(1) Section 311(a)(3) (D.C. Official Code § 36-621.11(a)(3)) is repealed.
2506	(2) Section 315(c) (D.C. Official Code § 36-621.15(c)) is repealed.
2507	(b) Section 11d of the Day Care Policy Act of 1979, effective March 19, 2020 (D.C. Law
2508	23-68; D.C. Official Code § 4-410.04), is repealed.
2509	(c) Section 103(b)(1) of the Neighborhood Engagement Achieves Results Amendment
2510	Act of 2016, effective March 19, 2020 (D.C. Law 23-68; D.C. Official Code § 7-2413(b)(1)), is
2511	repealed.
2512	Sec. 7023. ATE Revenue Dedication.
2513	(a) Section 9q(b) of the Department of Transportation Establishment Act of 2002,
2514	effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code § 50-921.25), is amended to
2515	read as follows:
2516	"(b) There shall be deposited into the Fund such amounts as may be appropriated to the
2517	Fund.".

2518	(b) Section 905 of the Fiscal Year 1997 Budget Support Act of 1996, effective April 9,
2519	1997 (D.C. Law 11-198; D.C. Official Code § 50-2209.05), is amended as follows:
2520	(1) The existing text is designated as subsection (a).
2521	(2) A new subsection (b) is added to read as follows:
2522	"(b) The Chief Financial Officer ("CFO") shall submit to the Mayor and Council monthly
2523	reports that:
2524	"(1) State the CFO's current projections regarding revenue from fines generated
2525	from the automated traffic enforcement system, including whether revenue is projected to exceed
2526	the certified revenue included in the Fiscal Year 2024 budget and financial plan; and
2527	"(2) Describe the methodology employed by the CFO to project revenue from
2528	fines generated from the automated traffic enforcement system.".
2529	Sec. 7024. Housing Production Trust Fund Revenue Dedication.
2530	Section 3(c) of the Housing Production Trust Fund Act of 1989, effective March 16, 1989
2531	(D.C. Law 7-202; D.C. Official Code § 42-2802(c)), is amended as follows:
2532	(a) Paragraph (16) is amended by striking the phrase "Beginning October 1, 2003" and
2533	inserting the phrase "Beginning October 1, 2003, and ending September 30, 2023" in its place.
2534	(b) A new paragraph (16B) is added to read as follows:
2535	"(16B)(A) In Fiscal Year 2024, the lesser of:
2536	"(i) 15% of the real property transfer tax imposed by D.C. Official
2537	Code § 47-903 and 15% of the deed recordation tax imposed by section 303 of the District of
2538	Columbia Real Estate Deed Recordation Tax Act, approved March 2, 1962 (76 Stat. 12; D.C.
2539	Official Code § 42-1103); and

2540	"(ii) 102% of the amount deposited into the Fund in Fiscal Year
2541	2023 pursuant to paragraph (16) of this subsection;
2542	"(B) In Fiscal Years 2025, 2026, and 2027, the lesser of:
2543	"(i) 15% of the real property transfer tax imposed by D.C. Official
2544	Code § 47-903 and 15% of the deed recordation tax imposed by section 303 of the District of
2545	Columbia Real Estate Deed Recordation Tax Act, approved March 2, 1962 (76 Stat. 12; D.C.
2546	Official Code § 42-1103); and
2547	"(ii) 102% of the amount deposited into the Fund in the prior fiscal
2548	year pursuant to this paragraph;
2549	"(C) Beginning October 1, 2027, 15% of the real property transfer tax
2550	imposed by D.C. Official Code § 47-903 and 15% of the deed recordation tax imposed
2551	by section 303 of the District of Columbia Real Estate Deed Recordation Tax Act, approved
2552	March 2, 1962 (76 Stat. 12; D.C. Official Code § 42-1103);".
2553	Sec. 7025. Commission on the Arts and Humanities Revenue Dedication.
2554	Section 47-2002(d) of the District of Columbia Official Code is amended as follows:
2555	(a) The existing text is designated as paragraph (1).
2556	(b) The newly designated paragraph (1) is amended by striking the phrase "5% of the
2557	sales tax revenue" and inserting the phrase "In Fiscal Year 2023, 5% of the sales tax revenue" in
2558	its place.
2559	(c) New paragraphs (2) and (3) are added to read as follows:
2560	"(2) In Fiscal Years 2024, 2025, 2026, and 2027, there shall be dedicated to the
2561	Arts and Humanities Fund, from the sales tax revenue collected at the rate provided by the lead-
2562	in language of subsection (a) of this section, the lesser of:

