

OFFICE OF DOCUMENTS & ADMINISTRATIVE ISSUANCES

LIST OF SECTIONS AMENDED
of
D.C. MUNICIPAL REGULATIONS
As of June 30, 2005

Below is the cumulative index of amendments to the D.C. Municipal Regulations (DCMR). An asterisk (*) indicates that the particular DCMR Title is still in progress and not yet available in final form. A list of agency abbreviations appears at the end of this document. This document is updated each month.

AMENDMENTS BY DCMR TITLE

[Chapter amended, sections amended, nature of amendment, *D.C.*
Register citation, date, and agency promulgating amendment]

DCMR Title 1/Mayor and Executive Agencies (June 2001 ed.)

- Chapter 4, Freedom of Information, 52 DCR 52 (1-7-05)
Chapter 11, Guidelines of the Board of Review for Anti-Deficiency Violations, EXPIRES 120 DAYS, 51 DCR 7968 (8-13-04) (BORAV)
Chapter 28, Rules of Practice and Procedure, 51 DCR 6399 (6-25-04) (OAH)
Chapter 28, Rules of Practice and Procedure, 51 DCR 8595 (9-3-04) (OAH)
Chapter 28, Rules of Practice and Procedure), §§ 2802.2, 2804.4, 2804.5, 2838.9, 2839.8 through 2839.10, 2840.4, Sec. 2898: Publication of Schedule of Filing and Related Fees, 51 DCR 8606 (9-3-04)
Chapter 28, Rules of Practice and Procedure, EXPIRES 120 DAYS, 51 DCR 9322 (10-1-04) (OAH)
Chapter 28, Rules of Practice and Procedure, 52 DCR 720 (January 28, 2005) OAH
Chapter 28, Rules of Practice and Procedure, 52 DCR 3838 (April 15, 2005) OAH EXPIRES 120 DAYS
Chapter 28 (Rules of Practice and Procedure), Secs. 2804, 2805, 2808, 2810, 2818, 2820, 2822, 2830, 2832, 2838, 2839, 2840 and 2843, 52 DCR 5675 (6-17-05) (OAH)
Chapter 28 (Rules of Practice and Procedure), Secs. 2802, 2810, 2832, and 2843, 52 DCR 5951 (6-24-05) (OAH) EXPIRES 120 DAYS
Chapter 29, Appellate Rules of Practice and Procedure, 51 DCR 6433 (6-25-04) (OAH)
Chapter 56, Review and Approval of Information Technology Procurements, 51 DCR 11517 (12-17-04) (CTO)
Chapter 72 (Schedule of Fees for Fire and Emergency Medical Services Training), 52 DCR 2728 (3-18-05) (FEMS)

DCMR Title 3/Elections and Ethics (June 1998 ed.)

- Chapter 1, Organization of the Board of Elections and Ethics, Sec. 102, 46 DCR 6976 (8-27-99) (BEE)
Chapter 4, Hearings, §§ 400.1, 408.1, 408.6, 428.6 through 428.9, New Sec. 432: Alternative Dispute Resolution Procedures for Help America Vote Act Complaints, 50 DCR 11071 (12-26-03) (BEE)
Chapter 4, Hearings, Sec. 430: Subpoenas and Depositions; and Sec. 431: Service of Subpoena and Notice of Deposition, 45 DCR 7349 (10-9-98) (BEE)
Chapter 5, Voter Registration, Chapter 6, Eligibility of Candidates, Chapter 9, Filling Vacancies, Chapter 11, Recall of Elected Officials, and Chapter 16, Candidates: Delegate U.S. House of Representatives, Mayor, Chairman, and Members of the Council of D.C., US Senator, US Representative, Members of the Board of Education, and Advisory Neighborhood Commissions to be in Compliance With DC Law 13-159, "School Governance Chapter Amendment Act of 2000", 9 DCR 2737 (3-22-02) (BEE)

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- Chapter 5, Voter Registration, §§ 500.8, 510.9 & 510.10, 50 DCR 11071 (12-26-03) (BEE)
- Chapter 7, Elections Procedures; and Chapter 8, Tabulation and Certification of Election Results, 51 DCR 7401 (7-30-04) (BEE)
- Chapter 7, Election Procedures, §§ 703.1, 703.2, 703.3, 710.4, 722.2, 722.4 through 722.7, 50 DCR 11071 (12-26-03) (BEE)
- Chapter 7, Elections Procedures, Sec. 713: Vote Casting Procedures: Regular Ballot, §§ 713.10 through 713.15; and Sec. 723: Closing the Polls, § 723.1, 51 DCR 2718 (3-12-04) (BEE)
- Chapter 7, Election Procedures; and Chapter 8 (Tabulation and Certification of Election Results), EXPIRES 120 DAYS, 51 DCR 5038 (5-14-04) (BEE)
- Chapter 8, Tabulation and Certification of Election Results, Sec. 819: Voting System Standards, 48 DCR 4104a (5-11-01) (BEE)
- Chapter 8, Tabulation and Certification of Election Results, EXPIRES 120 DAYS, 51 DCR 5038 (5-14-04) (BEE)
- Chapter 10, Initiative Referendum, §§1003.6 (a) & (e); 1006.3 (e); 1007.4 (g); 1009.9 (G) & Appendix 10-1, 46 DCR 6977 (8-27-99) (BEE)
- Chapter 10, Initiative and Referendum; Chapter 11, Recall of Elected Officials; Chapter 13, Filling Vacant Seats on Advisory Neighborhood Commissions; Chapter 14, Candidates: Political Party Primaries for Presidential Preference and Convention Delegates; Chapter 15, Candidates: Electors of President and Vice-President; Chapter 16, Candidates: Delegate U.S. House of Representatives, Mayor, Chairman, and Members of the Council of District of Columbia, U.S. Commissions, and Chapter 17, Candidates: Members and Officials of Local Committee of Political Parties and National Committee Persons; to Clarify the Proper Method by Which Challenges to Petitions are to be Expressed, 47 DCR 5927 (7-28-00)
- Chapter 13, Filling a Vacant Seats on Advisory Neighborhood Commissions; Chapter 14, Candidates: Political Party Primaries for Presidential Preference and Convention Delegates; Chapter 15, Candidates: Electors of President and Vice-President; Chapter 16, Candidates: Delegate U.S. House of Representatives, Mayor, Chairman, and Members of the Council of the District of Columbia, U.S.11 Senator, U.S. Representative, Members of the Board of Education and Advisory Neighborhood Commissions; and Chapter 17, Candidates: Members and Officials of Local Committees of Political Parties and National Committee Persons, 46 DCR 4335 (5-14-99) (BEE)
- Chapter 15, Candidates: Electors of President and Vice President, Chapter 16, Candidates: Delegate US House of Representatives, Mayor, Chairman, and Members of the Council of D.C., US Senator, US Representative, Members of the Board of Education and Advisory Neighborhood Commissions, and Chapter 17, Candidates: Members and Officials of Local Committees of Political Parties and National Committee Persons to be in Compliance with DC Law 14-43, "Nominating Petitions Signature Amendment Act of 2001", 49 DCR 2740 (3-22-02) (BEE)
- Chapter 16, Candidates: Delegate U.S. House of Representatives, Mayor, Chairman, and Members of the Council of D.C., U.S. Senator, U.S. Representative, Members of the Board of Education and Advisory Neighborhood Commission, § 1607.8, 51 DCR 7434 (7-30-04) (BEE)
- Chapter 18, Charter Amending Procedures, Sec. 1805: Date of Election, §1805.1, 47 DCR 5930 (7-28-00) (BEE)
- Chapter 15, Candidates: Electors of President and Vice-President), Sec. 1500: Nomination of Candidates by Message, §1500.9, 50 DCR 6696 (8-15-03) (BEE)
- Chapter 18, Charter Amending Procedures, Sec. 1805: Date of Election, 48 DCR 4105 (5-11-01) (BEE)
- Chapter 20, Freedom of Information, 46 DCR 1191 (2-12-99) (BEE)
- Chapter 30, Campaign Finance Operations, §§3000, 3002, 3004, 3008-3009, 3011, 3015 & 3017; Chapter 31, Lobbying, §3100; Chapter 32, Financial Disclosure), §§3201-3202; Chapter 33, Conflict of Interest, §3300; Chapter 34, Campaign Finance Record Keeping, §3400; and Chapter 37, Investigations and Hearings, §3709, 47 DCR 2171 (3-24-00) (BEE)
- Chapter 30, Campaign Finance Operations, §§3002 - 3003; Chapter 31, Lobbying, §§3100 et al; and Chapter 32, Financial Disclosure, §§3201 - 3202, to Implement DC Law 13-79, Campaign

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- Chapter 30, Campaign Finance Operations, §§3005, 3008, 3010-3011, 3013, and 3017; Chapter 31, Lobbying, §§3103-3104; Chapter 32, Financial Disclosure, §3200; Chapter 33, Conflict of Interest, §§3300 & 3301-2; and Chapter 37, Investigations, §3711, 49 DCR 2731 (3-22-02) (BEE)
- Chapter 30, Campaign Finance Operations, Sec. 3011: Limitations on Contributions, §3011.2, EXPIRES 1-5-01, 47 DCR 7510 (9-15-00) (BEE)
- Chapter 31, Lobbying, §3100 et al, to Implement DC Law 13-79, Campaign Finance Reform Amendment Act of 1999, 47 DCR 5919 (7-28-00) (BEE)
- Chapter 32, Financial Disclosure, §§3201 - 3202, to Implement DC Law 13-79, Campaign Finance Reform Amendment Act of 1999, 47 DCR 5919 (7-28-00) (BEE)
- Chapter 37, Investigations and Hearings, Sec. 3711: Schedule of Fines, §3711.3, 48 DCR 471 (1-19-01) (BEE)

DCMR Title 4/Human Rights and Relations (March 1995 ed.)

- Chapter 1, Complaints of Discrimination in D.C. To Clarify the Time for Filing Complaints and to Eliminate the Right to Appeal to the City Administrator, 43 DCR 6569 (12-13-96) (OM)
- Chapter 2, Guidelines for Payment of Compensatory Damages, Civil Penalties, and Attorney's Fees Under the Human Rights Act of 1977, 46 DCR 2804 (3-19-99) (CHR)
- Chapter 5, Employment Guidelines, Sec. 508: Family Responsibilities Guidelines, 48 DCR 4662 (5-25-01) (OHR & CHR)
- Chapter 10, Housing and Commercial Space, §§ 1000, 1001 & 1002 to Clarify Certain Prohibited Discriminatory Practices and Exceptions Under the Human Rights Act and Federal Fair Housing Act, 46 DCR 4339 (5-14-99) (HRLBD)

DCMR Title 5/Board of Education (December 2002 ed.)

- Chapter 1, By-Laws of the Board, Sec. 104: Duties of the Officers of the Board, § 104.10, 50 DCR 8806 (10-17-03) (BOE)
- Chapter 1, By-Laws of the Board, Sec. 105: Meetings of the Board of Education; Regular Meetings; Sec. 109: Committees of the Board of Education; Sec. 109: Meetings of Board Committees, 50 DCR 8807 (10-17-03) (BOE)
- Chapter 1, By-Laws, Sec. 110: Meetings of the Board Committees, §110.3, EXPIRES 120 DAYS, 49 DCR 11314 (12-13-02) (BOE)
- Chapter 4, Parent and Community Involvement in Education, Sec. 401: Parent Involvement in the D.C. Public Schools; and Sec. 404: Definitions, 50 DCR 6166 (8-1-03) (BOE)
- Chapter 9, Public Charter School Policies), § 903.1, EXPIRES 120 DAYS, 51 DCR 11862 (BOE)
- Chapter 9 (Public Charter School Policies), Sec. 903.1, 52 DCR 2437 (3-11-05) (BOE)
- Chapter 10, General Personnel Policies, Sec. 1021: Reappointment, §§ 1021.1 - 1021.6, 51 DCR 6026 (6-11-04) (BOE)
- Chapter 16, License Requirements, Sec. 1667: Administrative Services Credentialing, 51 DCR 6445 (6-25-04)
- Chapter 16, License Requirements, Sec. 1667: Administrative Services Credentialing, § 1667.4 (a)(b), EXPIRES 120 DAYS, 51 DCR 8383 (8-27-04) (BOE)
- Chapter 20, Admission of Students, Sec. 2008: Computation of Nonresident Tuition Rates, § 2008.13, to Establish a Schedule of 2003-04 Non-Resident Tuition Rates, 50 DCR 9067 (10-24-03) (SEO)
- Chapter 20, Admission of Students, Sec. 2008: Computation of Nonresident Tuition Rates, § 2008.13, 2004-2005 Non-Resident Tuition Rates 51 DCR 7301 (7-23-04) (SEO)

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- Chapter 21, Attendance and Transfers, Sec. 2106: Out-of-Boundary Transfers, §§ 2106.1 - 2106.4; and Sec. 2199: Definitions, 50 DCR 1850 (2-28-03) (BOE)
- Chapter 22, Grades, Promotion and Graduation, Sec. 2203: Graduation: Academic Requirements, § 2203.1, 51 DCR 6024 (6-11-04) (BOE)
- Chapter 27, Interscholastic Athletics, Sec. 2701: Eligibility of Participation, § 2701.3 (j), EXPIRES 120 DAYS, 51 DCR 7651 (8-6-04) (BOE)
- Chapter 30, Special Education Policy (New), 50 DCR 1854 (2-28-03) (BOE)
- Chapter 30, Special Education Policy, §§ 3001.1, 3002.2, 3003.1, 3003.6, 3006.6, 3022.1, 3027.5, 3029.5 & 3030.3, 50 DCR 8810 (10-17-03) (BOE)
- Chapter 37, Procurement and Negotiated Service Contracts, §§3700.5 - 3700.7 to Meet Requirements of D.C. Law 12-268, 50 DCR 1903 (2-28-03) (BOE)
- Chapter 38, State Education Agency Functions of the Board of Education, Secs. 3804, 3805, 3806, 3807, 3808 & 3809, to Enable the State Education Agency to Comply with the Unsafe School Choice Option Requirements of P.L. 107-110, 51 DCR 2711 (3-12-04) (BOE)
- Chapter 38 (District of Columbia Standards for Achievement in English Language Arts), Sec. 3805, and (District of Columbia Standards for Achievement in Mathematics Sec. 3806, 52 DCR 2815 (3-18-05) (BOE)
- Chapter 38 (State Education Agency Functions of the Board of Education) Sec. 3805: District of Columbia Standards for Achievement in English Language Arts; and Sec. 3806: District of Columbia Standards for Achievement in Mathematics, 52 DCR 4602 (5-13-05) (BOE)

DCMR Title 6/Government Personnel*

- Chapter 2, Retention of Rights and Benefits, 27 DCR 4342 (10-3-80)(DCOP)
- Chapter 3, Sec. 301, Residency Preference in Career Service Employment, 37 DCR 4117 (6-22-90)(DCOP)
- Chapter 3, Residency, 37 DCR 851 (1-26-90)(DCOP)
- Chapter 3, Residency, §§301.14, 304.1, 304.3, 304.7 - 304.9, 305.7 & 399.1, EXPIRES 120 DAYS, 47 DCR 2453 (4-7-00) (DCOP & MPD)
- Chapter 3, Sec. 302, Residency Preference in Employment for Attorneys Appointed Under D.C. Code 1-610.9, 40 DCR 2485 (4-16-93)(DCOP)
- Chapter 3, Residency to Authorize Waiver of Residency Requirement for Certain Hard-to-Fill Positions in the Executive Service and Implement Waiver Provisions Applicable to the Office of the Inspector General, EXPIRES 120 days, 46 DCR 10353 (12-17-99) (DCOP & MPD)
- Chapter 3, Residency, §§ 301.14, 303.1, 304.1, 304.3, 304.7, 304.8, 304.9, 305.7 & 399.1, 47 DCR 2416 (4-7-00) (DCOP & MPD)
- Chapter 3, Residency, §303.1; and Chapter 24, Reductions In Force, EXPIRES 120 DAYS, 47 DCR 2462 (4-7-00) (DCOP & MPD)
- Chapter 3, Residency, §§ 305.9, 305.10 & 307.18, 51 DCR 9309 (10-1-04) (DCOP)
- Chapter 3, Residency, § 308, 52 DCR 2069 (3-4-05) (DCOP)
- Chapter 4, Organization for Personnel Management - Amended, 33 DCR 4447 (7-25-86)(DCOP)
- Chapter 4, Office of Personnel Management, 32 DCR 75 (1-4-85)(DCOP)
- Chapter 4, Organization for Personnel Management, 51 DCR 928 (1-23-04) (DCOP)
- Chapter 4, Organization for Personnel Management, Sec. 412: Criminal Background Checks in District Government Agencies that Provide Direct Services to Children and Youth, EXPIRES 120 DAYS, 51 DCR 9724 (10-15-04) (DCOP)

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- Chapter 4, Organization for Personnel Management, 51 DCR 11591 (12-24-04) (DCOP)
- Chapter 4, Organization for Personnel Management, Sec. 412: Criminal Background Check and Traffic Record Check Requirements – District Government Agencies Considered Covered Child or Youth Service; Sec. 499: Definitions, EXPIRES 120 DAYS, 52 DCR 1006 (2-4-05) (DCOP)
- Chapter 4 (Organization for Personnel Management), Sec. 412: Criminal Background Check and Traffic Record Check Requirements – District Government Agencies Considered Covered Child or Youth Services Providers, EXPIRES 120 DAYS, 52 DCR 4067 (4-22-05) (DCOP)
- Chapter 4 (Organization for Personnel Management), Sec. 412: Criminal Background Check and Traffic Record Check Requirements – District Government Agencies Considered Covered Child or Youth Services Providers, EXPIRES 120 DAYS, 52 DCR 5102 (5-27-05) (DCOP)
- Chapter 5, Public Employee Relations Board Rules to Implement Comprehensive Merit Personnel Act, 37 DCR 5267 (8-10-90)(PERB)
- Chapter 5, Sec. 500: General Provisions, 42 DCR 6383 (11-17-95)(PERB)
- Chapter 5, Rules of the Public Employee Relations Board), Sec. 552: Subpoenas, § 552.7, 50 DCR 9580 (11-14-03) (PERB)
- Chapter 4, Sec. 500: General Provisions; Sec. 544: Standards of Conduct; and 559: Finality of Board Decision and Order, 46 DCR 8276 (10-15-99) (PERB)
- Chapter 5, Sec. 500.4, General Provisions, 44 DCR 3504 (6-20-97)(PERB))
- Chapter 5, Sec. 520: Unfair Labor Practice Complaints, §520.15; and Sec. 544: Standards of Conduct Complaints, §544.8, 44 DCR 7448 (12-5-97) (PERB)
- Chapter 5, Sec. 560: Enforcement, §560.1, 43 DCR 5270 (9-27-96) (PERB)
- Chapter 6, Rules and Regulations of the Office of Employee Appeals, 39 DCR 7404 (10-2-92) (OEA)
- Chapter 6, Rules and Regulations of the Office of Employee Appeals, 46 DCR 9297 (11-19-99)(OEA)
- Chapter 7, Sec. 700, Equal Employment Opportunity, 27 DCR 5038 (11-14-80)(DCOP)
- Chapter 7, Sec. 703, Veteran Preference - Amended, 30 DCR 4604 (9-9-83)(DCOP)
- Chapter 8, Sec. 807.1, Firefighter Appointments, 32 DCR 1364 (3-8-85)(DCOP)
- Chapter 8, Career Service, Secs. 811 & 848, Rescinded, 51 DCR 9706 (10-15-04) (DCOP)
- Chapter 8, Career Service, §813.4 to Extend Probationary Period for Certain Employees in the Fire and Emergency Medical Services Department, 49 DCR 6842 (7-19-02) (DCOP)
- Chapter 8, Career Service, §§ 823.3, 823.4, 824.7, 824.8, 824.9 & 829.1 (g) Governing Non-Competitive Appointments in the Career Service, 47 DCR 2419 (4-7-00) (DCOP & MPD)
- Chapter 8, Career Service, §§ 823.3, 823.4, 824.7, 824.8, 824.9 & 829.1 (g) Governing Non-Competitive Appointments in the Career Service, EXPIRES 120 DAYS, 47 DCR 2456, (4-7-00) (DCOP & MPD)
- Chapter 8, Career Service, Sec. 849: Attorney Certificate of Good Standing Filing Requirement, 51 DCR 10410 (11-12-04) (DCOP)
- Chapter 8, Sec. 870, Career Service - Amended, Processing Entry-Level Candidates for Police Officer and Firefighter Positions, 33 DCR 4299 (7-18-86)(DCOP)
- Chapter 8, Sec. 870.9(b), Correction to Notice of Final Rulemaking Amending Chapter 8 of D.C. Personnel Regulations, 32 DCR 2953 (5-24-85)(DCOP)(Errata)
- Chapter 8, Career Service - Amended, 32 DCR 2473 (5-3-85)(DCOP)
- Chapter 8, Career Service, Sec. 871: Processing Candidates for Police Sergeant, Lieutenant, and Captain Positions; Sec. 872: Appointment to Inspector, Commander and Assistant Chief of Police, and Sec. 873: Processing Entry-Level Candidates for Police Officer Positions, 45 DCR 451 (1-23-98) (MPD)
- Chapter 8, Career Service, Sec. 871: Processing Candidates for Police Sergeant, Lieutenant, and Captain Positions; Sec. 872: Appointment to Inspector, Commander and Assistant Chief of Police, EXPIRES 3-18-99, 45 DCR 106 (1-1-99) (MPD)

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- Chapter 8, Career Service, Sec. 871: Processing Candidates for Police Sergeant, Lieutenant, and Captain Positions; and Sec. 872: Appointment to Inspector, Commander and Assistant Chief of Police, 49 DCR 1859 (3-1-02) (MPD)
- Chapter 8, Career Service, Sec. 876, Processing Candidates for Fire Sergeant, Lieutenant, and Captain Positions, 31 DCR 2715 (6-1-84)(DCOP)
- Chapter 8, Sec. 870, Processing Entry-Level Candidates for Police and Firefighter Positions, 30 DCR 2555 (5-27-83)(DCOP)
- Chapter 8, Career Service, Sec. 874: D.C. Police Training and Standards Board, 48 DCR 8973 (9-28-01) (MPD)
- Chapter 8, Career Service) to Amend Regulations Governing the Promotion of Officers to Police Sergeant, Lieutenant, and Captain Positions, EXPIRES 120 DAYS, 48 DCR 10942 (11-30-01) (MPD)
- Chapter 8, Career Service, Sec. 874: Retirement/Resignation of Members While Under Disciplinary Investigation, 49 DCR 8368 (8-30-02) (MPD)
- Chapter 8, Sec. 875, Promotion of Battalion Chief, Deputy Fire Chief, & Assistant Fire Chief, 30 DCR 4608 (9-9-83)(DCOP)
- Chapter 8, Career Service), Sec. 877: Retirement/Resignation of Members While Under Disciplinary Investigation (ERRATA Notice), 49 DCR 9298 (10-11-02) (MPD)
- Chapter 9, Secs. 904, 907 & 908, Excepted Service Amended, 36 DCR 7931 (11-17-89)(DCOP)
- Chapter 9, Excepted Service - Amended, 32 DCR 2271 (4-26-85)(DCOP)
- Chapter 9, Secs. 908.10, 910.1 & 910.2, Excepted Service Amended, 39 DCR 6171 (8-7-92) (DCP)
- Chapter 9, Excepted Service to Modify Provisions Concerning Appointments to the Excepted Service, EXPIRES 120 days, 46 DCR 4018 (4-30-99) (DCOP)
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- Chapter 10, Sec. 1005, Notice to Rescind Notice of Final Rulemaking, Retreat Rights of Exec. Service Employees, Pub. at 31 DCR 6494 dated 12-21-84, 32 DCR 2372 (4-26-85) (Errata - DCOP)
- Chapter 10, Executive Service, 28 DCR 1325 (3-27-81)(DCOP)
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- Chapter 10, Executive Service, § 1000.2, Sec. 1005: Performance Incentives; Sec. 1006: Additional Income Allowance for Medical Officers, § 1006.1; Sec. 1007: Separation Pay; Sec. 1008: Universal Leave, 51 DCR 9017 (9-17-04) (DCOP)
- Chapter 11, Classification, 28 DCR 2318 (5-22-81)(DCOP)
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- Chapter 11, Classification and Compensation, Sec. 1154: Recruitment and Retention Incentives - Child and Family Services Agency, 48 DCR 4179 (5-11-01) (DCOP)
- Chapter 11, Sec. 1155, Compensation - Operation Desert Shield and Desert Storm Pay Differential, 39 DCR 2072 (3-27-92)(DCOP)

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- Chapter 11, Classification and Compensation, Sec. 1156: Operation Enduring Freedom Pay Differential, EXPIRES 120 DAYS, 49 DCR 5820 (6-21-02) (DCOP)
- Chapter 11, Sec. 1162, Classification and Compensation; Voluntary Severance Incentive Program, EXPIRED, 42 DCR 2362, pub. May 12, 1995
- Chapter 11, Sec. 1162: Voluntary Severance Incentive Program, Expires 120 days, 42 DCR 3530 (7-7-95) (DCOP) [EXPIRED]
- Chapter 11, Classification and Compensation, Secs. 1160, 1161, 1162, 1163 & 1169 Governing Easy Out, Early Out, and Voluntary Severance Incentive Programs for the Public Housing Authority, EXPIRED, 43 DCR 605 (2-9-96)(DCOP)
- Chapter 11, Classification and Compensation, §§1110.1 - 1110.6, 1114.1 - 1114.4, 1115.3, 1115.5, & 1115.7, and New Sec. 1153: Employment and Salary Reduction of Reemployed Annuitants, 47 DCR 2421 (4-7-00) (DCOP & MPD)
- Chapter 11, Classification and Compensation, §§ 1110.1 - 1110.6, 1114.1 - 1114.4, 1115.3, 1115.5 & 1115.7, and New Sec. 1153: Employment and Salary Reduction of Reemployed Annuitants, EXPIRES 120 DAYS, 47 DCR 2458 (4-7-00) (DCOP & MPD)
- Chapter 11, Classification and Compensation, Sec. 1156: Operation Enduring Freedom Pay Differential, EXPIRES 1-21-03 DAYS, 49 DCR 11049 (12-6-02) (DCOP)
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- Chapter 11 Classification and Compensation, Secs. 1170 & 1175 to Implement the D.C. Pre-Tax Benefits Program, 48 DCR 5004 (6-1-01) (DCOP)
- Chapter 11, Compensation) to Implement the D.C. Pre-Tax Benefits Program, EXPIRES 120 DAYS, 47 DCR 1207 (2-9-01) (DCOP & MPD)
- Chapter 11, Classification and Compensation, Sec. 1155: Operation Enduring Freedom and Operation Iraqi Freedom Pay Differential, EXPIRES 120 DAYS, 51 DCR 7655 (8-6-04) (DCOP)
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- Chapter 12, Secs. 1250 - 1299, Rules to Allow District Employees to Donate a Portion of Their Annual Leave to an Annual Leave Bank, 40 DCR 1292 (2-12-93)(DCOP)
- Chapter 12, Hours of Work, Legal Holidays and Leave); and Add New Sec. 1259: Excused Absence in Connection with Serving as a Bone Marrow or Organ Donor, 49 DCR 9056 (10-4-02) (DCOP)
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- Chapter 14, Performance Management, 52 DCR 1302 (2-11-05) (DCOP)
- Chapter 16, Adverse Actions and Grievances, 34 DCR 1845 (3-20-87)(DCOP)
- Chapter 16, Secs. 1601.1, 1603 & 1618, Adverse Actions and Grievances - Amended, 37 DCR 8297 (12-21-90)(DCOP)
- Chapter 16, Adverse Actions and Grievances, Sec. 1603: Definition of Cause, 46 DCR 7208 (9-10-99) (DCOP)
- Chapter 16, General Discipline and Grievances, 47 DCR 7094 (9-1-00) (DCOP)

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- Chapter 16, General Discipline and Grievances, 49 DCR 11781 (12-27-02) (DCOP)
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- Chapter 31, Records Management and Privacy of Records, §§3118.13(c) & 3122.4, 46 DCR 2372 (3-5-99) (DCOP)
- Chapter 34, Annual Report, 28 DCR 2159 (5-15-81)(DCOP)
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- Chapter 36, Legal Service, Sec. 3617: Certificate of Good Standing Filing Requirement, 50 DCR 10569 (12-12-03) (DCOP)
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- Chapter 38, Management Supervisory Service, Sec. 3811, EXPIRES 120 DAYS 51 DCR 5317 (06-03-05) (DCOP)
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- Chapter 1, Repeal §§103.8, 103.9, 103.13, 103.14, 103.15, 103.16 through 103.19, Secs. 206, 302 & 303 of the Omnibus Police Reform Amendment Act of 2000, effective 10-4-00 (DC Law 13-160), 47 DCR 4619 (DC LAW)
- Chapter 1, Secs. 105 - 110, Regarding Procedures for Rehiring of Retired Police Officers, 40 DCR 249 (1-21-94)(MPD)
- Chapter 2, General Rules, Sec. 206: Badges, Cap Plates, Identification Cards, and Revolvers, §206.1, DC Act 14-403 effective 10-1-02, 49 DCR 6968 (7-26-02) (DC ACT)
- Chapter 3, Police Officers Outside Employment Amendment Act of 1996, effective July 26, 1996, D.C. Law 11-151, 43 DCR 2838 (D.C. Law)
- Chapter 3, §301.4, Secs. 206, 302 & 303 of the Omnibus Police Reform Amendment Act of 2000, effective 10-4-00 (DC Law 13-160), 47 DCR 4619 (DC LAW)
- Chapter 4, Sex Offender Registry, 47 DCR 1511 (3-10-00) (MPD)
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- Chapter 8, Secs. 805 - 810, Procedures for Forfeiture of Seized or Unclaimed Property, 38 DCR 1227 (2-22-91)(MPD)
- Chapter 11, Special Police, Sec. 1109: Uniforms, §1109.4 to provide for special designation of police officers under the control of the Department of General Services, the D.C. Protective Services Police Identification Act of 1982, effective 6-4-82, DC Law 4-115, 29 DCR 2522 (6-18-82) (DC LAW)
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- Chapter 1, Disability Compensation, §§104.4, 106.3, 107.2, 107.3, 107.4, 107.5, 107.7, 107.15, 107.16, 112.1, 112.3, and Sec. 118: Appeal to the Director; Repeal Chapter 13, 47 DCR 7484 (9-15-00) (DOES)
- Chapter 1, Disability Compensation, Sec. 119: Utilization Review, 43 DCR 1466 (3-22-96) (DOES)
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- Chapter 2, Compensation Issued Without a Hearing; Vocational Rehabilitation; Administrative and Judicial Review; and Special Fund, 33 DCR 2308 (4-18-86) ERRATA
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- Chapter 2, Secs. 220, 221.222 to eliminate the use of prehearing conferences; sec. 3 of the Workers' Compensation Amendment Act of 1998, effective 4-16-99 (DC Law 12-229, 46 DCR 891) (DC LAW)
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- Chapter 7, Sec. 725: Tuition and Fees, General Provisions, §§725.3 & 725.4, 45 DCR 4397 (7-3-98)
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- Chapter 2, Educational Mission and Academic Policy, 36 DCR 8286 (12-8-89)(DCSL)
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- Chapter 3, Administration and Management, 35 DCR 6883 (9-16-88)(DCSL)
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- Chapter 5, Sec. 511, Withdrawal, Admissions, Tuition, and Fees - Amended, 35 DCR 9076 (12-30-88)(DCSL)
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- Chapter 6, Secs. 602 - 609, Academic Standards and Requirements, 40 DCR 6359 (9-3-93)(DCSL)
- Chapter 6, Secs. 605.1, 608.1, 608.2, 615.1, & Repeal Sec. 606 in its Entirety, Academic Standards and
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- Chapter 7, Sec. 702, Law Review, §702.8, 42 DCR 5438 (9-29-95) (DCSL)
- Chapter 7, Student Activities and Records, 35 DCR 6908 (9-16-88)(DCSL)
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- Chapter 14, Faculty Appointments and Service, 35 DCR 4390 (6-10-88)(DCSL)
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- Chapter 16, Grievance Procedures, 35 DCR 7764 (10-28-88)(DCSL)
- Chapter 17, Adverse Actions, 35 DCR 7771 (10-28-88) (DCSL)
- Chapter 17, Sec. 1708, Conduct of Adverse Action Hearings - Amended, 39 DCR 8107 (11-6-92) (DCSL)
- Chapter 18, Reduction in Force - Furlough, 42 DCR 1210 (3-10-95) (DCSL)
- Chapter 20, Labor Relations, 36 DCR 1487 (2-24-89)(DCSL)
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DCMR Title 9/ Taxation (April 1998 ed.)

- Chapter 1, Income and Franchise Taxes, Sec. 105: General Requirements for Filing Tax Returns
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- Chapter 1, Income and Franchise Taxes, Sec. 109: Consolidated Tax Returns, 51 DCR 1688 (2-13-04)
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- Chapter 1, Income and Franchise Taxes), Sec. 155: D.C. College Savings Program, 51 DCR 739 (1-16-04)
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- Chapter 3, Real Property Taxes, Regarding Procedures for Freedom of Information Act Requests; and
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- Chapter 3, Real Property Taxes, New Sec. 314: Privatized Tax Sale Research and Notification,
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- Chapter 3, Real Property Taxes, Sec. 315: Tax Sale Costs, 48 DCR 8197 (8-31-01) (OTR)
- Chapter 3, Real Property Tax Sales, Sec. 316: Real Property Tax Sale Redemption and Tax Deed Issuance
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- Chapter 3, Real Property Taxes, Sec. 336:Fees; and Chapter 5 (Tax on Recordation of Deeds), Sec. 513:
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Article 9 Uniform Commercial Code Filings, 48 DCR 10040 (11-2-01) (OTR)

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- Chapter 3, Real Property Taxes), §3221.1 (a) Relating to Ownership of Real Property for Real Property Tax Exemption Purposes, 49 DCR 4347 (5-10-02) (OTR)
- Chapter 4, Sales and Use Taxes, Sec. 493: Sales Price: Communication Services, 51 DCR 6029 (6-11-04) (OTR)
- Chapters 5 & 6 to Define for the Purposes of Recordation and Transfer Taxes, the Terms "Nominal Consideration" and "Fair Market Value", 46DCR 8264 (10-15-99) (CFO)
- Chapter 11, Qualified High Technology Company, 49 DCR 2142 (3-8-02) (OTR)
- Chapter 20, Board of Real Property Assessments and Appeals, Sec. 2002: Members and Staff; Sec. 2003: Panel Assignments, Meetings and Decisions; and Sec. 2004: Prohibitions on Members, 49 DCR 2897 (3-29-02) (BRPAA)

DCMR Title 10\Planning and Development (Part 1) (February 1999 ed.)

