

A RESOLUTION

16-287

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To approve the negotiated compensation collective bargaining agreement between Compensation Unit 13 and the District of Columbia submitted by the Mayor for certain employees in District agencies under the personnel authority of the Mayor.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Compensation Agreement between the District of Columbia and Compensation Unit 13 Approval Resolution of 2005".

Sec. 2.(a) Pursuant to section 1717(j) of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D. C. Official Code § 1- 617.17(j)), the Council approves the compensation settlement agreement negotiated through collective bargaining between the Government of the District of Columbia and the collective bargaining representatives of Compensation Unit 13, and the related pay schedules, which were transmitted to the Council by the Mayor on July 8, 2005, and which provide as follows:

District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2005 **Service Code Definition:** Registered Nurses
Effective Date: 4/1/2005 **Affected CBU/Service Code(s):** CAA A38
Union/Nonunion: Union
Pay Plan Schedule: CS
Peoplesoft Schedule: DS005
% Increase: NA = Revised Schedule
Resolution Number:

Date of Resolution:

	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	43,945	44,880	45,815	46,750	48,620	50,490	52,360	54,230	56,100	57,970	NURSE GRADUATE
CS Grade 7	51,700	52,800	53,900	55,000	57,200	59,400	61,600	63,800	66,000	68,200	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	55,836	57,024	58,212	59,400	61,776	64,152	66,528	68,904	71,280	73,656	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	58,069	59,305	60,540	61,776	64,247	66,718	69,189	71,660	74,131	76,602	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	60,683	61,974	63,265	64,556	67,138	69,720	72,303	74,885	77,467	80,049	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	63,717	65,072	66,428	67,784	70,495	73,206	75,918	78,629	81,340	84,052	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

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*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

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 SEP 3 0 2005

District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2005 **Service Code Definition:** Registered Nurses
Effective Date: 4/15/2005 **Affected CBU/Service Code(s):** CAA A38
Union/Nonunion: Union
Pay Plan Schedule: CS
Peoplesoft Schedule: DS005
% Increase: 2.5
Resolution Number:
Date of Resolution:

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	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	45,044	46,002	46,960	47,919	49,836	51,752	53,669	55,586	57,503	59,419	NURSE GRADUATE
CS Grade 7	52,993	54,120	55,248	56,375	58,630	60,885	63,140	65,395	67,650	69,905	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	57,232	58,450	59,667	60,885	63,320	65,756	68,191	70,627	73,062	75,497	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	59,521	60,788	62,054	63,320	65,853	68,386	70,919	73,452	75,984	78,517	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	62,200	63,523	64,846	66,170	68,817	71,463	74,110	76,757	79,404	82,051	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	65,310	66,699	68,089	69,478	72,257	75,037	77,816	80,595	83,374	86,153	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

ENROLLED ORIGINAL
 SEP 30 2005

District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2006 **Service Code Definition:** Registered Nurses
Effective Date: 10/2/2005 **Affected CBU/Service Code(s):** CAA A38
Union/Nonunion: Union
Pay Plan Schedule: CS
Peoplesoft Schedule: DS005
% Increase: 3
Resolution Number:
Date of Resolution:

DISTRICT OF COLUMBIA REGISTER

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	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	46,395	47,382	48,369	49,357	51,331	53,305	55,279	57,254	59,228	61,202	NURSE GRADUATE
CS Grade 7	54,583	55,744	56,905	58,066	60,389	62,712	65,034	67,357	69,680	72,002	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	58,949	60,204	61,457	62,712	65,220	67,729	70,237	72,746	75,254	77,762	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	61,307	62,612	63,916	65,220	67,829	70,438	73,047	75,656	78,264	80,873	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	64,066	65,429	66,791	68,155	70,882	73,607	76,333	79,060	81,786	84,513	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	67,269	68,700	70,132	71,562	74,425	77,288	80,150	83,013	85,875	88,738	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

ENROLLED ORIGINAL
SEP 30 2005

District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2007 Service Code Definition: Registered Nurses
 Effective Date: 10/1/2006 Affected CBU/Service Code(s): CAA A38
 Union/Nonunion: Union
 Pay Plan Schedule: CS
 Peoplesoft Schedule: DS005
 % Increase: 3
 Resolution Number:
 Date of Resolution:

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	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	47,787	48,803	49,820	50,838	52,871	54,904	56,937	58,972	61,005	63,038	NURSE GRADUATE
CS Grade 7	56,220	57,416	58,612	59,808	62,201	64,593	66,985	69,378	71,770	74,162	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	60,717	62,010	63,301	64,593	67,177	69,761	72,344	74,928	77,512	80,095	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	63,146	64,490	65,833	67,177	69,864	72,551	75,238	77,926	80,612	83,299	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	65,988	67,392	68,795	70,200	73,008	75,815	78,623	81,432	84,240	87,048	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	69,287	70,761	72,236	73,709	76,658	79,607	82,555	85,503	88,451	91,400	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

