1	
2	Councilmember Robert C. White, Jr.
3	
4	
5	A DILL
6 7	A BILL
8	
9	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
10	IN THE COUNCIL OF THE BISTRICT OF COLORIBIT
11	
12	To amend, on an emergency basis, the Housing Production Trust Fund Act of 1988 to insert net
13	zero energy requirements for large residential and mixed-use construction projects
14	receiving Fund assistance; the Clean Energy DC Building Code Amendment Act of 2022
15	to require periodic reporting on the development of universal net zero energy building
16	code regulations that will apply to residential and mixed-use construction; and the Green
17	Building Act of 2006 to remove those net zero energy compliance provisions inserted by
18	the Greener Government Buildings Amendment Act of 2022 that apply to residential and
19	mixed-use projects; and to repeal the Green Housing Transition Extension Temporary
20	Amendment Act of 2024.
21	DE IT ENLYCTED DV THE COUNCIL OF THE DISTRICT OF COLUMBIA. That this
22	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
23	act may be cited as the "Green Housing Coordination Emergency Amendment Act of 2024".
24	Sec. 2. The Housing Production Trust Fund Act of 1988, effective March 16, 1989 (D.C.
25	Law 7-202; D.C. Official Code §§ 42-2801 et seq.), is amended by adding a new section 6 to
26	read as follows:
27	"Sec. 6. Net zero energy requirements for subsidized projects.
28	"(a)(1) Beginning no later than October 1, 2025, any request for housing proposals
29	involving the Fund shall include a requirement that proposals for new construction of 50,000
30	square feet or more receiving Fund support must satisfy 2020 Enterprise Green Communities
31	Criteria element 5.4, "Achieving Zero Energy," or an equivalent standard as determined by the
32	Department.
33	"(2) Notwithstanding paragraph (1) of this subsection, the Department may accept
34	proposals that satisfy 2020 Enterprise Green Communities Criteria element 5.2b, "Moving to

- 35 Zero Energy: Near Zero Certification," or an equivalent standard as determined by the
- 36 Department, if the Director of the Department issues a written finding that this lesser standard is
- 37 necessary to ensure affordable housing development in the immediate term and includes the
- 38 basis for this finding.
- 39 "(b) Beginning no later than October 1, 2025, any request for housing proposals
- 40 involving the Fund shall include a requirement that proposals for new construction of 50,000
- 41 square feet or more receiving Fund support must satisfy 2020 Enterprise Green Communities
- 42 Criteria element 5.5b, "Moving to Zero Carbon: All Electric," or an equivalent standard as
- 43 determined by the Department.
- 44 "(c) Nothing in this section shall be construed to limit the applicability of any other
- environmental standards, including the Green Building Act of 2006.
- 46 "(d) This section shall expire upon the effective date of regulations that satisfy section 2
- of the Clean Energy DC Building Code Amendment Act of 2022, effective September 21, 2022
- 48 (D.C. Law 24-177; D.C. Official Code § 6-1453.01).".
- Sec. 3. The Clean Energy DC Building Code Amendment Act of 2022, effective
- 50 September 21, 2022 (D.C. Law 24-177; D.C. Official Code § 6-1453.01), is amended by
- inserting a new section 2a to read as follows:
- "Sec. 2a. Report on barriers to net zero energy ready affordable housing development.
- 53 "(a) No later than April 1, 2025, and every six months thereafter, the Department shall
- 54 submit to the Council a report detailing its progress toward developing the regulations required
- by section 2 of this act. Each report must include a discussion of major questions that the
- 56 Department needs to resolve before it can issue the regulations, plans to resolve those questions,
- and comments on any existing laws that pose significant challenges to successful development

- and implementation of the regulations. The Department may also include recommended changes to existing laws that would allow substantial affordable housing development and preservation to continue while still securing meaningful, immediate reductions in energy waste, greenhouse gas emissions, and onsite fossil fuel combustion.
- "(b) In preparing each report required under this section, the Department shall hold at least 1 public meeting with the Department of Energy and Environment, local climate advocacy organizations, and housing development and preservation professionals with substantial experience delivering high-efficiency projects in the District.
- "(c) Nothing in this section shall be construed to establish a new cause of action to challenge the validity of any regulations issued pursuant to section 2 of this act.
- "(d) This section shall expire upon the effective date of regulations that satisfy section 2 of this act.".
- 70 Sec. 4. Section 3(a) of the Green Building Act of 2006, effective March 8, 2007 (D.C.
- 71 Law 16-234; D.C. Official Code § 6-1451.02(a)), is amended as follows:
- 72 (a) Paragraph (3) is amended as follows:

58

59

60

61

62

63

64

65

66

67

68

69

75

78

79

- 73 (1) Subparagraph (A) amended by striking the semicolon and inserting the phrase "; and" in its place. 74
- (2) Subparagraph (B) is amended by striking the phrase "; and" and inserting a period in its place. 76
- 77 (3) Subparagraph (C) is repealed.
 - (b) Paragraph (6) is amended by striking the phrase "shall maintain net zero energy compliance and fulfill" and inserting the phrase "shall fulfill" in its place.
- 80 Sec. 5. The Green Housing Transition Extension Temporary Amendment Act of 2024,

81 effective March 1, 2024 (D.C. Law 25-128), is repealed. 82 Sec. 6. Fiscal impact statement. 83 The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact 84 statement required by section 4a of the General Legislative Procedures Act of 1975, approved 85 October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a). 86 Sec. 7. Effective date. 87 This act shall take effect following approval by the Mayor (or in the event of veto by the 88 Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 89 90 days, as provided for emergency acts of the Council of the District of Columbia in section

412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;

90

91

D.C. Official Code § 1-204.12(a)).