

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-466

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To amend, on an emergency basis, due to Congressional review, Chapter 10 of Title 47 of the District of Columbia Official Code to exempt from taxation certain real property of the American College of Cardiology and American College of Cardiology Foundation.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "American College of Cardiology and American College of Cardiology Foundation Real Property Tax Exemption Congressional Review Emergency Act of 2004".

Sec. 2. Chapter 10 of Title 47 of the District of Columbia Official Code is amended as follows:

(a) The table of contents is amended by adding a new section designation to read as follows:

"§ 47-1059. American College of Cardiology and American College of Cardiology Foundation."

(b) A new section 47-1059 is added to read as follows:

"§ 47-1059. American College of Cardiology and American College of Cardiology Foundation.

"Property owned, occupied, and used by the American College of Cardiology and the American College of Cardiology Foundation, is hereby exempt from all taxation so long as the property continues to be so owned and occupied, and not used for commercial purposes, subject to the provisions of § 47-1002 and § 47-1007, providing for exemption of certain real properties."

Sec. 3. Inclusion in the budget and financial plan.

This act shall take effect subject to the inclusion of its fiscal effect in an approved budget and financial plan.

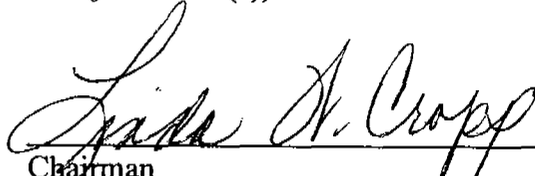
ENROLLED ORIGINAL

Sec. 4. Fiscal impact statement.

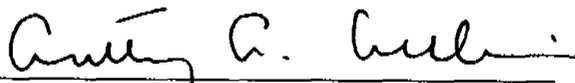
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 5. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR FISCAL IMPACT STATEMENT

Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: July 7, 2003
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Short Title: "American College of Cardiology Foundation Real Property Tax Exemption Emergency Act of 2003".

Part I. Summary of the Fiscal Estimates of the Bill

	YES	NO
It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
It will affect local expenditures.	()	(x)
It will affect federal expenditures.	()	(x)
It will affect private/other expenditures.	()	(x)
It will affect intra-District expenditures.	()	(x)
It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	(x)	()
It will impact local revenue.	(x)	()
It will impact federal revenue.	()	(x)
It will impact private/other revenue.	()	(x)
It will impact intra-District revenue.	()	(x)
Legislation's impact on District revenues cannot be estimated at this time – as property tax valuations are based on size, condition, and location of improved property. However, the relocation of the American College of Cardiology Foundation to the District would result in the redevelopment of vacant land, at minimal tax loss to the District, as well as the associated positive economic impact that the Foundation and its activities would generate in the District, particularly with respect to the hospitality industry.		
The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	()	(x)
Explanation above.		

II. Other Impact of the Bill

Check "Yes" for each question, please explain on separate sheet, if necessary.	YES	NO
It will affect an agency and/or agencies in the District.	()	(x)
Are there performance measures/output for this bill?	()	(x)
Will it have results/outcome, i.e., what would happen if this bill is not enacted?	()	(x)
Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	()	(x)
Has legislation been made "subject to the inclusion of its fiscal effect in an approved budget and financial plan?"		

Source of information: Committee staff; May 22, 2003 economic impact analysis prepared by Economics Research Associates.

Councilmember: Evans

Staff Person & Tel: Jeff Coudriet, 202/724-8058.

Council Budget Director's Signature: *ADAMS*

7/7/03

ENROLLED ORIGINAL

AN ACT

D.C. ACT 15-467

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

*Codification
District of
Columbia
Official Code*

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To amend, on an emergency basis, due to Congressional review, Title 47 of the District of Columbia Official Code to exempt from taxation certain real property owned directly through any wholly-owned subsidiary by a legitimate theater company, to exempt from taxation certain personal property owned directly through any wholly-owned subsidiary by a legitimate theater company, and to exempt from taxation sales to any organization that is wholly-owned by a legitimate theater company.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Lot 878, Square 456 Tax Exemption Clarification Congressional Review Emergency Act of 2004".