- Chapters 1 through 19, Adopts Comprehensive Plan for the Nation's Capital, sec. 2 of the Comprehensive Plan Amendments Act of 1998, effective 4-27-99 (DC Law 12-275, 46 DCR 1441 (Part 2) (DC LAW)

DCMR Title 10\Planning and Development (Part 2) (March 1994 ed.) w/1996 Supplement

- Chapters 1, 4, 9, 11, 13, 14, 17, 18, 19, secs. 199.1, 404.4, 940.2, 1100.7, 1108.1, 1120.2, 1409.7, 1711.1, 1109.1, 1129.1, 1138.1, 1342.1, 1365.3, 1700.8, 1711.1, 1734, 1804.8, 1903.5; secs. 101 & 201 of the Comprehensive Plan Technical Corrections and Response to NCPC Recommendations and Closing of a Public Alley in Square 1189, S.O. 98-150, Act of 1999, effective 9-22-99 (DC Law 13-130, 46 DCR 5631) (DC LAW)
- Chapter 21, §2116.3, Technical correction to change §2102.4 to 2102.3 ERRATA
- Chapter 26, Sec. 2625: Review of Applications for Landmark Status; Sec. 2626: Hearings for Individual Landmark Designation; Sec. 2627: Order of Procedure for Landmark Designation Hearings; Sec. 2628: Closure of Record in Landmark Designation Cases; Sec. 2629: Post Hearing Procedures in Landmark Designation; Sec. 2630: Evidence; and Sec. 2631: Official Transcript, EXPIRES 120 DAYS, 46 DCR 8983 (11-5-99) (HPRB)
- Chapter 26, Historic Preservation Review Board, Sec. 2609: Meetings, §2609.5 Regarding the Conduct of Board Hearings by Establishing a Summary "Denial Calendar", "Consent Calendar" & "Agenda", EXPIRES 120 DAYS, 48 DCR 2909 (3-30-01) (HPRB)
- Chapter 26, Sec. 2614: Unsafe and Insanitary Buildings, EXPIRES 120 DAYS, 49 DCR 11852 (12-27-02) (HPRB & SHPO)
- Chapter 30, Board for the Condemnation of Insanitary Buildings, §§3000.1, 3005.2, and 3099.1, 49 DCR 9493 (10-18-02) (DCRA)
- Chapter 34, Low Income Housing Tax Credit Program, Delete § 3401.4; New Sec. 3406: Program Fees, EXPIRES 120 DAYS, 51 DCR 7652 (8-6-04) (DHCD)
- Chapter 41, Housing Production Trust Fund), Secs. 4100 - 4199, 49 DCR 10582 (11-22-02) (DHCD)
- Chapter 58, Security Deposit and Affordable Facilities Assistance for Qualified High Technology Companies, 49 DCR 7502 (8-2-02) (DCRA)
- Chapter 59, Tax Abatements for New Residential Development Program, 50 DCR 553 (1-17-03) (DM/PED)
- Chapter 60, Special Merits, EXPIRES 9-31-04, 51 DCR 6662 (7-2-04) (DM/PED)
- Chapter 61, Rules of Operation for the Downtown Retail Priority Area, EXPIRES 120 DAYS, 51 DCR 9326 (10-1-04) (DMPED)

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Adoption of a New 10A DCMR, Historic Preservation; and Amendment of 10 DCMR, Planning and Development, 51 DCR 7447 (7-30-04) (HPRB)

DCMR Title 11/Zoning (February 2003 ed.)

- Chapter 1, Sec. 199: Definitions, § 199.1 to Revise Definition of "Building Height" and the Term "Curb" (Case No. 02-35), 50 DCR 9387 (11-7-03) (ZC)
- Chapter 1, Sec. 199: Definitions, 50 DCR 10822 (12-19-03) (ZC)
- Chapters 1, 2, 5, 6, 9 & 21 to Establish Metropolitan Police Department Uses in the Zoning Regulations (Case No. 02-28), 51 DCR 4778 (5-7-04) (ZC)
- Chapters 1, 2, 4, 5, 6, 9, 21, 22, & 34 to Allow Public Recreation and Community Centers in R-1 and Less Restrictive Districts (Case No. 02-15), 50 DCR 10137 (11-28-03) (ZC)
- Chapters 1, 5, 6, 7, 9 & 21 to Establish Optical Transmission Nodes (Case No. 02-34TA), 50 DCR 8818 (10-17-03) (ZC)
- Chapters 1, 9, 20, 21, 24, 25, 31 & 32 to Establish a New Zone District to be Known as the Waterfront Open Space Zone District (W-O) (Case No. 02-42), 51 DCR 3440 (4-2-04) (ZC)
- Chapter 2, Sec. 201: Uses as a Matter of Right, 50 DCR 10822 (12-19-03) (ZC)
- Chapter 4, Residence Districts: Height, Area, and Density Regulations Chapter 17, Definitions), §1799.1; Chapter 21, Off-Street Parking Requirements; and Chapter 30, Zoning Commission Procedures, § 3041.1 (b), (Case No. 00-04TA), Technical Corrections, 50 DCR 8824 (10-17-03) (ZC)
- Chapter 6, Sec. 601: Uses as a Matter of Right, 50 DCR 10822 (12-19-03) (ZC)
- Chapter 6, Mixed Use Districts, Sec. 631, Chapter 30 (Rules of Practice and Procedure), Chapter 16 (Capitol Gateway Overlay District) 52 DCR 63 (1-7-05)
- Chapter 7, Sec. 701: Uses as a Matter of Right, §701.6 (b), 50 DCR 10822 (12-19-03) (ZC)
- Chapter 8, Industrial Districts, §§ 801.7(j), 802.17 through 802.20 Regarding Concrete Plants (Case No. 01-32TA), 50 DCR 1194 (2-7-03) (ZC)
- Chapter 9, Sec. 901: Uses as a Matter of Right, §901.1, 50 DCR 10822 (12-19-03) (ZC)
- Chapter 13, Sec. 1302: Designated and Restricted Uses, §1301.2(b), 50 DCR 10822 (12-19-03) (ZC)
- Chapter 18, Southeast Federal Center Overlay District; and Map Amendment (Case No. 03-06), 51 DCR 6837 (7-9-04) (ZC)
- Chapter 21, Sec. 2102: Off-Street Parking Requirements for Parking Spaces; and Sec. 2104: Exceptions to the Schedule of Requirements: Nonresidential Structures Near Metrorail Stations, to Add Three Types of Public Library Uses (Case No 03-10), 50 DCR 10822 (12-19-03) (ZC)
- Chapter 25, Miscellaneous Zoning Requirements, Sec. 2515: Exceptions to Density Regulations for Open Arcades), §§ 2515.3 & 2515.13 - 2515.15 (Case No. 02-44), 51 DCR 4785 (5-7-04) (ZC)
- Chapter 30, Zoning Commission Rules of Practice and Procedure), Sec. 3045: Miscellaneous Fees, § 3045.1 (c) (d), to Increase Fees for Copies of Zoning Map (Case No. 03-25), 50 DCR 9391 (11-7-03) (ZC)
- Chapter 31, Board of Zoning Adjustment Rules of Practice and Procedure), §3112.2 Regarding Filing Deadline for Appeals to the BZA (Case No. 02-01), 50 DCR 1200 (2-7-03) (ZC)
- Chapter 32, Administration and Enforcement), Sec. 3202: Building Permits, § 3202.5 (a) (Case No. 03-14), 50 DCR 8826 (10-17-03) (ZC)
- Chapter 32, Administration and Enforcement, Sec. 3202: Building Permits, § 3202.5 (a) (Case No. 03-14), Corrected Notice, 51 DCR 263 (1-9-04)

DCMR Title 12/Construction Code Supplements (2003 ed.)

Adopts Title 12 DCMR, D.C. Construction Codes Supplement of 2003; Adopts 2000 Edition of the International Code Council (ICC) International Building Code; the 2000 Edition of the ICC International Residential Code; the 2000 Edition of the ICC International Fuel Gas Code; the 2000 Edition of the ICC International Mechanical Code; the 2000 Edition of the ICC International Plumbing Code; the 2000 Edition of the ICC International Property Maintenance Code; the 2000 Edition of the ICC International Fire Code; the 2000 Edition of the ICC International Energy Conservation Code; the D.C. Existing Building Code Supplement of 2002; the 1996 Edition of the NFPA National Electrical Code, 51 DCR 292 (1-9-04) (DCRA)

Chapter 1, Administration and Enforcement, §§PM-105.3.1 through PM-105.3.6 of 12E DCMR, 50 DCR 48 (1-3-03) (DCRA)

ERRATA - Text of the D.C. Existing Buildings Code Supplement of 2003 (DCMR 12 J), 51 DCR 1191 (1-30-04) (DCRA)

ERRATA - Text of the D.C. Existing Buildings Code Supplement of 2003 (DCMR 12 J) - Republished, 51 DCR 1894 (2-20-04) (DCRA)

ERRATA - Text of Sections 106.6 through 109.1 of DCMR 12A, the D.C. Building Code Supplement of 2003, 51 DCR 3267 (3-26-04) (DCRA)

Chapter 1A, Administration and Enforcement, Sec. 105A: Permits, Sec. 113A: Violations and Infractions; Sec. 114A: Stop Work Order, EXPIRES 120 DAYS 52 DCR 1323 (2-11-05) DCRA

Chapter 1A, (Administration and Enforcement), Sec. 105A: Permits; Sec. 113A: Violation and Infractions; Sec. 114A: Stop Work Order, 52 DCR 4900 (5-27-05) DCRA

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Chapter 28, Single Family Residential Rehabilitation Program, 51 DCR 11061 (12-3-04) (DHCD)

Chapter 61, Admission and Recertification, Sec. 6113: Tenant Admissions and Occupancy: Redeveloped and Special Needs Properties, ERRATA, 51 DCR 11326 (12-10-04) (HA)

Chapter 61, Admission and Recertification, Sec. 6114: Tenant Selection and Assignment: Elderly-Only Designations, ERRATA, 51 DCR 11330 (12-10-04) (HA)

Chapter 61, Admission and Recertification, Sec. 6115: Adding Individuals to the Lease and Live-In Aids, ERRATA, 51 DCR 11333 (12-10-04) (HA)

Chapter 62, Low Rent Housing Rent and Lease, Sec. 6200: Rent Calculations, ERRATA, 51 DCR 11336 (12-10-04) (HA)

Chapter 62, (Low Rent Housing: Rent and Lease) Sec. 6211: Pet Ownership in Public Housing and Chapter 74 (Reasonable Accommodation Policies and Procedures), Sec. 7409: Service Animals, 52 DCR 4214 (4-29-05) (HA)

Chapter 83, Rent and Housing Assistance Payments, EXPIRES 120 DAYS, 52 DCR 577 (1-21-05)(HA)

Chapter 83 (Rent and Housing Assistance Payments), EXPIRES 120 DAYS , 52 DCR 5094 (5-27-05)(HA)

Chapter 85 (Housing Choice Voucher Program: Participant Moves), Sec. 8500: Participant Household Moves, 52 DCR 5081 (5-27-05) (HA)

Chapter 96, (Public Housing: Barring Policy), Sec. 9600: Barring Policy, 52 DCR 4217 (4-29-05)(HA)

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Chapter 1, Sec. 118: Electronic Filing Procedures; and Sec. 119: Electronic Filing Formats and Document Verification, 49 DCR 8721 (9-20-02) (PSC)

Chapter 6, Pay Telephones, 48 DCR 1151 (2-9-01) (PSC)

Chapter 6, Pay Telephone, §600.2, 49 DCR 531 (1-18-02) (PSC)

Chapter 9, Net Energy Metering, 52 DCR 1586 (2-28-05)

Chapter 21, Provisions for Construction of Electric Generating Facilities and Transmission Lines, 51 DCR 8637 (9-3-04) (PSC)

Chapter 21, ERRATA Notice, Omitted Pages from the 9-3-04 DCR, 51 DCR 9454 (10-8-04) (ODAI)

Chapter 22, Procurement Regulations, 47 DCR 2600 (4-14-00) (PSC)

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- Chapter 23, Natural Gas, Sec. 2398: Penalties, 49DCR 8223 (8-23-02) (PSC)
- Chapter 25, Certification of Local Exchange Service Providers, 47 DCR 2601 (4-14-00) (PSC)
- Chapter 25, Certification of Local Exchange Service Providers, Sec. 2505: Certification by Waiver Requirements, §2505.5, 47 DCR 8112 (10-6-00) (PSC)
- Chapter 25, Certification of Local Exchange Service Providers, Sec. 2512: Assignment or Transfer of Certification to Provide Local Exchange Service, 51 DCR 9998 (10-29-04) (PSC)
- Chapter 25, Certification of Local Exchange Service Providers, Sec. 2513: Waiver, 47 DCR 5778 (7-14-00) (PSC)
- Chapter 26, Rules Implementing Section 252 of the Federal Telecommunications Act of 1996, 47 DCR 8315 (10-20-00) (PSC)
- Chapter 26, Rules Implementing Sec. 252 of the Federal Telecommunications Act of 1996, Secs. 2600, 2613, 2614, 2622, 2623, 2624, 2625 & 2699, 48 DCR 140 (1-5-01) (PSC)
- Chapter 26, Rules Implementing Section 252 of the Federal Telecommunications Act of 1996, 51 DCR 2905 (3-19-04) (PSC)
- Chapter 27, Regulation of Certified Telecommunications Service Providers, 48 DCR 4664, (5-25-01) (PSC)
- Chapter 27, Regulation of Certified Telecommunications Service Providers, 51 DCR 10001, (10-29-04) (PSC)
- Chapter 27, Regulation of Certified Telecommunications Service Providers, 52 DCR 724 (1-28-05)
- Chapter 28, Universal Service, 50 DCR 8198 (10-3-03) (PSC)
- Chapter 28, Universal Service, EXPIRES 120 DAYS, 51 DCR 9466 (10-8-04) (PSC)
- Chapter 28, Universal Service, §§ 2805.2, 2812.1, 2813.2 & 2813.3, 51 DCR 10940 (11-26-04) (PSC)
- Chapter 31, Customer Service Standards, 49 DCR 6797 (7-19-02) (OCTT)
- Chapter 31, Customer Service Standards, §§ 3107.2, 3108.8, 3106.7, 3106.8, 3107.2, 3109.2, 3115.8, 3118, 3198; Sec. 5 of the Approval of the Franchise of Comcast Cablevision of the District to Provide Cable Service in D.C. Act of 2002, projected effective date 10-3-02 (DC Act 14-411, 49 DCR 7328) (DC ACT)
- Chapter 33, Allocation of Public, Educational, and Government (PEG) Cable Television Channels, 50 DCR 7543 (9-5-03) (OCTT)
- Chapter 35, Applications for Authority to Issue or Amend Tariffs or Issue Stock or Evidences of Indebtedness, 47 DCR 8202 (10-13-00) (PSC)
- Chapter 35, Appls. for Authority to Issue or Amend Tariffs or Issue Stock or Evidences of Indebtedness, §3503.1, 47 DCR 9890 (12-15-00) (PSC)

DCMR Title 16/Consumers, Commercial Practices, & Civil Infractions (July 1998 ed.)w/December 1998 Supplement

- Chapter 3, §301.4(c), to require sales finance companies engaging in dealer activities to acquire a dealer license; Sec. 403 of the Fiscal Year 2003 Budget Support Act of 2002, projected effective date September 25, 2002 (DC Act 14-403, 49 DCR 6968 (7-26-02)) (DC ACT)
- Chapter 4, Towing Service for Motor Vehicles, 50 DCR 2473 (3-28-03) (DCRA)
- Chapter 4, Towing Service for Motor Vehicles, 50 DCR 3935 (5-23-03) (DCRA)
- Chapter 4, Towing Service for Motor Vehicles, Sec. 402: Licenses Required for Towing Businesses and Towing Service Storage Lots; Sec. 403: Tow Truck Licenses; Sec. 404: Required Tow Truck Equipment and Markings; Sec. 405: Towing Storage Lot Requirements; Sec. 406: Public Tows; Sec. 408: Payment for Services; Sec. 409: Itemized Statements and Receipts; Sec. 410: Prohibited Acts; Sec. 411: Penalties and Enforcement; and Sec. 499: Definitions, 51 DCR 3428 (4-2-04) (DCRA)
- Chapter 4, Towing Service for Motor Vehicles, Sec. 412: Licensing Fees, 50 DCR 4942 (6-20-03) (DCRA)

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- Chapter 4, Towing Service for Motor Vehicles, EXPIRES 2-25-05, 51 DCR 10234 (11-5-04) (DCRA)
- Chapter 4, Towing Service for Motor Vehicles, 52 DCR 522 (1-21-05)
- Chapter 22, Postsecondary Nondegree Schools, Sec. 2219: Refund Policies, 51 DCR 87 (1-2-04) (DCRA)
- Chapter 31, Civil Infractions: Administrative Procedures), §3113.6; Sec. 3114: Cost, Penalties, and Interest, §3114.2; Sec. 3117: Collection Proceedings and Liens, §§3117.2 through 3117.14; §§3118.1 & 3118.2, 3118.14 & 3199, 49 DCR 4995 (5-31-02) (DCRA)
- Chapter 32, Civil Infractions, Sec. 3210: DCRA Office of Investigation, Weights and Measures - Towing Service for Motor Vehicle Infractions, §3210.1, Reserved; and 3210.2 - 3210.5, 51 DCR 7394 (7-30-04) (DCRA)
- Chapter 32, Civil Infractions, Sec. 3216: DCRA Business Inspection Division - Food Protection Branch Infractions), §§ 3216.1 & 3216.4 to Establish Fines for Violations of the Provisions of the Rodent Control Act of 2000, 48 DCR 6656 (7-27-01) (DOH)
- Chapter 32, Civil Infractions, §§ 3216.1 through 3216.8 to make amendment to regulations that govern rodent control, Sec. 910 Fiscal Year 2001 Budget Support Act of 2000, effective October 19, 2000 (DC Law 13-172, 47 DCR 6308) (DC LAW)
- Chapter 32, §§3224.3, 3224.3(p) to increase the civil infractions fine for violating the engine idling provisions, and to make the engine idling provisions of the regulations comport with the engine idling provisions of the D.C. Air Pollution Control Act of 1984; Sec. 2 of Motor Vehicle Excessive Idling Fine Increase Amendment Act of 1999, effective October 7, 1999 (DC Law 13-35, 46 DCR 6017) (DC LAW)
- Chapter 32, Civil Infractions, Sec. 3234: DOH Environmental Health Administration - Soil Erosion and Sedimentation Control and Storm Water Management, 47 DCR 6892 (8-25-00) (DOH)
- Chapter 32, Civil Infractions, §3239, Operation of Group Homes for Mentally Retarded Persons, §§3239.1(c)(d) & 3239.2(d), EXPIRES 120 DAYS, 47 DCR 329 (1-21-00) (DOH)
- Chapter 32, Civil Infractions, Sec. 3239: Operation of Group Homes for Mentally Retarded Persons, 47 DCR 6217 (8-4-00) (DOH) Chapter 32, Civil Infractions, Sec. 3240: Lead-Based Paint Abatement and Control, 47 DCR 8091 (10-6-00) (DOH)
- Chapter 32, Civil Infractions, Sec. 3241: Mental Health Community Residence Facility Infractions, 47 DCR 9677 (12-8-00) (DOH)
- Chapter 32, Civil Infractions: Schedule of Fines), Sec. 3242: Licensing of Hospitals, 48 DCR 7212 (8-3-01) (DOH)
- Chapter 32, Civil Infractions, Sec. 3243: Licensing of Nursing Facilities, 50 DCR 990 (1-31-03) (DOH)
- Chapter 32, Civil Infractions), Sec. 3245: Criminal Background Checks for Health-Care Workers, 50 DCR 1514 (2-14-03) (DOH)
- Chapter 32 (Civil Infractions: Schedules of Fines); and Chapter 33 (Department of Consumer & Regulatory Affairs (DCRA) Infractions; Chapter 34 (Fire and Emergency Medical Services (EMS) Department Infractions; Chapter 35 (Dept. of Mental Health (DMH) Infractions; Chapter 36 (Dept. of Health (DOH) Infractions); Chapter 37 (Department of Insurance, Securities, and Banking Infractions); Chapter 38 (Office of Planning Infractions), 52 DCR 4903 (5-27-05) (DOH, DOMH, DISB, DCRA, Office of Planning)
- Chapter 33, Department of Mental Health Civil Infractions, Sec. 3300: Mental Health Certification Infractions, §3300.1, 49 DCR 9857 (11-1-02) (DOMH)
- Chapter 33, Department of Mental Health Civil Infractions, Sec. 3301: MHRS Provider Certification Infractions, 51 DCR 1267 (1-30-04) (DOMH)

DCMR Title 17/Business, Occupations, and Professions (May 1990 ed.)

- Chapter 1, Sec. 100, Civil Enforcement Alternative, Sec. 7 of the DCRA Civil Infractions Act of 1985 Technical and Clarifying Amendments Act of 1990, D.C. Law 8-237, effective March 29, 1991, 38 DCR 314 (D.C. Law)

DCMR Title 17/Business, Occupations, and Professions Continued

- Chapter 1, Repeal Secs. 100.1 (b) & (c), Barber and Cosmetology Revision Act of 1992, effective March 17, 1993, D.C. Law 9-245, 40 DCR 660 (D.C. Law)
- Chapter 1, Repeal Sec. 100.1(a), 42 DCR 7266 (12-29-95) (DCRA)
- Chapter 1, (Occupational Professional Licensing Boards), Sec. 114: Standard of Review for Evaluating the Criminal History of an Applicant for Licensure or Candidate for Suspension or Revocation of a License, 52 DCR 5222 (5-27-05) (DCRA)
- Chapter 2, Sec. 200.9, Civil Enforcement Alternative, Sec. 7 of the DCRA Civil Infractions Act of 1985 Technical and Clarifying Amendments Act of 1990, D.C. Law 8-237, effective March 29, 1991, 38 DCR 314
- Chapter 16, Optometry, Sec. 6412: Administration of Diagnostic Pharmaceutical Agents; Sec. 6413: Administration of Therapeutic Pharmaceutical Agents; and Sec. 3500, §3500.1 Description of Service, 46 DCR 4197 (5-7-99) (DOH)
- Chapter 17, Athlete Agents, 50 DCR 9549 (11-14-03) (DCRA)
- Chapter 18, Broker-Dealers and Agents, (Chapters 18 & 19 repealed), 48 DCR 4106 (5-11-01) (ISR)
- Chapter 18, Sec. 1800: Investment Adviser Registration, 45 DCR 1841 (3-27-98) (ISR)
- Chapter 18, Investment Advisor Act Rules, 40 DCR 6732 (9-24-93)(PSC)
- Chapter 18, §§1805.1, 1805.2, 1805.3, 1805.4, & 1805.5 Regarding Investment Advisers, 47 DCR 1221 (2-25-00) (ISR)
- Chapter 18, Sec. 1823, Rules of Practice/Procedure for Investment Advisers, 42 DCR 659 (2-3-95)(PSC)
- Chapter 19, Sec. 1907.8 & 1907.9, Surety Bond Requirements, 38 DCR 611 (1-18-91)(PSC)
- Chapter 19, Registration of Securities Offerings, EXPIRES 2-1-02, 48 DCR 9177 (10-5-01) (ISR)
- Chapter 23, §§2302.1, 2302.2, 2302.3, 2304.1, 2304.2 & 2311.3 to Incorporate the Minimum Criteria for Certification Issued by the Appraiser Qualification Board of the Appraisal Foundation, EXPIRES 120 days, 45 DCR 44 (1-2-98) (DCRA)
- Chapters 23 & 33, Real Estate Appraisers, and Amend sec. 3300.1(d), 40 DCR 8480 (12-10-93)
- Chapter 24, §§2407.2, 2408.2 & Sec. 2409 to Increase the License Fee for Notaries Public and the Fees for the Issuance of Certifications of Notaries Public, 42 DCR 3365 (6-30-95)(OM)
- Chapter 25, Secs. 2505 & 2506, Examinations and Conditional Credit, 40 DCR 8168 (11-19-93)(BA)
- Chapter 25, Sec. 2508, Reciprocity for Canadian Chartered Accountants, 41 DCR 7352 (11-11-94)(DCRA)
- Chapter 25, Accountants, 51 DCR 4401 (4-30-04) (DCRA)
- Chapter 26, Real Estate Licensing/Continuing Education Requirements - Amended, 38 DCR 5010 (8-9-91)(REC)
- Chapter 26, Real Estate Licenses, Secs. 2600, 2602, 2603, & 2605 to Change Requirements for Pre-Licensing Education, and Continuing Education, for Property Managers and Real Estate Brokers and Salespersons, 46 DCR 7335 (9-17-99) (REC)
- Chapter 26, Secs. 2603, 2605, 2622 & 2623, To Amend Continuing Education and License Reinstatement Requirements, 40 DCR 1108 (2-5-93)(REC)
- Chapter 26, Regarding Continuing Education Requirements and Establishing Alternative Continuing Education Courses, 40 DCR 8500 (12-10-93)(REC)
- Chapter 26, §§2601.1, 2602.1, 2603.1, 2603.4, 2605.7, 2621.3 & 2612.5; Repeal 2603.18 & 2605.8, To Require Home Addresses of Licensees Shall be Street Addresses, Not Post Office Boxes; and Continuing Education Requirements, 42 DCR 3178 (6-23-95)(REC)
- Chapter 26, Real Estate Licenses, Prelicensing Education Requirements for Real Estate Salespersons, 43 DCR 6838 (12-20-96) (REC)
- Chapter 26, repeal section 2608; section 23 of the Mortgage Lender and Broker Act of 1996, effective September 9, 1996 (DC Law 11-155, 43 DCR 4213) (DC LAW)
- Chapter 27, Sec. 2704.3, To Increase the Minimum and Maximum Balances of the Real Estate Guaranty and Education Fund, 40 DCR 3925 (6-18-93) (REC)
- Chapter 27, Real Estate Practice and Hearings, Sec. 2708: Real Property Seller's Disclosure Statement, 46 DCR 6966 (8-27-99) (DCRA)

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- Chapter 31, Funeral Services Establishments, 39 DCR 7853 (10-23-92) (DCRA)
- Chapter 31, Sec. 3109, Licensing Fees for Funeral Services Establishments, 41 DCR 1427 (3-18-94)(O-M)
- Chapter 32, Secs. 3203, 3206 & 3207, Regarding National Examination and Continuing Education Requirements for Interior Designers, 39 DCR 6824 (9-11-92)(DCRA)
- Chapter 33, Amend Sec. 3300.1(f), 42 DCR 7266 (12-29-95) (DCRA)
- Chapter 33, General Rules, § 3300.1 (e), 50 DCR 7699 (9-12-03) (DCR)
- Chapter 34, Architects, 42 DCR 7266 (12-29-95) (DCRA)
- Chapter 35, Sec. 3500.1, Occupational and Professional License Fee Schedule, 40 DCR 5204 (7-16-93)(O-M)
- Chapter 35, Sec. 3500.1, Occupational and Professional License Fee Schedule - Amended, 41 DCR 8087 (12-23-94)(DCRA)
- Chapter 35, Sec. 3500.1, Occupational and Professional License Fee Schedule - Amended, 46 DCR 7282 (9-17-99) (DOH)
- Chapter 35, Occupational and Professional License Fee Schedule, Sec. 3500: Fees, §3500.1 to Modify Health Occupations License Fees, 49 DCR 8215 (8-23-02) (DOH)
- Chapter 35, Occupational and Professional License Fee Schedule), Sec. 3500: Fees, § 3500.1 to Increase Fees Associated with Non-Health Related Occupations and Professions, 51 DCR 4438 (4-30-04) (DCRA)
- Chapter 35, Sec. 3503, Schedule of Fees for the Registered Limited Liability Partnership Amendment Act of 1993, 41 DCR 3154 (5-27-94)(DCRA)
- Chapter 35 (Occupational and Professional License Fee Schedule), Sec. 3500.1, 52 DCR 3121 (3-25-05) (DOH)
- Chapter 37, Barber and Cosmetology, 50 DCR 7699 (9-12-03) (DCR)
- Chapter 40, Health Occupations: General Rules, Sec. 4001: Application for a License, Registration, Renewal, or Reinstatement, §4001.1 to Eliminating the Requirement that all Applications for Licensure be Attested to By a Notary Public, 51 DCR 1671 (2-13-04) (DOH)
- Chapter 40, Health Occupations: General Rules, §4099.1; and Chapter 48 (Chiropractic), Sec. 4800: General Provisions, §§4800.2 & 4804.3, Sec. 4811: Scope of Practice for Chiropractic and Certification for Ancillary Procedures, and Sec. 4899: Definitions, 49 DCR 6820 (7-19-02) (DOH)
- Chapter 40, Health Occupations: General Rules), §4099.1; and Chapter 48 (Chiropractic), Sec. 4800: General Provisions, §§4800.2 & 4804.3, Sec. 4811: Scope of Practice for Chiropractic and Certification for Ancillary Procedures, and Sec. 4899: Definitions, 49 DCR 11237 (12-13-02) (DOH)
- Chapter 42, Dentistry, Sec. 4203: Applicants Educated in Foreign Countries, § 4203.2 (c) , 51 DCR 3272 (3-26-04) (DOH)
- Chapter 43, Dental Hygiene, Secs. 4310.1(a), 4310.2 - Amended, 42 DCR 797 (2-10-95) (DCRA)
- Chapter 43, Dental Hygiene, Sec. 4310: Functions of Dental Hygienists, 4310.1 & 4310.2, 50 DCR 9240 (10-31-03) (DOH)
- Chapter 43, Dental Hygiene), Sec. 4310: Functions of Dental Hygienists, §§ 4310.2 & 4310.3, 51 DCR 5011 (5-14-04) (DOH)
- Chapter 43, Dental Hygiene, Sec. 4311: Anesthesia and Nitrous Oxide Training, 51 DCR 8847 (9-10-04) (DOH)
- Chapter 44, Sec. 4405, Supervised Practice by Students and Graduates (Registered Dietitians Eligible (RDE)), 41 DCR 4927 (7-22-94)
- Chapter 44, §4401.1 Governing the Term of Licensure (Dietetics), 42 DCR 1428 (3-24-95)(DCRA)
- Chapter 45, Sec. 4505, Supervised Practice by Students and Graduates (Nutrition), 41 DCR 4929 (7-22-94) (DCRA)
- Chapter 45, §4501.1 Governing the Term of Licensure (Nutrition), 42 DCR 1428 (3-24-95)(DCRA)
- Chapter 46, Sec. 4605, National Examinations, 42 DCR 5019 (9-1-95) (DCRA)
- Chapter 46, Sec. 4608, Waiver for Foreign Educated Applicants of Conceded Eminence, 38 DCR 1653 (3-15-91)(DCRA)