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SEP 30 2005

District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2008 **Service Code Definition:** Registered Nurses
Effective Date: 10/1/2007 **Affected CBU/Service Code(s):** CAA A38
Union/Nonunion: Union
Pay Plan Schedule: CS
Peoplesoft Schedule: DS005
% Increase: 3
Resolution Number:

Date of Resolution:

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	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	49,221	50,267	51,315	52,363	54,457	56,551	58,645	60,741	62,835	64,929	NURSE GRADUATE
CS Grade 7	57,907	59,138	60,370	61,602	64,067	66,531	68,995	71,459	73,923	76,387	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	62,539	63,870	65,200	66,531	69,192	71,854	74,514	77,176	79,837	82,498	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	65,040	66,425	67,808	69,192	71,960	74,728	77,495	80,264	83,030	85,798	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	67,968	69,414	70,859	72,306	75,198	78,089	80,982	83,875	86,767	89,659	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	71,366	72,884	74,403	75,920	78,958	81,995	85,032	88,068	91,105	94,142	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

DISTRICT OF COLUMBIA REGISTER

ENROLLED ORIGINAL
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District of Columbia Salary Schedule: Comp Unit 13 (Union)



Fiscal Year: 2009
Effective Date: 1/1/2009
Union/Nonunion: Union
Pay Plan Schedule: CS
Peoplesoft Schedule: DS005
% Increase: 3.5
Resolution Number:
Date of Resolution:

Service Code Definition: Registered Nurses
Affected CBU/Service Code(s): CAA A38

	Step 1 Entry	Step 2 1yr	Step 3 1yr	Step 4 1yr	Step 5 1yr	Step 6 2yrs	Step 7 2yrs	Step 8 2yrs	Step 9 2yrs	Step 10 2yrs	Classification
CS Grade 5	50,944	52,026	53,111	54,196	56,363	58,530	60,698	62,867	65,034	67,202	NURSE GRADUATE
CS Grade 7	59,934	61,208	62,483	63,758	66,309	68,860	71,410	73,960	76,510	79,061	CLINICAL NURSE I (Registered Nurse)
CS Grade 9	64,728	66,105	67,482	68,860	71,614	74,369	77,122	79,877	82,631	85,385	CLINICAL NURSE II (Occupational Health Nurse, Community Health Nurse, Lead Registered Nurse*)
CS Grade 10*	67,316	68,750	70,181	71,614	74,479	77,343	80,207	83,073	85,936	88,801	CLINICAL NURSE III (Nurse Team Leader)
CS Grade 11	70,347	71,843	73,339	74,837	77,830	80,822	83,816	86,811	89,804	92,797	NURSE SPECIALIST I (Nurse Consultant I, Nurse Specialist I)
CS Grade 12*	73,864	75,435	77,007	78,577	81,722	84,865	88,008	91,150	94,294	97,437	NURSE SPECIALIST II (Nurse Consultant II - Team Leader, Nurse Specialist II - Team Leader)

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*These are proposed classifications. If a DCOP study shows that level distinctions do not exist (I versus II), then these classifications will not be utilized.

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(b)(1) This resolution applies to employees of the following departments or offices, the:

- (A) Department of Corrections;
- (B) Department of Health; and
- (C) Department of Human Services.

(2) This resolution does not apply to employees in the Department of Mental Health and the Child and Family Services Administration.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code Official §1-206.02(c)(3)).

Sec. 4. The Secretary to the Council shall transmit a copy of this resolution, upon its adoption, to Compensation Unit 13 and the Mayor.

Sec. 5. The resolution shall take effect immediately.

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A RESOLUTION

16-288

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To confirm the Mayoral appointment of Ms. Deborah Anne Gist as the State Education Officer of the District of Columbia.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "State Education Officer Deborah Anne Gist Confirmation Resolution of 2005".

Sec. 2. The Council of the District of Columbia confirms the appointment of:

Ms. Deborah Anne Gist
529 14th Street, N.E.
Washington, D.C. 20002
(Ward 6)

as the State Education Officer, established by section 2 of the State Education Office Establishment Act of 2000, effective October 21, 2000 (D.C. Law 13-176; D.C. Official Code § 38-2601), and in accordance with section 2 of the Confirmation Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code §1-523.01), to serve a 4-year term.

Sec. 3. The Council of the District of Columbia shall transmit a copy of this resolution, upon its adoption, each to the nominee and to the Office of the Mayor.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-289

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To confirm the Mayoral appointment of Ms. Kimberley A. Flowers as the Director of the Department of Parks and Recreation.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Director of the Department of Parks and Recreation Kimberley A. Flowers Confirmation Resolution of 2005".

Sec. 2. The Council of the District of Columbia confirms the appointment of:

Ms. Kimberley A. Flowers
5613 North Capitol Street, N.E.
Washington, D.C. 20011

as the Director of the Department of Parks and Recreation, in accordance with section 2 of the Confirmation Act of 1978, effective March 3, 1979 (D.C. Law 2-142; D.C. Official Code § 1-523.01), to serve at the pleasure of the Mayor.

