

**OFFICE OF THE CHIEF MEDICAL EXAMINER****NOTICE OF EMERGENCY AND PROPOSED RULEMAKING**

The Chief Medical Examiner ("CME"), District of Columbia Office of the Chief Medical Examiner ("OCME"), pursuant to the authority set forth in Title XXIX of the Fiscal Year 2001 Budget Support Act of 2000, effective October 19, 2000 (D.C. Law 13-172), D.C. Official Code § 5-1401 *et seq.* and Mayor's Order 2001-04 dated January 5, 2001, gives notice of the adoption on an emergency basis of amendments to Chapter 50 of Title 28 of the District of Columbia Municipal Regulations (DCMR). The purpose of the amendments is to set forth additional requirements for ensuring the integrity and autonomy of OCME death investigations and clarify the procedures for conducting the death investigations.

This emergency action is based on a Management Alert from the Office of the Inspector General ("OIG") that was issued noting certain deficiencies in procedures to investigate deaths under the CME's jurisdiction. The CME agrees that there needs to be clarification in the procedures that are followed in completing death investigations. Therefore, to protect and preserve the public health, safety, and welfare, it is necessary that the CME promulgate these rules to govern the death investigations under her jurisdiction. The rules were adopted and became effective on August 27, 2007 and will expire in one hundred twenty (120) days.

The CME also gives notice of intent to take final rulemaking to adopt these amendments in not less than thirty (30) days from the date of publication of this notice in the *D.C. Register*.

The emergency rules will expire on December 25, 2007, or upon publication of a Notice of Final Rulemaking in the *Register*, whichever occurs first.

**28 DCMR Chapter 50, the OFFICE OF THE CHIEF MEDICAL EXAMINER, is amended to read as follows:**

**Section 5001.3 is amended to read as follows:**

5001.3 The CME and other medical examiners are authorized to determine with reasonable medical certainty the cause and the circumstances surrounding each death required to be investigated. To protect the integrity and autonomy of these death investigations, the following shall apply:

- (a) Neither the CME nor his/her agents or designees shall accept any money or other compensation, or benefit, either directly or indirectly, that could appear to create a potential conflict or influence over the death investigation.

- (b) Unless the CME or other medical examiner deems it necessary to determine the cause and manner of death, he/she shall not attend or participate in any organ harvest procedure.
- (c) In all cases in which the CME has jurisdiction for investigating a death pursuant to D.C. Official Code §5-1405(b), the physician performing an organ harvest shall immediately stop the procedure and notify the CME or other medical examiner if any unforeseen injury/trauma is discovered during the procedure.
- (d) A physician performing an organ harvest as described in paragraph (c), above, is required to provide a detailed description of the procedure in the Medical Examiner's format to the Medical Examiner in accordance with D.C. Official Code § 5-1406(b).

**Section 5001.4 is amended to read as follows:**

- 5001.4 The Chief Medical Examiner shall investigate those types of deaths enumerated in D.C. Official Code § 5-1405(b), which include but are not limited to, the following:
- (a) All known or suspected unnatural deaths;
  - (b) All deaths occurring without medical attention within a period of ten (10) days prior to death;
  - (c) All deaths occurring within twenty four (24) hours of hospital admission.

**Section 5003.2 is amended to read as follows:**

- 5003.2 Information and evidence surrounding the circumstances of death shall be acquired as follows:
- (a) The CME is authorized to issue a subpoena for confidential medical records and relevant information from physicians, hospitals, nursing homes, residential care facilities and other health care providers as in his/her opinion is necessary for investigating deaths under D.C. Official Code § 5-1407 (2001).
  - (b) In investigating a death under its jurisdiction, OCME shall obtain from the Violent Crimes Unit ("VCU") of the Metropolitan Police Department, which includes the Natural Squad, circumstantial information, medical histories, witnesses' statements, and other pertinent facts regarding the death.