2563	(A) 5% of the sales tax revenue collected at the rate provided by the lead-
2564	in language of subsection (a) of this section that is not dedicated to legislatively proposed or
2565	existing tax increment financing districts or pledged to the benefit of holders of District bonds or
2566	notes existing on or before October 30, 2018; or
2567	"(B) An amount equal to 102% of the amount dedicated to the Arts and
2568	Humanities Fund in the prior fiscal year pursuant to this subsection.
2569	"(3) Beginning October 1, 2027, 5% of the sales tax revenue collected at the rate
2570	provided by the lead-in language of subsection (a) of this section that is not dedicated to
2571	legislatively proposed or existing tax increment financing districts or pledged to the benefit of
2572	holders of District bonds or notes existing on or before October 30, 2018, shall be dedicated to
2573	the Arts and Humanities Fund.".
2574	Sec. 7026. WMATA Revenue Dedication.
2575	Section 47-2002.07 of the District of Columbia Official Code is amended as follows:
2576	(a) The existing text is designated as subjection (a).
2577	(b) The newly designated subsection (a) is amended by striking the phrase "All of the
2578	revenue" and inserting the phrase "In Fiscal Year 2023, all of the revenue" in its place.
2579	(c) New subsections (b) and (c) are added to read as follows:
2580	"(b) In Fiscal Years 2024, 2025, 2026, and 2027, from the revenue described in
2581	subsection (a) of this section there shall be dedicated annually to paying the District's annual
2582	operating subsidies to WMATA the lesser of:
2583	"(1) All of such revenue: or

2584	"(2) An amount equal to 102% of the amount dedicated pursuant to this
2585	subsection from such revenue in the prior fiscal year to paying the District's annual operating
2586	subsidies to WMATA.".

- "(c) Beginning October 1, 2027, all of the revenue derived from the collection of the tax imposed upon all vendors by § 47-2002(1) on the gross receipts from the sale of or charges for the service of parking or storing vehicles or trailers, except the service of parking or storing of motor vehicles or trailers on a parking lot owned or operated by the Washington Metropolitan Area Transit Authority ("WMATA") and located adjacent to a WMATA passenger stop or station, shall be dedicated annually to paying the District's annual operating subsidies to WMATA.".
- Sec. 7027. Early Childhood Educator Pay Equity Fund Dedication.

- Section 5102(b) of the Early Childhood Educator Pay Equity Fund Establishment Act of 2596 2021, effective November 13, 2021 (D.C. Law 24-45; D.C. Official Code § 1-325.431(b)), is amended as follows:
 - (a) Paragraph (3) is amended by striking the phrase "\$73,883,680 in local funds" and inserting the phrase "\$69,508,332 in local funds" in its place.
 - (b) Paragraph (4) is amended by striking the phrase "\$74,878,268 in local funds" and inserting the phrase "\$70,502,920 in local funds" in its place.
- Sec. 7028. Section 47-362(f)(2) of the District of Columbia Official Code is amended to read as follows:
 - "(2) At the end of a fiscal year, any excess shall be transferred to the District

 Department of Transportation's District-wide PAVEDC-Local Street Paving Project, established to maintain, repair, or replace the District's local streets.".

2607	SUBTITLE D. FISCAL STABILIZATION RESERVE
2608	Sec. 7031. Short title.
2609	This subtitle may be cited as the "Fiscal Stabilization Reserve Emergency Amendment
2610	Act of 2023".
2611	Sec. 7032. Section 47-392.02(j-1)(2) of the District of Columbia Official Code is
2612	amended as follows:
2613	(a) Subparagraph (B) is amended by striking the phrase "; and" and inserting a semicolon
2614	in its place.
2615	(b) Subparagraph (C) is amended by striking the period at the end and inserting the phase
2616	"; and" in its place.
2617	(c) A new subparagraph (D) is added to read as follows:
2618	"(D) Funding for locally appropriated expenditures in Fiscal Year 2023.".
2619	Sec. 7033. Applicability.
2620	This subtitle shall apply as of the effective date of the Fiscal Year 2023 Revised Local
2621	Budget Adjustment Emergency Act of 2023, passed on emergency basis on May 30, 2023
2622	(Enrolled version of Bill 25-205).
2623	SUBTITLE E. DESIGNATED FUND TRANSFERS
2624	Sec. 7041. Short title.
2625	This subtitle may be cited as the "Designated Fund Transfer Emergency Act of 2023".
2626	Sec. 7042. (a) Notwithstanding any provision of law limiting the use of funds in the
2627	accounts listed in the following chart, the Chief Financial Officer shall transfer in Fiscal Year
2628	2023 the following amounts from certified funds and other revenue in the identified accounts to
2629	the unassigned fund balance of the General Fund of the District of Columbia:

FISCAL YEAR 2023 TRANSFERS		
Agency Code	Fund	Fund Transfers
	LOCAL FUNDS	
BG0	1111-DISABILITY COMP. NON - LAPSING LOCAL	(3,586,302)
CJ0	1121-FAIR ELECTIONS FUND	(1,054,052)
GC0	1120-RESERVE FUNDS	(112,512)
GD0	1120-SPECIAL EDUCATION COMPLIANCE FUND	(756,000)
	1121-SPECIAL EDUCATION ENHANCEMENT FUND	(4,291,246)
	1124-SCHOOL SAFETY & POSITIVE CLIMATE	(602,606)
	1126-EARLY CHILDHOOD EDUCATOR PAY EQUITY FUND	(5,396,000)
	1140-COMMUNITY SCHOOLS FUND	(912,867)
НТ0	SMOKING CESSATION FUND	(432,016)
HY0	1105-DCHA REHABILITATION AND MAINTENANCE FUND	(17,769,483)
JA0	1112-SNAP REINVESTMENT FUND	(850,936)
KG0	1000-CRIAC RELIEF FUND	(1,417,016)
RJ0	1115-MEDICAL CAPTIVE CLAIMS RESERVE	(2,000,000)
	DEDICATED TAXES	
AM0	2225-WEST END LIBRARY/FIREHOUSE MAINTENANCE	(2,129,112)
EB0	6603-ST ELIZABETH EAST CAMPUS REDEVELOPMENT	(444,165)
GD0	0111-HEALTHY SCHOOLS FUND	(556,021)
KE0	0110-DEDICATED TAXES	(739,138)
LQ0	0110-DEDICATED TAXES	(366,728)
RM0	1118-GAMBLING ADDICTION TREATMENT & RESEARCH	(600,000)
	SPECIAL PURPOSE REVENUE FUNDS ('O' TYPE)	
AE0	1243-PUBLIC-PRIVATE PARTNERSHIP ADMIN FUND	(8,735)
AM0	1460-EASTERN MARKET ENTERPRISE FUND	(168,795)
AT0	0606-RECORDER OF DEEDS SURCHARGE	(1,278,435)
BD0	2001-HIST. LANDMARK & HIST. DIST. FILING FEES	(41,851)
BX0	0600-SPECIAL PURPOSE REVENUE	(755,656)
CB0	0616-LITIGATION SUPPORT FUND	(5,000,000)
	0617-ATTORNEY GENERAL RESTITUTION FUND	(1,908,000)
CE0	6108-COPIES AND PRINTING	(2,945)
	6160-REVENUE GENERATING ACTIVITIES	0
	6170-LIBRARY COLLECTIONS - ONLINE BOOK SALES	(30,447)
CF0	0618-WAGE THEFT	(65,766)
	0619-DC JOBS TRUST FUND	(365,815)
	0625-APPRENTICESHIP FEES	(243,469)
CI0	0600-SPECIAL PURPOSE REVENUE	(24,950)
CQ0	6000-RENTAL UNIT FEE FUND	(11,701)
CR0	6008-R-E GUAR. & EDUC. FUND	(766,140)
	6009-R-E APPRAISAL FEE	(59,321)
	6010-OPLA - SPECIAL ACCOUNT	(1,491)
	6013-BASIC BUSINESS LICENSE FUND	(3,083,619)

	6040-CORPORATE RECORDATION FUND	(647,789)
CU0	6030-GREEN BUILDING FUND	(79,801)
DB0	0610-DHCB UNIFIED FUND	(70,390)
EB0	0609-INDUSTRIAL REVENUE BOND PROGRAM	(554,001)
	0632-AWC & NCRC DEVELOPMENT (ED SPECIAL ACCT)	(13,424,852)
ENO	0632-SMALL BUSINESS CAPITAL ACCESS FUND	(320)
	6160-STREETSCAPE LOAN RELIEF FUND	(5,094)
FB0	0601-FEMS REFORM FUND	(9,963,038)
	1200-AUTOMATED EXT DEFIB REG FEE FUND	(5,044)
FL0	0600-CORRECTIONS TRUSTEE REIMBURSEMENT	(3,907,407)
	0605-CORRECTIONS REIMBURSEMENT -JUVENILES	(20)
FX0	0610-MEDICAL EXAMINER PATHOLOGY & TOXICOLOGY	(322,033)
GA0	0633-DHHS AFTERSCHOOL PROG-COPAYMENT	(164,074)
GD0	0618-STUDENT RESIDENCY VERTIFICATION FUND	(368,456)
	0620-CHILD DEVELOPMENT FACILITIES FUND	(221,709)
GL0	0619-STATE ATHLETIC ACTS PROG & OFFICE FUND	0
HA0	0602-ENTERPRISE FUND ACCOUNT	(1,103,210)
HC0	0605-SHPDA FEES	(1,220,612)
	0632-PHARMACY PROTECTION	(1,597,891)
	0643-BOARD OF MEDICINE	(4,702,061)
	0644-NON-LAPSING: SPAY AND NEUTERING FUND	(696)
	0655-SHPDA ADMISSION FEE	(82,961)
	0661-ICF / MR FEES & FINES	(18,205)
	0673-DOH - REGULATORY ENFORCEMENT FUND	(20,170)
	0679-OPIOID ABATEMENT FUND	(2,082,410)
HT0	0633-MEDICAID RECOVERY AUDIT CONTRACTOR	(1,401)
	0635-INDIVIDUAL INSUR MKT AFFORD & STABILITY	(2,979,384)
JA0	0603-SSI PAYBACK	(389,552)
KA0	6030-DC CIRCULATOR BUS SYSTEM	(609,979)
	6031-DC CIRCULATOR BUS SYSTEM - NPS MALL ROUTE	(651,776)
	6140-TREE FUND (EST DC ACT 14-614)	(2,006,598)
	6901-DDOT ENTERPRISE FUND-NON TAX REVENUES	(738,532)
	6910-VISION ZERO PEDESTRIAN & BICYCLE SAFETY	(1,468,853)
KE0	0601-PARKING METER WMATA	(3,331,803)
KG0	0607-UNDERGROUND STORAGE TANK FINES AND FEES	(199,436)
	0634-SOIL EROSION/SEDIMENT CONTROL	(49,785)
	0645-PESTICIDE PRODUCT REGISTRATION	(431,789)
	0646-STORM WATER FEES	(54,935)
	0647-MOLD ASSESSMENT AND REMEDIATION FUND	(4,857)
	0650-PRODUCT STEWARDSHIP FUND	(39,767)
	0655-STORMWATER IN LIEU FEE	(45,418)
	0662-RENEWABLE ENERGY DEVELOPMENT FUND	(393,994)
	0668-LEAD POISONING PREVENTION FUND	(208,506)
	0670-ANACOSTIA RIVER CLEAN UP FUND	(500,000)
	6500-BENCHMARKING ENFORCEMENT FUND	(23,627)
	6700-SUSTAINABLE ENERGY TRUST FUND	(7,178,851)
KT0	6010-SUPER CAN PROGRAM	(21,746)
	6052-THE SOLID WASTE DIVERSION FUND	(20,082)