Sec. 3. The Council of the District of Columbia shall transmit a copy of this resolution, upon its adoption, each to the nominee and to the Mayor.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-290

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency, due to Congressional review, with respect to the need to amend Title 47 of the District of Columbia Official Code to repeal a provision which would inadvertently repeal a utility tax increase, to correct the designation of the utility taxes to be deposited in the Ballpark Revenue Fund, to correct the basic tax rate for electricity users, and to correct the applicability date of certain utility taxes.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Utility Taxes Technical Corrections Congressional Review Emergency Declaration Resolution of 2005".

Sec. 2. (a) This legislation repeals the so-called "trigger," inadvertently repealed and then restored, for the reduction of utility taxes under D.C. Official Code §§ 47-2501 and 47-3902. It will ensure that the tax provisions reflect the intent of the Council.

(b) In order to fund certain initiatives of the Housing Act of 2002, deed and recordation taxes and utility taxes were increased, together with a provision, the so-called "trigger, to reduce the taxes in the event that increased revenues were collected.

(c) Prior to final reading of the Fiscal Year 2005 Budget Support Act of 2004, increased revenues were certified by the Chief Financial Officer and deed and recordation taxes, but not the utility taxes, were reduced by amending the law rather than by operation of the trigger. However, when a conforming amendment was made to repeal the trigger for deed and recordation taxes, the trigger for the utility taxes was repealed as well.

(d) By emergency act and in the Technical Amendments Act of 2004, the trigger was restored and the rate for the utility taxes was reduced as of January 1, 2005. However, on the same day that the Technical Amendments Act of 2004 was passed, the Council amended the Ballpark Omnibus Financing and Revenue Act of 2004 to increase those utility tax rates for nonresidential customers during 2005 (but subsequent to January 1, 2005). The amendment did not take into account the Technical Amendments Act of 2004.

(e) The Ballpark Omnibus Financing and Revenue Act of 2004 took effect before the Technical Amendments Act of 2004. Therefore, without this amendment and contrary to the intent of the Council, after the Ballpark Omnibus Financing and Revenue Act of 2004 becomes effective and increases the tax rate, the Technical Amendments Act of 2004 will become effective and may be interpreted to inadvertently decrease the tax rate. This amendment will conform the tax law in accordance with the intent of the Council.

(f) The failure to enact this legislation will not impact the designated funds from the utilities tax that has been designated for the Ballpark Revenue Fund. If not implemented, this legislation will result in a loss of General Fund revenue.

(g) The Ballpark Omnibus Financing and Revenue Act of 2004 provided that one-eleventh of certain utility taxes be deposited in the Ballpark Revenue Fund. The accompanying bill corrects the intent of the Council to reflect that it is only one-eleventh of those taxes collected from nonresidential users that are to be deposited into the Ballpark Revenue Fund.

(h) The Ballpark Omnibus Financing and Revenue Act of 2004 incorrectly set forth the basic tax rate for electricity users. The accompanying bill corrects the rate.

(i) The Council intended to apply certain tax rate changes in the Ballpark Omnibus Financing and Revenue Act of 2004 as of January 1, 2005. The accompanying bill corrects the applicability dates of the tax rate changes.

(j) The current emergency, the Utility Taxes Technical Corrections Emergency Act of 2005 (D.C. Act 16-86), expired on August 16, 2005. The Utility Taxes Technical Corrections Temporary Act of 2005 (D.C. Act 16-138), is pending Congressional review.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Utility Taxes Technical Corrections Congressional Review Emergency Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

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A RESOLUTION

16-291

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency, due to Congressional review, with respect to the need to require all exploratory committees to file informational reports with the District of Columbia Office of Campaign Finance; to establish individual and aggregate contribution limits; to treat exploratory contributions as campaign contributions; and to amend the District of Columbia Campaign Finance Reform and Conflict of Interest Act to define terms relating to this act.

RESOLVED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Exploratory Committee Disclosure Informational Report and Contribution Prohibition Congressional Review Emergency Declaration Resolution of 2005".

Sec. 2. The Council of the District of Columbia finds that:

- (1) Before deciding to campaign for elected office, an individual may first want to "test the waters" or explore the feasibility of becoming a candidate;
- (2) An individual must formally organize a committee for testing the waters and the public shall be provided notice of an exploratory committee;
- (3) Residents of the District have a right to be informed of all established exploratory committees;
- (4) Transparency in the operations of an exploratory committee is critical to government and the people it serves;
- (5) Current District law fails to provide for adequate public review of exploratory committees;
- (6) It is important to clarify the term "exploratory committee" and to distinguish between those activities that could be classified as exploratory activities and those that could be classified as campaign activities;
- (7) There has been an increase in the number of established exploratory committees in the District, and the level of funds raised by these committees has raised numerous questions;
- (8) It is important that review of contributions received and expended by these entities be made available to the public;
- (9) By requiring exploratory committees to file informational reports with Office of Campaign Finance, the public is made aware of all contributions received and expended by exploratory committees;
- (10) Reporting provides a mechanism for the electorate to individually and collectively check the contributions and activities of these entities;
- (11) This requirement provides a mechanism by which the electorate can

individually and collectively check the contributions and activities of these entities;

(12) The establishment of individual contribution limits is consistent with current District law;

(13) The establishment of aggregate contribution limits serves to restrict the activities of exploratory committees to purely exploratory activities;

(14) The Supreme Court ruled in Buckley v. Valeo, 424 U.S. 1 (1966) that limits on political contributions do not violate one's right to free speech and association, and that this right is outweighed by the public interest in restricting contributions.