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- Chapter 46, Medicine, Sec. 4611: Pre-Licensure Practice by Students and Postgraduate Physicians, § 4611.5 (a)(b)(c)(d) to Establish a Monitoring Program of Postgraduate Physicians in Training in D.C., 51 DCR 6028 (6-11-04) (DOH)
- Chapter 48, Chiropractic, Sec. 4800: General Provisions, §§4800.2 & 4804.3, Sec. 4811: Scope of Practice for Chiropractic and Certification for Ancillary Procedures, and Sec. 4899: Definitions, 49 DCR 6820 (7-19-02) (DOH)
- Chapter 48, Chiropractic, Sec. 4800: General Provisions, §§4800.2 & 4804.3, Sec. 4811: Scope of Practice for Chiropractic and Certification for Ancillary Procedures, and Sec. 4899: Definitions, 49 DCR 11237 (12-13-02) (DOH)
- Chapter 48, Chiropractic, Sec. 4800: General Provisions, § 4800.3, 4802.1(b)(3), 4805.3, 4807.1, 4811.1 & 4811.2, 50 DCR 3955 (5-23-03) (DOH)
- Chapter 48, Chiropractic, Sec. 4812: Vitamins and Minerals, 51 DCR 6628 (7-2-04) (DOH)
- Chapter 49, Sec. 4094, Waiver of Education and Examination Requirements, 38 DCR 5166 (8-16-91)(DCRA)
- Chapter 50, Naturopathy, 39 DCR 6129 (8-14-92)(DCRA)
- Chapter 54, Registered Nursing, 51 DCR 8613 (9-3-04) (DOH)
- Chapters 54 & 55, §§5411.1 & 5511.1 to Provide Supervised Practice by Registered and Practical Nurses Licensed in Another Jurisdiction, EXPIRES 120 days, 45 DCR 295 (1-16-98) (DCRA) EXPIRED
- Chapters 54 & 55, §§5411.1 & 5511.1 to Provide Supervised Practice by Registered and Practical Nurses Licensed in Another Jurisdiction, 45 DCR 1639 (3-20-98) (DCRA)
- Chapters, 54, 55, 57, 58 & 59, Subtitle: Health Occupations, §5411.15; §5511.16; §5711.1115; Sec. 5899; Sec. 5999, 40 DCR 5353 (7-23-93)(DCRA)
- Chapter 56, Accreditation of Nursing Schools and Education Programs, 44 DCR 3504 (6-20-97)(DCRA)
- Chapter 56, Nursing Schools and Programs, 51 DCR 7190 (7-23-04) (DOH)
- Chapters 57, 58 & 59, Subtitle: Health Occupations, Amendments to Advanced Registered Nursing Categories, 42 DCR 3359 (6-30-95)(DCRA)
- Chapter 57, Certified Registered Nurse-Anesthetists; Chapter 58, Nurse-Midwives; Chapter 59, Nurse-Practitioners; and New Chapter 60, Clinical Nurse Specialist, 49 DCR 11751 (12-27-02) (DOH)
- Chapter 57, Certified Registered Nurse-Anesthetists, Secs. 5703, 5705, 5706, 5707, 5714, 5715, 5716; and Chapter 58, Nurse-Midwives, Secs. 5803, 5805, 5806, 5807, 5809, 5814, 5815, 5816, Chapter 59 Nurse-Practitioners, Secs. 5903, 5905, 5906, 5907, 5914, 5915, 5916, and Chapter 60, Clinical Nurse Specialist, Secs. 6003, 6005, 6006, 6007, 6009, 6014, 6015, 6016, 51 DCR 7228 (7-23-04) (DOH)
- Chapter 58, Nurse-Midwives, 49 DCR 11751 (12-27-02) (DOH)
- Chapter 58, Nurse-Midwives, Secs. 5803, 5805, 5806, 5807, 5809, 5814, 5815, 5816, 51 DCR 7228 (7-23-04) (DOH)
- Chapter 59, Nurse-Practitioners, 49 DCR 11751 (12-27-02) (DOH)
- Chapter 59 (Nurse-Practitioners), Secs. 5903, 5905, 5906, 5907, 5914, 5915, 5916, 51 DCR 7228 (7-23-04) (DOH)
- Chapter 60, Clinical Nurse Specialist, 49 DCR 11751 (12-27-02) (DOH)
- Chapter 60, Clinical Nurse Specialist, Secs. 6003, 6005, 6006, 6007, 6009, 6014, 6015, 6016, 51 DCR 7228 (7-23-04) (DOH)
- Chapter 61, Trained Medication Employee, 48 DCR 2581 (3-23-01) (BON)
- Chapter 61, Trained Medication Employees, 50 DCR 9242 (10-31-03) (DOH)
- Chapter 62, Nursing Home Administration, Sec. 6200: Educational Requirements, Secs. 6202, 6204, 6205, 6206, 6207, 6208, 6211, 6299; New Secs. 6209, 6210, 6212, 51 DCR 3731 (4-9-04) (DOH)
- Chapter 62, Nursing Home Administration, Sec. 6200: Educational Requirements, Secs. 6202, 6204, 6205, 6206, 6207, 6208, 6211, 6299; New Secs. 6209, 6210, 6212, 51 DCR 10622 (11-19-04) (DOH)
- Chapter 64, Secs. 6404 & 6405, Optometry, 41 DCR 2517 (5-6-94)
- Chapter 65, Secs. 6504, 6507, 6508 & 6509, Continuing Education and Examination Requirements for Pharmacists, 41 DCR 8091 (12-23-94)(DCRA)

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- Chapter 60 (Clinical Nurse Specialist), Sec. 6005.1, 52 DCR 3129 (3-25-05) (DOH)
Chapter 65 (Pharmacists), Secs. 6506.4, 6506.8 - 6506.14, 52 DCR 3130 (3-25-05) (DOH)
Chapter 66, Professional Counseling, 41 DCR 5238 (8-5-94)(DCRA)
Chapter 66, Professional Counseling, Sec. 6609: Standards of Conduct, 50 DCR 6697 (8-15-03) (DOH)
Chapter 67, Physical Therapy, Sec. 6704: National Examination, §§6704.5 through 6704.8, 49 DCR 11780 (12-27-02) (DOH)
Chapter 67, Physical Therapy, Sec. 6714: Standards of Conduct, § 6714.4, 50 DCR 2607 (4-4-03) (DOH)
Chapter 67, Physical Therapy, to Make District Regulations Comparable to the Regulations in the 2002 Model Practice Act for Physical Therapy Promulgated by the Federation of State Boards of Physical Therapy, 51 DCR 6451 (6-25-04) (DOH)
Chapter 68, Podiatry, Sec. 6804: National Examination, § 6804.1, 6804.2 & 6804.3, 50 DCR 5294 (7-4-03) (DOH)
Chapter 70, Sec. 7006, Continuing Education Requirements for License to Practice Social Work, 38 DCR 6156 (10-4-91)(DCRA)
Chapter 70, (Social Work, Sec. 7012: Waiver of Examination or Education Requirements, Repealed, 50 DCR 9252 (10-31-03) (DOH)
Chapter 70, Social Work, Sec. 7009: Standards of Conduct, 50 DCR 5881 (7-25-03) (DOH)
Chapter 70, Social Work, Sec. 7011: Supervision of Practice by Students, Applicants and Social Workers, § 7011.1, 50 DCR 3174 (4-25-03) (DOH)
Chapter 71, Dance Therapy, 37 DCR 6016 (9-14-90)(DCRA)
Chapter 72, Recreation Therapy, 41 DCR 5953 (8-19-94)(DCRA)
Chapter 73, Addiction Counselor, 41 DCR 5252 (8-5-94)(DCRA)
Chapter 75, Massage Therapy, 45 DCR 7716 (10-30-98) (DOH)
Chapter 75, Massage Therapy, Sec. 7506: Continuing Education Requirements, §7506.4; and Sec. 7513: Advertisement, 50 DCR 2048 (3-7-03) (DOH)
Chapter 81, Rules of Practice and Procedures for Hearings, 49 DCR 9285 (10-11-02) (ISR)
Chapter 89, Trade Name Registration, 49 DCR 10075 (11-8-02) (DCRA)

DCMR Title 18/Vehicles and Traffic (April 1995 ed.) (March 1997 Supplement)

- Chapter 1, section 100.1, 102.2 through 102.5, 102.14, 103.1, 103.7, 104.1, 107.10(c), 109.1, to establish, a three-tiered graduated driver's license program for drivers under the age of 21, nighttime driving restrictions and passenger limits for drivers under the age of 18, and to require certified driving experience and demonstrated safe driving habits prior to the removal of driving restrictions; Sec. 3 of the Safe Teenage Driving Amendment Act of 1999, effective April 5, 2000 (DC Law 13-73, 47 DCR 10417) (DC LAW)
Chapter 1, Issuance of Driver's Licenses), Sec. 103: Application for a Driver's License or Learner's Permit, § 103.8 to Increase the Provisional Operators' Permit Fee, 50 DCR 10819 (12-19-03) (DOMV)
Chapter 1, Issuance of Driver's Licenses, §§106.4, 110.1 through 110.3 & 110.8 (a)(b)(c) to Permit the Renewal of a Driver's License Through the Mail or Over the Internet, 48 DCR 3071 (4-6-01) (DOMV)
Chapter 1, Issuance of Driver's Licenses, Sec. 110: Renewal of Driver's Licenses, §110.8; Chapter 4 Motor Vehicle Title and Registration, Sec. 412: Refusal of Registration, §412.1(e); and Chapter 30 Adjudication and Enforcement, Sec. 3007: Payment of Civil Fines, § §3007.5 through 3007.9, 49 DCR 10317 (11-15-02) (DOMV)
Chapter 1, Issuance of Driver's Licenses, Sec. 110: Renewal of Driver's Licenses, §110.8; Chapter 4 Motor Vehicle Title and Registration, Sec. 412: Refusal of Registration, §412.1(e); and Chapter 30 Adjudication and Enforcement, Sec. 3007: Payment of Civil Fines, § §3007.5 through 3007.9, (REVISED), EXPIRES 10-25-02, 49 DCR 7951 (8-16-02) (DOMV)

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- Chapter 1, Issuance of Driver's Licenses; Chapter 3 (Cancellation, Suspension, or Revocation of Licenses); Chapter 4 (Motor Vehicle Title and Registration); Chapter 7 (Motor Vehicle Equipment); Chapter 10 (Procedures for Administrative Hearings); Chapter 26 (Civil Fines for Moving and Non-Moving Infractions); and Chapter 30 (Adjudication and Enforcement), 50 DCR 4399 (6-6-03) (DOMV)
- Chapter 1, Issuance of Driver's Licenses; Chapter 3, Cancellation, Suspension, or Revocation of Licenses; Chapter 4, Motor Vehicle Title and Registration; Chapter 7, Motor Vehicle Equipment; Chapter 10, Procedures for Administrative Hearings; Chapter 26, Civil Fines for Moving and Non-Moving Infractions); and Chapter 30, Adjudication and Enforcement, 50 DCR 5984 (7-25-03) (DOMV)
- Chapter 1, Issuance of Driver's Licenses; Chapter 3 Cancellation, Suspension, or Revocation of Licenses; Chapter 4 Motor Vehicle Title and Registration; Chapter 7 Motor Vehicle Equipment; Chapter 10 Procedures for Administrative Hearings; Chapter 26 Civil Fines for Moving and Non-Moving Infractions; and Chapter 30 Adjudication and Enforcement, 50 DCR 4399 (6-6-03) (DOMV)
- Chapter 1, Issuance of Driver's Licenses; Chapter 3 Cancellation, Suspension, or Revocation of Licenses; Chapter 4 Motor Vehicle Title and Registration; Chapter 10 Procedures for Administrative Hearings, 52 DCR 929 (2-4-05)
- Chapter 1, Issuance of Driver's Licenses, Secs. 102, 109 & 111; Chapter 3 Cancellation, Suspension or Revocation of Licenses, Secs. 306, 307 & 309; Chapter 4 Motor Vehicle Title and Registration, Sec. 413.12; Chapter 10 Procedures for Administrative Hearings, Sec. 1035; and Chapter 26, Civil Fines for Motor Vehicle Moving Infractions, Sec. 2600, 52 DCR 2065 (3-4-04)(DOMV)
- Chapter 1, Issuance of Driver's Licenses; Chapter 3 Cancellation, Suspension, or Revocation of Licenses; Chapter 10 Procedures for Administrative Hearings; Chapter 13 (Classification and Issuance of Commercial Driver's license, 52 DCR 4023 (4-15-05)
- Chapter 1, (Issuance of Driver's Licenses), Sec. 112: Special Identification Cards; Chapter 3 (Cancellation, Suspension, or Revocation of Licenses), Sec. 302: Suspension and Revocation for Traffic Offenses, and Sec. 303: Establishment of a Point System; Chapter 10 (Procedures for Administrative Hearings), Sec. 1035: Automated Traffic Enforcement; and Chapter 13 (Classification and Issuance of Commercial Driver's Licenses), Sec. 1313: Driver's License Endorsements and Restrictions, 52 DCR 4023 (4-22-05) (DOMV)
- Chapter 1 (Issuance of Driver's Licenses), Secs. 102, 104, 107 and 112; Chapter 3 (Cancellation, Suspension or Revocation of Licenses), Sec. 306; Chapter 4 (Motor Vehicle Title and Registration), Secs. 401, 404, 405, 406, 410, 416, 426 and 431; Chapter 5 (Motor Vehicle Dealers), Secs. 505 and 506; Chapter 8 (Safety Responsibility), Secs. 804 and 805; Chapter 13 (Classification and Issuance of Commercial Driver's Licenses), Secs. 1315, 1316, 1327 and 1328; Chapter 22 (Moving Violations), Sec. 2224; Chapter 24 (Stopping, Standing, Parking, and other Non-Moving Violations), Sec. 2421; Chapter 27 (Special Parking Privileges for Physically Disabled Persons), Sec. 2704, 52 DCR 5754 (6-17-05) (DMV)
- Chapter 2, School Bus Driver's License, Sec. 200: General Provisions, § 200.5, EXPIRES 120 DAYS, 51 DCR 8871 (9-10-04) (DOMV)
- Chapter 2, School Bus Driver's License) Repealed, 51 DCR 10913 (11-26-04) (DOMV)
- Chapter 3, section 301.1, 303.1(m), 306.8 to establish .08% as the blood alcohol level at which a person is conclusively presumed to be operating a motor vehicle while under the influence of alcohol; Sec. 6 of the Anti-Drunk Driving Amendment Act of 1998, effective April 13, 1999 (DC Law 12-212, 46 DCR 5) (DC LAW)
- Chapter 3, sections 303.1, 303.3, 303.4, 303.5, 303.6, 303.9, 303.10, 303.15, 307.1, 307.2 through 307.6, 310.1, 310.4, 310.5, 310.7, 310.9, 1004.2 & 9901.1 to require suspension and revocation of driver licenses based upon traffic points, to assign up to a total of 5 good driving points to drivers who drive continuously without fines or points, to eliminate points given by automated traffic enforcement systems, Sec. 701 of the Motor Vehicle and Safe Driving Amendment Act of 2000, effective April 27, 2001 (DC Law 13-289, 48 DCR 2057) (DC LAW)

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- Chapter 3, Cancellation, Suspension, or Revocation of Licenses, §§301.1(a), 303(m), 306.8, "Anti-Drunk Driving Amendment Act of 1998" (DC Act 12-517), 46 DCR 7 (1-1-99) (DC Act)
- Chapter 3, Cancellation, Suspension, or Revocation of Licenses, Sec. 303: Establishment of a Point System; and §307.3, 45 DCR 7872 (11-6-98) (DPW)
- Chapter 3, Cancellation, Suspension, or Revocation of Licenses, §307.1; Chapter 4, Motor Vehicle Title and Registration, §§411.11(g), 411.12(j); and Chapter 10, Procedures for Administrative Hearings, Sec. 1006: Hearing on Revocation of License, Registration, or Reciprocity Sticker, Pursuant to the Clean Hands Act, 48 DCR 7314 (8-10-01) (DOMV)
- Chapter 3, Suspension and Revocation for Traffic Offenses, Establishment of a Point System, Sec. 303: Establishment of a Point System, § 303.2(g) repealed, § 303.16 added; Chapter 4, Motor Vehicle Title and Registration, Sec. 417: Lost, Stolen, or Mutilated Identification Tags, § 417.2, Sec. 423: Personalized Identification Tags, § 423.3, Sec. 433: Organization Tags; Chapter 6, Inspection of Motor Vehicles, Sec. 601: Inspection Requirements, § 601.4, § 601.11 & 601.12 repealed, 601.13, 601.16 (a)(b); Chapter 8, Safety Responsibility, Sec. 800: General Provisions, § 800.1 (a) repealed, Sec. 801: Abstract of Operating Record, § 801.5; Chapter 30, Adjudication and Enforcement, Sec. 3007: Payment of Civil Fines, § 3007.5, §§ 3007.13 through 3007.16 repealed, 51 DCR 5029 (5-14-04) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration; and Chapter 5, Motor Vehicle Dealers, EXPIRES 120 DAYS, 51 DCR 8872 (9-10-04) (DOMV)
- Chapter 4, §§411.11 (f) & 411.12 of the "Driving Under the Influence Repeat Offenders Amendment Act of 2000", (D.C. Law 13-238), 48 DCR 3480 (4-20-01) (DC Law)
- Chapter 4, Motor Vehicle Title and Registration, Sec. 411: Registration of Motor Vehicles: General Provisions, § 411.13 to Establish a Reinstatement Fee, 50 DC 7177 (8-29-03) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration), §§ 415.5(d), § 422.1, § 423.13 & 423.14; Chapter 5, Motor Vehicle Dealers, §§ 507.2, 507.6, 507.7 & 507.8; Chapter 6, Inspection of Motor Vehicles, Sec. 601: Inspection Requirements; and Chapter 30, Adjudication and Enforcement, Sec. 3001: Tickets Supplies, Distribution, and Security, Repealed, 51 DCR 8108 (8-20-04) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration, Sec. 417: Lost, Stolen, or Mutilated Identification Tags, § 417.2, Sec. 423: Personalized Identification Tags, § 423.3, Sec. 433: Organization Tags, 51 DCR 5029 (5-14-04) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration, Sec. 422: Display of Identification Tags, §422.7 (a)(b), 49 DCR 11260 (12-13-02) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration), Sec. 426: Special Use Identification Tag, § 426.13, EXPIRES 8-18-04, 51 DCR 6048 (6-11-04) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration, Sec. 429: Enforcement of Registration and Reciprocity Requirements, 49 DCR 5814 (6-21-02) (DOMV & DPW)
- Chapter 4, Motor Vehicle Title and Registration, Sec. 432: Exceptions to Insurance Requirements is Repealed; Sec. 433: Organization Tags, § 433.4, 51 DCR 10223 (11-5-04) (DOMV)
- Chapter 4, Motor Vehicle Title and Registration, Regarding Temporary Tags, 51 DCR 11340 (12-10-04) (DOMV)
- Chapter 4 (Motor Vehicle Title and Registration), Sec. 430: Verification of Insurance Information; and Chapter 8 (Safety Responsibility), Sec. 806: Cancellation or Termination of a Certified Policy, 52 DCR 3133 (3-25-05) (DOT)
- Chapter 5, Motor Vehicle Dealers, §§ 507.2, 507.6, 507.7 & 507.8, 51 DCR 8108 (8-20-04) (DOMV)
- Chapter 5, Motor Vehicle Dealers, EXPIRES 120 DAYS, 51 DCR 8872 (9-10-04) (DOMV)
- Chapter 5, Motor Vehicle Dealers, Regarding Temporary Tags, 51 DCR 11340 (12-10-04) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, Sec. 601: Inspection Requirements, 51 DCR 8108 (8-20-04) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, Sec. 601: Inspection Requirements, § 601.4, § 601.11 & 601.12 repealed, 601.13, 601.16 (a)(b), 51 DCR 5029 (5-14-04) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, § 603.1, 51 DCR 10223 (11-5-04) (DOMV)

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- Chapter 6, Inspection of Motor Vehicles, §§601.6 & 604.8 (g), 49 DCR 748 (1-25-02) (DOMV)
- Chapter 6, Inspection of Motor Vehicles), §§601.6 & 604.8, 49 DCR 11261 (12-13-02) (DOMV)
- Chapter 6, Inspection of Motor Vehicles), Sec. 601: Inspection Requirements, §§601.16 - 601.19; and Sec. 609: Inspection of Non-Registered Motor Vehicles, §§ 609.2 & 609.3, 48 DCR 6261 (7-13-01) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, Sec. 602: Inspection Requirements, §§601.6, 601.15, 601.16 & 601.17; and Sec. 609: Inspection of Non-Registered Motor Vehicles, §609.2, 47 DCR 1150 (2-9-01) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, Sec. 603: Vehicle Inspection: Approved Vehicles, § 603.4 (a) through (q); Sec. 604: Vehicle Inspection: Rejected Vehicles, § 604.2; and Sec. 752: Maximum Allowable Levels of Exhaust Components, § 752.3, 50 DCR 8196 (10-3-03) (DOMV)
- Chapter 6, Inspection of Motor Vehicles, Sec. 618: Automotive Emissions Repair Technician, §618.5, 46 DCR 4201 (5-7-99)
- Chapter 6, Sec. 619: Vehicle Emission Recall Compliance , 44 DCR 5966 (10-17-97)(DPW)
- Chapter 7, General Provisions, Sec. 700: Motor Vehicle Equipment, § 700.9, 51 DCR 10223 (11-5-04) (DOMV)
- Chapter 7, §703.10, Windshield Wipers and Headlamp Regulation Amendment Act of 1998, DC Law 12-162, effective October 7, 1998, 45 DCR 7580 (10-23-98) (DC LAW)
- Chapter 8, Safety Responsibility, Sec. 800: General Provisions, § 800.1 (a) repealed, Sec. 801: Abstract of Operating Record, § 801.5, 51 DCR 5029 (5-14-04) (DOMV)
- Chapter 8, Safety Responsibility, Sec. 803: Accident Reports, is Repealed, 50 DCR 10564 (12-12-03) (DOMV)
- Chapter 10, Procedures for Administrative Hearings, Sec. 1035: Evidence: Photo Radar Device, 48 DCR 7316 (8-10-01) (DOMV)
- Chapter 10, Procedures for Administrative Hearings, Sec. 1035: Evidence: Photo Radar Device, §1035.2, 50 DCR 10820 (12-19-03) (DOMV)
- Chapters 12, 22 & 23, Bicyclist Responsibility Regulation Amendment Act of 1996, effective July 22, 1996, DC Law 11-178, effective April 9, 1997, 43 DCR 4240 (8-9-96) (DC LAW)
- Chapter 13, Classification and Issuance of Commercial Driver's Licenses, 51 DCR 10913 (11-26-04) (DOMV)
- Chapter 14, Establish Fines for Violations of the Commercial Transportation Safety Regulations, Repeal the Regulatory Exemption for Passenger Vehicles, Restrict Hazardous Materials Traffic to Specified Routes, and Establish Criteria to Determine When a Vehicle or Driver Should be Placed Out-of-Service, 47 DCR 8861 (11-3-00) (MPD)
- Chapter 20, Correction to §2000.2 [Rev. 3-20-97], last sentence should read "This section shall apply to pedestrians and to the operators of vehicles.", ERRATA
- Chapter 20, Secs. 2000.11, 2000.12 & 2000.13, "Collateral Reform Amendment Act of 1998" (DC Law 12-87), 46 DCR 1226 (3-6-98) (DC LAW)
- Chapter 22, Moving Violations, Sec. 2224: Alcoholic Beverages in Motor Vehicles, 52 DCR 4066 (4-22-05) EXPIRES 120 DAYS (DOMB)
- Chapter 23, Repeal §§ 2302.4 & 2303.1; the fine listed in § 2600.1 should reflect the penalties in this act - up to \$500, plus criminal penalties or community service, Pedestrian Protection Amendment Act of 1978, effective October 9, 1978 (DC Law 7-34, 34 DCR 5316)
- Chapter 24, §§2406.9, 2406.10, 2406.11, 2411.2 of the "Individuals with Disabilities Parking Reform Amendment Act of 2000", DC Law 13-279, effective April 27, 2001, 48 DCR 1882 (3-2-01) (DC LAW)
- Chapter 24, §§ 2406.9, 2406.11 to insert the phrase "individuals with disabilities"; insert the phrase "issued pursuant to Chapter 27 or issued by any other state or country", and insert the phrase "handicapped parking procedures"; Sec. 19 of the Technical Amendments Act of 2001, effective October 26, 2001 (DC Law 14-42, 48 DCR 7612) (DC LAW)

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- Chapter 24, §§ 2411.1, 2411.14, 2411.15, 2411.16, 2411.7, 2411.18, 2413.4 & 2413.9 regarding residential parking restrictions; Sec. 2 of the Motor Vehicle Parking Regulation Amendment Act of 1999, effective May 9, 2000 (DC Law 13-97, 47 DCR 4334) (DC LAW)
- Chapter 24, §§2411.14 - 2411.18 & amend §2411.1 of the "Motor Vehicle Parking Regulation Amendment Act of 1999", D.C. Law 13-97, effective May 9, 2000, 47 DCR 4334 (5-26-00) (DC LAW)
- Chapter 24, §§ 2411.19, 2411.20, 2412.9, repeal 2425; Sec. 2 of the Residential Permit Parking Area Amendment Act of 2002, effective June 28, 2002 (DC Law 14-167, 49 DCR 4475 (5-17-02)) (DC LAW)
- Chapter 24, §2413.4 to authorize the Director to grant residential parking privileges to residents of private streets that abut streets with residential parking restrictions; Sec. 2 of the Motor Vehicle Residential Parking Regulation Amendment Act of 2000, effective March 31, 2001 (DC Law 13-209, 47 DCR 9435) (DC LAW)
- Chapter 24, §§ 2418.3 & 2601.2 to increase the civil infractions fine for violating the engine idling provisions, and to make the engine idling provisions of the regulations comport with the engine idling provisions of the D.C. Air Pollution Act of 1984; Sec. 3 of the Motor Vehicle Excessive Idling Fine Increase Amendment Act of 1999, effective October 7, 1999 (DC Law 13-35, 46 DCR 6017) (DC LAW)
- Chapter 24, Stopping, Standing, Parking, and Other Non-Moving Violations, §§ 2411.1(a)(b)(c), 2411.4(c), 2411.19 related to Residential Permit Parking, 51 DCR 4774 (5-7-04) (DOT)
- Chapter 24, Stopping, Standing, Parking, and Other Non-Moving Violations, Sec. 2420: Official Parking Permits and Spaces, §§ 2420.3 through 2420.8 to Regulate Permit Parking Privileges for ANC Commissioners, 51 DCR 3438 (4-2-04) (DOT)
- Chapter 24, Sec. 2426 Saturday and Evening Parking Meter Fee Moratorium of the "Parking Meter Fee Moratorium Amendment Act of 1998, D.C. Law 12-135, effective July 24, 1998, 45 DCR 6506 (9-11-98) (DC Law)
- Chapter 24, Sec. 2427: Streets Exempted From Parking Meter Fee Moratorium, 46 DCR 3498 (4-16-99) (OM)
- Chapter 24, Secs. 2406.12 and 2406.13; and Chapter 99 (Definitions), Sec. 9901, 52 DCR 4744 (5-20-05) (DOT)
- Chapter 25, §2603.1 strikes \$25 offense of failure to comply with lawful order of a police officer; Sec. 3 of the "Interference with Medical Facilities and Health Professionals Amendment Act of 1996", effective September 20, 1996 (DC Law 11-157, 42 DCR 3699, 10-18-96) (DC LAW)
- Chapter 26, §2601.1 to increase various parking fees; Sec. 1602 of the "Fiscal Year 2003 Budget Support Act of 2002", effective September 25, 2002, (DC Act 14-403, 49 DCR 6968 (7-26-02) (DC ACT)
- Chapter 26, §2601.1 of the "Individuals with Disabilities Parking Reform Amendment Act of 2000", DC Law 13-279, effective April 27, 2001, 48 DCR 1882 (3-2-01) (DC LAW)
- Chapter 26, Civil Fines for Moving and Non-Moving Infractions), Sec. 2600: Civil Fines for Motor Vehicle Moving Infractions, §2600.1, 50 DCR 10564, 50 DCR 10564 (12-12-03) (DOMV)
- Chapter 27, §§ 2701.1, 2704.3, 2717.1 & 2718.4 of the "Individuals with Disabilities Parking Reform Amendment Act of 2000", DC Law 13-279, effective April 27, 2001, 48 DCR 1882 (3-2-01) (DC LAW)
- Chapter 30, Adjudication and Enforcement, to Permit the Use of Hand Held Electronic Ticketing Devices as an Alternative Method for the Issuing Parking Tickets, 47 DCR 5558 (7-7-00) (DOM)
- Chapter 30, Adjudication and Enforcement, to Authorize the U.S. Mint Police to Issue Tickets for Both Parking Moving Violations, §§3002.1 & 3003.1, 49 DCR 5816 (6-21-02) (DPW)
- Chapter 30, Adjudication and Enforcement, Sec. 3001: Tickets Supplies, Distribution, and Security, Repealed, 51 DCR 8108 (8-20-04) (DOMV)
- Chapter 30, Adjudication and Enforcement, Sec. 3007: Payment of Civil Fines, § 3007.5, §§ 3007.13 through 3007.16 repealed, 51 DCR 5029 (5-14-04) (DOMV)

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- Chapter 40, §4025.4 to prohibit parking and loading of tour buses of Eastern Avenue, N.E., between Riggs Road, N.E. and Kennedy St., N.E.; Sec. 2 of the "Eastern Avenue Tour Bus Parking Prohibition Temporary Amendment Act of 2002", effective May 2, 2002 (DC Law 14-120, 49 DCR 1966, 3-8-02) (DC LAW)
- Chapter 40, Sec. 4004: One Way Streets, 52 DCR 2731 (3-18-05) (DOT)
- Chapter 40, Sec. 4004: One Way Streets, 52 DCR 2732 (3-18-05) (DOT)
- Chapter 40, Sec. 4008: Stop Signs, 52 DCR 2733 (3-18-05) (DOT)
- Chapter 40, Sec. 4002: Truck Restrictions, 52 DCR 2734 (3-18-05) (DOT)
- Chapter 40, Sec. 4019: Parking Restrictions; Sec. 4020: "No Standing" Restrictions; and Sec. 4035: "No Stopping" Restrictions, 52 DCR 2735 (3-18-05) (DOT)
- Chapter 40, Sec. 4024: Snow Emergency Routes, 52 DCR 2737 (3-18-05) (DOT)
- Chapter 40, Sec. 4004: One Way Streets; and Sec. 4008: Stop Signs, 52 DCR 2738 (3-18-05) (DOT)
- Chapter 40, Sec. 4019: Parking Restrictions, EXPIRES 120 DAYS, 52 DCR 4795 (5-20-05) (DOT)
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- Chapter 40, Sec. 4004: One Way Streets, EXPIRES 120 DAYS, 52 DCR 4801 (5-20-05) (DOT)

DCMR Title 19/Amusements, Parks and Recreation (June 2001 ed.)

- Chapter 1, By-Laws, Rescinding §§106.10, 106.11 & 106.12 and Replace with §106.10 Regarding the Marketing Contracts Oversight Committee, 49 DCR 4571 (5-17-02) (WCCA)
- Chapter 3, Procurement Rules, 49 DCR 10814, pub. 11-29-02
- Chapter 3, Procurement Rules, Sec. 303: General Requirements: Economic Opportunity), § 303.4, 50 DCR 3860 (5-16-03) (WCCA)
- Chapter 4, Bookings, 50 DCR 3035 (4-18-03) (WCCA)
- Chapter 7, Department of Recreation, Sec. 719: Establishment of User Fees for the Southeast Tennis and Learning Center and Other Similar Tennis Facilities; and Sec. 799: Definitions, 49 DCR 2479 (3-15-02) (DOPR)
- Chapter 8, Public Library, Sec. 802: Circulation of Library Materials, §802.1, 51 DCR 2720 (3-12-04) (PL)
- Chapter 14, Video Arcades and Amusement Devices, Sec. 1409: Penalties, civil enforcement alternative, sec. 36 of the Department of Consumer and Regulatory Affairs Civil Infractions Act of 1985 Technical and Clarifying Amendment Act of 1990, effective 3-29-91, DC Law 8-237, 38 DCR 314 (1-11-91) (DC LAW)

DCMR Title 20/Environment (Feb. 1997 ed.)

- Chapter 1, §199.1& 199.2; Chapter 2, Sec. 205: New Source Performance Standards, §205.1; Chapter 3, Operating Permits and Acid Rain Programs, Sec. 306: Acid Rain Program; Chapter 4, Ambient Monitoring, Emergency Procedures, Chemical Accident Prevention and Conformity, Sec. 402: Chemical Accident Prevention, Sec. 403: Determining Conformity of Federal Actions to State or Federal Implementation Plans; Appendix 5-1, Test Methods for Sources of Volatile Organic Compounds; Chapter 7, §§708.9, 708.10, 708.11, 708.12 & 716 to Regulate Solvent Cleaning (Degreasing) Activities and Offset Lithography Printing Operations, Sec. 799; and Chapter 8, §§800.7(a), (d), (f) & (g) by Correcting Code of Federal Regulations (CFR), 45 DCR 7037 (10-2-98) (DOH)
- Chapter 1 & 2, Secs. 199, 200, 204 & 206, Notice and Comment Procedures for Permit Applications, 44 DCR 2793 (5-9-97)(DCRA)

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- Chapter 1, General Rules, §§105.5 & 199.1; Chapter 2, General and Non-Attainment Area Permits, Add New Sec. 207: Permit Requirements for Indirect Sources; Amend Chapter 7 (Volatile Organic Compounds and Hazardous Air Pollutants), Add New Sec. 717: National Emission Standards for Hazardous Air Pollutants for Source Categories; Chapter 8, Asbestos, Sulfur and Nitrogen Oxides, §§805.1 (c), 805.6(c)(2), 805.7, 805.8; and Chapter 10, Nitrogen Oxides Emissions Budget Program, 47 DCR 8638 (10-27-00) (DOH)
- Chapters 1, 2, 5, 7 & 8 to Amend the Air Quality Regulations to Reinstate the Provision That Makes Each Day of Violation a New Offense and Establish NOx Emission Budget Rules That Comply with Requirements in the Federal Clean Air Act, 47 DCR 9686 (12-8-00) (DOH)
- Chapters 1, 2, 6, 7 & 8 of Subtitle A: Air Quality by Setting Emission Standards, 51 DCR 3877 (4-16-04) (DOH)
- Chapter 3, Operating Permits to Clarify the Requirements of the Title V Operating Permit Program; and Chapter 10 (Nitrogen Oxides Emissions Budget Program), Sec. 1014: NOx Budget Trading Program for State Implementation Plans, 48 DCR 4479 (5-18-01) (DOH)
- Chapter 3, Operating Permits, §§302.3(e)(3)(c); and 303.10(a)(1)(b), 50 DCR 2343 (3-21-03) (DOH)
- Chapter 3, of Subtitle A: Air Quality (Operating Permits), Sec. 307: Enforcement for Severe Ozone Nonattainment Areas, 51 DCR 3878 (4-16-04) (DOH)
- Chapter 7, of Subtitle A: Air Quality (Volatile Organic Compounds), Secs. 718 through 754 Pertaining to the Reduction of Volatile Organic Compound Emissions, 51 DCR 3879 (4-16-04) (DOH)
- Chapter 7, of Subtitle A: Air Quality, (Volatile Organic Compounds), Secs. 718 - 754, 51 DCR 10781, (1-26-04) (DOH)
- Chapter 8, Control of Asbestos - Amended, 44 DCR1979 (4-4-97) (DCRA)
- Chapter 8, Asbestos, Sulfur, Nitrogen Oxides and Lead, Sec. 806: Control of Lead, 45 DCR 20 (1-2-98) (DCRA)
- Chapter 9, Sec. 900: Engine Idling, §900.1 to increase the civil infractions fine for violating the engine idling provisions, and to make the engine idling provisions of the regulations comport with the engine idling provisions of the D.C. Air Pollution Control Act of 1984; sec. 4 of the Motor Vehicle Excessive Idling Fine Increase Amendment Act of 1999, effective 10-7-99, DC Law 13-35, 46 DCR 6017 (7-23-99)
- Chapter 9, Sec. 904.3, Regarding the Oxygenated Fuels Program, 44 DCR 4256 (7-25-97)(DCRA)
- Chapter 9, Motor Vehicle Pollutants, Lead, Odors, and Nuisance Pollutants, Sec. 915: National Low Emission Vehicle Program, 47 DCR 886 (2-11-00) (DOH)
- Chapter 9, Motor Vehicle Pollutants, Lead, Odors, and Nuisance Pollutants, Sec. 916: Heavy Duty Diesel Engine Emission Standards, 48 DCR 11130 (12-7-01) (DOH)
- Chapter 10, Nitrogen Oxides Emissions Budget Program, Sec. 1014: NOx Budget Trading Program for State Implementation Plans, 48 DCR 4479 (5-18-01) (DOH)
- Chapter 25, Pesticides: Administration & Enforcement), Sec. 2506: Product Registration Fees and Terms, §2506.2 to Increase Fees for Pesticide Products, 48 DCR 8744 (9-21-01) (DOH)
- Chapter 28, Maximum Noise Levels, Sec. 2800: Musical Instruments, Loud Speakers, Amplifiers, and Unamplified Voices, ERRATA, 48 DCR 11747 (12-28-01) (ODIA)
- Chapters 40 - 54, Hazardous Waste Regulations, 47 DCR 7930(9-29-00) (DOH)
- Chapters 55 through 70, Underground Storage Tank Regulations, 46 DCR 7699 (10-1-99) (DOH)
- Chapter 72, Environmental Policy Act Regulations, 44 DCR 2799 (5-9-97)(DCEO)

DCMR Title 21/Water and Sanitation (February 1998 ed.)