	6082-SOLID WASTE DISPOSAL FEE FUND	(4,352,582)
KV0	6258-MOTOR VEHICLE INSPECTION STATION	(262,223)
LQ0	6017-ABC - IMPORT AND CLASS LICENSE FEES	(524,029)
RJ0	0640-SUBROGATION FUND	(444,387)
	1240-CAPTIVE INSURANCE FUND	(248,048)
RM0	0629-AGREEMENT WITH INDEPENDENT AGENCIES	(44,208)
SR0	2100-HMO ASSESSMENT	(2,662)
	2350-SECURITIES AND BANKING FUND	(476,000)
	2910-FORECLOSURE MEDIATION FUND	(3,700)
TC0	2400-PUBLIC VEHICLES FOR HIRE CONSUMER SERVIC	(137,037)
UC0	1630-911 & 311 ASSESSMENTS	0
	1631-PREPAID WIRELESS 911 CHARGES	171,775
VA0	0600-OFFICE OF VETERANS AFFAIS FUND	(15,000)
	ENTERPRISE AND OTHER FUNDS DEDICATED TAX	
BK0	6114-BASEBALL REVENUE DEDICATED TAXES	(26,834,000)
TOTAL		(152,918,348)

(b) 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 2024 the following amounts from certified funds and other revenue in the identified accounts to the unassigned fund balance of the General Fund of the District of Columbia:

FISCAL YEAR 2024 TRANSFERS		
Agency Code	Fund	Fund Transfers
	DEDICATED TAXES	
EB0	6603-ST ELIZABETH EAST CAMPUS REDEVELOPMENT	(300,000)
LQ0	0110-DEDICATED TAXES	(300,000)
	SPECIAL PURPOSE REVENUE FUNDS ('0' TYPE)	
AG0	0601-ACCOUNTABILITY FUND	(4,342)
AS0	1150-UTILITIES PAYMENT FOR NON-DC AGENCIES	(16,790)
AT0	0601-HEALTH BENEFIT FEES	(77,548)
	0602-PAYROLL SERVICE FEES	(6,024)
	0603-SERVICE CONTRACTS	(15,183)
	0605-DISHONORED CHECK FEES	(4,260)
	0619-DC LOTTERY REIMBURSEMENT	(40,899)
	6115-OFT CENTRAL COLLECTION UNIT (CCU) O TYPE	(26,768)
BA0	1243-DISTRIBUTION FEES	(100,000)
BE0	0639-AGREEMENT WITH INDEPENDENT AGENCIES	(3,412)
CF0	0618-WAGE THEFT	(20,567)
CIO	0600-SPECIAL PURPOSE REVENUE	(163,000)
CU0	6050-EXPEDITED BUILDING PERMIT REVIEW PROGRAM	(47,547)
EB0	0609-INDUSTRIAL REVENUE BOND PROGRAM	(39,175)
	0632-AWC & NCRC DEVELOPMENT (ED SPECIAL ACCT)	(29,027)