Sec. 2. Title 47 of the District of Columbia Official Code is amended as follows:

(a) Section 47-1002 is amended as follows:

(1) Paragraph (19) is amended by striking the semicolon and inserting the phrase ", and the real property (and any interest therein) situated on any portion of the lot that is designated, as of October 1, 2003, as lot 878 in square 456 and that is owned, occupied, and used, directly through one or more wholly-owned subsidiary organizations, by a legitimate theater company so long as the property continues to be so owned and occupied, and used for the exempt purposes described in paragraph (18) of this section and this paragraph;" in its place.

(2) Paragraph (28)(B)(ii) is amended by striking the phrase "a theater company described in paragraph (19) of this section" and inserting the phrase "a theater company described in paragraph (19) of this section or any wholly-owned subsidiary of such theater company" in its place.

(b) Section 47-1052(a)(8) is amended to read as follows:

"(8) "Qualified Theater Company" means any entity that:

"(A)(i) Operates a theater of the type described in § 47-1002(19); and

"(ii)(I) Owns some or all of the Site; or

"(II) Is or was the contract purchaser of some or all of the

Site as of July 10, 2002; or

Note,
§ 47-1002

Note,
§ 47-1052

ENROLLED ORIGINAL

“(B) Is the current wholly-owned subsidiary of an entity that is described in subparagraph (A) of this paragraph.”

(c) Section 47-1508(a) is amended by adding a new paragraph (10) to read as follows:

Note,
§ 47-1508

“(10) The personal property of any organization which is wholly-owned by a legitimate theater company, which is a District of Columbia nonprofit corporation, and which acquires any portion of the lot that is designated, as of October 1, 2003, as lot 878 in square 456 as if the personal property was owned by the legitimate theater company.”

(d) Section 47-2005 is amended by adding a new paragraph (36) to read as follows:

Note,
§ 47-2005

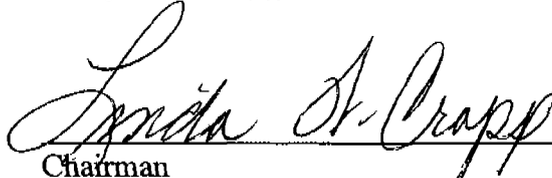
“(36) Sales to any organization which is wholly-owned by a legitimate theater company, which is a District of Columbia nonprofit corporation, and which acquires any portion of the lot that is designated, as of October 1, 2003, as lot 878 in square 456 to the same extent as if the sale was made to the legitimate theater company.”

Sec. 3. Fiscal impact statement.

The Council adopts the attached fiscal impact statement 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 §1-206.02(c)(3)).

Sec. 4. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).



Chairman
Council of the District of Columbia



Mayor

District of Columbia

APPROVED

July 19, 2004

Codification District of Columbia Official Code, 2001 Edition

DISTRICT OF COLUMBIA REGISTER
COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR **FISCAL IMPACT STATEMENT**

Bill Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: April 19, 2004
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Subject/Short Title: "Lot 878, Square 456 Tax Exemption Clarification Emergency Act of 2004".

Part I. Summary of the Fiscal Estimates of the Bill		
	YES	NO
It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
a) It will affect local expenditures.	()	(x)
b) It will affect federal expenditures.	()	(x)
c) It will affect private/other expenditures.	()	(x)
d) It will affect intra-District expenditures.	()	(x)
It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(x)
a) It will impact local revenue.	()	(x)
b) It will impact federal revenue.	()	(x)
c) It will impact private/other revenue.	()	(x)
d) It will impact intra-District revenue.	()	()
The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	(x)	
The proposed emergency legislation would not have any additional fiscal impact beyond that of D.C. Law 14-234, the "Square 456 Payment in Lieu of Taxes Amendment Act of 2002".		

Part II. Other Impact of the Bill		
	YES	NO
If you check "Yes" for each question, please explain on separate sheet, if necessary.		
1. It will affect an agency and/or agencies in the District.	()	(X)
2. Are there performance measures/output for this bill?	()	(x)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted?	()	(x)
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	(x)	()
The proposed emergency legislation would not have any additional fiscal impact beyond that of D.C. Law 14-234, the "Square 456 Payment in Lieu of Taxes Amendment Act of 2002".		