(15) It is important to provide reporting and accountability guidelines for exploratory committees;

(16) Contributions to exploratory committees should be treated as campaign contributions once candidacy is declared in order to prevent double dipping; and

(17) The emergency act expired on September 19, 2005 and temporary legislation is currently pending Congressional review, with a projected law date of January 9, 2006.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Exploratory Committee Disclosure Informational Report and Contribution Prohibition Congressional Review Emergency Amendment Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

individually and collectively check the contributions and activities of these entities;

(12) The establishment of individual contribution limits is consistent with current District law;

(13) The establishment of aggregate contribution limits serves to restrict the activities of exploratory committees to purely exploratory activities;

(14) The Supreme Court ruled in Buckley v. Valeo, 424 U.S. 1 (1966) that limits on political contributions do not violate one's right to free speech and association, and that this right is outweighed by the public interest in restricting contributions.

(15) It is important to provide reporting and accountability guidelines for exploratory committees;

(16) Contributions to exploratory committees should be treated as campaign contributions once candidacy is declared in order to prevent double dipping; and

(17) The emergency act expired on September 19, 2005 and temporary legislation is currently pending Congressional review, with a projected law date of January 19, 2006.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Exploratory Committee Disclosure Informational Report and Contribution Prohibition Congressional Review Emergency Amendment Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-292

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To approve proposed rules to impose a 3-year limit on the number of retailer's licenses Class A, B, CR, CT, CN, CX, DR, DT, DN, and DX issued in a portion of East Dupont Circle.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "East Dupont Circle Liquor License Moratorium Approval Resolution of 2005".

Sec. 2. Pursuant to D.C. Official Code § 25-211(b)(2), the Mayor transmitted to the Council on July 5, 2005 proposed rules (published at 52 DCMR 6217) to impose a 3-year limit on the number of retailer's licenses Class A, B, CR, CN, CT, CX, DR, DT, DN, and DX issued in a portion of East Dupont Circle. The Council approves the proposed rules.

Sec. 3. The Secretary to the Council shall transmit a copy of this resolution, upon its adoption, to both the Mayor and the Chairperson of the Alcoholic Beverage Control Board.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-293

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to provide emergency disaster services, relocation, and recovery assistance to victims of Hurricane Katrina, including cash assistance, food, shelter, education, medical services, and other services necessary to aid individuals who were severely impacted by Hurricane Katrina, many of whom have been evacuated to the District of Columbia and who intend to remain in the District.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "District of Columbia State of Emergency Disaster, Relocation, and Recovery Assistance Emergency Declaration Resolution of 2005".

Sec. 2. (a) There exists an immediate need to respond to a crisis that commenced on August 27, 2005, when the President of the United States declared a state of emergency in parts of Louisiana in anticipation of Hurricane Katrina, which was later declared a major disaster due to the hurricane's actual devastation to life, the economy, and to property in parts of Louisiana, Mississippi, and Alabama.

(b) Approximately 200 evacuees were relocated to the District of Columbia and require immediate food, shelter, and healthcare. Government funds will be needed to provide disaster relief. The Mayor requires authority to consider the evacuees as residents of the District for the purpose of determining their eligibility for necessary relief services, such as Temporary Assistance for Needy Families ("TANF"), food stamps, health care, shelter, education, or other assistance the Mayor considers necessary to aid all eligible victims of the disaster that have been relocated to the District of Columbia.

(c) There exists an immediate need to dedicate employees of the District of Columbia to provide expedited technical assistance and support, eligibility determination and enrollment services, and management support to persons who evacuate to the District of Columbia as a result of this disaster. This may require employees to work in excess of their normal work hours and incur out-of-pocket expenses associated with the providing disaster services, relocation, and recovery assistance in an expedited fashion to evacuees.

(d) The Mayor is authorized to approve overtime expenditures, paid administrative leave, travel, and meal reimbursement to authorized employees who in the course of their employment with the District of Columbia perform work in excess of the normal work hours or incur authorized out-of-pocket expenses associated with their employment, as permitted by

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federal and District law. Emergency action is needed to clarify that the Mayor may approve such expenditures on behalf of employees providing services to victims of this recent disaster.

(e) There exists an immediate need for the Mayor to provide to the Council a status report on District residents who are in need of TANF, food stamps, health care, shelter, education, or other assistance the Mayor considers necessary to all District residents in this group.

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the District of Columbia State of Emergency Disaster, Relocation, and Recovery Assistance Emergency Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-294

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to clarify that persons convicted of certain crimes are not automatically excluded from working as employees or unsupervised volunteers of certain providers that provide direct services to children or youth and to provide applicants a right to appeal a denial of employment or volunteer status based on a finding that they pose a present danger to children or youth.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Criminal Background Checks for the Protection of Children Clarification Emergency Declaration Resolution of 2005".