FL0	0600-CORRECTIONS TRUSTEE REIMBURSEMENT	(264,243)
GD0	6007-SITE EVALUATION	(6,732)
HA0	0602-ENTERPRISE FUND ACCOUNT	(946,135)
HC0	0605-SHPDA FEES	(40,377)
	0606-VITAL RECORDS REVENUE	(60,946)
	0633-RADIATION PROTECTION	(4,801)
	0655-SHPDA ADMISSION FEE	(10,081)
	0656-EMS FEES	(3,453)
KA0	6901-DDOT ENTERPRISE FUND-NON TAX REVENUES	(43,117)
KG0	0680-PAYMENTS FROM INDEPENDENT AGENCIES	(2,461)
	6201-ECONOMY II	(1)
	6400-DC MUNICIPAL AGGREGATION PROGRAM	(2,219)
	6800-ENERGY ASSISTANCE TRUST FUND	(3)
KV0	6000-GENERAL "O" TYPE REVENUE SOURCES	(6,311)
PO0	4010-DC SURPLUS PERSONAL PROPERTY SALES OPER.	(33,098)
RJ0	0640-SUBROGATION FUND	(7,486)
RM0	0610-DMH FEDERAL BENEFICIARY REIMBURSEMENT	(89,594)
SR0	2100-HMO ASSESSMENT	(25,141)
	2200-INSURANCE ASSESSMENT	(186,145)
	2300-SECURITIES BROKER/DEALER LICENSES	(276,439)
	2350-SECURITIES AND BANKING FUND	(530,000)
	2800-CAPTIVE INSURANCE	(64,991)
TO0	0602-DC NET SERVICES SUPPORT	(69,250)
	1200-SERV US PROGRAM	(95)
UC0	1555-REIMBURSABLES FROM OTHER GOVERNMENTS	(212,629)
	1631-PREPAID WIRELESS 911 CHARGES	(10,583)
	ENTERPRISE AND OTHER FUNDS DEDICATED TAX	
ВКО	6114-BASEBALL REVENUE DEDICATED TAXES	(2,000,000)
TOTAL		(6,090,873)

(c) Notwithstanding any provision of law limiting the use of funds in the accounts listed in D.C. Official Code § 47-392.02(j-5)(1) and (2), the amounts deposited and committed to those accounts pursuant to D.C. Official Code § 47-392.02(j-5) in Fiscal Year 2023, based on the Annual Comprehensive Financial Report for Fiscal Year 2022, shall, after such deposits and commitments have been made, be transferred by the Chief Financial Officer before September 30, 2023, to the unassigned balance of the General Fund of the District of Columbia.

2643 (d) The amounts identified in subsections (a), (b), and (c) of this section shall be made 2644 available as set forth in the approved Fiscal Year 2024 Budget and Financial Plan.

Sec. 7043. Applicability.

2646	This subtitle shall apply as of September 1, 2023.
2647	SUBTITLE F. NEW HOWARD UNIVERSITY HOSPITAL TAX ABATEMENT
2648	Sec. 7051. Short title.
2649	This subtitle may be cited as the "New Howard University Hospital Tax Abatement
2650	Emergency Amendment Act of 2023".
2651	Sec. 7052. Section 47-4673 of the District of Columbia Official Code is amended as
2652	follows:
2653	(a) Subsection (a) is amended as follows:
2654	(1) Paragraph (4) is amended by striking the phrase "New Hospital Operator" and
2655	inserting the phrase "New Hospital Developer" in its place.
2656	(2) Paragraph (9) is amended by striking the phrase "Square 3072, and Lot 73"
2657	and inserting the phrase "Square 3072, Lots 26 and 30 in Square 3078, and Lot 73" in its place.
2658	(b) Subsection (d) is amended as follows:
2659	(1) Paragraph (1)(A) is amended to read as follows:
2660	"(A) The earlier of October 1, 2024, or the opening of the New Hospital;
2661	and".
2662	(2) Paragraph (3) is amended by striking the phrase "tax year 2048" and inserting
2663	the phrase "tax year 2050" in its place.
2664	(c) Subsection (e)(4) is amended by striking the phrase "by October 1, 2026, and operate"
2665	and inserting the phrase "by October 1, 2028, and the New Hospital Operator shall operate" in its
2666	place.
2667	(d) Subsection (f) is amended by adding a new paragraph (1A) to read as follows:

2668 "(1A) The District shall provide funding to support the operations of the New 2669 Hospital to Howard University. The District shall provide \$5 million in each fiscal year from 2670 Fiscal Year 2028 through Fiscal Year 2032, totaling \$25 million.". 2671 SUBTITLE G. DEDICATED TAX ADJUSTMENT 2672 Sec. 7061. Short title. 2673 This subtitle may be cited as the "Alcoholic Beverage and Cannabis Administration 2674 Dedicated Tax Adjustment Emergency Amendment Act of 2023". 2675 Sec. 7062. Section 47-2002(b) of the District of Columbia Official Code is amended by 2676 striking the figure "\$1,170,000" and inserting the figure "\$1,070,000" in its place. 2677 SUBTITLE H. EVENTS DC 2678 Sec. 7071. Short title. 2679 This subtitle may be cited as the "Events DC Grantmaking Emergency Act of 2023". 2680 Sec. 7072. National Cherry Blossom Festival fundraising. 2681 (a) There is established a matching grant program to support the 2024 National Cherry 2682 Blossom Festival ("Program"), which shall be administered by the Washington Convention and 2683 Sports Authority ("Events DC"). Under the Program, a matching grant shall be awarded to a 2684 nonprofit organization that organizes and produces an event or events as part of the official, 2685 month-long National Cherry Blossom Festival ("Festival") at a rate of \$2 for every dollar that the 2686 organization has raised in corporate donations by April 30, 2024; except, that the total matching 2687 grant shall not exceed \$1 million. 2688 (b) In Fiscal Year 2024, of the funds allocated to the Non-Departmental Account, \$1 2689 million shall be transferred to Events DC to use for the grant authorized by subsection (a) of this

2690

section.

2691 (c) A grant awarded pursuant to this section shall be in addition to any other grant 2692 awarded by Events DC in support of the Festival. 2693 Sec. 7073. Washington Nationals Youth Baseball Academy. 2694 (a) Events DC shall administer a grant to the Washington Nationals Youth Baseball 2695 Academy for grounds improvements at its location in Ward 7. 2696 (b) In Fiscal Year 2024, of the funds allocated to the Non-Departmental Account, \$2 2697 million shall be transferred to Events DC to use for the grant authorized by subsection (a) of this 2698 section. 2699 (c) A grant awarded pursuant to this section shall be in addition to any other grant 2700 awarded by Events DC in support of the Washington Nationals Youth Baseball Academy. 2701 Sec. 7074. District history grant. 2702 (a) There is established a grant program to support historical research, which shall be 2703 administered by the Washington Convention and Sports Authority ("Events DC"). Under the 2704 Program, a grant shall be awarded to a nonprofit organization occupying space in the Carnegie 2705 Library building that is engaged in collecting, interpreting, and sharing the history of the District. 2706 (b) In Fiscal Year 2024, of the funds allocated to the Non-Departmental Account, 2707 \$300,000 shall be transferred to Events DC to use for the grant authorized by subsection (a) of 2708 this section. 2709 (c) A grant awarded pursuant to this section shall be in addition to any other grant 2710 awarded by Events DC in support of historical education and research. 2711 Sec. 7075. The lead-in language of section 204(m) of Title II of the Washington

Convention Center Authority Act of 1994, effective September 28, 1994 (D.C. Law 10-188;

2713	D.C. Official Code § 10-1202.04(m)), is amended by striking the phrase "or 2023" and inserting
2714	the phrase "2023, or 2024" in its place.
2715	SUBTITLE I. SUBJECT TO APPROPRIATION PROVISIONS
2716	Sec. 7081. Short title.
2717	This subtitle may be cited as the "Subject to Appropriation Repeals and Modifications
2718	Emergency Amendment Act of 2023."
2719	Sec. 7082. The Public Restroom Facilities Installation and Promotion Act of 2018,
2720	effective April 11, 2019 (D.C. Law 22-280; D.C. Official Code § 10-1051 et seq.), is amended
2721	by adding a new section 5a to read as follows:
2722	"Sec. 5a. Applicability.
2723	"(a) Section 3(d), (e), (f), and (g) of this act shall apply upon the date of inclusion of their
2724	fiscal effect in an approved budget and financial plan.
2725	"(b) The Chief Financial Officer shall certify the date of the inclusion of the fiscal effect
2726	in an approved budget and financial plan and provide notice to the Budget Director of the
2727	Council of the certification.
2728	"(c)(1) The Budget Director shall cause the notice of the certification to be published in
2729	the District of Columbia Register.
2730	"(2) The date of publication of the notice of the certification shall not affect the
2731	applicability of this act.".
2732	Sec. 7083. Section 3 of the Local Resident Voting Rights Amendment Act of 2022,
2733	effective February 23, 2023 (D.C. Law 24-242; 69 DCR 14601), is repealed.