Sources of information: Committee staff.	Councilmember: Evans
	Staff Person & Tel: Jeff Coudriet, 202/724-8058.
	Council Budget Director's Signature: <i>ARTHUR B. LANE</i>

4/19/04

ENROLLED ORIGINAL

AN ACT

D.C. ACT 15-468

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

Codification
District of
Columbia
Official Code

2001 Edition

2004 Fall
Supp.West Group
Publisher

To amend, on an emergency basis, due to Congressional review, the Lead-Based Paint Abatement and Control Act of 1996 to change exemptions and increase criminal and civil penalties and fines for violations to match federal standards; to amend the Housing Regulations of the District of Columbia to require notice to the Department of Health of peeling paint in older housing businesses; and to amend section 806 of Title 20 of the District of Columbia Municipal Regulations to make technical amendments.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Lead-Based Paint Abatement and Control Congressional Review Emergency Amendment Act of 2004".

Sec. 2. The Lead-Based Paint Abatement and Control Act of 1996, effective April 9, 1997 (D.C. Law 11-221; D.C. Official Code § 8-115.01 *et seq.*), is amended as follows:

(a) Section 2 (D.C. Official Code § 8-115.01) is amended as follows:

Note,
§ 8-115.01

(1) Paragraph (2) is amended by striking the number "8" and inserting the number "6" in its place.

(2) Paragraph (8) is amended by striking the phrase "seven-tenths of a milligram per square centimeter (0.7 mg/cm²)" and inserting the phrase "one milligram per square centimeter (1.0 mg/cm²)" in its place.

(3) A new paragraph (12) is added to read as follows:

"(12) "0-bedroom unit" means any residential unit in which the living areas are not separated from the sleeping areas."

(b) Section 5 (D.C. Official Code § 8-115.04) is amended as follows:

Note,
§ 8-115.04

(1) Paragraph (1) is amended by striking the number "8" and inserting the number "6" in its place.

(2) Paragraph (2) is amended by striking the number "8" and inserting the number "6" in its place.

(c) Section 8(a) (D.C. Official Code § 8-115.07(a)) is amended by striking the phrase "individuals, except governmental agencies." and inserting the phrase "individuals." in its place.

Note,
§ 8-115.07

ENROLLED ORIGINAL

(d) Section 13(a) (D.C. Official Code § 8-115.12(a)) is amended to read as follows:

Note,
§ 8-115.12

"(a) Notwithstanding any other provision of this act, any person who knowingly or willfully violates sections 4, 6, 7, or 8, or the implementing rules and regulations, shall be guilty of a misdemeanor, and, upon conviction, shall be punished by a fine of not more than \$25,000, imprisonment of not more than one year, or both."

(e) Section 14(a) (D.C. Official Code § 8-115.13(a)) is amended by striking the phrase "\$500" and inserting the phrase "\$25,000" in its place.

Note,
§ 8-115.13

Sec. 3. The Housing Regulations of the District of Columbia, issued August 11, 1955 (C.O. 55-1503; 14 DCMR Chapters 1-13), are amended as follows:

DCMR

(a) Section 1102 (14 DCMR § 199.1) is amended by amending the definition for the term "exterior surface" by striking the number "8" and inserting the phrase "six (6)" in its place.

(b) Section 2605.2 (14 DCMR §§ 707.8-707.12) is amended by striking the number "8" and inserting the phrase "six (6)" in its place.

(c) Section 2605.3 (14 DCMR §§ 707.13-707.14) is amended as follows:

(1) Strike the phrase "0.5 of 1 percent or more of the total weight of the materials or 0.7 milligrams or more per square centimeter (0.7 mg/cm²)" and insert the phrase "five-tenths of one percent (0.5%) or more of the total weight of the materials or one milligram per square centimeter (1.0 mg/cm²)" in its place.

(2) Strike the number "8" wherever it appears and insert the phrase "six (6)" in its place.

(d) Section 2605.4 (14 DCMR §§ 707.3-707.4) is amended as follows:

(1) Strike the number "8" wherever it appears and insert the phrase "six (6)" in its place.

(2) Strike the phrase "0.5 of 1 percent of the total weight of the material or more than 0.7 milligrams per square centimeter (0.7 mg/cm²)" wherever it appears and insert the phrase "five-tenths of one percent (0.5 %) of the total weight of the material or more than one milligram per square centimeter (1.0 mg/cm²)" in its place.

(e) Section 2605a(a) (14 DCMR §§ 707.15-707.16) is amended by striking the number "8" wherever it appears and inserting the phrase "six (6)" in its place.