- (c) Hospital records shall be made available to members of the Natural Squad, who, for purposes of this subsection, are designated as agents of the Chief Medical Examiner
- (d) The VCU may, when circumstances warrant, request that the Chief Medical Examiner be present at the scene of death to assist in the investigation.

**Section 5007.1(g) is amended to read as follows:**

(g) "Medicolegal Investigator" or "MLI" means a physician assistant or advanced practice registered nurse licensed under the District of Columbia Health Occupations Revision Act of 1985, effective March 25, 1986 (D.C. Law 6-99; D.C. Official Code § 3-1201 et seq. (2001), who is also a forensic investigator and employed by OCME and who conducts death investigations including the use of scene investigations, body examinations and medical history documentation to support forensic investigations and death certifications by OCME.

**Section 5007.1 is amended to add new paragraphs (n) and (o) as follows:**

- (n) "Organ Harvest Procedure" – includes the recovery, screening, testing, processing, storage, or distribution of tissue and organs by a procurement organization.
- (o) "Medical Examiner" – A physician who is officially authorized by a governmental unit to ascertain causes of death, especially those not occurring under natural circumstances.

All persons desiring to comment on the subject matter of this proposed Rulemaking should file comments in writing not later than 30 days after the date of publication of this notice in the D.C. Register. Comments should be filed with the General Counsel, District of Columbia Office of the Chief Medical Examiner, 1910 Massachusetts Ave., SE, Bldg. 27, Washington, D.C. 20003. Copies of the proposed rules may be obtained from the Office of the Chief Medical Examiner at the above address.

**THE OFFICE OF CONTRACTING AND PROCUREMENT**

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**NOTICE OF EMERGENCY AND PROPOSED RULEMAKING**

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The Chief Procurement Officer of the District of Columbia, pursuant to authority granted to the Mayor by section 204 of the District of Columbia Procurement Practices Act of 1985 (PPA), effective February 21, 1986 (D.C. Law 6-85; D.C. Official Code § 2-302.04), Title II of the Child and Youth, Safety and Health Omnibus Amendment Act of 2004, effective April 13, 2005 (D.C. Law 15-353; D.C. Official Code § 4-1501.01 *et seq.*)(2006 Supp.), as amended by Title II of the Omnibus Public Safety Amendment Act of 2006, effective April 24, 2007 (D.C. Law 16-306; 54 DCR 6577) (Act), Mayor's Order 2002-207 (dated December 18, 2002) and Mayor's Order 2007-95 (dated April 18, 2007) hereby gives notice of the adoption of the following emergency rules and of the intent to adopt final rulemaking to add a new Chapter 5 of Title 27 of the District of Columbia Municipal Regulations (Contracts and Procurement). The rulemaking is intended to implement section 211 of Title II of the Act authorizing the Mayor to issue rules requiring that criminal background and traffic records checks be obtained for applicants for employment with, and employees and unsupervised volunteers of any private entity that contracts with the District to provide direct services to children or youth as those terms are defined in the Act.

Mayor's Order 2007-95 delegates to the Chief Procurement Officer the authority vested in the Mayor in section 211 of the Act to issue rules governing the criminal background check and the traffic record check requirements in sections 203 and 204(b)(2) of the Act, for persons and private entities being considered for contractual work providing direct services to children and youth for District covered agencies.

This emergency rulemaking action, pursuant to section 6(c) of the District of Columbia Administrative Procedure Act, effective October 21, 1968 (82 Stat. 1206; D.C. Official Code § 2-505(c)), is justified by the need to ensure preservation of the welfare of children and youth being served by contractors with the District of Columbia agencies listed in Mayor's Order 2007-95. These emergency rules will remain in effect up to one hundred twenty (120) days from date of adoption, unless earlier superseded by another rulemaking notice or by publication of a Notice of Final Rulemaking in the *D.C. Register*.

The Chief Procurement Officer also gives notice of intent to take final rulemaking action in not less than thirty (30) days from the date of publication of this notice in the *D.C. Register*. The Chief Procurement Officer will submit the rules to the Council of the District of Columbia for a sixty (60) day period of review pursuant to subsection 205(b) of the PPA (D.C. Official Code § 2-302.05(b)), and will not take final rulemaking action until completion of the 60-day review period or Council approval of the rules by resolution before the end of the review period.