2734 Sec. 7084. Section 4 of the Period Equity Righting an Injustice of District Residents 2735 (PERIOD) Act of 2022, effective February 23, 2023 (D.C. Law 24-250; 69 DCR 15101), is 2736 amended to read as follows: 2737 "Sec. 4. Applicability. 2738 "(a)(1) Except as provided in subsection (b) of this section, this act shall apply upon the 2739 date of inclusion of its fiscal effect in an approved budget and financial plan. 2740 "(2) The Chief Financial Officer shall certify the date of the inclusion of the fiscal effect in an approved budget and financial plan and provide notice to the Budget Director of the 2741 2742 Council of the certification. 2743 "(3)(A) The Budget Director shall cause the notice of the certification to be 2744 published in the District of Columbia Register. 2745 "(B) The date of publication of the notice of the certification shall not 2746 affect the applicability date of this act. 2747 "(b) This act shall apply with respect to public restrooms managed or maintained by the 2748 District of Columbia Public Library as of October 1, 2023.". 2749 Sec. 7085. Section 3 of the Condominium Warranty Claims Clarification Amendment 2750 Act of 2022, effective February 23, 2023 (D.C. Law 24-262; 69 DCR 15105), is repealed. 2751 Sec. 7086. Section 3 of the Automatic Voter Registration Expansion Amendment Act of 2752 2022, effective February 23, 2023 (D.C. Law 24-265; 70 DCR 198), is repealed. 2753 Sec. 7087. (a) Section 301 of the Second Chance Amendment Act of 2022, effective March 10, 2023 (D.C. Law 24-284; 70 DCR 913), is amended to read as follows: 2754 2755 "Sec. 301. Applicability. 2756 "This act shall apply as of January 1, 2026.".

2/5/	(b) Chapter 8 of 11tle 16 of the District of Columbia Official Code is amended as
2758	follows:
2759	(1) Section 16-802(b) is amended by striking the date "January 1, 2025" and
2760	inserting the date "October 1, 2029" in its place.
2761	(2) Section 16-805(c) is amended as follows:
2762	(A) Paragraph (1)(A) is amended striking the date "January 1, 2027"
2763	and inserting the date "October 1, 2029" in its place.
2764	(B) Paragraph (2) is amended striking the date "January 1, 2027" and
2765	inserting the date "October 1, 2029" in its place.
2766	Sec. 7088. Section 4(a) of the Safe Streets for Students Amendment Act of 2022,
2767	effective March 10, 2023 (D.C. Law 24-285; 70 DCR 585), is amended by striking the phrase
2768	"This act" and inserting the phrase "Sections 2a, 2b, 2c, 2d(5), 2g, 2h, 2i(b)(2) and (3), and 2j(a)
2769	in its place.
2770	Sec. 7089. Section 3 of the Elimination of Discrimination Against Women Amendment
2771	Act of 2022, effective March 10, 2023 (D.C. Law 24-303; 70 DCR 585), is repealed.
2772	Sec. 7090. Section 401 of the Domestic Worker Employment Rights Amendment Act of
2773	2022, effective March 10, 2022 (D.C. Law 24-305; 70 DCR 902), is amended as follows:
2774	(a) Subsection (a) is amended by striking the phrase "shall apply upon the date of the
2775	inclusion of their fiscal affect in an approved budget and financial plan" and inserting the phrase
2776	"shall apply as of October 1, 2023" in its place.
2777	(b) Subsection (b) is amended by striking the phrase "shall apply 120 calendar days after
2778	the date of inclusion of their fiscal effect in an approved budget and financial plan" and inserting
2779	the phrase "shall apply as of January 29, 2024" in its place.

2780 Sec. 7091. Section 4 of the Greener Government Buildings Amendment Act of 2022, 2781 effective March 10, 2023 (D.C. Law 24-306; 70 DCR 658), is repealed. 2782 Sec. 7092. Section 5 of the Preserving Our Kids' Equity Through Trusts and Fostering 2783 Stable Housing Opportunities Amendment Act of 2022, effective March 10, 2023 (D.C. Law 24-2784 309, 70 DCR 662), is repealed. 2785 Sec. 7093. Section 301 of the High Need Healthcare Career Scholarship and Health 2786 Professional Loan Repayment Program Amendment Act of 2022, effective March 10, 2023 2787 (D.C. Law 24-313; 70 DCR 600), is repealed. 2788 Sec. 7094. Section 4 of the Educator Background Check Streamlining Amendment Act of 2789 2022, effective March 10, 2023 (D.C. Law 24-317, 70 DCR 851), is repealed. 2790 Sec. 7095. Section 3 of the Automated Traffic Enforcement System Revenue Designation 2791 Amendment Act of 2022, effective March 10, 2023 (D.C. Law 24-321; 70 DCR 615), is 2792 repealed. 2793 Sec. 7096. Section 6 of the Office of District Waterways Management Establishment Act 2794 of 2022, effective March 22, 2023 (D.C. Law 24-336; 70 DCR 1623), is repealed. 2795 Sec. 7097. Section 5 of the Street Vendor Advancement Amendment Act of 2023, 2796 enacted on May 4, 2023 (D.C. Act 25-94; 70 DCR 6762), is repealed. 2797 TITLE VIII. TECHNICAL AMENDMENTS 2798 Sec. 8001. Short title. 2799 2800 This subtitle may be cited as the "Technical Amendments Emergency Act of 2023". 2801 Sec. 8002. (a) Amendatory section 108(d)(1)(B) of the Urban Forest Preservation Act of 2802 2002, effective June 12, 2003 (D.C. Law 14-309; D.C. Official Code § 8-651.08(d)(1)(B)), in 2803 section 2(g)(2) of the Urban Forest Preservation Authority Amendment Act of 2022, effective