- Chapter 1, §§106.4, 112.1 & 112.2 to Increase Fees for Certain Services, 46 DCR 5943 (7-16-99)
- Chapter 1, Water Supply, Sec. 106: Permits for Use of Water From Fire Hydrants, §§106.4; Sec. 112: Fees, §§ 112.1 & 112.2, and Add §§ 112.4 Retail and Commercial Customer Fees and Charges; 112.5: Engineering Reviews, Sale of Documents, Maps and Manuals; and 112.6: Pre-Treatment Fees, 50 DCR 6448 (8-8-03) (WASA)
- Chapter 1, Water Supply, Sec. 112: Fees, § 112.7 to Establish a Standard Fee Structure for Replacing Private Lead Water Services Lines, 51 DCR 6836 (7-9-04) (WASA)
- Chapter 2, Public Sewer System; and Chapter 4, Contested Water and Sewer Bills, 46 DCR 5358 (6-18-99) (WASA)
- Chapter 3, Water Meters, Secs. 300 - 311 & 399, 50 DCR 782 (1-24-03) (WASA)
- Chapter 3, Water Meters, Sec. 301: Meter Setters and Connections, § 301.2, 51 DCR 781 (1-16-04) (WASA)
- Chapter 3, Water Meters, Sec. 309: Meter Reading and Billing, 49 DCR 8725 (9-20-02)
- Chapter 4, Contested Water and Sewer Bills), Secs. 407: Adjustment for Leaks Which Occur Between the Meter and the Structures that are Served by the Meter and for Underground Leaks; 408: Inconclusive Findings; and 409: Notice of Investigation Results and Adjusted Bills, 50 DCR 796 (1-24-03) (WASA)
- Chapter 7, Solid Waste Control, §§ 700.11, 707, 707.9, 707.10, 707.11, 707.12, 708 to make amendment to regulations that govern rodent control; secs. 911 and 912 of the Fiscal Year 2001 Budget Support Act of 2000, effective 10-19-00, DC Law 13-172, 47 DCR 6308 (8-11-00) (DC LAW)
- Chapter 11, Water Quality Standards, 47 DCR 284 (1-21-00) (WASA)
- Chapter 11, Water Quality Standards, EXPIRES 5-25-02, 49 DCR 1706 (2-22-02) (DOH)
- Chapter 11, Water Quality Standards, 49 DCR 3012 (4-5-02) (DOH)
- Chapter 11, Water Quality Standard, Sec. 1105: Implementation and Applicability, §§ 1105.5.1005.9 and 1199.1, 49 DCR 4854 (5-24-02) (DOH)
- Chapter 15, Discharges to Wastewater System, 47 DCR 2948 (4-28-00) (WASA)
- Chapter 15, Discharges to Wastewater System, Sec. 1501: Discharge Standards, §1501.4, 48 DCR 5564 (6-15-01) (WASA)
- Chapter 41, Sec. 4102: Rates for Groundwater Sewer Service, 46 DCR 5945 (7-16-99) (WASA)
- Chapter 41, Retail Water and Sewer Rates, to Establish New Retail Water and Sewer Rates; and Amend Chapter 1, Water Supply, Sec. 112: Fees to Establish Metering and Right of Way Occupancy Fees, 49 DCR 5977 (6-28-02) (WASA)
- Chapter 41, Retail Water and Sewer Rates, Sec. 4100: Rates for Water Service; 4101: Rates for Sewer Service, §§4101.1, 4102.1 & 4102.2; and Sec. 4103: Fire Protection Service Fee, §4103.1, 47 DCR 320 (1-21-00) (WASA)
- Chapter 41, Retail Water and Sewer Rates, Sec. 4100: Rates for Water Service, §§ 4100.1 - 4100.4; Sec. 4101: Rates for Sewer Service, §4101.1, 50 DCR 6452 (8-8-03) (WASA)
- Chapter 41, Retail Water and Sewer Rates), Sec. 4102: Customer Assistance Program, § 4102.1 (a)(b)(c) & (d), 51 DCR 5033 (5-14-04) (WASA)
- Chapter 41, Retail Water and Sewer Rates), Sec. 4100: Rates for Water Service, §§ 4100.1 through 4100.4; and Sec. 4101: Rates for Sewer Service, § 4101.1, 51 DCR 8849 (9-10-04) (WASA)
- Chapter 52, Personnel Regulations, 44 DCR 7144 (11-21-97) (WASA)
- Chapter 52, Personnel Regulations), Sec. 5202: Recruiting and Hiring, §5202.1; Sec. 5203: Probationary Period, §5203.1, 5203.2; Sec. 5204: Leaves, Holidays and Other Absences, §§5204.1, 5204.1(d), 5204.2(a)(b)(c)(f), 5204.3; Sec. 5205: Compensation and Benefits, §§5205.2(a)(b)(c), 5205.3(c)(d), 5205.9(f), 5205.10(d), 5207: Layoff and Recall, §§5207.22(d); and Sec. 5208: Performance, §§5208.1 - 5208.6, 50 DCR 799 (1-24-03) (WASA)
- Chapter 52, Personnel Regulations, Sec. 5207: Layoff and Recall; Sec. 5214: Restoration to Duty; and Sec. 5215: Severance Pay Not Pursuant to a Reduction In Force Under Section 5207, 49 DCR 532 (1-18-02) (WASA)
- Chapter 53, Procurement, EXPIRED, 46 DCR 613 (1-22-99) (WASA)
- Chapter 53, Procurement Regulations, 46 DCR 7348 (9-17-99) (WASA)

DCMR Title 22/Public Health and Medicine (Aug. 1986 ed.)

- Chapter 1, Secs. 130 - 154, Immunization of School Children, 44 DCR 1656 (3-21-97)(OM)
- Chapter 1, 7, 20 - 23, Sec. 111.16, Civil Enforcement Alternative, Sec. 8 of the DCRA Civil Infractions Act of 1985 Technical and Clarifying Amendments Act of 1990, effective 3-29-91 DC Law 8-237, 38 DCR 314 (1-11-91) (DC LAW)
- Chapter 2, Communicable and Reportable Diseases, §201.5(a), 205.8; Sec. 206: Human Immunodeficiency Virus (HIV) Infection; and Sec. 211: Laboratories and Blood Banks, 47 DCR 10209 (12-29-00) (DOH)
- Chapter 2, Sec. 215: Monitoring and Reporting the Occurrence of Cancer; Sec. 216: Quality Assurance/Access to Records; Sec. 217: Confidentiality; and Sec. 218: Penalties, 42 DCR 6379 (11-17-95) (DHS)
- Chapter 2, Communicable and Reportable Diseases), Secs. 215 - 218, 47 DCR 3493 (5-19-99) (DOH)
- Chapter 2, Communicable and Reportable Diseases), §201.5(a), 205.8; Sec. 206: Human Immunodeficiency Virus (HIV) Infection; and Sec. 211: Laboratories and Blood Banks, 48 DCR 472 (1-19-01) (DOH)
- Chapter 2, Communicable and Reportable Diseases), Sec. 201:Communicable Diseases, 201.1 (k) Severe Acute Respiratory Syndrome (SARS), 50 DCR 6169 (8-1-03) (DOH)
- Chapter 2, Communicable and Reportable Diseases, Sec. 219: Temporary Control of Influenza Vaccine; and Sec. 220: Penalty, EXPIRES 2-11-05, 51 DCR 9914 (10-22-04) (DOH)
- Chapter 2, Communicable and Reportable Diseases, Sec. 219: Temporary Control of Influenza Vaccine, Sec. 220: Penalty, Expires 2-11-05, 52 DCR 576 (1-21-05)(DOH)
- Chapter 4, Drug Manufacture and Distribution, 39 DCR 7729 (10-16-92) (DCRA)
- Chapter 5, Sec. 502, Rescheduling of the Drug Buprenorphine, 33 DCR 6908 (11-7-86)(DCRA)
- Chapter 5, Controlled Substances, 32 DCR 1097 (2-22-85)(DCRA)
- Chapter 7, Spay-neuter Fees, 32 DCR 3021 (5-31-85)(DHS)
- Chapter 7, Sec. 700.12, Civil Enforcement Alternative, Sec. 39 of the DCRA Civil Infractions Act of 1985 Technical and Clarifying Amendments Act of 1990, D.C. Law 8-237, effective March 29, 1991, 38 DCR 314
- Chapter 7, Secs. 730 to 733 - DELETED, Animals, Pet Shops and Animal Hospitals, superseded at 35 DCR 6630 (9-2-88)(DCRA)
- Chapter 10, Sec. 1001, Deschedules the Drug Loperamide from Schedule V of the Uniform Controlled Substances Act, 34 DCR 4370 (7-10-87)(DCRA)
- Chapter 10, Sec. 1030: Controlled Substances Fees; and Amend 20 DCMR, Chapter 23, Sec. 2303: Medical Devices Fees, 43 DCR 3858 (7-19-96) (OM)
- Chapter 12, Controlled Substances Act Rules, 39 DCR 1882 (3-20-92)(DCRA)
- Chapter 12, Transferring the Narcotic Levo-alphaacetylmethadol (LAAM) from Schedule I to Schedule II, and Adds Specific Anabolic Steroids to Schedule III of the D.C. Controlled Substances Act of 1981, 41 DCR 7967 (12-16-94)(DCRA)
- Chapter 12, Controlled Substances Act Rules) to Add New Substances and Correct Errors, EXPIRED 12-21-00, 47 DCR 7512 (9-15-00) (DOH)
- Chapter 12, Controlled Substances Act Rules), Secs. 1200, 1201, 1202, 1203, 1204, 1205 to Add New Substances and Correct Errors, 47 DCR 914 (2-2-01) (DOH)
- Chapter 12, Controlled Substances Act Rules, 51 DCR 4080 (4-23-04) (DOH)
- Chapter 32, Civil Infractions, Sec. 3239: Operation of Group Homes for Mentally Retarded Persons§§3239.1(c), 3239.1(d), and 3239.2(d) , 47 DCR 3209 (5-5-00) (DOH)
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- Chapters 20, 21, & 22 to Authorize Qualified Health Professionals to Perform Duties Formerly Done Only
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49 DCR 4857 (5-24-02) (DOH)
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- Chapter 26 (Maternity Centers), §2600.8, 49 DCR 4857 (5-24-02) (DOH)
- Chapters 27 & 28, Criteria for Adult and Pediatric Trauma Centers, 39 DCR 3530 (5-22-92)(DHS)
- Chapter 27, Adult Trauma Care; and Chapter 28 (Pediatric Trauma Care), 46 DCR 8741 (10-29-99)
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- Chapter 27, Adult Trauma Care, to Change the Standard of Care in, and Qualifications for Certification of,
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- Chapter 28, Pediatric Trauma Care, to Change the Standard of Care in, and Qualifications for Certification
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- Chapter 29, Public Health Laboratory, Sec. 2900: Public Health Laboratory Fees, 49 DCR 3693 (4-19-02)
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- Chapter 29, Public Health Laboratory to Add Test Service Categories, Services and Fees, 50 DCR 995 (1-
31-03) (DOH)
- *Chapters 30 - 38, *Health Care and Community Residence Facilities Supplement* Published as a Separate
Volume Dated February 1995
- Chapter 30, Sec. 3013, Revised Rates for Selected Services Provided by Commission on Public Health
Clinics, 40 DCR 6262 (8-27-93)
- Chapter 30, Sec. 3023.1(a), Rules Governing Reimbursement Rates for Medical Charities Patients -
Amended, 37 DCR 5896 (9-7-90)(DHS)
- Chapter 30, Sec. 3019, Physical Therapist's Fee for the Home Care Services Bureau, Dept. of Human
Services, 32 DCR 6565 (11-15-85)(OM)
- Chapter 30, §§ 3020, 3020.3, 3020.5, 3020.6, 3020.11, 3020.13, 3020.16, 3020.17 to amend the
Community Residence Facilities Licensure Act of 1977 to abolish certain health-related duties and
to transfer others to the Department of Health; sec. 301 of the Fiscal Year 1998 Revised Budget
Support Act of 1997, effective 3-20-98, DC Law 12-60, 44 DCR 7378 (DC LAW)
- Chapter 30, Sec. 3023, Rates for Reimbursement for Inpatient Hospital Services, Newborn Care and
Outpatient/Emergency Room Services for D.C. Medical Charities Eligibles, 33 DCR 7388
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- Chapter 30, Sec. 3023, Reimbursement for Services to Persons Eligible for D.C. Medical Charities,
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- Chapter 30, Sec. 3023, Reimbursement for Services to Persons Eligible for D.C. Medical Charities, §§ 3023.1, 3023.3 & 3023.6, 46 DCR 7290 (9-17-99) (DOH)
- Chapter 30, Sec. 3024, Medical Services at Sharpe Health School, 38 DCR 2129 (4-12-91)(OM)
- Chapter 30, Sec. 3024, Copayment Charges (Prescription Drugs and Eyeglasses), EXPIRES 7-29-97, 44 DCR 3122 (5-30-97)(DOH)
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- Chapter 31, Licensing of Health Care and Community Residence Facilities, 39 DCR 5098 (7-10-92)(DCRA)
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- Chapter 32, Nursing Facilities, 49 DCR 473 (1-18-02) (DOH)
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- Chapter 34, Mental Health Rehabilitation Services Provider Certification Standards, 48 DCR 10297 (11-9-01) (DMH)
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- Chapter 35, Licensure of Group Homes for Mentally Retarded Persons, 39 DCR 3280 (5-8-92)(DHS)
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- Chapter 44, Provision of Uncompensated Care and Community Services, 36 DCR 5819 (8-11-89)(DHS)
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- Chapter 47, Health-Care Facility Unlicensed Personnel Criminal Background Check, 47 DCR 294 (1-12-01)
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Chapter 5, Use of Restraints and Seclusion, EXPIRES 120 DAYS, 51 DCR 11863 (12-31-04) (DMH)
Chapter 5, Use of Restraints and Seclusion, EXPIRES 120 DAYS, 51 DCR 5957 (6-24-05) (DMH)
Chapter 12, Department of Mental Health Priority Populations - General Requirements, 49 DCR 5811 (6-21-02) (DMH)
Chapter 22, Standards for Supported Housing for HMH Consumers, 50 DCR 3175 (4-25-03) (DMH)
Chapter 22, Standards for Supported Housing for HMH Consumers, EXPIRES 120 DAYS, 50 DCR 5470 (6-10-05) (DMH)
Chapter 34, Mental Health Rehabilitation Services Provider Certification Standards, EXPIRES 120 DAYS, 52 DCR 2145 (3-4-05)(DMH)
Chapter 34, Mental Health Rehabilitation Services Provider Certification Standards, 52 DCR 5682 (6-17-05) (DMH)

DCMR Title 23 Alcoholic Beverages and Food (August 2004 ed.)

- Chapter 3, Limitations on Licenses, Sec. 304: Adams Morgan Moratorium Zone, EXPIRES 120 DAYS, 51 DCR 8669 (9-3-04) (ABC)
- Chapter 3, Limitations on Licenses, Sec. 304: Adams Morgan Moratorium Zone, 52 DCR 3816 (4-15-05) (ABRA)
- Chapter 3, Limitations on Licenses, Sec. 305: Georgetown Moratorium Zone, EXPIRES 120 DAYS, 51 DCR 8674 (9-3-04) (ABC)
- Chapter 3, Limitations on Licenses, Sec. 305: Georgetown Moratorium Zone, 52 DCR 3821 (4-15-05) (ABRA)
- Chapter 3, Limitations on Licenses, Sec. 308: Glover Park Moratorium Zone, EXPIRES 120 DAYS, 51 DCR 8677 (9-3-04) (ABC)
- Chapter 3, Limitations on Licenses, Sec. 308: Glover Park Moratorium Zone, 52 DCR 3824 (4-15-05) (ABC)
- Chapter 3, Limitations on Licenses, Sec. 306: East Dupont Circle Moratorium Zone, EXPIRES 120 DAYS 52 DCR 1321 (2-11-05) (ABRA)
- Chapters 10, 20 & 21, Bill 15-516

DCMR Title 24/Public Space and Safety (Dec. 1996)

- Chapter 1, Occupation and Use of Public Space, §§101.7 & 199.1; and Chapter 34 (Public Space or Public Rights of Way Management of Excavation Work), §§3401.16, 3401.17 & 3401.18), 48 DCR 3075 (4-6-01) (DPW)
- Chapter 1, Occupation and Use of Public Space, Sec. 107: Streetlights, Street Signs, Trees, and Fixtures, § 107.8 to allow for the erection of banners, ornaments, and lights on public lampposts, buildings, or traffic lights across a street or avenue to celebrate national and District holidays; sec. 2 of the Banner Amendment Act of 2000, effective 4-3-01, DC Law 13-233, 48 DCR 588 (DC LAW)
- Chapter 1, Occupation and Use of Public Space, Sec. 116: Installation of Personalized Markers in the Public Space by the Make a Difference Foundation; and Chapter 11 (Downtown Streetscape), Sec. 1105: Standards for Sidewalk Treatment, §1105.7, 49 DCR 4099 (5-3-02) (DPW)
- Chapter 1, Occupation and Use of Public Space, §199.1 to Amend the Definition of "Person", 49 DCR 6566 (7-12-02) (DOT)
- Chapter 5, §§ 501.4, 501.11, 501.15, 501.16, 501.17, 502.4, 502.6, 502.10, 502.12, 502.13, 503.6, 503.8, 505.4, 505.10, 508.5, 509.1, 509.3, 510.21, 512.1, 513.9, 515.3, 515.16, 515.26, 515.31, 515.32 & 599.1, to regulate the number of vendors allowed to occupy a side of any block and to establish procedures for assigning vendors to locations in the central vending zone; sec. 1101 of the Omnibus Regulatory Reform Amendment Act of 1998, effective 4-29-98 (DC Law 12-86, 46 DCR 1172 (DC LAW)
- Chapter 4, Sec. 513: Food Vending Operations, §513.1, to make a conforming amendment; sec. 7 of Food Regulation Amendment Act of 2002, effective 5-2-02, DC Law 14-116, 49 DCR 1945 (3-8-02) (DC LAW)
- Chapter 5, Sec. 515.13, to Add a New Vending Site in the Ward 6 Neighborhood Commercial Zone, 44 DCR 4691 (8-15-97)(DCRA)
- Chapter 5, Secs. 513.7, 513.8, 515.19(j) & 599.1 to Add to the List of Approved Food Items and Establish Additional Health Inspection Requirements, 44 DCR 4115 (7-18-97)(DCRA)
- Chapter 5, §§513.7, 513.8, 515.19(j), 513.9 & 513.10 to Add to the List of Approved Food Items, 46 DCR 4512 (5-21-99) (DCRA)
- Chapter 5, Sec. 515.16 to Add Certain Streets to the List of Non-Vending Streets in the Central Vending Zone, 44 DCR 7304 (11-28-97) (DCRA)
- Chapter 5, Sec. 515.16 to Add to the List of Non-Vending Streets (FBI Facility), 45 DCR 468 (1-23-98) (DCRA)
- Chapter 5, §515.16 to Add to the List of Non-Vending Streets (FBI Facility), 46 DCR 4516 (5-21-99) (DCRA)

DCMR Title 24/Public Space and Safety Continued

- Chapter 5, Secs. 515.17, To Delete Certain Vending Sites from the Central Vending Zone, EXPIRES 5-11-98, 44 DCR 3505 (6-20-97)(DCRA)
- Chapter 5, (Vendors and Solicitors), Secs. 501, 510, 512, 515, 52 DCR 5953 (6-24-04) DCRA EXPIRES 120 DAYS
- Chapter 7, Parades and Public Events, Sec. 720: Special Events User Fees, 43 DCR 6577 (12-13-96) (OM)
- Chapter 11, Downtown Streetscape, 47 DCR 7117 (9-1-00) (DPW)
- Chapter 13, Sec. 1380, Schedule of Fines for Violations of the Litter Control Regulations - Amended, 44 DCR 1864 (3-28-97) (DPW)
- Chapter 13, Civil Fines Under DC Law 6-100), Sec. 1380: Schedule of Fines for Violations of the Litter Control Administration Act, §1380.2 to Establish Penalties for Violations for Excavations, EXPIRES 120 DAYS, 48 DCR 6465 (7-20-01) (DPW)
- Chapter 13, Civil Fines Under DC Law 6-100), Sec. 1380: Schedule of Fines for Violations of the Litter Control Administration Act, §1380.4 to Establish Penalties for Violations for Excavations, 49 DCR 8225 (8-23-02) (DOT)
- Chapter 24, Special Trees, 52 DCR 546 (1-21-05)
- Chapter 25, Metropolitan Police Department Use of Closed Circuit Television, 49 DCR 11443 (12-20-02) (MPD)
- Chapter 26, Transportation of Ultra-Hazardous Materials 52 DCR 3446 pub. April 1, 2005 (DOT) EXPIRES 120 DAYS
- Chapter 33, (Public Rights-Of-Way Occupancy Permits, §§3300, 3304, 3305 & 3399, 43 DCR 6581 (12-13-96) (DPW)
- Chapter 33, Public-Rights-Of-Way Occupancy Permits, Sec. 3301: Occupation of Public Sidewalks with Personalized Pavers, 45 DCR 1644 (3-20-98) (DPW)
- Chapter 33, Public Right-Of-Way Occupancy Permits, by Adding Sec. 3302: Occupancy of Public Right-Of-Way with Stand-Alone Conduit, Pipes, Aerial Wire, or Surface Structures Housing Transmission Facilities; and Amending Secs. 3304 & 3399, 47 DCR 2353 (3-31-00) (DPW)
- Chapter 33, Public Right-Of-Way Occupancy Permits, §§ 3302.8, 3302.9, 3302.10, to revise the fees established for public rights of way occupancy permits; sec. 502 of the Fiscal Year 2001 Budget Support Act of 2000, effective 10-19-00, DC Law 13-172, 47 DCR 6308 (DC LAW)
- Chapter 33, Public Rights-of-Way Occupancy Permits, Sec. 3303: Occupancy of Public Rights-of-Way for the Purpose of Accessing Manholes, 48 DCR 5375 (6-8-01) (DPW)
- Chapter 33, Public Rights-of-Way Occupancy Permits), Sec. 3304: Occupancy of the Public Right of Way by Tour Buses; Sec. 3310 & 3399, 49 DCR 8562 (9-13-02) (DOT)
- Chapter 34, Public Space Management of Excavation Work, 47 DCR 2360 (3-31-00) (DPW)
- Chapter 34, Public Space Management of Excavation Work, §§ 3401.9, 3401.10 & 3404.7, and Add 3403.5 & 3403.6 to Revise Procedures and Standards Governing the Excavation and Restoration of Public Space or Public Rights-of-Way, 50 DCR 1905 (2-28-03) (DOT)
- Chapter 34, Public Space or Public Rights of Way Management of Excavation Work, §§3401.16, 3401.17 & 3401.18, 48 DCR 3075 (4-6-01) (DPW)
- Chapter 34, Public Space Management of Excavation Work, §§ 3403.1, 3403.3, and New Secs. 3404 & 3405, 47 DCR 9505 (12-1-00) (DPW)

DCMR Title 25/Food and Food Operations (Aug. 2003)

No Amendments

DCMR Title 26/Insurance (Feb. 1985)

- Broker-Dealer and Investment Adviser Regulations, EXPIRES 120 DAYS, 48 DCR 1987 (3-2-01) (ISR)
- Chapter 1, Licensure as Insurance Agent or Insurance Broker, 47 DCR 3498 (5-19-00) (ISR)
- Chapter 1, Licensure as Insurance Produced, 50 DCR 10371 (12-5-03) (ISR)
- Chapters 3, 4, 5, 6, 8, 17, & 18, Rules to Implement Provisions of D.C. Law 6-96, Compulsory/No Fault Motor Vehicle Insurance Act of 1982 Amendments Act of 1985; and to Establish the Uninsured Motorist Fund, 35 DCR 7649 (10-21-88)(DCRA)
- Chapter 5, Secs. 500.8 & 503.2, 31 DCR 1287 (3-16-84)(DCRA)
- Chapter 6, To Reflect Modifications to the D.C. Automobile Insurance Plan, 40 DCR 7428 (10-22-93)(DCRA)
- Chapter 6, Sec. 602: Administration, Sec. 605: Distribution of Applicants, Sec. 607: Administration of Distribution Procedures, Sec. 610: Bodily Injury and Property Damage Coverage, Sec. 614: Application for Assignment, Sec. 621: Additional Vehicle or Coverage, Sec. 625: Cancellation and Denials, and Sec. 699: Definitions, 43 DCR 2306 (5-3-96) (DCRA)
- Chapter 6, Motor Vehicle Insurance: D.C. Automobile Insurance Plan, §§602.6, 605.2(d), New §§627.11& 627.1, 629.7, and 630.5, 47 DCR 6220 (8-4-00) (ISR)
- Chapter 6, D.C. Automobile Insurance Plan, Secs. 603, 605, 607, 612, 614, 616, 618, 621, 625, 627 & 630, 45 DCR 8544 (12-4-98) (ISR)
- Chapter 6, Motor Vehicle Insurance: D.C. Automobile Insurance Plan, Secs, 604, 616, 623 & 625, 46 DCR 9838 (11-26-99) (ISR)
- Chapter 6, Motor Vehicle Insurance: D.C. Automobile Insurance Plan, §§605.5, 605.6 & 617.4, 47 DCR 9342 (11-24-00) (ISR)
- Chapter 6, Motor Vehicle Insurance: D.C. Automobile Insurance Plan, §§605.5 (c) & 605.6 (c), 48 DCR 9637 (10-19-01) (ISR)
- Chapter 6, District of Columbia Automobile Insurance Plan, 49 DCR 11395 (12-20-02) (ISR)
- Chapter 6, D.C. Automobile Insurance Plan, Sec. 616: Designation of Company and Effective Date of Coverage, §§ 616.2, 616.6, 616.12 through 616.21; Sec. 619: First and Second Renewal Policies, §§ 619.1 (a); Sec. 621: Addition/Deletion of Vehicles or Addition/Reduction/Elimination of Coverages, §§ 621.1, 621.4 (b); Sec. 630: Performance Standards for Procedures of Record, §§ 630.1 (d), 630.9; Sec. 631: Registration to Access the Electronic Application Submission Interface, §§ 631.1 through 631.3 (a)(b); and Sec. 699: Definitions, 50 DCR 8192 (10-3-03) (ISR)
- Chapter 6, D.C. Automobile Insurance Plan, Sec. 616: Designation of Company and Effective Date of Coverage; Sec. 631: Change of Ownership or Transfer of Loss Experience; and Sec. 634: Registration to Access the Electronic Application Submission Interface (EASI), 51 DCR 5218 (5-21-04) (ISR)
- Chapter 6, D.C. Automobile Insurance Plan, Chapter 6 Repealed and Amended, 51 DCR 11849 (12-31-04) (ISB)
- Chapter 13 (Errata) 52 DCR 51 (1-7-05)
- Chapter 7, Sec. 700.7, Assigned Claims Bureau - Amended, 33 DCR 6192 (10-10-86)(IA/DCRA)
- Chapter 8, Taxicab Insurance, Sec. 801: Premiums, 51 DCR 7298 (7-23-04) (ISR)
- Chapter 8, Secs. 801 & 805, Establish a New Method of Calculating Premiums Charged by Taxicab Insurers, 42 DCR 1782 (4-14-95)(IA/DCRA)
- Chapter 8, Secs. 801.3 & 801.4, Insurance Administration, Taxicab Insurance Limits of Liability and Premium Rates, 35 DCR 5099 (7-1-88)(DCRA)
- Chapter 11, Annuity Mortality Tables, 47 DCR 2414 (4-7-00) (ISR)
- Chapter 13, Insurance Placement Facilities, Sec. 1310: Annual and Special Meetings of Members of the Facility, §1310.6, 48 DCR 4663 (5-25-01) (ISR)
- Chapter 13, Insurance Placement Facilities, 51 DCR 11573 (12-24-04) (ISB)
- Chapter 16, Insurance Holding Company System Regulations, , 41 DCR 2185 (4-22-94) (IA/DCRA)
- Chapter 19, Insurance Coverage for Drug Abuse, Alcohol Abuse, and Mental Illness, 36 DCR 4922 (7-14-89)(DCRA)
- Chapter 20, Free Clinic Insurance Assistance Program, 36 DCR 1797 (3-10-89)(DCRA)
- Chapter 21, Sinking Fund, 36 DCR 5113 (7-21-89)(DCRA)

DCMR Title 26/Insurance Continued

- Chapter 22, Medicare Supplement Insurance Minimum Standards, 40 DCR 3858 (6-18-93)(DCRA)
Chapter 22, Medicare Supplement Insurance Minimum Standards - Amended, 44 DCR 3090 (5-30-97)
Chapter 22, Medicare Supplement Insurance Minimum Standards EXPIRED, 46 DCR 4565 (5-21-99)
(ISR)
Chapter 22, Medicare Supplement Insurance Minimum Standards, 46 DCR 10175 (12-17-99) (ISR)
Chapter 22, Medicare Supplement Insurance Minimum Standards, 47 DCR 4917 (6-1-01) (ISR)
Chapter 22, Medicare Supplement Insurance Minimum Standards, 50 DCR 5882 (7-25-03) (ISR)
Chapter 22, Medicare Supplement Insurance Minimum Standards, Sec. 2209: Guaranteed Issue for
Eligible Persons, § 2209.6 (a)(b)(c)(d)(e), EXPIRES 120 DAYS, 51 DCR 2251 (2-27-04) (ISR)
Chapter 23, Reinsurance, 41 DCR 2214 (4-22-94) (IA/DCRA)
Chapter 24, Company Org., Management and Securities, 41 DCR 2223 (4-22-94) (IA/DCRA)
Chapter 25, Annual Statement Filing Requirements, 41 DCR 2225 (4-22-94) (IA/DCRA)
Chapter 25, Annual Statement Filing Requirements, §2501.2, 42 DCR 2488 (5-19-95)(IA/DCRA)
Chapter 27, Variable Life Insurance Contracts, 42 DCR 1047 (2-24-95) (DCRA)
Chapter 28, Credit for Reinsurance Regulations, 43 DCR 2318 (5-3-96) (IA/DCRA)
Chapter 29, Actuarial Opinion and Memorandum Regulation, 43 DCR 688 (2-7-97)(IA/DCRA)
Chapter 29 (Statements of Actuarial Opinion and Memorandum Regulation), 52 DCR 2438 (3-11-05)
(DISB)
Chapter 30, Valuation of Life Insurance Policies, 47 DCR 2914 (4-28-00) (ISR)
Chapter 30, Valuation of Life Insurance Policies, § 3004.1; and Sec. 3005: 2001 CSO Mortality Table for
Determining Minimum Reserve Liabilities and Nonforfeiture Benefits After January 1, 2004,
51 DCR 10218 (11-5-04) (ISB)
Chapter 31, Investment Guidelines for Health Maintenance Organizations (HMOs), 46 DCR 5925
(7-16-99) (ISR)
Chapter 35, Health Maintenance Organizations (HMO's), 46 DCR 7291 (9-17-99) (ISR)
Chapter 35, Health Maintenance Organizations (HMO's), § 3500.1(a)(b)(c), 50 DCR 5576 (7-11-03)
(ISR)
Chapter 36, Privacy of Consumer Financial Information, 48 DCR 8005 (8-24-01) (ISR)
Chapter 36, Privacy of Consumer Financial Information, Secs. 3613, 3614, 3615, 3616, 3617, 3618, 3619,
3620 & 3699, 50 DCR 1517 (2-14-03) (ISR)
Chapter 37, Captive Insurance Companies, 48 DCR 8034 (8-24-01) (ISR)
Chapter 38, Rules of Practice and Procedure for Hearings, 50 DCR 6433 (8-8-03) (ISR)
Chapter 39, Licensure as a Public Insurance Adjuster, 50 DCR 5970 (7-25-03) (ISR)
Chapter 45, Oversight Role and Fiduciary Obligations of Members of the Board of Directors of a Hospital
and Medical Services Corporation, 51 DCR 9011 (9-17-04) (ISR)
Chapter 50, Unfair Trade Practices, Sec. 5000: Permissible Reasons for Non-Renewal and Use of Claims
History Information; and Sec. 5001: Use of Claims History - New Business, 51 DCR 3880
(4-16-04) (ISR)
Chapter 51, Standard Nonforfeiture Law for Individual Deferred Annuities, 51 DCR 5600 (5-28-04) (ISR)
Chapter 56, Certified Capital Companies, 51 DCR 7555 (7-30-04) (ISB)
Chapter 93, Partnership Program for Affordable Housing), Secs. 9300 through 931, EXPIRES 120 DAYS,
51 DCR 974 (1-23-04) (ISR)
Errata Notice - To Correct Effective Date of Rules Published at 50 DCR 10371 (December 5, 2003),
50 DCR 10818 (12-19-03) (ISR)

DCMR Title 26A/Banking and Financial Institutions*

- Chapters 1 - 5, General Provisions; Applications; Powers; Administrative Procedures; Supervision and Enforcement Procedures; & Definitions, 35 DCR 6276 (8-19-88)(OBFI)
- Chapter 2, § 207.2, to establish the fees to be paid for banking institutions that operate in D.C.; sec. 3401 of the Fiscal Year 2002 Budget Support Act of 2000, effective 10-19-00, DC Law 14-28, 48 DCR 6981 (DC LAW)
- Chapter 11, Mortgage Lenders and Brokers, 51 DCR 2388 3-5-04) (OBFI)
- Chapter 18, Automated Teller Machines, 50 DCR 10324 (12-5-03) (OBFI)
- Chapter 20, Real Estate Finance and Predatory Lending, 48 DCR 10617 (11-23-01) (OBFI)
- Chapter 20, Real Estate Finance and Predatory Lending, §§2001.5, 2001.6, 2027.6(g), 2099.1(5); and Red Flag Warning (Form 601(j)), EXPIRES 120 DAYS, 48 DCR 9880 (10-26-01) (OBFI)
- Chapter 20, Predatory Lending, 49 DCR 10779 (11-29-02) (OBFI)
- Chapter 21, Opportunity Accounts, 49 DCR 4983 (5-31-02) (OBFI)
- Chapter 22, Money Transmitters, 50 DCR 10329 (12-5-03) (OBFI)
- Chapter 25, Credit Enhancement Fund Grants, 48 DCR 2951 (3-30-01) (OBFI)
- Chapter 25, ERRATA to Correct Effective Date of Emergency and Proposed Rules Published at 48 DCR 2951 dated March 30, 2001, 48 DCR 3874 (5-4-01) (OBFI)
- Chapter 25, Credit Enhancement Fund Grants, 48 DCR 9630 (10-10-01) (OBFI)
- Chapter 26, Credit Enhancement Fund Committee Grants, 48 DCR 9815 (10-26-01) (OBFI)

DCMR Title 27/Contracts & Procurements (July 1988 ed.)