*A new Chapter 5 is added to Title 27 to read as follows:*

## CHAPTER 5

### CRIMINAL BACKGROUND AND TRAFFIC RECORDS CHECKS FOR DISTRICT GOVERNMENT CONTRACTORS THAT PROVIDE DIRECT SERVICES TO CHILDREN OR YOUTH

#### 500 GENERAL PROVISIONS

- 500.1** A private entity that provides services as a covered child or youth services provider, as defined in section 202(3) of the Child and Youth, Safety and Health Omnibus Amendment Act of 2004, effective April 13, 2005 (D.C. Law 15-353; D.C. Official Code § 4-1501.01 *et seq.*), as amended (Act), shall obtain criminal history records to investigate persons applying for employment, in either a compensated or an unsupervised volunteer position, as well as its current employees and unsupervised volunteers.
- 500.2** A private entity is required to obtain traffic records to investigate persons applying for employment, or current employees and volunteers of private entities, when that person will be required to drive a motor vehicle to transport children in the course of performing his or her duties.
- 500.3** The following individuals are not required to submit to a criminal background check:
- (a) Applicants for, or employees or volunteers working in positions at a private entity that will not bring them in direct contact with children or youth;
  - (b) Applicants, employees and volunteers who have federal security clearance; or
  - (c) Volunteers who have only supervised contact with children or youth.

#### 501 NOTICE TO PRIVATE ENTITY

- 501.1** Each solicitation and contract subject to the Act, shall:
- (a) identify the positions that will require a criminal background check and/or a traffic record check;
  - (b) contain a clause requiring the private entity to inform all applicants requiring a criminal background check that a criminal background check must be conducted on the applicant before the applicant may be offered a compensated position or an unsupervised volunteer position;

- (c) contain a clause requiring the private entity to inform all applicants requiring a traffic records check that a traffic records check must be conducted on the applicant before the applicant may be offered a compensated position or a volunteer position;
- (d) contain a provision requiring the private entity to obtain a written authorization from each applicant, employee and unsupervised volunteer which authorizes the District to conduct a criminal background check;
- (e) contain a provision requiring the private entity to obtain a written confirmation from each applicant, employee and unsupervised volunteer stating that the private entity has informed him or her that the District is authorized to conduct a criminal background check;
- (f) contain a provision requiring the private entity to obtain a signed affirmation from each applicant, employee and unsupervised volunteer that they have not been convicted of a crime, pleaded nolo contendere, are not on probation before judgment or placement of a case upon a stet docket, or found not guilty by reason of insanity for any sexual offenses or intra-family offenses in the District of Columbia or their equivalent in any other state or territory of the United States, or for any of the felony offenses described in section 205(c)(5) of the Act;
- (g) contain a provision requiring the private entity to obtain a written acknowledgement from each applicant, employee and unsupervised volunteer stating that the private entity has notified them that they are entitled to receive a copy of the criminal background check and to challenge the accuracy and completeness of the report;
- (h) contain a provision requiring the private entity to obtain a written acknowledgement from each applicant, employee and unsupervised volunteer stating that the private entity has notified them that they may be denied employment or a volunteer position, or may be terminated as an employee or volunteer based on the results of the criminal background check;
- (i) contain a provision requiring the private entity to inform each applicant, employee and unsupervised volunteer that a false statement may subject them to criminal penalties; and
- (j) contain a provision requiring the District to identify the positions that will require a criminal background check and/or a traffic records check upon the exercise of each option period of the contract.