- August 16, 2022 (D.C. Law 24-152; 69 DCR 7730), is amended by striking the phrase "effective date of this act." and inserting the phrase "effective date of the Urban Forest Preservation

 Authority Amendment Act of 2022, effective August 16, 2022 (D.C. Law 24-152; 69 DCR

 7730)." in its place.
- (b) Amendatory section 204(11) of the Office of Human Rights Establishment Act of
 1999, effective October 20, 1999 (D.C. Law 13-38; D.C. Official Code § 2-1411.03(11)), in
 section 3(c)(3) of the Human Rights Enhancement Amendment Act of 2022, effective September
 21, 2022 (D.C. Law 24-172; 69 DCR 9218), is amended by striking the phrase "this act" and
 inserting the phrase "subtitle A of title II of this act" in its place.
- 2813 (c) Section 5081(2) of the Food Stamp Expansion Act of 2009, effective March 3, 2010 (D.C. Law 18-111; D.C. Official Code § 4-261.01(2)), is repealed.

- (d) The lead-in language of section 1022a of the Department of General Services

 Establishment Act of 2011, effective March 10, 2023 (D.C. Law 24-306; D.C. Official Code §

 10-551.01a), is amended by striking the word "section" and inserting the word "subtitle" in its place.
 - (e) The Comprehensive Policing and Justice Reform Amendment Act of 2022, effective April 21, 2023 (D.C. Law 24-345; 70 DCR 953), is amended as follows:
 - (1) Amendatory section 3004(d)(1) of the Body-Worn Camera Regulation and Reporting Requirements Act of 2015, effective October 22, 2015 (D.C. Law 21-36; D.C. Official Code § 5-116.33(d)(1)), in section 103(c) is amended by striking the phrase "reasonable opportunity view" and inserting the phrase "reasonable opportunity to view" in its place.
- (2) Amendatory section 3900.10(c)(1) of Title 24 of the District of Columbia

 Municipal Regulations (24 DCMR § 3900.10(c)(1)) in section 104(a)(2), is amended by striking

- the phrase "reasonable opportunity view" and inserting the phrase "reasonable opportunity to view" in its place.
- 2829 (3) Section 128(c)(2) (D.C. Official Code § 5-365.02) is amended by striking the phrase "deadly use of force" and inserting the phrase "use of deadly force" in its place.

2832

2833

2834

2835

2836

2837

2841

2842

2843

- (f) Section 3 of the Local Solar Expansion Amendment Act of 2022, effective March 10, 2023 (D.C. Law 24-314; 70 DCR 606), is amended by striking the phrase "subsection (a) of this section;" and inserting the phrase "section 4;" in its place.
 - (g) Title 47 of the District of Columbia Official Code is amended as follows:
- (1) Section 47-1887.16A is redesignated as section 47-2887.16a and amended by striking the phrase "§ 47-1887.16A. Rules." and inserting the phrase "§ 47-2887.16a. Rules." in its place.
- 2838 (2) Section 47-2887.10(h) is amended by striking the phrase "term 2839 "communicates or attempts" to communicate" means" and inserting the phrase "term 2840 "communicates or attempts to communicate" means" in its place.
 - (3) Section 47-2844(c)(4)(B) is amended by striking the word "creditment" and inserting the phrase "credit men" in its place.
 - (4) Section 47-4675(a) is amended by striking the number "241" and inserting the number "341" in its place.
- 2845 (h) Section 903(a)(9) of the District of Columbia Government Comprehensive Merit
 2846 Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 12847 609.03(a)(9)), is amended by striking the phrase "and Criminal Code Revision Commission" and
 2848 inserting the word "Commission" in its place.

2849	(i) Section 3122(c)(2) of the Criminal Code Reform Commission Establishment Act of
2850	2016, effective October 8, 2016 (D.C. Law 21-160; D.C. Official Code § 3-151(c)(2)), is
2851	repealed.
2852	(j) Section 904.1(f)(9) of Title 6-B of the District of Columbia Municipal Regulations (6-
2853	B DCMR § 904.1(f)(9)), is amended to read as follows:
2854	"(9) No more than eleven (11) positions, the occupants of which shall be
2855	appointed by the District of Columbia Sentencing Commission;".
2856	TITLE IX. APPLICABILITY; FISCAL IMPACT; EFFECTIVE DATE
2857	Sec. 9001. Applicability.
2858	Except as otherwise provided, this act shall apply as of October 1, 2023.
2859	Sec. 9002. Fiscal impact statement.
2860	The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
2861	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
2862	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
2863	Sec. 9003. Effective date.
2864	This act shall take effect following approval by the Mayor (or in the event of veto by the
2865	Mayor, action by the Council to override the veto), and shall remain in effect for no longer than
2866	90 days, as provided for emergency acts of the Council of the District of Columbia in section
2867	412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
2868	D.C. Official Code § 1-204.12(a)).