Sec. 2. (a) Currently, an applicant, employee, or volunteer with a covered child or youth services provider must sign an oath or affirmation that he or she has not been convicted of a crime, has not pleaded nolo contendere, is not on probation before judgment or placement of a case upon a stet docket, and has not been found not guilty by reason of insanity, for any sexual offenses or intra-family offenses, prior to the Mayor conducting a criminal background check.

(b) If an applicant, employee, or volunteer cannot make the required affirmation, the Mayor cannot conduct a criminal background check that is required for the applicant, employee, or volunteer to work for a covered child or youth services provider.

(c) The Criminal Background Checks for the Protection of Children Act of 2004, effective April 13, 2005 (D.C. Law 15-353; D.C. Official Code § 4-1501.01 *et seq.*), provided no standards or means of appeal for an applicant, employee, or volunteer with a covered child or youth services provider who is found to be a present danger to children and is denied employment by the Mayor based on this finding. The Criminal Background Checks for the Protection of Children Clarification Emergency Amendment Act of 2005 provides for standards to determine present danger to children or youth, requires notification to the applicant if employment is denied based on a finding of present danger, and permits the applicant the right to appeal his case to the Superior Court of the District of Columbia.

ENROLLED ORIGINAL

A RESOLUTION

16-295

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2004

To declare the existence of an emergency with respect to the need to amend the District of Columbia State Plan for Medical Assistance to ensure compliance with the low-income subsidy provisions required under the Medicare Prescription Drug, Improvement, and Modernization Act of 2003.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Medicaid State Plan Amendment Ensuring Compliance with the Low Income Subsidy Provisions of the Medicare Modernization Act Emergency Declaration Resolution of 2005".

Sec. 2. (a) In 2003, the United States Congress enacted the Medicare Prescription Drug, Improvement, and Modernization Act of 2003, approved December 8, 2003 (Pub. L. No. 108-173; 117 Stat. 2066) ("MMA"). The MMA added a new outpatient prescription drug benefit ("Part D").

(b) All Part D beneficiaries who are eligible for Medicaid or Supplemental Security Income or who have incomes below 150% of the federal poverty level are eligible for certain premium subsidies and assistance with deductibles and co-payments associated with the Medicare drug benefit. This assistance is called the low-income subsidy.

(c) Under MMA, states and the District of Columbia ("states") are required to facilitate the enrollment of Medicare beneficiaries into the new Medicare Part D prescription program, which enrollment began on July 1, 2005. States are also required to determine the eligibility of Medicare beneficiaries for various Part D subsidies.

(d) An amendment to the District of Columbia State Plan for Medical Assistance ("State Plan") is required to authorize the District's Medicaid Program to accept and process applications for the low-income subsidy and perform required screenings and eligibility determinations related to the Medicare Part D prescription program as mandated by the MMA.

(e) The State Plan amendment is also necessary to receive federal financial assistance claimed in conjunction with the low-income subsidy program.

(f) Emergency action is necessary because September 30, 2005, is the last day for Medicaid state agencies to submit this required State Plan amendment to the Centers for

ENROLLED ORIGINAL

A RESOLUTION

16-297

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to approve Contract No. GAGA-2004-C-0131 and to authorize payment for goods and services received under that contract.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Contract No. GAGA-2004-C-0131 with Washington Sprinkler/Tompkins Builders Joint Venture Approval and Payment Authorization Emergency Declaration Resolution of 2005".

Sec. 2. (a) There exists an immediate need to approve Contract No. GAGA-2004-C-0131 for the construction/modernization and building code remediation of the District of Columbia Public Schools ("DCPS") J.P. Sousa Middle School and to authorize payment for the goods received under the contract.

(b) The DCPS Office of Contracts and Acquisitions awarded a multiyear contract to Washington Sprinkler/Tompkins Builders, Joint Venture in the amount of \$22,501,000 for the term of 760 days from the date of award.

(c) Approval of this contract will allow the DCPS Office of Facilities Management to begin construction/modernization work immediately on Sousa Middle School.

Sec. 3. The Council determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Contract No. GAGA-2004-C-0131 with Washington Sprinkler/Tompkins Builders Joint Venture Approval and Payment Authorization Emergency Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-298

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to approve Contract No. GAGA-2005-C-0060 and to authorize payment for goods and services received under that contract.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Contract No. GAGA-2005-C-0060 with Arrow Construction Company/William M. Schlosser Co. Joint Venture Approval and Payment Authorization Emergency Declaration Resolution of 2005".

Sec. 2. (a) There exists an immediate need to approve Contract No. GAGA-2005-C-0060 for the construction/modernization and building code remediation of the District of Columbia Public Schools ("DCPS") Rose Hardy Middle School and Fillmore Arts Center and to authorize payment for the goods received under the contract.

(b) The DCPS Office of Contracts and Acquisitions awarded a multiyear contract to Arrow Construction Company, LLC/William M. Schlosser Co., Inc., Joint Venture in the amount of \$24,988,000 for the term of 750 days from the date of award.

(c) Approval of this contract will allow the DCPS Office of Facilities Management to begin construction/modernization work immediately on Rose Hardy Middle School/Fillmore Arts Center.