- Chapters 1, 2, & 3, Rules of Practice, Contract Dispute Procedures and Protest Procedures, 36 DCR 2684, pub. 4-21-89 (CAB)
- Chapters 1, 2 & 3, Rules of the Board, 45 DCR 1384 (3-13-98) (CAB)
- Chapters 1, General Rules of the Board; 2, Appeal Procedures of the Board, 3, Protest Procedures of the Board; and New Chapter 4, Electronic Filing, 49 DCR 2078 (3-8-02)(CAB)
- Chapter 4, Criminal Background Checks for District Government Contractors that Provide Direct Services to Children and Youth, EXPIRES 120 DAYS, 52 DCR 4782 (5-20-05) (OCP)
- Chapter 8, Local Small and Disadvantaged Business Enterprises Contracting, 39 DCR 9052 (12-4-92)(DHMBD)
- Chapter 9, Surplus Property, Sec. 918: Audit, §918.1, to repeal the authority of the D.C. Auditor for the biennial audit requirement of the D.C. Surplus Property Plan, sec. 2406 Fiscal Year 2001 Budget Support Act of 2000, effective 10-19-00, DC Law 13-172, 47 DCR 6308 (DC LAW)
- Chapter 13, Sec. 1300: Notice of Proposed Solicitations, §§1300.1 - 1300.9; Sec. 1301: Notice of Contract Awards, §1301.1; and Sec. 1399: Definitions, §1399.1, EXPIRES 120 DAYS, 47 DCR 4703 (6-2-00) (OM)
- Chapter 13, Publicizing Contract Actions, §§1300.1 through 1300.9, 1301.1 & 1399.1, 47 DCR 9887 (12-15-00) (OM)
- Chapter 16, Sec. 1614: Source Selection, §1614.1(c); and Sec. 1617: Evaluation Factors of Proposals, §1617.5 (a)(b), 48 DCR 2168 (3-9-01) (OM)
- Chapter 16, Sec. 1614: Source Selection, §; and Sec. 1617: Evaluation Factors of Proposals, EXPIRED, 46 DCR 8464 (10-22-99) (OM)
- Chapter 16, Procurement by Competitive Sealed Proposals, Sec. 1614: Source Selection, §1614.1 (c); and Sec. 1617: Evaluation Factors of Proposals, §1617.5 (a), 49 DCR 3038 (4-5-02) (OM)
- Chapter 16, Procurement By Competitive Sealed Proposals, Sec. 1614: Source Selection, § 1614.1(d); Sec. 1617: Evaluation Factors of Proposals, §1617.5(a), EXPIRES 120 DAYS, 51 DCR 10653 (11-19-04) (CPO)
- Chapter 16, Procurement by Competitive Sealed Proposals, Sec. 1614: Source Selection; Sec. 1617: Evaluation Factors of Proposals, EXPIRES 120 DAYS, 52 DCR 1592 (2-18-05) (OCP)
- Chapter 16 (Procurement By Competitive Sealed Proposals), Sec. 1614: Source Selection, EXPIRES 120 DAYS, 52 DCR 5767 (6-17-05) (OCP)

DCMR Title 27/Contracts & Procurements Continued

- Chapter 18, Secs. 1800 - 1803, Small Purchase Procedures - Amended, EXPIRED 10-9-99, 46 DCR 5715 (7-2-99) (CPO)
- Chapter 18, Secs. 1800 - 1803, Small Purchase Procedures - Amended, EXPIRED, 46 DCR 9844a (11-26-99) (OCP)
- Chapter 18, Small Purchase and Other Simplified Purchase Procedures), Secs. 1800, 1801, 1802 & 1803 to Reflect Increases in Small Purchase Authority for Procedures on Behalf of the Metropolitan Police Department, EXPIRES 120 DAYS, 49 DCR 9874 (11-1-02) (OCP)
- Chapter 18, Secs. 1800 - 1804, Small Purchase Procedures - Amended, 44 DCR 4450 (8-1-97) (CPO)
- Chapter 18, Secs. 1800 - 1804 Establishing Procedures for Small Purchases of Goods and Services, EXPIRED February 12, 1998, 44 DCR 7181 (11-21-97)(OCP)
- Chapter 18, Secs. 1800 - 1804, Use of Small Purchase Procedures, EXPIRED, 45 DCR 2009 (4-3-98) (OCP)
- Chapter 18, Secs. 1800 - 1804, Small Purchase Procedures, EXPIRED 9-4-98, 45 DCR 3834 (6-12-98) (OCP)
- Chapter 18, Secs. 1800 - 1804, Delegating Small Purchase Authority, EXPIRED January 1, 1999, 45 DCR 7095 (10-2-98) (OCP)
- Chapter 18, Secs. 1800 through 1804 Regarding Small Purchase Procedures. EXPIRED, 46 DCR 608 (1-22-99) (OCP)
- Chapter 18, Secs. 1800 - 1803, Small Purchase Procedures - Amended, EXPIRES 120 DAYS, 47 DCR 1261 (2-25-00) (OCP)
- Chapter 18, Small Purchase and Other Simplified Purchase Procedures, Secs. 1800 through 1803, 47 DCR 9882 (12-15-00) (OCP)
- Chapter 18, Small Purchase and Other Simplified Purchase Procedures), Secs. 1800, 1801, 1802 & 1803 to Reflect Increases in Small Purchase Authority for Procedures on Behalf of the Metropolitan Police Department, 50 DCR 8179 (10-3-03) (OCP)
- Chapter 19, Sec. 1901: Expert and Consulting Services, 43 DCR 1620 (3-29-96) (OM)
- Chapter 19, Contracting For Services, Secs. 1900.4 (m), 1905, 1906, 1907, 1908 & 1999, 48 DCR 5819 (6-22-01) (OM)
- Chapter 19, Contracting Services, §§1901.2 through 1901.10, EXPIRES 120 DAYS, 48 DCR 548 (1-19-01) (OM)
- Chapter 19, Contracting for Services, Sec. 1902: Contracting for Information Technology Services, 48 DCR 8989 (9-28-01) (OM)
- Chapter 19, Contracting Services, Sec. 1902: Contracting for Information Technology Services, 50 DCR 1531 (2-14-03) (OM)
- Chapter 19, Contracting for Services, Sec. 1902: Contracting for Information Technology Services, § 1902.7, EXPIRES 120 DAYS, 51 DCR 5265 (5-21-04) (CPO)
- Chapter 20, Secs. 2005.6, 2005.7 & 2099.1, Regarding Option Periods for City-Wide Telecommunications Systems, 41 DCR 398a, pub. 1-28-94 (OM)
- Chapter 20 (Special Contracting Methods), Sec. 2005: Use of Options, EXPIRES 120 DAYS, 52 DCR 4064 (4-22-05) (OCP)
- Chapter 20 (Special Contracting Methods), Sec. 2005: Use of Options, EXPIRES 120 DAYS, 52 DCR 4236a-4236b (4-29-05) (OCP)
- Chapter 20 (Special Contracting Methods), Sec. 2005: Use of Options EXPIRES 120 DAYS, 52 DCR 5313 (6-3-05) (OCP)
- Chapter 22, Contractors, Sec. 2218: Debarment and Suspension Panel, EXPIRES 120 DAYS, 51 DCR 102 (1-2-04) (OCP)
- Chapter 22, Contractors, Sec. 2218: Debarment and Suspension Panel, § 2218.10, EXPIRES 120 DAYS, 51 DCR 1281 (1-30-04) (OCP)
- Chapter 22, Contractors, Sec. 2218: Debarment and Suspension Panel, EXPIRES 120 DAYS, 51 DCR 4793 (5-7-04) (OCP)

DCMR Title 27/Contracts & Procurements Continued

- Chapter 22 (Contractors), Sec. 2218: Debarment and Suspension Panel, EXPIRES 120 DAYS, 52 DCR 4626 (5-13-05) (OCP)
- Chapter 32, Contract Financing and Funding), Sec. 3205: Advance Payments, §3205.1 (h), 49 DCR 7918 (8-16-02) (OM)
- Chapter 32, Contract Financing and Funding, §§3205.1 (h) & 3299, 48 DCR 5562 (6-15-01) (OM)
- Chapter 32, ERRATA - Premature Publication of Final Rules to Amend 27 DCMR, Chapter 32, Contract Financing and Funding, 48 DCR 8042 (8-24-01) (OM)
- Chapter 32, Contract Financing and Funding, Sec. 3205: Advance Payments, §3205.1; and Sec. 3299: Definitions, EXPIRES 120 DAYS, 48 DCR 8456 (9-7-01) (OM)
- Chapter 33, Contract Cost Principles, Sec. 3307: Determining Reasonableness, 51 DCR 1429 (2-6-04) (OCP)
- Chapter 38, Protects, Claims and Disputes, EXPIRED, 49 DCR 9348 (10-11-02)
- Chapter 38, Protests, Claims and Disputes, 51 DCR 1432 (2-6-04) (OM)
- Chapter 47 (Supply Management Rules), EXPIRES 120 DAYS, 52 DCR 5315 (6-3-05) (OCP)
- Chapter 80, Delegation of Contracting Authority, EXPIRED December 29, 1997, 44 DCR 6643 (11-7-97) (OCP)
- Chapter 80, Delegation of Contracting Authority, EXPIRED February 8, 1998, 44 DCR 7820 (12-26-97) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED July 17, 1998, 45 DCR 2571 (4-24-98) (CP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED June 25, 1998, 45 DCR 3840 (6-12-98) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED July 30, 1998, 45 DCR 4549 (7-10-98) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED 8-21-98, 45 DCR 4937 (7-24-98) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED 9-23-98, 45 DCR 6240 (8-28-98) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED 10-18-98, 45 DCR 6240 (8-28-98) (OCP)
- Chapter 80, Office of Contracting and Procurement, EXPIRED 11-20-98, 45 DCR 7621 (10-23-98) (OCP)

DCMR Title 28/Corrections, Courts & Criminal Justice (May 1987 ed.)

NO AMENDMENTS

DCMR Title 29/Public Welfare (May 1987 ed.)

- Chapter 1, Vocational Rehabilitation Services, §§ 100.1 through 118.11, 50 DCR 6189 (8-1-03) (DHS)
- Chapter 1, Secs. 105 - 139, 199, Regulations for Administrative Reviews and Fair Hearings for the Vocational Rehabilitation Program, 38 DCR 2034 (4-5-91)(DHS)
- Chapter 2, Administrative Review Conference and Hearing Procedures for the Dept. of Human Services, 27 DCR 145a (1-11-80) (DCR)
- Chapter 2, Secs. 218 - 251, Administrative Reviews and Full-Evidentiary Hearing Procedures for the Randolph-Sheppard Vending Facility Program, 35 DCR 8538 (12-9-88)(DHS)
- Chapter 3, Secs. 300.2 & 300.3, "Before-and-After School Care Exemption Emergency Act of 1977," D.C. Act 12-156, effective October 17, 1997, 44 DCR 6044 (D.C. Law)
- Chapter 3, Sec. 303, Fees for Licensing of Child Development/Care Facilities, 42 DCR 1696 (4-7-95)(OM)
- Chapter 3, Sec. 308: Rates Paid by the D.C. Government to Child Development Centers, Child Development Homes and In-Home Caregivers for Child Care Services, 42 DCR 3170 (6-23-95)(OM)

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- Chapter 3, Sec. 308: Rates Paid by the D.C. Government to Child Development Centers, Child Development Homes and Relative and In-Home Caregivers for Child Care Services, 45 DCR 5226 (8-7-98) (DHS)
- Chapter 3, Child Development Facilities), Sec. 308: Rates Paid by the Government of D.C. to Child Development Centers and Child Development Homes Operated for Child Care Services, EXPIRES 120 DAYS, 49 DCR 7733 (8-9-02) (DHS)
- Chapter 3, Sec. 308: Rates Paid by the D.C. Government to Child Care Centers, Child Development Homes and In-Home Caregivers for Child Care Services, §§308.2 & 308.3 to Establish Child Care Subsidy Rates for Child Care Services Provided During Non-Traditional Hours, 46 DCR 5825 (7-9-99) (DHS)
- Chapter 3, Sec. 309: Schedule of Parent Fees for D.C. Government Subsidized Child Care Services in Child Development Centers and Child Development Homes, and By In-Home Caregivers, 43 DCR 3860 (7-19-96) (OM)
- Chapter 3, Child Development Facilities, Sec. 309: Sliding Fee Scale and Schedule of Parent Fees for D.C. Government Subsidized Child Care Services, EXPIRES 120 DAYS, 48 DCR 4492 (5-18-01) (DHS)
- Chapter 3, Child Development Facilities), Sec.309: Schedule of Parent Fees for D.C. Government Subsidized Child Care Services in Child Development Centers and Child Development Homes, and by Relative and In-Home Caregivers, 48 DCR 10447 (11-16-01) (DHS)
- Chapter 3, Sec. 312 Inadvertently Omitted from May 1987 ed., Payment of Public Funds to Unlicensed Facilities, 21 DCR 1342 (12-27-74) (Errata)
- Chapter 5 to Establish Fees for Certifying, Recertifying, Granting Reciprocity and Extensions to Emergency Medical Technicians, Paramedics, and Instructors; and for Inspecting and Licensing Ambulances, 45 DCR 8542 (12-4-98) (DOH)
- Chapter 5, Sec. 525.1, Fees and Billing for Ambulance Service, 38 DCR 4445 (7-19-91) (OM)
- Chapter 5, Sec. 525.1 Increase Fees for Emergency Ambulance Service, 43 DCR 6441 (12-6-96) (OM)

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- Chapter 7, §718.8 to Amend Reimbursement Rates for Day Treatment Programs, 44 DCR 5490 (9-26-97)(DOH)
- Chapter 7, Medicaid Day Treatment Program, Sec. 718: Reimbursement Policy, § 718.8, to Amend Reimbursement Rates Negotiated for Day Treatment Programs, 50 DCR 6702 (8-15-03) (DOH)
- Chapter 9, Sec. 718.8, To Change Reimbursement Rates for Day Treatment, 44 DCR 3681, (6-27-97)
- Chapter 9, Sec. 901.1, Medically Needy Income Levels for the District Medicaid Program - Amended, 38 DCR 7601 (12-20-91)(DHS)
- Chapter 9, Medicaid Program, Sec. 901: Medically Needy Income Levels, § 901.1, 50 DCR 8467 (10-10-03) (DOH)
- Chapter 9, §§901.2 & 901.3 to Expand the Medicaid Program, EXPIRED, 45 DCR 7432 (10-9-98) (DOH)
- Chapter 9, §§901.2 & 901.3 to Expand the Medicaid Program to Ensure Medical Insurance Coverage for Families with Income at or Below 200% of the Federal Poverty Level, 46 DCR 439 (1-15-99) (DOH)
- Chapter 9, Medicaid Program, Sec. 905: Medicaid Reimbursement to Out-of-State Skilled Nursing and Intermediate Care Facilities), §§ 905.3 & 905.4, 51 DCR 7297 (7-23-04) (DOH)
- Chapter 9, Medicaid Program, Sec. 906: Standards for Medicaid Reimbursement of Parenteral, Enteral and Infusion Therapy in the Home, 48 DCR 8192 (8-31-01) (DOH)
- Chapter 9, Medicaid Program, Sec. 907: Personal Emergency Response System (PERS) Services, EXPIRES 4-16-03, 50 DCR 1041 (1-31-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 907: Personal Emergency Response System (PERS) Services, 50 DCR 4395 (6-6-03) (DOH)
- Chapter 9, Sec. 908: Qualifications for a Disproportionate Share Hospital (Corrected Notice), EXPIRES 1-17-98, 44 DCR 5839 (10-10-97)(DOH)

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- Chapter 9, Sec. 908, Qualifications for a Disproportionate Share Hospital, 37 DCR 2755, (5-4-90)
- Chapter 9, Secs. 908.4 & 908.10, Rules to Revise the Formula for Payment Adjustments to Hospitals Participating in the Medicaid Program That Serve a Disproportionate Number of Low Income or Medicaid Patients, 39 DCR 7432 (10-2-92)(DHS)
- Chapter 9, Sec. 908: Qualifications for a Disproportionate Share Hospital, EXPIRES 1-17-98, 44 DCR 5512 (9-26-97)(DOH)
- Chapter 9, Qualifications for a Disproportionate Share Hospital, §§Delete 908.4 & 908.9, New §§908.10 through 908.17, 48 DCR 8967 (9-28-01) (DOH)
- Chapter 9, Qualifications for a Disproportionate Share Hospital, Delete §908.7, Amend §908.10, Add New §§908.11 - 908.14, 47 DCR 6897 (8-25-00) (DOH)
- Chapter 9, Secs. 909 - 913, Skilled Nursing Facility Criteria, 37 DCR 3944 (6-15-90)(DHS)
- Chapter 9, Sec. 914, D.C. Medicaid Prior Approval Required for Selected Pharmaceuticals Provided to D.C. Medicaid Ambulatory Care Patients, 34 DCR 4400 (7-10-87)(DHS)
- Chapter 9, Medicaid Program, Sec. 920: Prevocational Services, 50 DCR 6170 (8-1-03) (DOH)
- Chapter 9, Sec. 921 & 922, Standards for Determining D.C. Medicaid Reimbursement Costs for Prescribed Multiple Source Drugs and Other Drugs and Methodology for Determining Prescription Reimbursement; and Methods for Determining Costs of Prescribed Multiple Source Drugs, 35 DCR 4011 (5-27-88)(DHS)
- Chapter 9, Sec. 922: Reimbursement to Fee-For-Service Providers for Selected Frequent Procedures, 44 DCR 5495 (9-26-97)(DOH)
- Chapter 9, Sec. 924: Method Established for Determining Prescription Reimbursement, §924.1 (a), 44 DCR 6639 (11-7-97) (DOH)
- Chapter 9, Sec. 924, Method for Determining Prescription Reimbursement, 44 DCR 3121 (5-30-97)(DOH)
- Chapter 9, Medicaid Program, Sec. 939: Chore Services, 50 DCR 6703 (8-15-03) (DOH)
- Chapter 9, Sec. 924.1(a), Method for Determining Prescription Reimbursement - Amended, Expires 7-1-97, 44 DCR 4258 (7-25-97)(DOH)
- Chapter 9, Medicaid Program, Sec. 924: Method Established for Determining Prescription Reimbursement, § 924.1, to Increase the Pharmacy Dispensing Reimbursement, 50 DCR 8183 (10-3-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 926: Environmental Accessibility Adaptation (EAA) Services, 50 DCR 6989 (8-22-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 927: Attendant Care Services, 51 DCR 1673 (2-13-04) (DOH)
- Chapter 9, Medicaid Program, Sec. 928: Adaptive Equipment Services, 50 DCR 6175 (8-1-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 929: Supported Employment Services, 51 DCR 4095 (4-23-04) (DOH)
- Chapter 9, Medicaid Program, Sec. 930: Nutritional Counseling Services, 49 DCR 244 (1-11-02) (DOH)
- Chapter 9, Medicaid Program, Sec. 930: Nutritional Counseling Services, §930.5 to Establish a Reimbursement Rate, 49 DCR 7723 (8-9-02) (DOH)
- Chapter 9, Medicaid Program, Sec. 932: Speech, Hearing and Language Services, 49 DCR 8716 (9-20-02) (DOH)
- Chapter 9, Medicaid Program, Sec. 933: Skilled Nursing Services, EXPIRES 120 DAYS, 49 DCR 9142 (10-4-02) (DOH)
- Chapter 9, Medicaid Program, Sec. 933: Skilled Nursing Services, 50 DCR 1182 (2-7-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 934: Physical Therapy Services, 50 DCR 1186 (2-7-03) (DOH)
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- Chapter 9, Medicaid Program, Sec. 936: Dental Services, 50 DCR 8183 (10-3-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 937: Preventive, Consultative and Crisis Support Services, 50 DCR 8469 (10-10-03) (DOH)
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- Chapter 9, Medicaid Program, Sec. 940: Case Management Services EXPIRES 120 DAYS, 49 DCR 10947 (11-29-02) (DOH)
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- Chapter 9, Sec. 941: Hospice Care, 41 DCR 2694 (5-13-94) (DHS)
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- Chapter 9, Sec. 947, Income and Resource Allowances for Community Spouses of Certain Institutionalized Spouses, 37 DCR 6014 (9-14-90)(DHS)
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- Chapter 9, Secs. 948 & 949, Standards for Participation of Residential Treatment Centers for Children and Youth, 37 DCR 6812 (10-26-90)(DHS)
- Chapter 9, Medicaid Program, Sec. 948: Standards for Participation of Residential Treatment Centers for Children and Youth, § 948.1 (d), 50 DCR 7176 (8-29-03) (DMH)
- Chapter 9, Sec. 949.3, To Change the Per Diem Rate to Reflect a Change in Reimbursement Principles and Limitations for Residential Treatment Centers, 44 DCR 3683, (6-27-97)
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- Chapter 9, Secs. 950 - 963, & Sec. 999, Policy Governing Reimbursement Under the Medicaid Program, 37 DCR 6017 (9-14-90)(DHS)
- Chapter 9, Secs. 950 - 963, & 980 Governing Reimbursements to Nursing Facilities by the D.C. Medicaid Program, 45 DCR 3019 (5-15-98) (DOH)
- Chapter 9, Secs. 950 - 963, & 980 Governing Reimbursements to Nursing Facilities by the D.C. Medicaid Program (Corrected Notice), 45 DCR 3330 (5-29-98)
- Chapter 9, Medicaid Program, Sec. 950: Reimbursement of Nursing Facilities, §950.1; and Sec. 952: Calculation of Rate, §§ 952.1 & 952.5, 50 DCR 5192 (6-27-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 951: Computation of Ceilings (Pertaining to Reimbursement to Nursing Facilities), Delete §§ 951.10 & 951.11, 50 DCR 5194 (6-27-03) (DOH)
- Chapter 9, Reimbursement of Nursing Facilities, §§952.9 & 952.10, 46 DCR 10173 (12-17-99) (DOH)
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- Chapter 9, Medicaid Program, Sec. 964: Medicaid Reimbursement for Dental Services, 50 DCR 7549 (9-5-03) (DOH)
- Chapter 9, Sec. 965, Medicaid Reimbursement for Inpatient Hospital Services, 37 DCR 7244 (11-16-90)(DHS)
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- Chapter 9, Secs. 968 - 982 Regarding Reimbursement to Immediate Care Facilities for the Mentally Retarded by the Medicaid Program, 45 DCR 2333 (4-17-98) (DOH)
- Chapter 9, Medicaid Program, Sec. 968: Reimbursement of Intermediate Care Facilities for the Mentally Retarded, §968.1; and Sec. 970: Calculation of Rate, § 970.1, 50 DCR 5195 (6-27-03) (DOH)
- Chapter 9, Medicaid Program, Sec. 970, Change of Base Year for Columbia Hospital for Women, Providence Hospital and Washington Hospital Center, 40 DCR 4044 (6-25-93)
- Chapter 9, Reimbursement of Intermediate Care Facilities for the Mentally Retarded, ICF/MR Reimbursement Rules, §§970.8, 970.9, 970.10, & 970.11, 47 DCR 10213 (12-29-00) (DOH)
- Chapter 9, Medicaid Program, Sec. 970: Calculation of Rate, § 970.1, 50 DCR 5195 (6-27-03) (DOH)
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- Chapter 9, Medicaid Program, Sec. 980, Nursing Facility Rate Adjustments, 40 DCR 7291 (10-15-93)(DHS)
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- Chapter 9, Medicaid Program, Sec. 992, Reimbursement to Fee-For-Service Providers for Selected Frequent Procedures, 44 DCR 3842, (7-4-97)
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- Chapter 11, Rules Governing the Complementary Energy Assistance Program - Amended, 35 DCR 2934 (4-22-88)(DCEO)
- Chapter 14, Sec. 1451 & 1499, Income Levels for Chore and Homemaker Services Programs, 37 DCR 4705 (7-20-90) (DHS)
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- Chapter 14, Homemaker Services Program), Sec. 1451: Income Levels for the Homemaker Services Program, EXPIRES 120 DAYS, 48 DCR 7775 (8-17-01) (DHS)
- Chapter 14, Sec. 1451.1 to Establish a six (6) Hour a Week Limit on Number of Hours of Homemaker and Chore Services That May be Provided to a Person or Family Eligible for Such Services; and Sec. 1452: Chore and Homemaker Services; Program Limitations, 43 DCR 309 (1-26-96)(DHS)
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- Chapter 16, Recovering Reimbursable Costs for Child Placing Agencies, 32 DCR 4201 (7-19-85)(CFPR)
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- Chapter 16, Sec. 1608: Fees, To Increase the Fees for Services Provided by Child-Placing Agencies in Connection with Domestic and International Adoptions, 44 DCR 60 (1-3-97) (DHS)
- Chapter 17, Child Support Enforcement, 35 DCR 2756 (4-15-88)(DHS)
- Chapter 17, Secs. 1707-1712 Concerning Cooperation in Establishing Paternity and Obtaining Child Support, and Good Cause for Noncooperation; and Chapter 58, Temporary Assistance for Needy Families, 45 DCR 1845a (3-27-98) (OM)
- Chapter 17, Child Support Enforcement, Secs. 1707 - 1712, EXPIRES 120 DAYS, 47 DCR 5615 7-7-00) (DHS)
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- Chapter 18, Hearing Procedures for Early Intervention Services Prog., 44 DCR 481 (1-24-97) (OM))
- Chapter 19, Home and Community-Based Waiver Services for Persons with Mental Retardation and Developmental Disabilities, 51 DCR 10207 (11-5-04) (DOH)
- Chapter 20, Secs. 2020 - 2024, Rules for Financial Assistance for Payment of Health Benefit Premiums for Persons with AIDS, 38 DCR 4360 (7-12-91)(DHS)
- Chapter 20, Financial Assistance for Life-Prolonging Drug Treatment in AIDS Cases, 36 DCR 4935 (7-14-89)(DHS)
- Chapter 21, Small Start-Up Loans to Establish Self-Help Housing for Four or More Recovering Substance Abusers, 38 DCR 603 (1-18-91)(DHS)

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- Chapter 23, Certification Standards for Substance Abuse Treatment Facilities and Programs, 47 DCR 9341 (11-24-00) (DOH)
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- Chapter 26, Burial Assistance Program, 51 DCR 5211 (5-21-04) (DHS)
- Chapter 28, Vital Records, 38 DCR 781 (1-25-91)(DHS)
- Chapter 28, Vital Records, §§2800.6 & 2899, to Clarify Procedures for Recording a Child's Name for the Purpose of Generating a Birth Certificate and Registering the Birth, 49 DCR 7916 (8-16-02)
- Chapter 28, Vital Records, § 2801.8, 51 DCR 9183 (9-24-04) (DOH)
- Chapter 28, Sec. 2821 - 2823, Vital Records - Amended, Disclosure of Records which Identify Individuals, Copies of Data from Vital Records, 38 DCR 2030 (4-5-91)(DHS)
- Chapter 28, Sec. 2880, Fees for Issuing and Amending of Vital Records, 39 DCR 492 (1-24-92)(OM)
- Chapter 28, Vital Records, Sec. 2880: Vital Records Fees, 49 DCR 4096 (5-3-02) (DOH)
- Chapter 29, Adult Protective Services, 37 DCR 6646 (10-19-90)(DHS)
- Chapter 31, D.C. Nurses Training Corps Program, 37 DCR 8290 (12-21-90)(DHS)
- Chapter 32, Sec. 3200 - 3212, & 3299, Nurse Aide Certification, 38 DCR 2008 (4-5-91)(DHS)
- Chapter 32, Sec. 3250 - 3254, Procedures to Establish a Nurse Aide Registry and Certify Nurse Aides, 38 DCR 2023 (4-5-91)(DCRA)
- Chapter 32, Nursing Facilities, Sec. 3250: Credentials Certification, Sec. 3251: Nurse Aide Registry, Sec. 3252: Reports of Nurse Aide Abuse, Neglect or Misappropriation of Property, Sec. 3253: Hearing Process; and Sec. 3254: Operation of Registry, 49 DCR 3696 (4-19-02) (DOH)
- Chapter 40, Social Services Grants, 38 DCR 6302 (10-11-91)(DHS)
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- Chapter 43, Medicaid Breast and Cervical Cancer Treatment Program, 50 DCR 997 (1-31-03) (DOH)
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- Chapter 48, Medicaid Program: Reimbursement, 45 DCR 4141 (6-26-98) (DOH)
- Chapter 48, Medicaid Reimbursement for Inpatient Hospital Services), §§4800.1 & 4809.1, 49 DCR 8719 (9-20-02) (DOH)
- Chapter 48, Medicaid Reimbursement for Inpatient Hospital Services, §§4800.12, 4801.10, 4805.2, 4805.4, 4805.7, Sec. 4806.1, and 4814: Appeal of Adjustments to the Hospital Specific-Base Year Payment Rate, Graduate Medical Education Cost Payment Rate or Capital Cost Payment Rate for Hospitals Compensated on an APDRG Basis Pursuant to Subsection 4800.8, 46 DCR 8271 (10-15-99)
- Chapter 48, Medicaid Program: Reimbursement), Sec. 4803: Adjustment for Inflation), § 4803.2; and Sec. 4805: Calculations of Add-Ons to the Final Base Payment Rate, §§ 4805.5, 4805.8(c), 50 DCR 5196 6-27-03) (DOH)
- Chapter 49, Rehabilitative Services for Abused and Neglected Children, 49 DCR 247 (1-11-02) (DOH)
- Chapter 50, Medicaid Reimbursement for Personal Care Services); and Chapter 51, Medicaid Reimbursement for Services Provided by Home Health Aides, 50 DCR 3957 (5-23-03) (DOH)
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- Chapter 51, Medicaid Reimbursement for Services Provided by Home Health Aides, 50 DCR 3957 (5-23-03) (DOH)
- Chapter 52, Medicaid Reimbursement for Mental Health Rehabilitative Services, 49 DCR 4860 (5-24-02) (DOH)
- Chapter 52, Personnel Regulations), Sec. 5202: Recruiting and Hiring, §5202.1; Sec. 5203: Probationary Period, §5203.1, 5203.2; Sec. 5204: Leaves, Holidays and Other Absences, §§5204.1, 5204.1(d), 5204.2(a)(b)(c)(f), 5204.3; Sec. 5205: Compensation and Benefits, §§5205.2(a)(b)(c), 5205.3(c)(d), 5205.9(f), 5205.10(d), 5207: Layoff and Recall, §§5207.22(d); and Sec. 5208: Performance, §§5208.1 - 5208.6, 50 DCR 799 (1-24-03) (WASA)
- Chapter 50, Sec. 5009: Reimbursement-Personal Care Aides, §5009.1; and Chapter 51, Sec. 5109: Reimbursement-Home Health Aides, §5109.1, 49 DCR 8889 (9-27-02) (DOH)
- Chapter 53, §5308.5, Rate Change for Medicaid Managed Care, 43 DCR 5559 (10-11-96) (DHS)[EXPIRED]
- Chapter 53, §5308.19, Standards for Managed Care Providers that are Paid on a Fixed, Prepaid, Capitated Basis for Services Rendered to AFDC and AFDC-Related Medicaid Recipients, EXPIRES 10-31-97, 44 DCR 5517 (9-26-97)(DOH)
- Chapter 53, §5308.5 Regarding Medicaid Managed Care Capitated Rates , 44 DCR 5834 (10-10-97)(DOH)
- Chapter 53, Standards for Managed Care Providers That are Paid on a Fixed, Prepaid, Capitated Basis for Services Rendered to Medicaid Recipients, §5308.19, EXPIRES 2-20-98, 44 DCR 6256 (10-31-97)(DOH)
- Chapters 53, 54 & 55, Regulations for the Program Requirements for Managed Care Providers that Serve AFDC and AFDC-Related Medicaid Recipients, 42 DCR 1566 (3-31-95) (DHS)
- Chapter 56 (Requirements for the D.C. Medicaid Managed Care Program for Children and Youth with Disabilities); and Chapter 57 (Enrollment and Disenrollment Requirements and Procedures for Beneficiaries Eligible for the D.C. Medicaid Managed Care Program for Disabled Children and Youths, 43 DCR 4833 (9-6-96) (DHS)
- Chapter 56, §5600.2 to Extend Period of Demonstration Project Permitting Enrollment of Severely Disabled Children in a Specialized Managed Care, 45 DCR 8395 (11-27-98) (DH)
- Chapter 56, §5600.2 to Extend Period of Demonstration Project Permitting Enrollment of Severely Disabled Children in a Specialized Managed Care, 46 DCR 1190 (2-12-99) (DOH)
- Chapter 57, Medical Assistance for Immigrant Children, 48 DCR 8971 (9-28-01) (DOH)
- Chapter 58, Temporary Assistance for Needy Families , EXPIRES 1-2-98, 44 DCR 5994 (10-17-97)(OM)
- Chapter 58, Temporary Assistance for Needy Families ,EXPIRES 120 DAYS, 47 DCR 5615 (7-7-00) (DHS)
- Chapter 58, Temporary Assistance for Needy Families, EXPIRES 120 DAYS, 47 DCR 6746 (8-18-00) (DHS)
- Chapter 58, Temporary Assistance for Needy Families, 5814.2 (e), 51 DCR 11519 (12-17-04) (DHS)
- Chapter 58, Temporary Assistance for Needy Families, Sec. 5813: Work Participation Allowance and Incentive Payments to Eligible TANF Recipients, 52 DCR 1583 (2-18-05) (DHS)
- Chapter 59, D.C. Tuition Assistance Grant Program, EXPIRES 120 DAYS, 47 DCR 6035 (7-28-00) (OPE)
- Chapter 59, Fair Hearing Procedures for the Child and Family Services Agency, 49 DCR 2440 (3-15-02) (CFSA)
- Chapter 60, Foster Homes, 48 DCR 6617 (7-27-01)
- Chapter 60, Foster Homes, §§ 6003.1(m), 6008.6, 6009.5, 6028.7, Sec. 6030: Re-Evaluation and License Renewal, 51 DCR 8609 (9-3-04) (CFSA)
- Chapter 60, Foster Homes, Sec. 6027: Temporary License for Kin, EXPIRES 120 DAYS, 51 DCR 3311 (3-26-04) (CFSA)
- Chapter 60, Foster Homes, Sec. 6027: Temporary License for Kin, EXPIRES 120 DAYS, 52 DCR 738 (1-28-05)