**502 RESPONSIBILITIES OF PRIVATE ENTITY**

- 502.1** Before any applicant for employment with a private entity, in either an employee or an unsupervised volunteer position, may be offered a position, the private entity shall inform the applicant that a criminal background check must be conducted on him or her.
- 502.2** Prior to requesting a criminal background check, the private entity shall provide each applicant, employee, or unsupervised volunteer with a form or forms to be utilized for the following purposes:
- (a) To authorize the Metropolitan Police Department or other entity, as appropriate, to conduct the criminal background check and confirm that the applicant, employee, or unsupervised volunteer has been informed that the private entity is authorized and required to conduct a criminal background check;
  - (b) To affirm whether or not the applicant, employee, or unsupervised volunteer has been convicted of a crime, has pleaded nolo contendere, is on probation before judgment or placement of a case upon a stet docket, or has been found not guilty by reason of insanity for any sexual offenses or intra-family offenses in the District of Columbia or their equivalent in any other state or territory of the United States, or for any of the felony offenses described in section 205(c)(5) of the Act;
  - (c) To acknowledge that the applicant, employee, or unsupervised volunteer has been notified of his or her right to obtain a copy of the criminal background check report and to challenge the accuracy and completeness of the report;
  - (d) To acknowledge that the private entity may choose to deny the applicant employment, assignment to, or an unsupervised volunteer position for which a criminal background check is required based on the outcome of the criminal background check; and
  - (e) To inform the applicant or employee that a false statement on the form or forms may subject them to criminal penalties as described in section 506 of this chapter.
- 502.3** The private entity shall direct the applicant or employee to complete the form or forms specified in section 502.2 and notify the applicant or employee when and where to report to be fingerprinted.
- 502.4** Unless otherwise provided in the contract, private entities shall request criminal background checks from the Chief, Metropolitan Police Department (or

designee), who shall be responsible for conducting criminal background checks, including fingerprinting, for private entities.

**502.5** Unless otherwise provided in the contract, private entities shall request traffic record checks from the Director, Department of Motor Vehicles (or designee), who shall be responsible for conducting traffic record checks for private entities.

**502.6** Private entities shall pay for the costs for the criminal background checks and traffic record checks required under this chapter and the Act.

**502.7** A private entity may make an offer of appointment to, or assign a current employee or applicant to, a compensated position contingent upon receipt of a satisfactory background check or traffic record check.

**502.8** A private entity may not make an offer of appointment to an unsupervised volunteer whose position brings him or her into direct contact with children until it receives a satisfactory background check.

**502.9** A private entity shall not employ or permit to serve as an unsupervised volunteer an applicant or employee who has been convicted of, pleaded nolo contendere to, is on probation before judgment or placement of a case on a stet docket, or has been found not guilty by reason of insanity for any sexual offenses involving a minor.

**502.10** Private entities shall conduct periodic criminal background checks for current employees and unsupervised volunteers. Any employee or unsupervised volunteer who fails a periodic criminal background check may be subject to administrative action including, but not limited to, reassignment and termination.

**502.11** At the discretion of the Contracting Officer's Technical Representative (COTR), an employee or unsupervised volunteer who fails a periodic criminal background check may be reassigned to a non-covered position.

**502.12** If any application is denied because the applicant presents a present danger to children or youth, the private entity shall notify the applicant of such determination and inform the applicant in writing that she or he may appeal the denial to the Commission on Human Rights within thirty (30) days of the determination.

**503 ASSESSMENT OF INFORMATION FROM CRIMINAL BACKGROUND AND TRAFFIC RECORDS CHECKS**

**503.1** The COTR for the contract shall be solely responsible for assessing the information obtained from each criminal background check report to determine whether a final offer may be made to each applicant or employee. The COTR

shall inform the contracting officer of its decision, and the contracting officer shall inform the private entity whether an offer may be made to each applicant.

- 503.2** The COTR for the contract shall be solely responsible for assessing the information obtained from each traffic records check to determine whether a final offer may be made to each applicant or employee. The COTR shall inform the contracting officer of its decision, and the contracting officer shall inform the private entity whether an offer may be made to each applicant.

**504 ACTION AGAINST CONTRACTOR**

- 504.1** The contracting officer may take action, in accordance with the "Default" provision the contract, against any private entity who is found to have violated the provisions of this chapter.

