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2 3	Councilmember Anita Bonds
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7	A Bill
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10 11	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
12	IN THE COUNCIL OF THE DISTRICT OF COLOMBIA
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15	To amend, on a temporary basis, An Act to revise certain laws relating to the liability of hotels,
16	motels, and similar establishments in the District of Columbia to their guests to authorize
17	the Mayor to issue rules to establish requirements for cleaning and maintenance of hotels
18	and motel rooms, with the exception of certain establishments operating on an "extended
19	stay" model, and to establish standards for public notice of lodging establishment service
20	disruptions.
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23	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
24	act may be cited as the "Hotel Cleaning and Notice of Service Interruption Temporary
25	Amendment Act of 2023".
26	Sec. 2. An Act to revise certain laws relating to the liability of hotels, motels, and similar
27	establishments in the District of Columbia to their guests, approved December 8, 1970 (84 Stat.
28	1396; D.C. Law 91-537; D.C. Official Code § 30-101 et seq.) is amended by adding a new
29	section 3a to read as follows:
30	"Sec. 3a. Cleaning and maintenance of hotels and motels and public notice of service
31	disruptions.
32	"(a) The Mayor, pursuant to Title I of the District of Columbia Administrative Procedure
33	Act, effective October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.), may issue
34	rules to establish requirements for the cleaning and maintenance of hotels, motels, and other

lodging establishments (collectively "lodging establishments") and to establish standards for
public notice of actual or potential disruptions to service at, or use or enjoyment of, lodging
establishments.

38 "(1) A lodging establishment providing guest rooms that contain a kitchen, 39 defined as a cooking facility that includes a permanently affixed cooktop appliance consisting of 40 two or more burners, with or without an oven, with a power supply served by either an electrical 41 connection or a natural gas line, shall not be required to clean those guest rooms on a daily basis, 42 unless specifically requested by a guest.

(b) Civil fines and penalties may be imposed by the Mayor pursuant to the Department of
Consumer and Regulatory Affairs Civil Infractions Act of 1985, effective October 5, 1985 (D.C.
Law 6-42; D.C. Official Code § 2-1801.01 *et seq.*) ("Civil Infractions Act"), for infraction of the
rules. The adjudication of any such infraction, fine, or penalty shall be pursuant to the Civil
Infractions Act.".

48 Sec. 3. Fiscal impact statement.

49 The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal

50 impact statement required by section 4a of the General Legislative Procedures Act of 1975,

51 approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).

52 Sec. 4. Effective date.

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(a) This act shall take effect following approval by the Mayor (or in the event of veto by

- 54 the Mayor, action by the Council to override the veto), a 30-day period of congressional review as
- 55 provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24,
- 56 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
- 57 Columbia Register.
- 58 (b) This act shall expire after 225 days of its having taken effect.