Sec. 3. The Council determines that the circumstances enumerated in Section 2 constitute emergency circumstances making it necessary that the Contract No. GAGA-2005-C-0060 with Arrow Construction Company/William M. Schlosser Co. Joint Venture Approval and Payment Authorization Emergency Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-299

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to approve Contract No. GAGA-2005-C-0056 and to authorize payment for goods and services received under that contract.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Contract No. GAGA-2005-C-0056 with Laidlaw Transit, Inc. Approval and Payment Authorization Emergency Declaration Resolution of 2005".

Sec. 2. (a) There exists an immediate need to approve Contract No. GAGA-2005-C-0056 for the purchase of 375 school buses for the District of Columbia Public Schools ("DCPS") Office of Special Education and maintenance services for those school buses, and to authorize payment for the goods and services received under the contract.

(b) The DCPS Office of Contracts and Acquisitions awarded a multiyear contract to Laidlaw Transit, Inc., ("Laidlaw") in the amount of \$14,395,071.63 for the base term of July 1, 2005 through August 31, 2007. DCPS is required, under the terms of the *Petties* court order, to provide safe and appropriate round-trip transportation at no cost for all DCPS students receiving special education or related services whose individual needs require transportation to and from programs or service sites by means other than public transportation or on foot.

(c) The buses included in this transaction are currently owned by Laidlaw and operated by DCPS under a lease maintenance agreement. The Transportation Administrator determined the purchase of the buses to be operationally better and a more economical option than leasing. Approval of this contract will allow DCPS to provide uninterrupted transportation service for special education students and uninterrupted maintenance service for the bus fleet. DCPS will also benefit from cost savings associated with ownership of the bus fleet.

Sec. 3. The Council determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Contract No. GAGA-2005-C-0056 with Laidlaw Transit, Inc. Approval and Payment Authorization Emergency Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-300

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to amend the Office of Administrative Hearings Establishment Act of 2001 to delay the transfer of the adjudicatory functions for cases under the jurisdiction of the Rent Administrator in the Department of Consumer Regulatory Affairs to the Office of Administrative Hearings.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Office of Administrative Hearings Rental Housing Amendment Emergency Declaration Resolution of 2005".

Sec. 2. (a) There exists an emergency regarding the transfer to the Office of Administrative Hearings ("OAH") of the adjudicatory functions for cases under the jurisdiction of the Rent Administrator in the Department of Consumer Regulatory Affairs.

(b) The Committee on the Judiciary held a public oversight hearing on the OAH on July 1, 2005, at which the Chief Administrative Law Judge of the OAH requested that the Council delay the transfer of adjudicatory functions from the Rent Administrator to the Office of Administrative Hearings.

(c) The Chief Administrative Law Judge testified that the OAHs' growing volume of cases, lack of permanent and consolidated office space, and the recent hiring of 12 new judges who need to be trained, make it necessary to delay the transfer in order to permit OAH time to reduce its caseload, secure permanent and consolidated office space, and properly train judicial and other staff in the handling of Rent Administrator cases.

(d) The emergency legislation will delay transfer of all adjudicated cases under the jurisdiction of the Rent Administrator until January 1, 2006.

(e) The emergency would also clarify that administrative appeals of OAH orders adjudicated under the recently amended Rental Housing Conversion and Sale Act of 1980 cannot be taken to the Rental Housing Commission.

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Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Office of Administrative Hearings Rental Housing Emergency Amendment Act of 2005 be adopted after a single reading.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-301

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to make available for expenditure in fiscal year 2006 funds from the Pay-As-You-Go Contingency Funds established pursuant to section 1011 of the Fiscal Year 2006 Budget Support Emergency Act of 2005.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Use of Pay-Go Funds for the Department of Corrections Health Services Contract Emergency Declaration Resolution of 2005".

Sec. 2. (a) The Mayor has submitted to the Council a request to make available for fiscal year 2006 an expenditure of \$2,027,940 by the Department of Corrections from funds identified as Pay-As-You-Go Contingency Funds in section 1011 of the Fiscal Year 2006 Budget Support Emergency Act of 2005, effective July 26, 2005 (D.C. Act 16-168) ("The Act"). The amount requested is from the \$5,964,801 in funding identified in section 1011(a)(2) of the Act for the Department of Corrections.

(b) There is an immediate need to approve the availability of these funds in order for the Council to approve a contract for the provision of health services to the Department of Corrections population. The current contract for these services expires September 30, 2005. The new contract requires a certification of funding availability. The availability of funding for the contract requires the Council's approval of the use of Pay-As-You-Go Contingency Funds.

Sec. 3. The Council of the District of Columbia finds that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Use of Pay-Go Funds for the Department of Corrections Health Services Contract Emergency Approval Resolution of 2005 be adopted on an emergency basis.

Sec. 4. This resolution shall take effect immediately.

A RESOLUTION

16-302

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To approve, on an emergency basis, the Mayor's request to make available for expenditure in fiscal year 2006 funds from the Pay-As-You-Go Contingency Funds established pursuant to section 1011 of the Fiscal Year 2006 Budget Support Emergency Act of 2005.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Use of Pay-Go Funds for the Department of Corrections Health Services Contract Emergency Approval Resolution of 2005".