DCMR Title 29/Public Welfare Continued

- Chapter 61, Permanent Guardianship Subsidies for Kinship Caregivers, 48 DCR 10740 (11-23-01) (CFSA)
- Chapter 62, Licensing of Youth Shelters, Runaway Shelters, Emergency Care Facilities, and Youth Group Homes, 48 DCR 8675 (9-21-01) (CFSA)
- Chapter 62, Licensing of Youth Shelters, Runaway Shelters, Emergency Care Facilities, and Youth Group Homes, §6202.5 to Give Chapter 62 an Effective Date, 49 DCR 7191 (7-26-02) (CFSA)
- Chapter 63, Licensing of Independent Living Programs for Adolescents and Young Adults, 49 DCR 1591 (2-22-02) (CFSA)
- Chapter 64, Medicaid Section 1115 Health Care Reform Demonstration Project, 51 DCR 7435 (7-30-04) (DOH)
- Chapter 66, Interim Disability Assistance, 50 DCR 4948 (6-20-03) (DHS)
- Chapter 70, D.C. Tuition Assistance Grant Program, 48 DCR 5013 (6-1-01) (TAGPO)
- Chapter 80, Domestic Partnership, 49 DCR 5419 (6-14-02) (DOH)

DCMR Title 30/Lottery and Charitable Games (March 1997)

- Chapter 2, Lottery Licenses, Sec. 208: Instant Ticket Distribution Center Licenses; and Chapter 3, Agent Requirements, §§306.2, 306.3, 307.2 & 307.4, EXPIRES 120 days, 46 DCR 1023 (2-5-99) (DCLB)
- Chapter 2, Lottery Licenses, Sec. 208: Instant Ticket Distribution Center Licenses, 46 DCR 2814 (3-19-99) (DCLB)
- Chapter 3, Agent Requirements, §§306.2, 306.3, 307.2 & 307.4, 46 DCR 2814 (3-19-99) (DCLB)
- Chapter 3, Agent Requirements, Sec. 308.1, 52 DCR 5299 (6-3-05)(DCLB)
- Chapters 3, 5, 6, 8 & 9 to Provide for Lottery Game Enhancements that Will Generate Substantial Transfers to the General Fund, 49 DCR 111241 (12-13-02) (DCLB)
- Chapter 5, Lottery Ticket §§503.4 & 503.5; and Chapter 9 (Description of On-Line Games) Secs. 915 & 916, 46 DCR 3080 (4-2-99) (DCLB)
- Chapters 5, 6, 8, 9 & 99 Regarding Lottery Games, 45 DCR 1438 (3-13-98) (DCLB)
- Chapters 5, 5 & 9 Regarding Lottery Games, EXPIRES 120 DAYS, 48 DCR 1988 (3-2-01) (DCLB)
- Chapter 5, General Provisions, §500.1; Chapter 6, Claims and Prize Payment, §§ 600.3, 601.1; Chapter 9 Description of Online Games, Sec. 908: Powerball® Grand Prize Payment, §909.5; and Sec. 922: Annuitized Grand Prize Payment Conversion, EXPIRES 120 DAYS, 47 DCR 9192 (11-17-00) (DCLB)
- Chapter 5, General Provisions, §500.1; Chapter 6, Claims and Prize Payments, §§600.3, 601.5 & 610.1; and Chapter 9, Description of On-Line Games, Sec. 908: Powerball Grand Prize Payment, §909.5, Sec. 913: Description of the Powerball Power Play Promotion, and Sec. 914: Powerball Power Play Prize Pool and Prize Payment, EXPIRES 120 DAYS, 48 DCR 8053 (8-24-01) (DCLB)
- Chapters 5, 6, 9 & 99 to Avoid Substantial Loss of Essential Funds to the District, EXPIRES 120 DAYS, 48 DCR 10768 (11-23-01) (DCLB)
- Chapter 5 (General Provisions), §500.1; Chapter 6 (Claims and Prize Payments), §§600.3, 601.5 & 610.1; and Chapter 9 (Description of Online Games), Sec. 908: Powerball® Grand Prize Payment, 49 DCR 872 (2-1-02) (DCLB)
- Chapter 5, Lottery Ticket, §503.4; Chapter 9, Description of On-Line Games, Sec. 925: Description of Keno, Sec. 926: Keno Prize and Prize Structure, Sec. 927: Keno Validation and Prize Claims; and Chapter 99, Definitions, §9900.1, 50 DCR 1520 (2-14-03) (DCLB)
- Chapter 5, General Provisions, Sec. 500: Lottery Ticket, § 500.6, 50 DCR 8816 (10-17-03) (DCLB)
- Chapter 6, Claims and Prize Payments, § 605.1 (b) & (f); and Chapter 9, Description of On-Line Games, Secs. 940 through 944; and Chapter 99 (Definitions), § 9900.1, 51 DCR 2400 (3-5-04) (DCLB)
- Chapter 6, Secs. 606.3; and Chapter 9, §§906.1, 907.1, 907.2, 907.5, 908, 909.1, 909.5, 910.1 Regarding the Powerball Game, 44 DCR 6248 (10-31-97)(DCLB)

DCMR Title 30/Lottery and Charitable Games (March 1997) Continued

- Chapter 6, Claims and Prize Payments, §606.3; and Chapter 9 (Description of Online Games), §§906.1, 907.6, 908.1, 909.1, 910.1, 913.3, 913.4, 914.1, 914.2, 914.3 & 914.4, EXPIRES 120 DAYS, 49 DCR 9503 (10-18-02) (DCLB)
- Chapter 6 & 9, Claims and Prize Payments, §606.3; Description of On-Line Games, §§906.1, 907.1, 907.2 & 907.5, Sec. 908: Grand Prize Payment, §§909.1 & 909.5, 910.1, 44 DCR 6248 (10-31-97) (DCLB)
- Chapter 6, Claims and Prize Payments, §606.3; and Chapter 9 (Description of Online Games), §§906.1, 907.6, 908.1, 909.1, 910.1, 913.3, 913.4, 914.1, 914.2, 914.3 & 914.4, 50 DCR 1526 (2-14-03) (DCLB)
- Chapter 6, Claims and Prize Payments), Sec. 611: Discharge of Liability Upon Payment, § 611.1, Sec. 612: Deleted, Sec. 614: Release of Information About Winners, §§ 614.1, 614.3, 614.4, 614.5 & 614.6, 50 DCR 8816 (10-17-03) (DCLB)
- Chapter 6, Sec. 612: Withholding From Prize Payments, §612.2, 45 DCR 6887 (9-25-98) (DCLB)
- Chapter 8, On-Line Lottery Games, Sec. 802: Drawings, §802.2 to Use Various Methods to Draw Winning Numbers, 48 DCR 10451 (11-16-01) (DCLB)
- Chapter 9, §§906.1, 907.1, 907.2, 907.5, 908, 909.1, 909.5, 910.1 Regarding the Powerball Game, 44 DCR 6248 (10-31-97)(DCLB)
- Chapter 9, Description of On-Line Games, Sec. 925: Description of Keno, Sec. 926: Keno Prize and Prize Structure, Sec. 927: Keno Validation and Prize Claims; and Chapter 99, Definitions, §9900.1, 50 DCR 1520 (2-14-03) (DCLB)
- Chapter 9, Description of On-Line Games, § 925.3; and Sec. 926: Keno Prizes and Prize Structure; and Chapter 99, Definitions, 50 DCR 10135 (11-28-03) (DCLB)
- Chapter 9, Description of On-Line Games, §§ 925.4 (a)(b), 926.4(a)(b)(c), Sec. 928: Description of Keno Spin, Sec. 929: Keno Spin Prize Chart, 51 DCR 9993 (10-29-04) (DCLB)
- Chapter 9, Description of On-Line Games, §932.1 Governing the Cash 4 Life On-Line Lottery Game, EXPIRED, 45 DCR 1856 (3-27-98) (DCLB)
- Chapter 9, Description of On-Line Games, §932.1 (c) Governing the Cash 4 Life On-Line Lottery Game, 46 DCR 604 (1-22-99) (DCLB)
- Chapter 9, Description of On-Line Games, Secs. 940 through 944, 51 DC 2400 (3-5-04) (DCLB)
- Chapter 10, Other Games, §§1000.4, 1000.5 & 1000.9, 49 DCR 4098 (5-3-02) (DCLB)
- Chapter 10, Sec. 1000: Sweepstakes, Bonus and Promotional Games, §1000.8, 44 DCR 7684 (12-19-97) (DCLB)
- Chapter 10, ERRATA NOTICE, Sec. 1000: Sweepstakes, Bonus and Promotional Games, §1000.8, 47 DCR 240 (1-16-98)
- Chapter 10, Other Games), Sec. 1000: Sweepstakes, Bonus and Promotional Games, § 1000.9, 50 DCR 8816 (10-17-03) (DCLB)
- Chapter 12, Bingo, Raffles, Monte Carlo Night Party and Suppliers' Licenses, by Deleting §1210.2, 51 DCR 1684 (2-13-04) (DBLB)
- Chapter 15, Raffle Prizes, §1504.1, 46 DCR 7848 (10-1-99) (DCLB)

DCMR Title 31/Taxicabs & Public Vehicles for Hire (April 2004)

- Chapter 6, Taxicab Parts and Equipment, Sec. 601: Parts and Equipment, 52 DCR 1319 (2-11-05) DCTC
- Chapter 6 (Taxicab Parts and Equipment), Sec. 601: Parts and Equipment, 52 DCR 2459 (3-25-05) DCTC
- Map Amendment, Emergency Fuel Surcharge, EXPIRES 120 DAYS, 52 DCR 4468 (5-6-05) DCTC

LIST OF AGENCY ABBREVIATIONS

AB	Anatomical Board
ABC	Alcoholic Beverage Control Board
ACAED	Assistant City Administrator for Economic Development
ARB	Armory Board
BA	Board of Accountancy
BE	Board of Education
BER	Board of Equalization & Review
BOEE	Board of Elections & Ethics
BON	Board of Nursing
BORAV	Board of Review for Anti-Deficiency Violations
BRPAA	Board of Real Property Assessments & Appeals
BWC	Boxing and Wrestling Commission
C	Dept. of Corrections
CAB	Contract Appeals Board
CCR	Civilian Complaint Review Board
CFPR	Committee on Family Placement Regulations
CFSA	Child and Family Services Agency
CHR	Commission on Human Rights
CJDT	Commission on Judicial Disabilities and Tenure
CSTALJ	Commission on Selection and Tenure of Administrative Law Judges
CME	Chief Medical Examiner
CPO	Chief Procurement Officer
CTO	Chief Technology Officer
DAS	Dept. of Administrative Services
DCAC	D.C. Apprenticeship Council
DCEO	D.C. Energy Office
DCLB	D.C. Lottery & Charitable Games Board
DCOP	D.C. Office of Personnel
DCPS	D.C. Public Schools
DCRA	Dept. of Consumer & Regulatory Affairs
DCRB	D.C. Retirement Board
DCSL	D.C. School of Law
DES	Dept. of Environmental Services
DFR	Dept. of Finance & Revenue
DGH	D.C. General Hospital
DHCD	Dept. of Housing & Community Development
DHS	Dept. of Human Services
DM/F	Deputy Mayor for Financial Management
DHRMB	Dept. of Human Rights and Minority Business
DMH	Dept. of Mental Health
DOES	Dept. of Employment Services
DOH	Dept. of Health
DOMH	Dept. of Mental Health
DOMV	Dept. of Motor Vehicles
DOPR	Dept. of Parks and Recreation
DOT	Dept. of Transportation
DOR	Dept. of Recreation
DORP	Dept. of Recreation and Parks
DPAH	Dept. of Public & Assisted Housing
DPCR	Drug Prevention & Children at Risk Board
DPW	Dept. of Public Works

LIST OF AGENCY ABBREVIATIONS Continued

DUCB	Unemployment Compensation Board
EEFSC	Escheated Estates Fund Application Screening Committee
ELC	Education Licensure Commission
ETB	Emergency Transition Board of Trustees
FRMAS	Financial Responsibility and Management Assistance Authority
FEMS	Fire and Emergency Medical Services
GMD	Grants Management and Development
GSAB	Gas Station Advisory Board
HA	Housing Authority
HHPBC	Health and Hospitals Public Benefit Corporation
HRLBD	Human Rights and Local Business Development
HPRB	Historic Preservation Review Board
IA	Insurance Administration
ISB	Insurance, Securities and Banking
ISR	Insurance and Securities Regulation
MBOC	Minority Business Opportunity Commission
MPD	Metropolitan Police Department
MYIO	Mayor's Youth Initiative Office
OAH	Office of Administrative Hearings
OBED	Office of Business & Economic Development
OBFI	Office of Banking & Financial Institutions
OCC	Office of Corporation Counsel
OCP	Office of Contracting and Procurement
OCT	Office of Cable Television
ODAI	Office of Documents & Administrative Issuances
OEA	Office of Employee Appeals
OHR	Office of Human Rights
OGMD	Office of Grants Management and Development
OM	Office of the Mayor
OP	Office of Planning
OPE	Office of Policy and Evaluation
OPR	Office of Public Records
OTR	Office of Tax and Revenue
AR	Board of Parole
PERB	Public Employee Relations Board
PL	Public Library
PSC	Public Service Commission
REC	Real Estate Commission
RHC	Rental Housing Commission
SC	Sports Commission
SEC	Sports and Entertainment Commission
SEO	State Education Office
TAGPO	Tuition Assistance Grant Program, D.C.
TC	Taxicab Commission
UCB	Unemployment Compensation Board
UDC	University of the District of Columbia
USPC	US Parole Commission
WASA	D.C. Water and Sewer Authority

LIST OF AGENCY ABBREVIATIONS Continued

WCC	Washington Convention Center
WHB	Wage Hour Board
WSA	Water and Sewer Authority
ZC	Zoning Commission

**BOARD OF ELECTIONS AND ETHICS
CERTIFICATION OF ANC/SMD VACANCIES**

The District of Columbia Board of Elections and Ethics hereby gives notice that there are vacancies in **two (2)** Advisory Neighborhood Commission offices, certified pursuant to D.C. Official Code § 1-309.06(d)(2); 2001 Ed.

VACANT: 5C10

Petition Circulation Period: **Monday, July 11, 2005 thru Monday, August 1, 2005**

Petition Challenge Period: **Thursday, August 4, 2005 thru Wednesday, August 10, 2005**

VACANT: 4A05

Petition Circulation Period: **Tuesday, July 5, 2005 thru Monday, July 25, 2005**

Petition Challenge Period: **Thursday, July 28, 2005 thru Wednesday, August 3, 2005**

Candidates seeking the Office of Advisory Neighborhood Commissioner, or their representatives, may pick up nominating petitions at the following location:

**D.C. Board of Elections and Ethics
441 - 4th Street, NW, Room 250N**

For more information, the public may call **727-2525**.

NOTICE OF FUNDING AVAILABILITY #0708-05**DEPARTMENT OF HEALTH
HIV/AIDS ADMINISTRATION****2005 Housing and Housing Services for Persons Living with HIV/AIDS Grant**

The Government of the District of Columbia, Department of Health/HIV/AIDS Administration is soliciting applications from qualified organizations located and licensed to conduct business within the District of Columbia to provide a variety of housing services to indigent, uninsured and under-insured residents of the District of Columbia who are HIV-infected.

A total award of \$5,100,000 in FY 2005 will be available. All awards will be based on the availability of funds awarded to the District of Columbia from the U.S. Department of Housing and Urban Development (HUD) for low-income individuals with HIV/AIDS.

Services under the FY 2005 Housing and Housing Services included Tenant Based Rental Assistance; Facility Based Housing; Transitional Housing; Emergency Housing; Centralized Housing Information and Assessment (CHIA) Gatekeeper; Rehabilitation and other Supportive Services. The services requested will target only residents of the District of Columbia who are low-income Persons Living with HIV/AIDS (PLWH) and their families.

The Request for Applications (RFA) will be available for pick up at 64 New York Avenue, NE, 5th Floor, Suite 5001 on July 8, 2005 and on the following website www.opgd.dc.gov under District Grants Clearinghouse.

The Request for Application (RFA) submission deadline is no later than 5:00 p.m. on August 12, 2005. All applications will be recorded upon receipt. Applications submitted at or after 5:01 p.m., August 12, 2005, will not be forwarded to the review panel for funding consideration. Any additions or deletions to an application will not be accepted after the deadline of 5:00 p.m. August 12, 2005. A Pre-Application Conference will be held July 19, 2005 from 1:00 p.m. to 3:00 p.m., at the location below.

*64 New York Ave.
5th Floor, Suite 5001
Washington, DC 20002
Phone: (202) 671-4900
Fax: (202) 671-4860
E-mail: charis.ferguson@dc.gov*

DEPARTMENT OF HUMAN SERVICES
FAMILY SERVICES ADMINISTRATION
COMMUNITY SERVICES BLOCK GRANT PROGRAM

NOTICE OF AVAILABILITY OF FY 2006 CSBG STATE PLAN AND
APPLICATION FOR PUBLIC REVIEW AND COMMENTS

The Director, Department of Human Services ("Department"), pursuant to the requirements of the Coats Human Services Reauthorization Act of 1998, P.L. 105-285; makes available, a copy of the fiscal year 2006 Community Services Block Grant state plan and application for public review and comments at the following locations from July 15, 2005 through August 15, 2005:

Department of Human Services
Family Services Administration
Community Services Block Grant Program
64 New York Avenue, N.E., 6th Floor
Washington, D.C. 20002

United Planning Organization
301 Rhode Island Avenue, N.W.
Washington, D.C. 20001

Martin Luther King, Jr. Memorial Library
Public Comments Section, 3rd Floor
901 G Street, N.W.
Washington, D.C. 20001

Public comments shall be received from CSBG customers and other interested individuals on issues relating to the reduction of poverty in the District of Columbia, and on methods to assist low-income individuals and families to:

- Secure and retain meaningful employment;
- Attain an adequate education;
- Make better use of available income;
- Obtain and maintain adequate housing and secure a suitable living environment;
- Remove obstacles and solve problems which inhibit the attainment of self-sufficiency; and
- Achieve greater participation in the communities in which they live.

If you have questions, or require additional information, please contact the CSBG office at (202) 671-4720.

Barbara Jordan Public Charter School

INVITATION TO BID

The Barbara Jordan Public Charter School at 100 Peabody Street, N.W., Washington D.C., 20011 will receive bids until Monday, August 8, 2005 at 12:00 PM for the delivery of meals to children enrolled at the school (220 lunch and 100 breakfast). All meals must meet, but are not restricted to, minimum federal nutrition requirements and all compliance standards of the USDA School Breakfast and Lunch Program and the National School Lunch Program (NSLP).

Interested providers will state their credentials, provide appropriate licenses and sample menus, made in accordance with federal nutritional and serving requirements. No proposal will be considered without an estimated cost. Meal pattern requirements and all necessary forms may be obtained from:

Erika Hamlin
100 Peabody Street, NW
Washington DC 20011
(202)545-0922

IDEA Public Charter High School
1027 45TH street, NE
Washington, DC 20019

NOTICE FOR PROPOSALS TO CATER SCHOOL LUNCH PROGRAM

The IDEA Public Charter School in accordance with section 2204(c)(1)(A) of the District of Columbia School Reform Act of 1995 (Public Law 104-134), hereby solicits proposals to provide meals for lunch for 425 students. The meals must meet federal nutrition requirements and all compliance standards of the USDA National School Lunch Program (NSLP)

Interested providers will state their credentials, provide appropriate licenses and sample menus, made in accordance with federal nutritional and serving requirements. No proposal will be considered without an estimate cost.

IDEA will receive bids until Friday, July 22, 2005 at 2:00 p.m. Meal pattern requirements and all necessary forms may be obtained from the school by writing to IDEA Public Charter School at 1027 45th Street, NE, Washington, DC 20019; or you may call LTC (R) Ed Holloway at 202-399-4750, extension 200. Email address is communityrep@ideapcs.org.

District of Columbia
Police Officers Standards and Training Board

NOTICE OF PUBLIC MEETING

The District of Columbia Police Officers Standards and Training Board will hold an open meeting on Monday, August 1, 2005. The meeting will begin at 5:00 p.m. and end no later than 7:00 p.m. The meeting will be held in Room #1117, 441 4th Street, Northwest, Washington, D.C. 20001. You must present picture identification in order to enter the building.

Copies of the materials to be voted on by the Board at the meeting may be obtained in advance through Wednesday, July 27, 2005, at 5:00 p.m. Typed written comments on the materials may be submitted in advance of the meeting to the Office of the Board through Monday, July 18, 2005. Written comments received via e-mail or postmarked after July 18, 2005 will not be accepted.

Anyone interested in the work of the District of Columbia Police Officers Standards and Training Board may attend the meeting. Citizens may make oral comments during a thirty-minute comment period at the end of the meeting. The comments will be limited to three minutes. Anyone interested in making oral comments may sign up in advance. Slots will be allotted on a "first come-first served" basis.

Anyone interested in obtaining written materials or participating in the open comments portion of the meeting may contact:

Ms. Sharon Barbour on (202) 727-1516 or mail.post@dc.gov.

Written comments may be mailed to:

District of Columbia Police Officers Standards and Training Board
300 Indiana Avenue, Northwest
Washington, D.C. 20001 Room 5031
Attn: Ms. Sharon Barbour

Or E-Mailed to:
mail.post@dc.gov

SEED PUBLIC CHARTER SCHOOL
REQUEST FOR PROPOSALS
FOR BOARDING SCHOOL CONSULTING SERVICES

Interested parties shall respond to this RFP by submitting sealed qualification statements and by addressing the specific proposal requirements, as requested in this RFP in an envelope clearly marked "RFP – BOARDING SCHOOL CONSULTING SERVICES AT SEED PUBLIC CHARTER SCHOOL" to:

Shantelle Hughes
Director of Boarding Programs
THE SEED PUBLIC CHARTER SCHOOL of Washington DC
4300 C Street SE
Washington DC 20019
202-248-7773

Introduction

SEED PUBLIC CHARTER SCHOOL (SEED) is soliciting proposals and qualification statements from interested parties having specific interest and qualifications in the areas identified in this solicitation. Qualification statements for consideration must contain evidence of the bidder's experience and abilities in the specified area and other disciplines directly related to the proposed work. Other information required by SEED includes the submission of profiles and resumes of the staff to be assigned to the project, references, illustrative examples of similar work performed, and any other requested information which will clearly demonstrate the bidder's expertise in the area of this solicitation.

A selection committee will review and evaluate all qualification statements and proposals and may request that the bidders make oral presentations and or provide additional information. The selection committee will rely on the qualification statements and proposals in selection of finalists and, therefore, bidders should emphasize specific information considered pertinent to this solicitation and submit all information requested.

Project Scope**PROVIDE EDUCATIONAL SERVICES FOR THE MATH SUMMER PROGRAM AT SEED PUBLIC CHARTER SCHOOL LOCATED AT 4300 C STREET SE, WASHINGTON D.C.**

It is the intent of this RFP to select a boarding school educational company utilizing the criteria set forth under the proposal requirements section of this RFP. This project shall commence on or about July 18th, 2005 and conclude on or about, but no later than December 31, 2005.

All bidders shall understand that SEED reserves the right to include Liquidated Damages in the Contract. Selection and award is anticipated to be on or before July 18th, 2005. SEED reserves the right to reject any and all qualification statements, to cancel this solicitation, and to waive any informalities or irregularities in procedure.

Background

SEED is an existing public charter boarding school serving over 300 students who reside in Washington DC. SEED opened in 1998, and operates 24 hours a day for students in grades seven through twelve. SEED is dedicated to college preparation both inside and outside the classroom. SEED's six-year program prides itself on developing students for college and the professional world-beyond through a combination of a rigorous academic curriculum, comprehensive life skills courses and wide-ranging enrichment opportunities. All students live on campus five days a week, ten months a year, as well as some weekends during each month.

Planned Scope of Work

To be completed

Qualification Statement Requirements

Proposals shall include, at a minimum, the following information organized as follows in their qualification statement:

1. A brief discussion of the company, its organization (history and experience) and services offered;
2. Information that demonstrates a history of providing successful and innovative boarding school education consulting for students in grades seven through twelve (i.e. a proven track record or at least three references);
3. Name of organization, contact person, telephone number, project description and project value; and
4. Proposed team, along with qualifications and experience of each team member;

Proposal Requirements

1. Fee, including any hourly rates for proposed staff; and
2. Scope of Proposed Boarding School Consulting Services and Exclusions to include:
 - a) a list of services to be provided; and
 - b) any items, if any, the company would request of SEED to make the Boarding Program successful.

Should you have any questions with regard to this solicitation, please contact:

Shantelle Hughes
Director of Boarding Programs
THE SEED PUBLIC CHARTER SCHOOL of Washington DC
4300 C Street SE
Washington DC 20019
202-248-7773

Serve DC
(DC Commission on National and Community Service)

Public Meeting

The Serve DC will hold a Commission meeting on July 12, 2005 from 5:00pm-7:00pm. The meeting will be held at 441 4th St. NW in Suite 1114

Please feel free to contact MaryAnn Miller, Executive Director, should you have any questions. Ms. Miller's contact information is as follows, maryann.miller@dc.gov or by phone 202-727-7925.

Two Rivers Public Charter School
Request for Bids

Two Rivers Public Charter School solicits bids for database design and implementation services. Bids due July 8, 2005. RFP available by e-mail from srichardson@tworiverspcs.org.

GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT

Application No. 16970-B of National Child Research Center, pursuant to 11 DCMR §§ 205 and 3104.1, for a special exception to increase the enrollment of an existing child development center from 120 to 185 children, ages 2½ to 5 years, to increase staff from 28 to 44, and to authorize the construction of an addition to an existing building and the construction of an accessory building in an R-1-B District at premises 3209 Highland Place, N.W. (Square 2072, Lot 30).¹

HEARING DATES: February 11 and 25, 2003; May 6, 2003; June 24, 2003; September 16, 2003; October 7 and 28, 2003; November 4 and 18, 2003

DECISION DATES: January 6, 2004; February 17, 2004; March 9, 2004; April 13, 2004; and July 27, 2004

CORRECTED DECISION AND ORDER*

*This order corrects BZA Order No. 16970 by describing with clarity the involvement of ANC 3C in the procedural issues raised. The corrected portion of the order is underlined in the Conclusions of Law and Opinion under the heading Procedural Issues.

This application was submitted November 12, 2002 by the National Child Research Center, the owner of the property that is the subject of the application. Following a public hearing, the Board voted on January 6, 2004 and April 13, 2004 to grant the application with respect to the proposed new construction and to deny the application with respect to proposed increases in enrollment and staff.

Application. The National Child Research Center (“Applicant” or “NCRC”) filed an application pursuant to 11 DCMR § 3104 for a special exception under 11 DCMR § 205 for continuation and expansion of a child development center with morning and afternoon programs for 120 children at any one time, ages 2½ to 5 years, in all floors of the existing buildings on the site and for construction of an addition to the main existing building as well as a new accessory building in an R-1-B district at 3209 Highland Place, N.W. (Square 2072, Lot 30 (855 and 866)). The zoning relief requested in this application was self-certified pursuant to 11 DCMR § 3113.2.

¹ This caption reflects the actual relief requested and differs from the caption drafted by the Applicant and used previously for this case. That caption indicated that the relief sought was:

[T]o continue an existing child development center with morning and afternoon programs for 120 children, ages 2 ½ to 5 years, *at any one time* and 38 staff in all floors of the existing buildings on the site under section 205, and the construction of additions to the existing buildings in an R-1-B District at premises 3209 Highland Place, N.W. (Square 2072, Lot 30).

The italicized language appeared in no prior order of the Board with respect to this use and reflects only the Applicant’s interpretation, which the Board rejects, as will be explained in this Order.

Notice of Application and Notice of Public Hearing. By memoranda dated November 13, 2002, the Office of Zoning sent notice of the application to the Office of Planning; the Department of Transportation; the Department of Health; the Councilmember for Ward 3; Advisory Neighborhood Commission ("ANC") 3C, the ANC for the area within which the subject property is located; and the single-member district ANC 3C05.

The public hearing on the application was scheduled for February 11, 2003. Pursuant to 11 DCMR § 3113.13, the Office of Zoning on December 10, 2002 mailed notice of the hearing to the Applicant, the owners of property within 200 feet of the subject property, and ANC 3C. Notice was also published in the D.C. Register (49 *D.C.R.* 11227 and 49 *D.C.R.* 11384).

After the second hearing session, held February 25, 2003, the application was amended to request, in addition to the initially requested special exception, a variance from § 3202.3 to allow the construction and use of an additional principal structure such that more than one principal structure will exist on a record lot, and a variance from § 2100.6, concerning the provision of parking spaces for the proposed additional principal structure.² The hearing on the amended application was scheduled for May 6, 2003. Notice of the hearing was mailed March 6, 2003 to the Applicant, ANC 3C, and owners of property within 200 feet of the subject property. Notice was also published in the D.C. Register (50 *D.C.R.* 2236).

Requests for Party Status. ANC 3C was automatically a party in this proceeding. The Board granted requests for party status in support of the application from Katharine Marshall, a resident of the 3200 block of Highland Place, N.W., and from the Friends of NCRC, a group including approximately seven households within 200 feet of the subject property, represented by Anne Large and Jon Thoren. The Board granted requests for party status in opposition to the application from a group of approximately 30 households in the immediate vicinity of NCRC (known as the "Cleveland Park Neighbors"); and from Bruce and Sallie Beckner, residents of the 3200 block of Highland Place, N.W.; Steven Hunsicker, a resident of the 3000 block of Ordway Street, N.W.; Henry Little, owner of a residence in the 3200 block of Ordway Street, N.W. adjoining the subject property to the west; and Gaylord Neely and Linda Badami, residents of a house in the 3200 block of Highland Place, N.W. abutting the subject property to the east.

Applicant's Case. The Applicant provided testimony and evidence from Alexa Halaby, a member of NCRC's board of trustees; Charles Anthony, principal of Charles E. Anthony Architects and an expert in architecture; Susan Piggott, executive director of NCRC; Osborne George of O.R. George & Associates, an expert in traffic; Pedro Alfonso, parent of an NCRC student and trustee-elect; Tiffany Williams, NCRC teacher and staff person assigned to monitor student drop-off activities; and Leo Wilson, a retired police officer who consults with NCRC with respect to implementation of its traffic management plan. The witnesses described school operations, including NCRC's need to expand its facilities and increase its enrollment, and discussed traffic conditions and the effectiveness of the Applicant's traffic management plan.

The Applicant proposed new construction projects on the subject property that would, among other things, increase the number of classrooms available for the child development center. The new classroom space was intended to enable NCRC to eliminate classrooms on the third floor of

² The Board subsequently determined that the additional variances were not necessary.

the main building and instead devote that area for use by school administrators, and to reduce the number of children currently in each classroom (*i.e.* the "group size").