**505 CONFIDENTIALITY**

- 505.1** Criminal background check reports obtained under this section shall be confidential and are for the exclusive use of making employment-related determinations under this chapter. Private entities shall not release or otherwise disclose the reports to any person, except when:

- (a) Required as one component of an application for employment with the private entity;
- (b) Requested by the contracting officer or COTR during an official inspection or investigation;
- (c) Ordered by a court;
- (d) Authorized by the written consent of the person being investigated;
- (e) Otherwise required by the contract; or
- (f) Utilized for a corrective or adverse action in a personnel proceeding, including but not limited to, an administrative action under section 502.10.

- 505.2** An individual who discloses confidential information in violation of this section is guilty of a criminal offense and, upon conviction, shall be fined not more than \$1,000 or imprisoned for not more than 180 days, or both.

**506 PENALTY FOR PROVIDING FALSE INFORMATION**

- 506.1** An applicant for employment or a volunteer position with a private entity who provides false information in the course of applying for the position shall be

subject to prosecution pursuant to section 404 of the District of Columbia Theft and White Collar Crimes Act of 1982 (D.C. Law 4-164; D.C. Official Code § 22-2405), and, upon conviction, shall be fined not more than \$1,000 or imprisoned for not more than 180 days, or both.

**507 RIGHT TO APPEAL CONTRACTING OFFICER'S TECHNICAL REPRESENTATIVE'S DECISION**

**507.1** If a COTR denies an application, the COTR shall notify the contracting officer who shall advise the private entity to notify applicant of such determination. The private entity shall inform the applicant in writing that she or he may appeal the denial to the Commission on Human Rights within thirty (30) days of the determination.

**599 DEFINITIONS**

**599.1** When used in this chapter, the following terms have the meaning ascribed:

**Act** - Child and Youth, Safety and Health Omnibus Amendment Act of 2004, effective April 13, 2005 (D.C. Law 15-353; D.C. Official Code § 4-1501.01 *et seq.*)(2006 Supp.), as amended by Title II of the Omnibus Public Safety Amendment Act of 2006, effective April 24, 2007 (D.C. Law 16-306; 54 DCR 6577) and any similar succeeding law.

**Applicant** – an individual who has filed a written application for employment, or who has made an affirmative effort through a written application or a verbal request to serve in an unsupervised volunteer position, with a private entity.

**Children** – individuals twelve (12) years of age and under.

**Covered child or youth services provider** – any District government agency providing direct services to children and youth and any private entity that contracts with the District to provide direct services to children and youth, or for the benefit of children or youth, that affect the health, safety, and welfare of children or youth, including individual and group counseling, therapy, case management, supervision, or mentoring.

In accordance with Mayor's Order No. 2007-95, the following District agencies shall be subject to the criminal background check and traffic records check provisions of the Act and this chapter for purposes of their own activities, and the activities of private entities and who are parties to contracts entered into on behalf of the following agencies by the Office of Contracting and Procurement:

- \* Department of Human Services
- \* Department of Health
- \* Department of Parks and Recreation
- \* Fire and Emergency Medical Services Department
- \* Metropolitan Police Department

- \* State Education Office of the Executive Office of the Mayor
- \* Department of Mental Health
- \* Child and Family Services Agency
- \* Department of Youth Rehabilitation Services
- \* Department of Employment Services
- \* Any other agency which as a result of a permanent or temporary change to its mission such as may be caused by reorganization or a similar reason shall become a covered child or youth services provider subject to the Act

**Criminal background check** – the investigation of an individual’s criminal history through the record systems of the Federal Bureau of Investigation and the District of Columbia Metropolitan Police Department.

**Employee** – an individual who is employed on a full-time, part-time, temporary or contractual basis by a private entity.

**Private Entity** – any private entity that contracts with the District to provide direct services to children or youth, or for the benefit of children or youth, that affect the health, safety, and welfare of children or youth, including individual and group counseling, therapy, case management, supervision, or mentoring.