Sec. 2. Pursuant to section 1011 of the Fiscal Year 2006 Budget Support Emergency Act of 2005, effective July 26, 2005 (D.C. Act 16-168)("Act"), the Council approves the Mayor's request of September 16, 2005, to make available for fiscal year 2006 an expenditure of \$2,027,940 by the Department of Corrections for a contract for health services for its population. The amount requested is from the \$5,964,801 in funding identified in section 1011(a)(2) of the Act for the Department of Corrections.

Sec. 3. The Secretary to the Council shall transmit a copy of this resolution to the Mayor upon its adoption.

Sec. 4. This resolution shall take effect immediately.

A RESOLUTION

16-303

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to approve Contract No. DCFL-2005-D-0044 for the provision of medical and mental health care services to the Department of Corrections inmate population at the District-operated Central Detention Facility and at the Central Treatment Facility operated under contract with Corrections Corporation of America.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Contract No. DCFL-2005-D-0044 Emergency Approval Declaration Resolution of 2005".

Sec. 2. (a) The Department of Corrections ("DOC") has a continuous need for a contractor to provide medical and mental health services to the inmate population at the District-operated Central Detention Facility and the Central Treatment Facility under contract with Corrections Corporation of America. Services to be provided by the contractor will include medical and mental health assessments and treatment, triage of complaints, acute and chronic care services, and ancillary services, and will be performed primarily on-site at the 2 facilities.

(b) The Office of Contracting and Procurement ("OCP") competitively awarded a contract for the services to the Center for Correctional Health and Policy Studies, Inc. ("CCHPS") that expired on March 11, 2005, and was extended through March 31, 2005. The Council approved the current short-term, sole-source contract that continued services for the period April 1, 2005 through September 30, 2005.

(c) External health care for the DOC inmate population is currently being provided primarily by the Greater Southeast Community Hospital through the District Health Care Alliance ("Alliance") contract that expires on May 31, 2006. Upon termination of the Alliance contract, external DOC health care will be severed from the Alliance program. The District has established a Health Care Task Force comprised of representatives from DOC, OCP, the Alliance, the Department of Mental Health, the Office of the Deputy Mayor for Public Safety and Justice, and the Office of the City Administrator to develop a Request for Proposal for Comprehensive Internal and External Medical Care for the inmate population to be solicited and awarded within the next 12 months.

(d) OCP issued a request for a proposal for a one-year, sole-source contract to the current contractor, CCHPS, on August 10, 2005, and, together with DOC representatives, entered into negotiations with CCHPS on August 11, 2005, and concluded negotiations on August 23, 2005. As a result of those negotiations, the contractor submitted a price proposal on August 24, 2005, with a per-inmate, per-diem rate of \$13.50. The proposed rate is considered fair and reasonable based on current actual costs and historical pricing data for the same services. The total maximum contract cost is \$17,246,250.00. The proposed contract has been reviewed by the Office of the Attorney General and has been determined to be legally sufficient.

(e) In view of the short term remaining in the current contract, in order to be able to utilize approximately \$2.1 million in reprogrammed funds from fiscal year 2005 appropriations and to continue the services without interruption, it is necessary that the Council approve Contract No. DCFL-2005-D-0044 on an emergency basis.

Sec. 3. The Council of the District of Columbia finds that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Contract No. DCFL-2005-D-0044 Emergency Approval Resolution of 2005 be adopted on an emergency basis.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-304

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To approve, on an emergency basis, proposed Contract No. DCFL-2005-D-0044 for the provision of medical and mental health care services to the Department of Corrections inmate population at the District-operated Central Detention Facility and at the Central Treatment Facility operated under contract with Corrections Corporation of America.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Contract No. DCFL-2005-D-0044 Emergency Approval Resolution of 2005".

Sec. 2. Pursuant to section 451(b)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51(b)(1)), the Council approves proposed Contract No. DCFL-2005-D-0044 between the Department of Corrections and the Center for Correctional Health and Policy Studies, Inc., in an amount not to exceed \$17,246,250, for the provision of medical and mental health care services to the Department of Corrections inmate population at the District-operated Central Detention Facility and at the Central Treatment Facility operated under contract with Corrections Corporation of America during the period October 1, 2005 through September 30, 2006.

Sec. 3. The Secretary to the Council shall transmit a copy of this resolution to the Mayor upon its adoption.

Sec. 4. This resolution act shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-305

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To declare the existence of an emergency with respect to the need to approve, on an emergency basis, the acceptance and use of grants not included in the ceiling of the District of Columbia Appropriations Act, 2005.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,
That this resolution may be cited as the "Fiscal Year 2005 End of the Year Grant Approval Emergency Declaration Resolution of 2005".

Sec. 2. (a) Compliance with the requirements established by section 314(b)(1)(B) of the District of Columbia Appropriations Act, 2005, approved October 18, 2004 (Pub. L. No. 108-335; 118 Stat. 1341) ("Act"), requires that the Council review and approve the acceptance, obligation, and expenditure of a grant not included in the ceiling of the FY 2005 appropriation for the District of Columbia before any such grant may be accepted, obligated or expended.