According to the Applicant, previous Board orders did not limit NCRC's total enrollment or the number of children permitted on the subject property at any one time. While not recognizing any Board-adopted limit on enrollment, the Applicant nonetheless requested permission to increase the total enrollment at the child development center "by 10 children" to bring the group sizes in the new classrooms to their optimum level.³ The application proposed (a) to limit to 120 the number of children on-site at any one time, and (b) to limit the total enrollment to 185 children, representing a base enrollment of 181 and the flexibility to add 4 children if necessary given the uncertainty of the enrollment process. The Applicant also sought approval to increase the number of employees at the subject property to a total of 44.⁴

Government Reports. The Office of Planning ("OP") submitted reports dated February 6, 2003, February 24, 2003, and April 29, 2003, and testified at the public hearing. OP initially did not make a recommendation, pending its receipt of information from other government agencies. In its second report, OP recommended denial of the application, citing adverse impacts related to traffic and parking. In its final report, OP recommended postponing consideration of the application until the Applicant had an opportunity to implement its proposed transportation management plan and monitor compliance for at least four months from the beginning of the Fall 2003 school year. The Office of Planning questioned whether the existing Playhouse building on the subject property actually functions as a second principal building, rather than an accessory building, and whether zoning relief from 11 DCMR § 3202.3 would be required for the additional new building proposed in the application.

The Department of Transportation ("DDOT") submitted reports dated February 5, 2003 and April 14, 2003, and testified at the public hearing. DDOT did not support the Applicant's proposal due to concerns about transportation safety. According to DDOT, the proposed new construction and subsequent increase in staff and enrollment at the subject property would have an adverse impact on parking supply, would create dangerous and otherwise objectionable traffic conditions, and would increase vehicular volume on neighboring streets.

³ As discussed in this Order, the Board previously approved a maximum total enrollment of 120 children at the child development center on the subject property. In essence, the Applicant sought in this application to have the Board ratify its current unsanctioned enrollment of 171 children and, at the same time, allow an increase of 10 children above that figure as its newly authorized base enrollment, with a potential maximum enrollment of 185 children. Because the Board finds *infra* that there is currently an enrollment cap of 120, the Board treats the application as a request to increase enrollment by 65 children.

⁴ As discussed in this Order, the Board previously approved a maximum of 28 employees at the child development center on the subject property. NCRC currently employs a total of 38 people (28 full-time and 10 part-time employees), which the Applicant considers 32 "full-time equivalent" employees. The Applicant requested to increase the staff of the child development center to 38 "full-time equivalent" employees by adding six full-time employees, bringing the total number of employees at the subject property to 44. As with enrollment, the Applicant in essence sought in this application to have the Board ratify its current unsanctioned number of employees at 38, and, at the same time, allow an increase of six employees above that figure as its newly authorized maximum number of employees at the site. Because the Board finds *infra* that there is currently a staff cap of 28, the Board treats the application as a request to increase the number of employees by 16.

In its second report, DDOT described three options that could improve the safety of existing traffic conditions, while acknowledging that none would “provide a complete solution” to “a frustrating and unsafe traffic situation” that currently exists on Highland Place. The options were: (i) adjust NCRC’s traffic generation – *i.e.*, require NCRC to reduce the traffic on Highland Place by decreasing enrollment or reducing vehicle trips; (ii) implement a regulatory solution, such as NCRC’s proposed transportation management plan; and (iii) implement an engineering solution, including the possible designation of Highland Place as a one-way westbound road from Newark Street to 33rd Place, so as to use the current westbound lane for the traffic queue at NCRC and the current eastbound lane as the through lane. DDOT noted that traffic enforcement issues raised in conjunction with NCRC-generated traffic, such as illegal parking, blocked driveways, and running stop signs, could not be easily addressed with additional regulatory or traffic engineering solutions.

By memorandum dated December 16, 2002, the Department of Health (“DOH”) recommended approval of NCRC’s application for continuation of a child development center with morning and afternoon programs. DOH recommended that NCRC be allowed to continue its programs for 108 children, ages 2.5 through 5 years of age, consistent with its current licensure capacity.

By letter dated February 5, 2003, the Department of Human Services, Office of Early Childhood Development indicated its support for the application, citing the important service provided by NCRC and the need for additional licensed child care centers.

By memorandum dated January 3, 2003, the Fire and Emergency Medical Services Department recommended approval of the application, provided that the new construction met building code requirements.

ANC Report. At a public meeting held January 27, 2003 with a quorum present, ANC 3C passed two resolutions concerning the application. In Resolution 2003-001, approved by a vote of 9-0, ANC 3C recommended denial of the application. According to the ANC, the Applicant’s proposal to increase student enrollment and staffing would aggravate traffic problems associated with current operation of the child development center. In testimony at the public hearing, ANC 3C contended that the application should be denied because the Applicant was in violation of conditions of approval adopted by the Board in prior orders; because of objectionable traffic conditions in the vicinity of the subject property, exacerbated by unsafe practices by vehicles dropping off and picking up children from NCRC; because the size and location of the proposed new construction would create adverse noise impacts and obstruct light and air to neighboring properties; and because granting the application would impair the purpose and intent of the zone plan.

By letter submitted June 10, 2003, the ANC indicated that, at a regularly scheduled public meeting on April 28, 2003, with a quorum present, ANC 3C voted 8-0, with one abstention, to oppose any variance relief for the Applicant, because the Applicant had not satisfied the requirements for the variances. With regard to § 2100.5, ANC 3C argued that the proposed new Carriage House would trigger a new parking requirement as a principal building that had not been certified as contributing to the historic district.

Parties in Support. The parties in support of the application testified that the child development facility currently operates without causing adverse traffic impacts, and described the Applicant's need for additional space to carry out its purpose as a child development facility.

Persons in Support. The Board received numerous letters and heard testimony from nine persons in support of the application. Persons in support generally described the attributes of NCRC's educational programs, its need for additional space, the design of the proposed new building so as to be compatible with both character of the historic district and the surrounding residential neighborhood, and the Applicant's successful efforts to minimize adverse impacts related to traffic and parking.

Parties in Opposition. The parties in opposition presented evidence and testimony from several witnesses, including persons who live near the subject property; Stephen Petersen, an expert in traffic planning; and Robert Schwartz, an expert in architecture and planning. The parties in opposition generally argued that the application should not be granted because the Applicant has not complied with conditions of prior zoning approval, and because operation of the child development center currently generates adverse impacts that would be exacerbated by the proposed expansion, including objectionable conditions concerning traffic, parking, and noise. According to the parties in opposition, the Applicant's transportation management plan has not been effective in eliminating unsafe conditions or decreasing traffic congestion on neighborhood streets caused by student drop-offs and pick-ups, in part due to inadequate supervision and enforcement of the plan by the NCRC staff.

The parties in opposition also objected to the perceived institutional character of the proposed expansion, and contended that the new construction would be too large and too close to nearby houses, infringing on privacy, blocking views and sight lines, and diminishing light and air to the residences. Concerns were raised about storm water management and the destruction of trees, both during and after the construction of the proposed expansion.

Persons in Opposition. The Board received numerous letters or heard testimony in opposition to the application from 33 persons and from the Federation of Citizens Associations of the District of Columbia. Persons in opposition generally opposed the expansion of an institutional use in an area zoned for single-family detached dwellings and contended that NCRC had outgrown its current location; that the new construction was not needed but would create objectionable noise impacts, especially from air conditioning equipment; and that an increase in enrollment would exacerbate existing adverse traffic and parking conditions associated with the operation of the child development facility.

Deliberations. At a public meeting on January 6, 2004, the Board initially voted to deny the entire application. On February 17, 2004, the Board announced its intention to deliberate further on the application. At its public meeting on March 9, 2004, the Board voted on its own motion to consider the Applicant's proposed new construction separately from its proposal to increase enrollment and the number of employees at the subject property. The Board scheduled an additional public meeting to deliberate further on the proposed new construction, and voted to reopen the record to permit the parties to submit written information concerning the new construction proposed by the application, particularly with respect to its compliance with the

requirements of 11 DCMR §§ 205.6 and 3104.1. At a public meeting held April 13, 2004, the Board voted to approve the application with respect to the new construction only.

Alleged Ex Parte Contacts. By letter dated April 2, 2004, the parties in opposition requested an evidentiary hearing on alleged *ex parte* communications between the Applicant and the Office of the Corporation Counsel with respect to the Board's decision to reopen its deliberations on the application.⁵ In a response submitted April 8, 2004, the Applicant opposed the motion, arguing that there had been no improper *ex parte* communications between the Applicant and members of the Board, and that communication with the Office of the Corporation Counsel is not prohibited *ex parte* communication.

Motion to Disqualify Chairman and Vacate Decisions. On July 8, 2004, a motion was filed by the parties in opposition seeking to disqualify the Board's Chairman on grounds of personal bias and to vacate certain decisions of the Board.⁶ The motion alleged a personal relationship between the Chairman and a person involved in the proceeding in support of the application, and asserted that decisions made by the Board by votes taken on March 9, 2004 and April 13, 2004 should be vacated in order to avoid tainting the proceeding. In its response, the Applicant urged the Board to deny the motion for failure to allege facts suggesting that any inappropriate relationship existed at the time the relevant decisions were made. On July 19, 2004, the parties in opposition filed a supplement to the motion to provide evidence in support of their allegations, including evidence that the Chairman and the other person – who had been a member of the Applicant's board of trustees until April 2004, and who had submitted letters in support of the application – had, *inter alia*, engaged in a conversation in January 2004 outside the school attended by their respective children.

At a public meeting on July 27, 2004, the Chairman recused himself prospectively from this proceeding on the grounds that there may be an appearance of bias, and the Board voted to deny the motion to disqualify the Chairman and to vacate its decisions.

FINDINGS OF FACT

The Subject Property and Surrounding Area

1. The subject property is located at 3209 Highland Place, N.W. (Square 2072, Lot 30), in the Cleveland Park neighborhood of Ward 3. The subject property is a large irregularly shaped lot on the north side of Highland Place between Ashley Terrace and 33rd Place.
2. The lot area of the subject property is 45,208 square feet. The subject property is a through lot with frontage on Highland Place and Ordway Street, and has a significant change in grade – approximately 20 feet – from Ordway Street up to Highland Place. The slope has been partially regraded and terraced to provide space for a playground.

⁵ On May 26, 2004, the Office of the Corporation Counsel was renamed the Office of the Attorney General for the District of Columbia. See Mayor's Order 2004-92, 51 D.C.R. 6052.

⁶ The motion was originally submitted June 16, 2004 but was returned by the Office of Zoning as untimely. On the advice of the Office of the Attorney General, the Office of Zoning accepted the motion for filing on July 8, 2004.

3. The subject property is improved with a large former residence built on the southeastern portion of the lot close to Highland Place (the "main building"), and a smaller outbuilding (known as the "Playhouse") located at the rear of the lot near the center of its Ordway Street frontage. A small maintenance shed is located at the rear of the lot near the eastern property line.
4. The main building has three stories and a basement, and houses a total of six classrooms on the three stories. The Playhouse, which has one story and a basement, is used for multiple purposes, including a library/reading room, optional programs (that is, early arrival, lunch, and afterschool programs), a motor skills room, teacher/parent meeting space, a music room, and occupational and speech therapy spaces.
5. The fenced portion of the subject property has several large trees, a terraced playground with play equipment, and a paved bicycle course. The playground is used continuously throughout the school day, and is open for neighborhood use when school is not in session. NCRC does not utilize any off-site play area.
6. The subject property is located in the Cleveland Park historic district, which is listed in the D.C. Inventory of Historic Sites and the National Register of Historic Places. The main building, a Colonial Revival-style house, was constructed in 1905, and the Playhouse was built in 1915. Both buildings have been designated as contributing to the historic district.
7. The subject property and areas to the east, west, and south are zoned R-1-B. Properties to the north across Ordway Street are zoned R-2. Development surrounding the subject property is primarily large single-family dwellings on wooded lots. Single-family detached dwellings abut the subject property on both its east and west sides.

Preschool operations

8. NCRC was founded in 1928 as a research center/school for children, and moved to its current location in 1930. In 1998, NCRC applied for a new certificate of occupancy to increase the number of children at the child development center from 90 to 120, and was directed to seek a special exception. The Board approved, subject to conditions, an application under 11 DCMR § 205 to establish a child development center for 120 students, ages 2½ to five years, and 28 staff.⁷

⁷ The 1998 proceeding, Application No. 16307, resulted in two summary orders. Following a hearing on January 21, 1998, the Board voted to approve, by bench decision, an application "to establish a child development center for 120 students ages 2½ to five years and 28 staff." The first summary order, issued June 17, 1998, indicated four conditions of approval, which specified: (i) a term of 15 years; (ii) that the "maximum number of children shall not exceed 120"; (iii) that the "maximum number of teachers and support staff shall not exceed 28"; and (iv) that the authorized hours and days of operation are 8:00 a.m. through 5:00 p.m., Monday through Friday.

Meanwhile, the Board granted rehearing of the application at a public meeting on February 4, 1998 upon the request of ANC 3C, which protested that "inadequate public notice" had been given for the January 21, 1998 hearing. Following a second hearing, held April 1, 1998, the Board voted May 6, 1998 to approve the same application. The Summary Order Upon Rehearing, issued March 3, 1999, indicated nine conditions of approval. Of

9. NCRC's certificate of occupancy (B00182078; issued November 17, 1998) permits use of the basement, first, second, and third floors of the building located on lots 855 and 866 for purposes of a child development center for 120 children, ages 2½ to 5 years, and 28 staff.
10. The "License for Child Development Facility" issued to NCRC by the Department of Health gives permission to operate a child development center with a maximum capacity of 108 children. The maximum capacity is determined according to the quantity and size of NCRC's classrooms and the number of staff.
11. The Board finds that the Applicant's child development center is capable of meeting all applicable code and licensing requirements.
12. NCRC has a total of 38 employees at the subject property. Twenty-eight are full-time employees (12 teachers, one speech language pathologist, five assistant teachers, the executive director, a business manager, a receptionist, a development director, four administrative assistants, one maintenance person, and a counselor). The 10 part-time employees include teachers, a librarian, and an occupational therapist.
13. The Applicant proposes to employ an additional six full-time employees, adding four teachers, one resource teacher, and a maintenance person, for a total of 44 employees at the subject property.
14. The Applicant conducts morning, afternoon, and full-day programs for children ages 2½ to 5 years. Current enrollment is approximately 171 children, who may attend NCRC all day, in the morning or in the afternoon only, or fewer than five days per week.
15. After completion of the new construction proposed in the application, NCRC will have sufficient space to increase its licensed maximum capacity from 108 to 150 children.
16. Child development center operations are conducted between 8:00 a.m. and 5:00 p.m., Monday through Friday. School-related special events, such as an annual pumpkin party, are occasionally held on Saturdays. NCRC also holds an annual back-to-school night, which takes place during the evening.
17. The Applicant operates an eight-week summer camp program at the subject property that follows the operation hours and staff patterns of the child development center. Admission is open to NCRC students and to the community. Enrollment is approximately 130 children, or roughly 80 percent of the school-year enrollment.
18. In 2002 NCRC hosted a workshop, held in the Playhouse, intended to share best practices with other child-development facilities in the District of Columbia. NCRC closed the

the nine newly adopted conditions, two addressed the same subject matter as conditions contained in the first order (decreasing the term of approval from 15 to eight years, and maintaining the same hours and days of operation); the remaining seven newly adopted conditions addressed matters pertaining to traffic management, especially student drop-offs and pick-ups. Conditions adopted in the second order did not address the caps on numbers of children and employees that were set forth in the application and adopted by the Board in the first order.

preschool for the day, notified neighbors in advance, hired three uniformed persons to assist with parking, and provided off-site parking with shuttle service for some visitors.

19. The Applicant indicated that future workshops would be held in the new Carriage House, and would be limited to no more than three in any 12-month period. Whenever a workshop is conducted, the Applicant will close the preschool for the day, hire three uniformed persons to assist with traffic management, provide off-site parking for 30 vehicles for use by persons attending the workshop, and provide shuttle service from the off-site parking to the subject property.
20. No other child development center operates in the same square or within 1,000 feet of NCRC.

The Proposed Expansion

21. The Applicant proposes several new construction projects on the subject property.
 - (a) In the main building, the Applicant will replace a rear porch area with a new addition (one story plus basement) providing approximately 1,700 square feet of space for classrooms and parent-teacher conferences as well as toilet facilities on the first floor and an equal amount of space on the ground level. The new addition will also provide a fire stair and elevator access in the main building.
 - (b) A new building, known as the Carriage House, will be constructed at the northwest corner of the subject property near the existing Playhouse. The Carriage House will provide approximately 4,080 square feet of space for classrooms, indoor play and motor space, and toilet facilities on the ground level, and almost 2,000 square feet of classroom space and an outdoor plaza on the upper level. The Carriage House will be one story with basement, but will appear as a two-story building on the Ordway Street elevation because of the sloping grade of the site.
 - (c) The maintenance shed will be replaced by a larger structure providing an enclosure of 448 square feet for storage of bicycles and equipment for yard maintenance and repairs. The new shed will replace an outdoor storage area displaced by construction of the addition at the rear of the main building.
22. The new constructions will almost double the existing building area on the subject property. Currently the total floor area is 9,500 square feet; after completion of the new projects the floor area will be 18,000 square feet. However, the density of development and lot occupancy on the subject property will increase only slightly; density will increase from a floor area ratio of 0.21 to 0.40, and lot occupancy will increase from 10 to 20 percent.
23. After completion of the new construction, the rear yard at the subject property will decrease from 46 feet to 44 feet, where a minimum of 25 feet is required. The smallest side yard will decrease to 10 feet, where a minimum of 8 feet is required.

24. The Applicant submitted an application for conceptual design review by the Historic Preservation Review Board ("HPRB"). On January 23, 2003, HPRB adopted its staff report recommending approval. The staff report stated that the Carriage House would be "generally compatible in its height, orientation, rooflines, and materials' use with the residential character of Ordway Street and the historic district."
25. The Carriage House will be an accessory building on the subject property, incidental and subordinate to the main building. The Board credits the Applicant's testimony that the proposed use of the Carriage House is related to the education purpose of the child development center, of a sort customarily engaged in at child development centers.

Traffic Impacts

26. The intersection of Highland Place and Newark Street is one block west of Connecticut Avenue. Connecticut Avenue in the vicinity of the subject property is a primary arterial street that serves approximately 41,000 vehicles per day. Porter Street is also classified as a primary arterial, while Macomb Street is a collector roadway. 34th Street is a secondary arterial street that serves considerable commuter traffic. Other streets in the vicinity of the subject property are considered local streets.
27. Highland Place is two blocks long, running between Newark Street on the east and 34th Street on the west. The longer segment of Highland Place, between its intersections with Newark Street and 33rd Place, is not straight but angles twice – once near the intersection with Ashley Terrace and again just east of the subject property. Highland Place is one-way eastbound between 34th Street and 33rd Place; the remainder allows two-way traffic. Highland Place is a narrow street approximately 25 feet wide. The speed limit is 15 miles per hour.
28. Highland Place is estimated to carry between 700 and 800 vehicles per day. NCRC accounts for approximately 250 vehicle trips per day, or 30 to 35 percent of the daily traffic volume on Highland Place.
29. Highland Place has narrow sidewalks (approximately four feet wide) on the north side of the street. The south side does not have sidewalks. The south side of Ordway Street – at the northern edge of the subject property – also lacks sidewalks.
30. Children are brought to and depart from the subject property at scheduled times throughout the school day, arriving as early as 8:00 a.m. and departing as late as 5:00 p.m. The majority are dropped off and picked up by car.
31. Arrivals are scheduled primarily between 8:00 a.m. and 9:00 a.m. or at 12:30 p.m. Most children arrive at the Highland Place entrance to the subject property, although children who participate in the before-school program are dropped off on Ordway Street and access the subject property via the staircase at the rear of the lot.

32. Most departures are scheduled at 11:30 a.m., 3:00 p.m., or 3:30 p.m. An after-school program, conducted from 3:00 until 5:00 p.m. in the Playhouse, was begun in 2001. Generally, between five and 12 children attend on any given day. Departure from the after-school program is via the stairs to Ordway Street.
33. After completion of the new Carriage House, children using classrooms in that building will be directed to use the Ordway Street entrance so as to reduce the number of student drop-offs and pick-ups on Highland Place.
34. Generally, about 10 staff members are posted in locations on Highland Place and on Newark, Ordway, and 33rd Streets in the mornings to assist with student drop-offs and traffic management. In the afternoons, six to eight staff members assist with student pick-ups at locations including Highland Place and 33rd and Newark Streets. Each vehicle displays a number; teachers with walkie-talkies communicate the number and walk the corresponding child to the vehicle.
35. NCRC's statement of transportation procedures, provided to parents of NCRC students, instructs persons dropping off or picking up children at the child development center to form a single line in a designated part of the street in front of the subject property or, if that area is full, to queue at a white line painted on westbound Highland Place east of the subject property. Drivers may avoid the queue by parking and using the rear entrance steps on Ordway Street to reach the child development center. Drivers are instructed not to turn around in driveways, perform U-turns, double-park, or park contrary to posted parking signs.
36. The Applicant has implemented a traffic management plan ("TMP") intended to facilitate student drop-off and pick-up activities. Provisions of the plan include that:
 - (a) At 8:00 a.m. NCRC staff place cones at a number of locations along Highland Place and Ordway Street to mark driveways and illegal parking spaces for the purpose of discouraging preschool-related traffic from parking there.
 - (b) At 8:30 a.m., some NCRC staff, wearing orange vests, take their places on Highland Place and on Newark, Ordway, and 33rd Streets, while other staff members take children from cars and accompany them to the classrooms. Drivers are not permitted to leave their vehicles.
 - (c) A one-way traffic pattern is in effect, whereby vehicles coming to NCRC are required to travel only westbound on Highland Place and are not permitted to turn onto 33rd Place but must proceed down Newark Street to the east entrance of Highland, drop off their children, and exit at Newark and 33rd Place.
 - (d) NCRC staff members remain on the street assisting student drop-offs until at least 8:50.
37. The Applicant recently improved its TMP through measures that are intended to:

- (a) Reduce double standing associated with drop-offs by extending the morning arrival time to 8:50 a.m.;
 - (b) Increase NCRC's oversight of student drop-offs by hiring two uniformed persons to monitor vehicles on Highland Place between 8:15 and 9:15 a.m. and to direct traffic so as to avoid safety issues;
 - (c) Reduce the traffic volume during the morning peak period by scheduling tours for parents of prospective students during nonpeak traffic periods;
 - (d) Improve compliance with the TMP by incorporating a series of escalating sanctions, including a \$250 fine, suspension, and possible expulsion for noncompliance, and by adding a provision in the NCRC enrollment contract that would allow NCRC to expel families who do not agree to abide by the TMP;
 - (e) Assist enforcement of the TMP by requiring parents and staff to place identification stickers on their vehicles and to register their tag numbers with the Applicant; and
 - (f) Improve traffic management during special all-school events by hiring three uniformed persons.
38. The Applicant encourages carpooling but recognizes that carpools for preschoolers are difficult in light of the ages of the children and car seat requirements. Around 26 NCRC students participate in a carpool with at least two children per vehicle.
39. Despite its location near the Cleveland Park Metrorail station and the Applicant's offer of Metrochek benefits to encourage commuting by public transportation, most NCRC employees – approximately 70 percent of the staff – drive to the subject property.
40. Parents of NCRC students may hire consultants (such as speech pathologists or occupational therapists) to work with their children. Approximately four or five consultants visit the child development center regularly.
41. Between October and December, parents of prospective students may tour NCRC. The tours, which begin at 9:15 a.m. and last an hour, are conducted daily for approximately eight families at a time. Participants generally park on streets in the vicinity of the subject property.
42. Preadmission play sessions are held in January and February, in which groups of children who are prospective NCRC students and their parents visit the subject property. One group, usually involving eight children, is held per day, four days per week. Each session lasts approximately 45 minutes. Previously, play sessions began at 8:45 a.m., but the Applicant indicated that future play sessions would be held later in the day so as not to coincide with the peak traffic time. Approximately 300 applications are received each year, and approximately 90 percent of prospective students attend a play session.

43. ANC 3C's resolution of January 27, 2003 stated that "traffic generated by NCRC continues to be a serious problem to individuals residing on the neighboring streets," notwithstanding the Applicant's efforts to regulate the flow of traffic to and from the school.
44. The Board credits the testimony of DDOT that vehicles participating in student drop-offs and pick-ups at the child development center create congestion on a local street. Based on a traffic and parking assessment provided by the Applicant, DDOT determined that student drop-off and pick-up activities for NCRC's four programs (morning, afternoon, full-day, and lunch) overlap, with the majority of the children arriving and departing in vehicles. DDOT indicated that between 8:00 and 8:50 a.m., a total of 106 students are dropped off, using 82 vehicles. The 50 children participating in the morning program are picked up between 11:20 and 11:40 a.m., overlapping with the drop-off time for seven children enrolled in the lunch program (who arrive between 11:25 and 11:35 a.m.), so that 48 vehicles arrive at and depart from the subject property during a 35-minute period. An additional 53 children, using 35 vehicles, are dropped off between 12:30 and 12:50 p.m. for the afternoon program. A total of 102 students (participating in the full-day or afternoon programs) are picked up between 2:50 and 3:40 p.m., using 66 vehicles. DDOT's field observations showed that approximately 70 percent of NCRC students use the Highland Place entrance, while the remaining 30 percent use the Ordway Street access.
45. The Board credits DDOT's testimony that the existing configuration of the area designated by NCRC for student drop-offs (the white line painted in the street to indicate the start of the vehicle queue) creates dangerous conditions. The queue line is in the westbound lane of Highland Place, rather than along the curb, so that vehicles may double-park for as long as 10 minutes while waiting to reach the subject property. The queue line extends east toward Ashley Terrace, so that through traffic intending to avoid the queue line uses the eastbound lane while traveling west on Highland Place past the subject property. Sight distances are limited due to a substantial downhill grade change around a curve near the intersection of Highland Place and 33rd Place.
46. The Board credits the testimony of DDOT and parties in opposition that some vehicles coming to the subject property to drop off or pick up children from NCRC do not always comply with the Applicant's transportation procedures or applicable regulations. Violations include approaching the subject property traveling east on Highland Place, then making a U-turn at Ashley Terrace to join the queue line heading west; parking on streets where parking restrictions are in effect; parking so as to block private driveway entrances; double-parking; and failing to stop at stop signs.
47. Pursuant to the Applicant's TMP, drivers are not supposed to leave their vehicles, but to utilize NCRC staff to assist with student drop-offs and pick-ups by escorting children between the vehicles and the subject property. However, the Board credits the testimony of the parties in opposition that during student drop-off and pick-up activities, vehicles may be parked – sometimes illegally – while the driver walks the child to or from NCRC.

Particularly in light of the narrow, obstructed, or absent sidewalks, pedestrians often walk in the street while approaching or leaving the subject property.

48. The Board credits DDOT's conclusion that student drop-offs and pick-ups at NCRC presently create "a frustrating and unsafe traffic situation" on Highland Place. The existing operation of the Applicant's child development center is creating adverse traffic impacts in the vicinity of the subject property due to the high volume of school-related traffic on narrow local streets during periods of student drop-offs and pick-ups. As a consequence, the Board finds that the child development center on the subject property, as a result of its present unauthorized level of enrollment, creates objectionable traffic conditions and unsafe conditions for picking up and dropping off children.

Sufficient Parking

49. No part of the subject property is used for parking. Pursuant to 11 DCMR § 2100.5, no additional parking spaces are required on the subject property because it contributes to the character of the Cleveland Park historic district.
50. Most on-street parking spaces near the subject property are located in zones where parking is restricted to a two-hour maximum for vehicles without the applicable zone sticker. There are some unrestricted on-street parking spaces in the vicinity of the subject property, including three on Highland Place, as well as on Ordway Street at the north edge of the subject property.
51. Many houses in the vicinity of the subject property lack space for off-street parking to accommodate the residents' vehicles.
52. Demand for parking on the streets in the vicinity of the subject property is also generated by nearby commercial uses on Connecticut Avenue and by commuters using the Cleveland Park Metrorail station.
53. NCRC staff park on streets in the vicinity of the subject property, including the unrestricted portion of Ordway Street abutting the subject property.
54. The child development center regularly attracts numerous visitors to the subject property, including consultants assisting current students and the families of prospective students. The majority arrive by vehicle and park on neighborhood streets in the vicinity of the subject property.
55. The Board finds that the child development center on the subject property, at its present levels of staffing and enrollment, does not provide sufficient off-street parking spaces to meet the reasonable needs of teachers, other employees, and visitors.

Other Impacts

56. The Applicant does not use amplified sound as part of its daily operations but has used amplifiers at special events two times per year. The Applicant stated that in the future amplified sound will not be used outdoors on the subject property.
57. Mechanical equipment, currently located on one side of the main building, will be moved to the roof of the new addition at the rear of the main building, where a mansard roof will conceal the equipment and mitigate any noise impacts.
58. ANC 3C's resolution of January 27, 2003 stated that "neighbors have complained that NCRC events have generated unacceptable noise levels," specifically with respect to noise from "commercial air conditioning equipment, and ... the close proximity of students/staff in the proposed classroom space designated for music and gymnastics."
59. ANC 3C's resolution of January 27, 2003 also stated that "numerous surrounding neighbors, especially those living on Ordway Street next to and across from NCRC, have expressed objection to the proposed new building due to adverse impacts resulting from diminished sunlight...."
60. The Board finds that the proposed new construction at the child development center is located and designed so that there will be no objectionable impacts on adjacent or nearby properties due to noise, activity, visual, or other objectionable conditions. The Applicant has addressed potential adverse noise impacts by indicating its intent not to use amplified sound outdoors, and by relocating mechanical equipment away from neighboring residences and behind a roof enclosure to muffle the associated sound. The Board is not persuaded that other conditions described by the ANC or parties in opposition constitute objectionable conditions. The light and air impacts of the new construction will be minimal, given the large proportion of the lot that will remain open and considering the siting, height, and massing of the new construction projects, which will be smaller than development permitted as a matter of right on the subject property.
61. The Board finds that no special treatment in the way of design, screening of buildings, or planting, beyond that proposed by the Applicant, will be necessary to protect adjacent and nearby properties.

Harmony with Zoning

62. The subject property is zoned R-1-B. The purposes of the R-1 district include to stabilize and protect quiet residential areas developed with one-family detached dwellings, and to promote a suitable environment for family life. 11 DCMR §§ 200.1-200.2. The R-1-B zone provides for districts of higher density than the R-1-A zone. 11 DCMR § 200.3.
63. The new construction projects will conform to applicable zoning requirements with respect to lot occupancy, height, bulk, and side and rear yards.
64. The Board finds that, with respect to the proposed new construction only, the requested special exception will be in harmony with the general purpose and intent of the Zoning

Regulations and Zoning Maps and will not tend to affect adversely the use of neighboring property.

65. The Board does not find that the new construction will create an “institutional campus” inappropriate in an area zoned for single-family residences. The size of the subject property, while large, has not increased, but remains a single lot in a neighborhood of relatively large lots. The principal building on the lot will remain the large Colonial Revival former residence, with smaller accessory buildings located at the rear. The Applicant’s proposed design – which was found generally compatible with the residential character of Ordway Street and the historic district by HPRB – ensures that the new construction will not overwhelm the site.

CONCLUSIONS OF LAW AND OPINION

Procedural Issues

Before reaching the merits of this application, the Board will address three procedural issues raised in the application. One procedural issue which was raised by the ANC, concerned the Board’s decision to reopen the record to consider the Applicant’s construction-related requests separately from the Board’s decision to deny the increases in enrollment and employees. The other parties in opposition raised two issues concerning alleged *ex parte* communications between the Office of the Attorney General and Applicant’s counsel; and motions to disqualify the Chairman and vacate prior votes in which he participated.

1. The Reopening of the Record

By letter dated March 22, 2004, ANC 3C protested the “extraordinary” action of the Board “to rescind in part and reconsider in part” the decision made January 6, 2004 to deny the application in its entirety. The ANC mischaracterized the Board’s action as a reconsideration. This is not the case. A decision is not final until the written order is filed in the record and served on the parties. 11 DCMR § 3125.6. Until the decision becomes final, the Board may deliberate as many times as it finds necessary; nothing in the Board’s Rules of Practice and Procedure limits the number of decision meetings permitted to decide an application. The Board often conducts several decision meetings on complex applications, and may revisit a vote prior to issuing a final written decision.⁸

2. Alleged *Ex Parte* Contacts.

The Board finds no merit in the motion filed by the parties in opposition concerning alleged *ex parte* communications between the Applicant’s counsel and the Office of the Corporation Counsel (now the Office of the Attorney General). As the Applicant correctly noted, there were no improper *ex parte* communications between the Applicant or its counsel and members of the Board, and communication with the Office of the Attorney General is not prohibited *ex parte* communication.

⁸ See, e.g., Application No. 16875 (March 1, 2004) and *Gage v. D.C. Board of Zoning Adjustment*, 738 A.2d 1219, 1221 (D.C. 1999).

The Board is required to make its decision on an application on the exclusive record of the proceeding before the Board. 11 DCMR § 3127.2. The Board may seek and receive legal advice from the Office of the Attorney General at any time. 11 DCMR § 3102.4. The Zoning Commission Procedures, 11 DCMR § 3000 *et seq.*, which are also applicable to the Board, provide that in “any proceeding that is a contested case ... *all members of the Commission* shall be prohibited from receiving or participating in any *ex parte* communication relevant to the merits of the proceeding.” 11 DCMR § 3023.1 (emphasis added).

Because the Office of the Attorney General (“OAG”) is not a member of the Board – and is not a trier of fact or decision-maker in this proceeding – no communication with OAG can constitute an *ex parte* communication within the meaning of the Board’s rules. The rules prescribe an advisory function for OAG, which does not, and cannot, substitute for the decision-making role of the Board. Thus, any materials provided by a party to OAG are not improper *ex parte* communications and do not compromise the fairness of a contested case so long as the decision issued by the Board is properly based on “consideration of [the] exclusive record” compiled during the administrative proceeding. D.C. Official Code § 2-509 (2001).

3. Motion to Disqualify the Chairman and to Vacate Decisions.

On July 27, 2004, immediately prior to the Board taking up the Motion to Disqualify, the Chairman of the Board of Zoning Adjustment prospectively disqualified himself from the case. The Chairman’s decision mooted the Motion to the extent it sought prospective disqualification, but left to be decided its request to make the disqualification apply retroactively and vacate the Board’s prior decisions in this case. Removing the Chairman’s past votes would result in the reinstatement of the Board’s January 6, 2004 decision to deny all aspects of the application, including the portion requesting permission to undertake new construction.