**Supervised** – any person who is under the direct supervision, at all times, of an employee or a volunteer who has received a current, satisfactory criminal background check.

**Volunteer** – an individual who works without any monetary or any other financial compensation for a private entity.

**Youth** – an individual between thirteen (13) and seventeen (17) years of age, inclusive.

All persons desiring to comment on the subject matter of this proposed rulemaking should file comments, in writing, no later than thirty (30) days after the date of publication of this notice in the *D.C. Register*. Hand-delivered comments should be delivered, and mailed comments should be postmarked, no later than thirty (30) days after publication of this notice in the *D.C. Register*. Comments should be delivered or mailed to the Chief Procurement Officer, Office of Contracting and Procurement, 441 Fourth Street, N.W., Suite 700 South, Washington, D.C. 20001. Copies of the proposed rules may be obtained from the above address.

## DISTRICT OF COLUMBIA DEPARTMENT OF TRANSPORTATION

NOTICE OF EMERGENCY AND PROPOSED RULEMAKING

DOCKET NO. 07-43-TS

The Director of the Department of Transportation, pursuant to the authority in sections 3, 5(3), and 6 of the Department of Transportation Establishment Act of 2002, effective May 21, 2002 (D.C. Law 14-137; D.C. Official Code §§ 50-921.02, 50-921.04(3) and 50-921.05), and sections 6(a)(1), 6(a)(6) and 6(b) of the District of Columbia Traffic Act, approved March 3, 1925 (43 Stat. 1121; D.C. Official Code § 50-2201.03(a)(1), (a)(6) and (b)), hereby gives notice of the adoption of the following emergency rulemaking which amends Chapter 40 of the Vehicles and Traffic Regulations (18 DCMR) to establish parking within forty (40) feet of the intersection of 17<sup>th</sup> and Webster Streets, N.E. To facilitate this parking, all-way stop controls will be removed from Webster Street.

Emergency rulemaking action, pursuant to section 6(c) of the District of Columbia Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1206; D.C. Official Code § 2-505(c)), is necessary to establish legal parking for residents of the 1600-1700 blocks of Webster Street, N.E.

This emergency action was taken to provide for the immediate preservation of the public health, safety, and welfare. The emergency rulemaking was adopted on August 7, 2007 and became effective immediately upon that date.

The Director also gives notice of intent to take final rulemaking action to adopt this amendment in not less than thirty (30) days from the date of publication of this notice in the D.C. Register.

These emergency rules will expire on January 4, 2008, or upon the publication of a Notice of Final Rulemaking in the D.C. Register, whichever occurs first.

Title 18 DCMR, Section 4008, Subsection 400.3 STOP SIGNS, is amended by deleting from the list of specific locations where stop signs will be removed:

East and west approaches of Webster Street, N.E., to 17<sup>th</sup> Street.

Title 18 DCMR, Section 2405, STOPPING, STANDING. OR PARKING PROHIBITED: NO SIGN is amended by adding a new subsection 2405.5 to read as follows:

The Director is authorized to waive any restriction in the above section when a traffic study indicates it is safe for motorists, emergency vehicles, pedestrians, and bicyclist. The waiver will allow parking at specified locations as the Director may, in his or her discretion, establish.

Title 18 DCMR, Section 2405, STOPPING, STANDING, OR PARKING PROHIBITED: NO SIGN, Subsection 2405.5, is amended by adding to the listed of locations where parking is allowed:

Within forty (40) feet of the south side of the intersection (T-type) of 17<sup>th</sup> and Webster Streets, N.E.

All persons interested in commenting on the subject matter in this emergency and proposed rulemaking action may file comments in writing, not later than thirty (30) days after the publication of this notice in the D.C. Register, with the Department of Transportation, Traffic Services Administration, 2000 14<sup>th</sup> Street, N.W., 7<sup>th</sup> Floor, Washington, D.C. 20009 (Attention: Docket No. 07-43-TS). Copies of this proposal are available, at cost, by writing to the above address.