(b) Grant requests have been submitted that are not included in the FY 2005 appropriations ceiling. The following grants must be approved by the Council expeditiously in order to be utilized during fiscal year 2005:

Agency	Grant Number	Phase	Type	Grant Name	Reason for Request	Budget Amount
University of the District of Columbia	6F9D00	05	Federal	STEM	Establish Budget Authority	\$17,741
University of the District of Columbia	6F1200	05	Federal	UDC and LCC Partners in Cancer Prevention and Control	Establish Budget Authority	\$7,668
University of the District of Columbia	6F0900	05	Federal	UDC Biomedical Research Program	Establish Budget Authority	\$22,664
University of the District of Columbia	6F9900	05	Federal	Scholarships for Disadvantaged Students (Undergraduate)	Establish Budget Authority	\$3,150
University of the District of Columbia	6F1700	05	Federal	Talent Search Program	Establish Budget Authority	\$33,127
University of the District of Columbia	6F9A00	05	Federal	Veterans Upward Bound	Establish Budget Authority	\$20,990

ENROLLED ORIGINAL

Agency	Grant Number	Phase	Type	Grant Name	Reason for Request	Budget Amount
University of the District of Columbia	6F1800	05	Federal	Upward Bound	Establish Budget Authority	\$18,603
Department of Health	51MREL	05	Federal	Program for Monitoring Residents Exposure to Lead in the District of Columbia	Establish Budget Authority	\$9,364
Department of Health	61SHPB	06	Federal	Public Health Prep. and Response to Bioterrorism	Establish Budget Authority	\$240,793
Department of Human Services	41JAFF	05	Federal	Food Stamp Bonus	Establish Budget Authority	\$968,117
Office of the Attorney General	950002	05	Federal	Co-Location of IV-A/IV D Intake Interviews, IV-D Message Dissemination & Collection	Establish Budget Authority	\$86,574
Office of Planning	CBP001	01	Federal	Canal Blocks Park Design	Establish Budget Authority	\$50,000

Sec. 3. The Council of the District of Columbia determines that the circumstances enumerated in section 2 constitute emergency circumstances making it necessary that the Fiscal Year 2005 End of the Year Grant Emergency Approval Resolution of 2005 be adopted on an emergency basis.

Sec. 4. This resolution shall take effect immediately.

ENROLLED ORIGINAL

A RESOLUTION

16-306

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

September 20, 2005

To approve, on an emergency basis, the acceptance and use of grants not included in the ceiling of the District of Columbia Appropriations Act, 2005.

RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this resolution may be cited as the "Fiscal Year 2005 End of the Year Grant Emergency Approval Resolution of 2005".

Sec. 2. Pursuant to section 314(b)(1)(B) of the District of Columbia Appropriations Act, 2005, approved October 18, 2004 (Pub. L. No. 108-335; 118 Stat. 1341), the Council of the District of Columbia hereby approves the acceptance and use of the following grants not included in the fiscal year 2005 budget for the District of Columbia:

Agency	Grant Number	Phase	Type	Grant Name	Reason for Request	Budget Amount
University of the District of Columbia	6F9D00	05	Federal	STEM	Establish Budget Authority	\$17,741
University of the District of Columbia	6F1200	05	Federal	UDC and LCC Partners in Cancer Prevention and Control	Establish Budget Authority	\$7,668
University of the District of Columbia	6F0900	05	Federal	UDC Biomedical Research Program	Establish Budget Authority	\$22,664
University of the District of Columbia	6F9900	05	Federal	Scholarships for Disadvantaged Students (Undergraduate)	Establish Budget Authority	\$3,150
University of the District of Columbia	6F1700	05	Federal	Talent Search Program	Establish Budget Authority	\$33,127
University of the District of Columbia	6F9A00	05	Federal	Veterans Upward Bound	Establish Budget Authority	\$20,990

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Agency	Grant Number	Phase	Type	Grant Name	Reason for Request	Budget Amount
University of the District of Columbia	6F1800	05	Federal	Upward Bound	Establish Budget Authority	\$18,603
Department of Health	51MREL	05	Federal	Program for Monitoring Residents Exposure to Lead in the District of Columbia	Establish Budget Authority	\$9,364
Department of Health	61SHPB	06	Federal	Public Health Prep. and Response to Bioterrorism	Establish Budget Authority	\$240,793
Department of Human Services	41JAFF	05	Federal	Food Stamp Bonus	Establish Budget Authority	\$968,117
Office of the Attorney General	950002	05	Federal	Co-Location of IV-A/IV D Intake Interviews, IV-D Message Dissemination & Collection	Establish Budget Authority	\$86,574
Office of Planning	CBP001	01	Federal	Canal Blocks Park Design	Establish Budget Authority	\$50,000

Sec. 3. The Secretary to the Council shall transmit a copy of this resolution, upon its adoption, to the Mayor.

Sec. 4. This resolution shall take effect immediately.