The Board finds that the Motion and all materials offered in its support present no basis for disqualification or vacating the earlier votes.

The District of Columbia Court of Appeals has held that:

There is no controlling statute or board regulation governing the disqualification of board members. In order to insulate the administrative process and its decision makers from prejudice and bias, it has generally been recognized that the same rules requiring the recusal of judicial officers are applicable to administrative officers who act in an adjudicative or quasi-judicial capacity. . . . In the absence of a statute providing otherwise, a judge must recuse himself when his alleged bias arises from a source outside the “four corners of the court-room,” and results “in an opinion on the merits on some basis other than what a judge learned from his participation in the case.”

Morrison v. D.C. Board of Zoning Adjustment, 422 A.2d 347, 349 (D.C. 1980) (citations omitted). A legally sufficient claim of personal bias requires that: (i) the facts (alleged) must be material and stated with particularity; (ii) the facts must be such that, if true, would convince a reasonable person that a bias exists; and (iii) the facts must show the bias is personal, as opposed

to judicial, in nature. *In re Bell*, 373 A.2d 232, 234 (D.C. 1977); *Vann v. D.C. Board of Funeral Directors and Embalmers*, 441 A.2d 246, 250 (D.C. 1982).

The Board is not persuaded that the parties in opposition have stated a legally sufficient claim of personal bias by the Chairman in this proceeding that would warrant his disqualification. The facts alleged by the parties in opposition indicate that the Chairman was acquainted with a person with an affiliation to the Applicant, but the only evidence of a relationship beyond a potential chance encounter of people active in their community occurred after the hearing was completed, the record was closed, and the Board had voted on the application. The Board does not find that the facts alleged by the parties in opposition, if true, would convince a reasonable person that a bias existed by the Chairman in support of the Applicant. The Chairman conducted all proceedings in a manner that was fair to all parties, consistent with the role of the presiding officer as set forth in § 3117.3 of the Zoning Regulations. The Chairman did not "advocate" on behalf of the Applicant during the Board's deliberations but stated his own findings and opinions based on the evidence in the record compiled by the Board.

Even if disqualification were warranted, there is no basis to vacate the prior votes. The United States Supreme Court has held, under analogous circumstances, that a determination of whether a vote should be vacated is based on three factors: (i) the risk of injustice to the parties in the case; (ii) the risk that denial of the relief will produce injustice in other cases; and (iii) the risk of undermining the public's confidence in the judicial process. *Liljeberg v. Health Services Acquisition Corp.*, 486 U.S. 847, 864; 108 S. Ct. 2194; 100 L. Ed. 2d 855 (1988). The Board finds no risk of injustice to the parties in this proceeding based on its conclusion that the public hearing and decision meetings were conducted properly and were not tainted by any alleged bias on the part of the Chairman. The Board compiled a voluminous record and conducted numerous public hearing sessions and decision meetings in consideration of this application, allowing full participation by all parties and ample discussion of the merits of the Applicant's requested zoning relief by all participating members of the Board. Similarly, the Board finds no reason to conclude that a decision not to vacate certain votes in this case would risk producing injustice in any other case, or would undermine the public's confidence in the process implemented by the Board. Rather, the Board's adherence to its Rules of Practice and Procedure and the prospective recusal of the Chairman in this case demonstrate the Board's commitment to ensuring that the process is fair and impartial, avoiding even the appearance of impropriety.

The Board's vote to deny this motion was unanimous, with all three remaining Boardmembers voting in favor of denial. Included in that tally was the vote of Boardmember Etherly, who consistently opposed all aspects of this application throughout the Board's deliberations. Indeed it was Mr. Etherly who cast the lone dissenting vote at the Board's April 13, 2004 decision to approve the construction. If anyone would have been cognizant of bias in favor of the Applicant during the Board's deliberations it would have been Mr. Etherly. The fact that Mr. Etherly voted against retroactive disqualification, notwithstanding his opposition to approval of the construction, is indicative of the fairness and impartiality that characterized the Board's actions throughout this difficult and acrimonious case.

The Merits

The Board is authorized under § 8 of the Zoning Act, D.C. Official Code § 6-641.07(g)(2), to grant special exceptions, as provided in the Zoning Regulations. Pursuant to those § 3104.1 of those regulations, the Board must find that the special exception will be in harmony with the general purpose and intent of the Zoning Regulations and Zoning Maps and will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Zoning Map, subject to specific conditions.

The specific conditions that apply to child development centers are found at 11 DCMR § 205, which provides that a child development center must be located and designed to create no objectionable traffic condition and no unsafe condition for picking up and dropping off children, and must provide sufficient off-street parking spaces to meet the reasonable needs of teachers, other employees, and visitors. 11 DCMR §§ 205.3, 205.4. The center, including any outdoor play space, must be located and designed so that there will be no objectionable impacts on adjacent or nearby properties due to noise, activity, visual, or other objectionable conditions. 11 DCMR § 205.5.

The Applicant seeks a modification of an approved special exception, under the conditions specified in 11 DCMR § 205, to (i) construct an addition to an existing building, a new accessory building, and a replacement maintenance shed, and (ii) to increase enrollment from 120⁹ to 185 children, ages 2½ to 5 years, and increase the number of employees from 28 to 44 in an expansion of an existing child development center use in the R-1-B district at 3209 Highland Place, N.W. (Square 2072, Lot 30).

The Applicant is currently operating under a Board order that found all of these elements had been met. The question before the Board is whether the modifications sought would alter these findings. For the reasons stated below, the Board finds that the Applicant has failed to meet its burden with respect to the requested increases in enrollment and employees, but has met its burden with respect to the new construction proposed.

1. Increases in Children Enrolled and Employees

A. Is there an enrollment cap?

When an applicant seeks to increase a number of some kind (students, employees etc), the Board normally assumes that the applicant believes that such a numeric limitation actually exists. Not here. The application was originally phrased as a request for expansion of an existing child development center permitted to serve “120 children, ages 2½ to 5 years, *at any one time*” (emphasis added). The italicized language reflected the Applicant’s contention that there is no limit on the total number of children who may be enrolled in NCRC, just on the number who may be at the subject property at any one time.

⁹ As will be explained and rejected *infra*, the Applicant contends there no enrollment cap, but has offered to voluntarily adhere to a cap of 171 children, provided it can increase that amount by 15.

If, as the Applicant claims, there has never been an enrollment cap imposed, it would seem to follow that there is nothing to be increased. Yet, throughout these proceedings the Applicant has insisted it is seeking just such relief. Specifically, the Applicant characterizes its request as the addition of 10 children to achieve a base enrollment of 181. Subtracting the former from the latter results in an enrollment of 171, a figure not derived from any past decision of the Board, but identical to the Applicant's current enrollment. NCRC's contradictory positions can perhaps be reconciled as constituting an offer to establish an enrollment cap of 171, coupled with a request to increase that amount by 10 (actually 15)¹⁰ children. However, there is no need for the Applicant's offer, since an enrollment cap of 120 children has existed since 1998.

The Board is not persuaded by the Applicant's contentions that there is no limit on total enrollment at the child development center at the subject property, or that the reference to 120 children in Application No. 16307 applies to the number of preschoolers who may attend the child development center at any one time. Rather, the reference to 120 children must be read as the maximum number of children who may be enrolled at the child development center on the subject property, whether all are in attendance at the same time or not.

The initial order in Application No. 16307 (issued June 17, 1998) specifically adopted a condition stating that "[t]he maximum number of children shall not exceed 120." The second order in Application No. 16307 (issued upon rehearing on March 3, 1999) adopted nine conditions, none of which addressed the number of children permitted at the child development facility. The Applicant contends that the second order superseded the first, and that therefore no cap on enrollment was adopted as part of the Board's final order. However, even if the first order was superseded, the decision reflected in the second order was premised on an application for a child development center with a maximum enrollment of 120 children. Although not expressly adopted as a condition in the second order in Application No. 16307, the fact that the application proposed a child development center limited to 120 children was central to the special exception that was requested and granted in Application No. 16307.

The Board rejects as without merit the Applicant's assertion that an application to establish a child development center for 120 children does not entail any limit or restriction on enrollment. Rather, approval of an application to establish a child development center for 120 children necessarily restricts the total number of children who may use the child development center *at all times* to a maximum of 120.

Nor is the Board persuaded by the Applicant's contention that the reference to 120 children in Application No. 16307 indicated a limit on on-site capacity rather than total enrollment. The Applicant requested approval of a child development center for 120 children but did not specify an intention to request approval for 120 children on-site *at any one time*. The Board's long-standing practice has been to adopt a cap on total enrollment¹¹ unless another measure is

¹⁰ A request for the unbridled flexibility to add 5 children above the 10 to be initially enrolled is a convoluted way of asking for an enrollment increase of 15.

¹¹ In many instances, the Board adopts a condition specifying the maximum number of children who may use a given child development facility. An unqualified maximum – because its application or meaning is not specifically limited to, for example, the maximum number on-site at any one time – refers to the maximum total enrollment. See, e.g., orders approving child development centers in Application No. 16446 (Jun. 23, 1999) ("the total number

specified.¹² The maximum total enrollment, and not just the number on-site at any one time, is a fact relevant to and necessary for findings the Board is required to make under the Zoning Regulations, especially when assessing all potential adverse impacts, such as those relating to traffic and parking, and when considering whether a given child development center will tend to affect adversely the use of neighboring property.

To accept the Applicant's argument in this regard would be tantamount to recognizing a distinction between total enrollment and on-site enrollment where none exists for the purposes of assessing adverse impacts. Both numbers can and do have consequences for the analysis of adverse impacts. For example, while an entity may have an on-site cap of 120 at any one time, an unlimited total enrollment number could mean that parents, faculty and other personnel associated with those students who may not be on-site at a given time might nevertheless still be on the property for various and sundry business and thereby contributing impacts that would require review.

[of] children to be enrolled ... would be 50," where current enrollment was 36); Application No. 16357 (Aug. 7, 1998) ("shall not exceed a maximum of 100 children"); Application No. 16344 (Aug. 9, 1998) ("[t]he number of children shall not exceed 30," where "20 children would be enrolled in the center's all day program and 10 would be enrolled in the before and after school program"); Application No. 15456 (Aug. 16, 1991) ("[t]he number of children at the facility shall not exceed 50," where the applicant sought to "serve up to fifty children"); and Application No. 14272 (May 25, 1985) ("number of students shall not exceed seventy-five," where current enrollment was 62).

In some instances, a cap on maximum enrollment, and not a limit on occupancy at any one time, is necessarily inferred from the circumstances of the particular child development center. The parameters specified in a request for approval – a relatively large number of children in a range of ages, a limited area devoted to child development center use, small staff, and long hours of operation – indicate that the Board contemplated that not all the authorized number of children would be at the facility at any given time, but that a maximum total number of children who could be enrolled in a facility should be specified for purposes of evaluating any potential adverse impacts associated with operation of the child development center. *See, e.g.*, orders approving child development centers in Application No. 16413 (Jan. 14, 1999) (100 children, ages from infancy to 12 years old, with 20 staff, operating from 7:00 a.m. until 6:00 p.m. in the basement and first floor of an apartment building housing a transitional living program); Application No. 16337 (Jul. 2, 1998) (80 children, ages infant to five years, with a maximum of eight staff, operating from 6:00 a.m. until 7:00 p.m.); Application No. 16183 (Feb. 21, 1997) (100 children, ages 33 months to 9 years, with 18 staff, operating from 6:00 a.m. until 7:00 p.m. in 10,3000 square feet of space); Application No. 16147 (Oct. 11, 1996) (155 children, ages infant to 14 years, with 14 staff, operating from 6:00 a.m. until 6:30 p.m.); Application No. 14943 (Feb. 24, 1989) (77 children, ages 2 to 14, and 11 staff, operating from 7:00 a.m. until 6:00 p.m. on the ground floor of an apartment building); Application No. 14651 (Aug. 11, 1987) (40 children and 8 staff, open from 7:00 a.m. until 6:00 p.m., using 2,260 square feet on the ground floor of an apartment building); and Application No. 14641 (Sept. 17, 1987) (50 children, ages 2 to 15, and five staff, housed in a church basement).

¹² *See, e.g.*, orders approving child development centers in Application No. 16915 (Mar. 21, 2003) ("[e]nrollment shall be limited to a maximum of 23 children...on site at any one time"); Application No. 16657 (Jun. 15, 2001) ("may enroll up to 30 children" provided that "[t]here shall be no more than 25 children present at the center at any one time"); Application No. 16501 (Oct. 22, 1999) ("the maximum number of children to be enrolled at the center at any one time shall be 100; however the maximum number of children to be at the premises at one time shall be 80"); Application No. 15670 (Mar. 7, 1994) ("number of students shall not exceed 65 children during a 24-hour period"); Application No. 15559 (Dec. 4, 1991) ("number of employees on-site shall not exceed three"); Application No. 14943 (Feb. 24, 1989) (rejecting proposed condition limiting "the number of children permitted to use the outdoor play area at any one time"); and Application No. 12239 (Mar. 15, 1977) ("[t]he average attendance is twenty (20) to twenty-five (25) students and the enrollment constitutes pre-schoolers, elementary school students and Junior High students").

The Board concludes that as of June 17, 1998 (the effective date of BZA Order 16307) and ever since the maximum authorized enrollment at NCRC has been 120 children, ages 2½ to five years.

B. Ramifications of Applicant's Non-Compliance with Enrollment and Staffing Caps.

Contrary to the position taken by the ANC and the parties in opposition, the fact that the number of children enrolled and persons employed exceeds the limitations set by the Board does not, alone, furnish grounds to deny this application. The scope of the Board's authority is defined by section 8 of the Zoning Act of 1938 (D.C. Official Code § 6-641.07 (2001 ed.)) and the Zoning Regulations. See *Spring Valley Wesley Heights Citizens Ass'n. v. District of Columbia Bd. of Zoning Adjustment*, 644 A.2d 434, (D.C. 1994). Courts are "reluctant to read into a statute powers for a regulatory agency which are not fairly implied from the statutory language, since the agency is statutorily created." *Chesapeake & Potomac Tel. Co. v. Public Service Comm'n of District of Columbia*, 378 A.2d 1085, 1089 (D.C.1977)". *Id.* at 436.

Pursuant to Section 8 of the Zoning Act of 1938, the Board may grant special exceptions when permitted by the Zoning Regulations "subject to appropriate principles, standards, rules, conditions, and safeguards *set forth in the regulations.*" D.C. Official Code § 6-641.07(d) (emphasis added). There is no principle, standard, rule, condition, or safeguard set forth in the Zoning Regulations that makes noncompliance with a granted special exception grounds for denying a request for its modification. Although the Board can include in its orders a condition making proof of compliance a prerequisite to the grant of further zoning relief (as the Board customarily did in campus plan orders), the Board did not do so in its order granting Application No. 16307.

This is not to say that the Applicant's noncompliance is irrelevant. With respect to both its enrollment and employees, the Applicant seeks increases above the current unauthorized levels. As a threshold matter, the Board cannot consider such requests unless the Applicant shows that its unauthorized level of operation is not resulting in adverse impacts. For the Board to focus solely on predicting the adverse impacts of increases above the unauthorized student and staffing levels, while ignoring the adverse impacts caused by the noncompliance, would skew its analysis, reward noncompliance, and make permanent any adverse conditions caused by the misconduct.

C. Are the Applicant's Current: Unauthorized Enrollment and Staffing Levels Causing Adverse Impacts?

Based on the findings of fact, the Board concludes that the current operation of the child development center at the subject property is generating adverse impacts on the use of neighboring property, particularly with respect to traffic congestion and unsafe driving and parking practices and that these conditions are the direct result of the Applicant's exceeding the limits on enrollment and employees established by the Board.

Traffic. The lack of a dedicated area for a queue of preschool-related traffic has become a significant problem as a result of the Applicant's noncompliance with the enrollment and staffing

limitations previously adopted by the Board. While the unsafe traffic situation has been further exacerbated by poor compliance with provisions of the Applicant's traffic management plan, the Board cannot find that even total compliance with the improved TMP would mitigate the objectionable traffic conditions presently caused by NCRC, particularly in light of the narrow residential streets in question and the lack of safe pedestrian access in the vicinity of the subject property. The Board credits DDOT's conclusion that implementation of the Applicant's improved TMP (one of three options proposed by DDOT to lessen the adverse traffic impacts associated with current operation of the child development center at the subject property) would not "provide a complete solution" to the existing unsafe traffic conditions on Highland Place.

Parking. The subject property is not required to provide parking on-site by virtue of its status as a property contributing to the character of a historic district. However, as a use permitted only by special exception, this child development center could not have been approved unless the Board found that the proposed use did not tend to affect adversely the use of neighboring property, including with respect to parking impacts generated by the child development center. Specifically, the Board was required to find that this child development center "provide[d] sufficient off-street parking spaces to meet the reasonable needs of teachers, other employees, and visitors." 11 DCMR § 205.4.

The Board finds that the Applicant's child development center, operating at its unauthorized current levels of enrollment and staffing, is creating adverse impacts related to parking, principally because NCRC is not providing sufficient off-street parking spaces to meet the reasonable needs of employees and visitors to the subject property. Besides the need for short-term parking associated with student drop-offs and pick-ups, the child development center generates significant parking demand through its current 38 employees, the vast majority of whom drive to work; through occasional special events that attract many visitors to the site at the same time; and through a relatively large number of regular visitors to the subject property, including the consultants hired to work with students and the families of prospective students, who may attend tours or play sessions four or five times per week for five months of the school year, as many as eight families at a time. The adverse impact arising from the large demand for parking created by the Applicant's child development center use is exacerbated by characteristics of the surrounding neighborhood, particularly the scarcity of off-street parking on residential properties in the vicinity of the subject property and the competing demand for on-street parking created by other nearby uses, especially commercial activities on Connecticut Avenue and the Cleveland Park Metrorail station.

D. The Requests to Increase Enrollment and Staffing over the Current Unauthorized Levels.

When the Board last reviewed this use in 1999, it approved a child development center with a maximum enrollment of 120 children and a maximum staff of 28, and found no likely adverse impact at that level. However, NCRC now has 171 enrolled students and 38 employees and the Board finds compelling evidence in the record that these higher levels exert considerable and unacceptable pressures upon the surrounding residential community. It would not be logical for this Board to accept the contention that no relationship exists between the Applicant's noncompliance and the adverse impacts evidenced in the record. To both ratify this non-compliance and allow further increases in enrollment and staffing would be irresponsible. Such

increases would only aggravate the objectionable traffic and parking conditions that currently exist by generating additional traffic and creating more demand for on-street parking by vehicles associated with operation of the child development center at the subject property.

The Applicant's requests to increase enrollment from 120 to 185 children and to increase staffing from 28 to 44 are denied.

New construction. The Applicant proposes to construct a new addition at the rear of the main building, a new accessory building known as the Carriage House, and a new maintenance shed that will replace a smaller existing shed. Based on the findings of fact, in particular that the new construction will be in harmony with the zone plan and will not tend to affect adversely the use of neighboring property due to noise, activity, visual, or other objectionable conditions, the Board concludes that the requested special exception for new construction to expand the child development center use should be granted.

The new construction projects proposed by the Applicant would not have a significant effect on traffic or parking. After completion of the new Carriage House, students using that building will arrive at and depart from the subject property via the stairs at the rear of the lot on Ordway Street, thereby moving a portion of the daily drop-off and pick-up activities from Highland Place to Ordway Street. The Board concludes that the minimal changes in preschool-related traffic and parking associated with the new construction will not create additional objectionable traffic impacts or tend to affect adversely the use of neighboring property.

The parties in opposition have argued that the new construction and the requested enrollment increases are economically codependent on each other, so that the Board should not deny one without denying the other. This argument seems driven by a concern that the Applicant may later claim that because the Board approved construction intended to support a higher enrollment and because the approval was granted so close to the expiration of the underlying special exception, the Board will be estopped from denying future requests to increase enrollment and staffing and/or to renew NCRC's special exception once the construction is completed.

Estoppel requires good faith reliance and there is no basis for such reliance to exist in this instance. The Board wishes to make it very clear that it is up to the Applicant to determine whether it should undertake the approved construction based upon an enrollment limit of 120 and whether it makes sense to do so this far into the special exception term. That a decision to go forward may later turn out to be a poor one will be of no relevance to the Board when considering in any future proceedings involving this use. What will matter is whether the Applicant succeeds in alleviating the adverse conditions it has caused.

Additional Relief. In light of the Board's finding that the proposed new Carriage House will be accessory to the main building on the subject property, the Applicant was not required to seek either a special exception under § 2516 to permit two or more principal buildings on a single lot or a variance from § 3202.3, concerning multiple structures on a single lot of record.¹³ No

¹³ The Board finds that no special exception under § 2516 is required in this instance because the Applicant is proposing to construct an accessory building, rather than a new principal building on the same lot as the existing main building; the Board rejects the Applicant's argument that § 2516 is inapplicable to a child development center use. Section 2516 "applies to construction on a lot that is located in, or within twenty-five feet (25 ft.) of, a

variance or special exception relief was required from on-site parking requirements in light of the Board's finding that § 2100.5, concerning an exemption from parking for buildings certified as contributing to a historic district, applies to the subject property as a whole.

ANC Issues and Concerns. The Board accorded ANC 3C the "great weight" to which it is entitled. In doing so, the Board fully credited the unique vantage point that ANC 3C holds with respect to the impact of the proposed expansion of the existing child development center use on the ANC's constituents. The Board credits the ANC's testimony that the Applicant's proposal to increase student enrollment and staffing would exacerbate existing traffic and parking problems. However, the Board concludes that the ANC has not offered persuasive advice that would cause the Board to find that the proposed new construction would create adverse impacts due to noise, traffic, or parking; would obstruct light and air to neighboring properties; or would impair the purpose and intent of the zone plan. The Board notes that the ANC itself did not assert that the proposed new construction would be objectionable, but indicated only that "neighbors" had complained or objected to certain aspects of the application.

CONCLUSION

For the reasons stated above, the Board concludes that the Applicant has met its burden of proof with respect to that part of the application seeking approval of certain proposed new construction but not with respect to proposed increases in student enrollment or number of employees at the subject property. It is hereby **ORDERED** that the application is **GRANTED** in **PART** and **DENIED** in **PART**. Approval is granted subject to the conditions adopted by the Board in Application No. 16307 (March 9, 1999), which remain in effect.

VOTE: 3-1-1 (Curtis L. Etherly, Jr., David A. Zaidain, and Anthony J. Hood voting to deny the application; Geoffrey H. Griffis opposed; Ruthanne G. Miller, not voting, having recused herself)

VOTE: 3-1-1 (Geoffrey H. Griffis; David A. Zaidain, and Anthony J. Hood voting to approve the application with respect to proposed new construction only; Curtis L. Etherly, Jr., opposed; Ruthanne G. Miller, not voting, having recused herself)

Residence District." 11 DCMR § 2516.2. The subject property is a lot zoned R-1-B and therefore located in a Residence district. Nothing in § 2516 limits its relevance only to residential developments, or exempts child development centers (or any other use) located in a Residence district from its application. By statute, the Board lacks authority to amend any regulation, and would be exercising powers reserved to the Zoning Commission if it exempted any particular use from a regulation whose scope was not limited by the Zoning Commission. *Spring Valley Wesley Height Citizens Association v. D.C. Board of Zoning Adjustment*, 644 A.2d 434, 436 (D.C. 1994). The Board may interpret the meaning of the Zoning Regulations when their meaning is ambiguous or open-ended, but § 2516.2 is not ambiguous or open-ended so as to require interpretation. *Draude v. D.C. Board of Zoning Adjustment*, 527 A.2d 1242, 1247 (D.C. 1987). Rather, the interpretation favored by the Applicant would greatly change the plain meaning of the regulation.

The Board finds no merit in the Applicant's assertion that the Board did not apply § 2516 when deciding Application No. 16307. That application, unlike the present one, did not involve any new construction, but rather the continuation and expansion of an established use in the already-constructed main building and Playhouse.

VOTE: 3-0-2 (Curtis L. Etherly, Jr., Anthony J. Hood, and David A. Zaidain voting to deny the motion to disqualify the Chairman and vacate decisions; Geoffrey H. Griffis and Ruthanne G. Miller not voting, having recused themselves)

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

Board members Curtis L. Etherly, Jr., Anthony J. Hood, and David A. Zaidain have approved the issuance of this Order.

JUN 28 2005

FINAL DATE OF ORDER: _____

PURSUANT TO 11 DCMR § 3125.6, THIS ORDER WILL BECOME FINAL UPON ITS FILING IN THE RECORD AND SERVICE UPON THE PARTIES. UNDER 11 DCMR § 3125.9, THIS ORDER WILL BECOME EFFECTIVE TEN DAYS AFTER IT BECOMES FINAL.

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSES OF SECURING A BUILDING PERMIT.

PURSUANT TO 11 DCMR § 3205, FAILURE TO ABIDE BY THE CONDITIONS IN THIS ORDER, IN WHOLE OR IN PART, SHALL BE GROUNDS FOR THE REVOCATION OF ANY BUILDING PERMIT OR CERTIFICATE OF OCCUPANCY ISSUED PURSUANT TO THIS ORDER.

D.C. HUMAN RIGHTS ACT OF 1977, AS AMENDED, D.C. OFFICIAL CODE § 2-1401.01 ET SEQ., (ACT) THE DISTRICT OF COLUMBIA DOES NOT DISCRIMINATE ON THE BASIS OF ACTUAL OR PERCEIVED: RACE, COLOR, RELIGION, NATIONAL ORIGIN, SEX, AGE, MARITAL STATUS, PERSONAL APPEARANCE, SEXUAL ORIENTATION, FAMILIAL STATUS, FAMILY RESPONSIBILITIES, MATRICULATION, POLITICAL AFFILIATION, DISABILITY, SOURCE OF INCOME, OR PLACE OF RESIDENCE OR BUSINESS. SEXUAL HARASSMENT IS A FORM OF SEX DISCRIMINATION WHICH IS ALSO PROHIBITED BY THE ACT. IN ADDITION, HARASSMENT BASED ON ANY OF THE ABOVE PROTECTED CATEGORIES IS ALSO PROHIBITED BY THE ACT. DISCRIMINATION IN VIOLATION OF THE ACT WILL NOT BE TOLERATED. VIOLATORS WILL BE SUBJECT TO DISCIPLINARY ACTION. THE FAILURE OR REFUSAL OF THE APPLICANT TO COMPLY SHALL FURNISH GROUNDS FOR THE DENIAL OR, IF ISSUED, REVOCATION OF ANY BUILDING PERMITS OR CERTIFICATES OF OCCUPANCY ISSUED PURSUANT TO THIS ORDER.

**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 17322 of Intrepid 2501 Acquisition LLC, pursuant to 11 DCMR § 3104.1, for a special exception to allow the regulations applicable to that portion of the lot to be located in a less restrictive use district to be extended to that portion of the lot in a more restrictive use district under section 2514, and a special exception from the roof structure set-back requirements under subsection 411.11, and pursuant to 11 DCMR § 3103.2, a variance from the lot occupancy requirements under section 772, a variance from the residential recreation space requirements under section 773, a variance from the rear yard requirements under section 774, and a variance from the court width requirements under section 776, for the construction of a mix-use residential/retail building in the C-2-C District at premises 2501 Pennsylvania Avenue, N.W. (Square 14, Lot 73).

Note: The Board determined that the advertised variance from the floor area ratio requirements under section 771, was not required.

HEARING DATE: May 17, 2005
DECISION DATE: May 17, 2005 (Bench Decision)

SUMMARY ORDER

SELF-CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2.

The Board provided proper and timely notice of the public hearing on this application by publication in the D.C. Register, and by mail to Advisory Neighborhood Commission (ANC) 2A and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 2A, which is automatically a party to this application. ANC 2A submitted a report in support of the application. The Office of Planning (OP) also submitted a report in support of the application.

As directed by 11 DCMR § 3119.2, the Board has required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to § 3104.1, for a special exception under section 2514 and subsection 411.11, and variances pursuant to § 3103.2 from the requirements of sections 772, 773, 774, and 776. The Board denied a request for party status from Barbara Kahlow. No parties appeared at the public hearing in opposition to this

application. Accordingly a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP and ANC reports, the Board concludes that the Applicant has met the burden of proof, pursuant to 11 DCMR §§ 3104.1, 2514 and 411.11, that the requested relief can be granted, being in harmony with the general purpose and intent of the Zoning Regulations and Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Map.

Based upon the record before the Board, the Board further concludes that the applicant has met the burden of proving under 11 DCMR §§ 3103.2, 772, 773, 774, and 776 that there exists an exceptional or extraordinary situation or condition related to the property that creates a practical difficulty for the owner in complying with the Zoning Regulations, and that the relief can be granted without substantial detriment to the public good and without substantially impairing the intent, purpose, and integrity of the zone plan as embodied in the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3101.6, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied by findings of fact and conclusions of law. It is therefore **ORDERED** that this application be **GRANTED**.

VOTE (Approving special exception relief from section 2514):

5-0-0 (Geoffrey H. Griffis, Curtis L. Etherly, Jr., Ruthanne G. Miller, John A. Mann II, and Anthony J. Hood to approve).

VOTE (Approving all other special exception and variance relief, minus relief under section 771 (FAR) which the Board found was not required.

5-0-0 (Geoffrey H. Griffis, Curtis L. Etherly, Jr., Ruthanne G. Miller, John A. Mann II, and Anthony J. Hood to approve).

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

Each concurring member approved the issuance of this order:

JUL 8 2005

FINAL DATE OF ORDER: June 22, 2005

UNDER 11 DCMR 3125.9, "NO DECISION OR ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN DAYS AFTER HAVING BECOME FINAL PURSUANT TO THE SUPPLEMENTAL RULES OF PRACTICE AND PROCEDURE FOR THE BOARD OF ZONING ADJUSTMENT."

PURSUANT TO 11 DCMR § 3130, THIS ORDER SHALL NOT BE VALID FOR MORE THAN TWO YEARS AFTER IT BECOMES EFFECTIVE UNLESS, WITHIN SUCH TWO-YEAR PERIOD, THE APPLICANT FILES PLANS FOR THE PROPOSED STRUCTURE WITH THE DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS FOR THE PURPOSES OF SECURING A BUILDING PERMIT.

PURSUANT TO 11 DCMR § 3125 APPROVAL OF AN APPLICATION SHALL INCLUDE APPROVAL OF THE PLANS SUBMITTED WITH THE APPLICATION FOR THE CONSTRUCTION OF A BUILDING OR STRUCTURE (OR ADDITION THERETO) OR THE RENOVATION OR ALTERATION OF AN EXISTING BUILDING OR STRUCTURE, UNLESS THE BOARD ORDERS OTHERWISE. AN APPLICANT SHALL CARRY OUT THE CONSTRUCTION, RENOVATION, OR ALTERATION ONLY IN ACCORDANCE WITH THE PLANS APPROVED BY THE BOARD.

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**GOVERNMENT OF THE DISTRICT OF COLUMBIA
BOARD OF ZONING ADJUSTMENT**

Application No. 17340 of Jason and Sandra Nelson, pursuant to 11 DCMR § 3104.1, for a special exception to allow a rear two-story addition to a single-family row dwelling under section 223, not meeting the lot occupancy (section 403), and the open court requirements (section 406), in the R-4 District at premises 1515 A Street, S.E. (Square 1072, Lot 45).

HEARING DATE: June 28, 2005
DECISION DATE: June 28, 2005 (Bench Decision)

SUMMARY ORDER

SELF-CERTIFIED

The zoning relief requested in this case was self-certified, pursuant to 11 DCMR § 3113.2.

The Board provided proper and timely notice of the public hearing on this application by publication in the D.C. Register, and by mail to Advisory Neighborhood Commission (ANC) 6B and to owners of property within 200 feet of the site. The site of this application is located within the jurisdiction of ANC 6B, which is automatically a party to this application. ANC 6B submitted a report in support of the application. The Office of Planning (OP) submitted a report in support of the application.

As directed by 11 DCMR § 3119.2, the Board has required the Applicant to satisfy the burden of proving the elements that are necessary to establish the case pursuant to § 3104.1, for special exception under section 223. No parties appeared at the public hearing in opposition to this application. Accordingly a decision by the Board to grant this application would not be adverse to any party.

Based upon the record before the Board and having given great weight to the OP and ANC reports the Board concludes that the Applicant has met the burden of proof, pursuant to 11 DCMR §§ 3104.1 and 223, that the requested relief can be granted being in harmony with the general purpose and intent of the Zoning Regulations and Map. The Board further concludes that granting the requested relief will not tend to affect adversely the use of neighboring property in accordance with the Zoning Regulations and Map.

Pursuant to 11 DCMR § 3101.6, the Board has determined to waive the requirement of 11 DCMR § 3125.3, that the order of the Board be accompanied

by findings of fact and conclusions of law. It is therefore **ORDERED** that this application be **GRANTED**.

VOTE: 5-0-0 (Geoffrey H. Griffis, Carol J. Mitten, Ruthanne G. Miller, Curtis L. Etherly, Jr. and John A. Mann II to approve).

BY ORDER OF THE D.C. BOARD OF ZONING ADJUSTMENT

Each concurring member approved the issuance of this order.

FINAL DATE OF ORDER: June 28, 2005

UNDER 11 DCMR 3125.9, "NO DECISION OR ORDER OF THE BOARD SHALL TAKE EFFECT UNTIL TEN DAYS AFTER HAVING BECOME FINAL PURSUANT TO THE SUPPLEMENTAL RULES OF PRACTICE AND PROCEDURE FOR THE BOARD OF ZONING ADJUSTMENT."

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**ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA
NOTICE OF FINAL RULEMAKING**

and

Z.C. ORDER NO. 02-42A

Z.C. Case No. 02-42

(Text Amendment – 11 DCMR)

(W-0 Waterfront Open Space Recreation Zone)

The full text of this Zoning Commission order is published in the “Final Rulemaking” section of this edition of the *D.C. Register*.

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