(f) A new section 3103.6 (14 DCMR § 201.6) is added to read as follows:

"3103.6 The Director of the District agency responsible for enforcement of the housing regulations shall report to the Director of the District agency responsible for health regulations the presence of peeling paint on the interior or exterior surfaces of any housing business built before 1978, and licensed under this chapter, excluding hotels and motels."

Sec. 4. Section 806.1(e)(3) of Title 20 of the District of Columbia Municipal Regulations (February 1997) (20 DCMR § 806.1(e)(3)) is amended by striking the phrase "If performing clearance tests, the" and inserting the word "The" in its place.

DCMR

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Sec. 5. Fiscal impact statement.

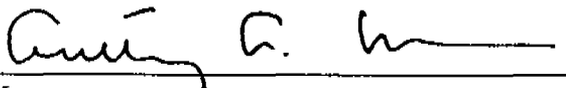
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 6. Effective date.

This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

AN ACT
D.C. ACT 15-469

*Codification
District of
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Official Code*

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IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

To amend the Eastern Market Real Property Asset Management and Outdoor Vending Act of 1998 to eliminate term limitations for Eastern Market Community Advisory Committee members that are subject to them and to change the composition of the Eastern Market Community Advisory Committee by eliminating the Eastern Market Tenants Council member, by giving a full vote both to the food market inside vendor and the representative from the farmers' line, by keeping the member from the Advisory Neighborhood Commission in which Eastern Market is sited and eliminating the other Advisory Neighborhood Commission member, by giving the Mayor's representative a vote, by requiring the Ward 6 Councilmember's representative to be a resident in the ward and giving the Ward 6 Councilmember's representative a vote, and to require the Eastern Market Community Advisory Committee to conform its bylaws to these amendments.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Eastern Market Amendment Act of 2004".

Sec. 2. Section 12 of the Eastern Market Real Property Asset Management and Outdoor Vending Act of 1998, effective April 16, 1999 (D.C. Law 12-228; D.C. Official Code § 37-111), is amended as follows:

Amend
§ 37-111

(a) Subsection (a) is amended as follows:

(1) Paragraph (1) is repealed.

(2) Paragraph (5) is amended to read as follows:

"(5) One member who shall be a resident of Ward 6 and who is appointed by the Ward 6 member of the Council, to serve as a voting member;"

(3) Paragraph (6) is amended to read as follows:

"(6) One member appointed by the Mayor, to serve as a voting member;"

(4) Paragraph (7) is repealed.

(5) Paragraph (8) is amended to read as follows:

"(8) Two food market vendors, one from the merchants in the South Hall and the

ENROLLED ORIGINAL

other from the farmer's line, and one non-food market vendor to be selected by those market vendors, respectively, each of whom serves as a voting member.”.

(b) Subsection (c) is amended to read as follows:

“(c) Members of the EMCAC shall serve for 2-year terms, except that the representative from ANC 6B shall not serve for any period longer than his or her service as a Commissioner. ANC 6B shall identify the EMCAC representative within 45 days after April 16, 1999. To create staggered terms, the initial non-ANC members shall determine by lot that half shall serve for one year.”.

(c) Subsection (d) is amended by striking the phrase “With the exception of the non-voting representative of the Tenants Council and the voting representatives of the food market vendors and non-food market vendors,” and inserting the phrase “With the exception of the voting representatives of the food market vendors and non-food market vendors,” in its place.

(d) Subsection (f) is amended by adding a sentence at the end to read as follows:

“Within 90 days after the effective date of the Eastern Market Amendment Act of 2004, passed on second reading on June 29, 2004 (Enrolled version of Bill 15-316), the EMCAC shall revise its bylaws to be consistent with the act.”.

(e) Subsection (i)(1) is amended by striking the phrase “and one member to represent the Tenants Council as a non-voting member on the EMCAC”.

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 § 1-206.02(c)(3)).

Sec. 4. Effective date.

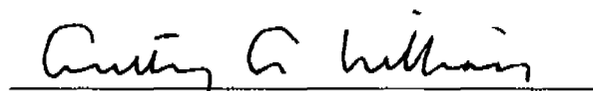
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December

ENROLLED ORIGINAL

24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.2(c)(1)), and publication in the District of Columbia Register.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

ENROLLED ORIGINAL

AN ACT

D.C. ACT 15-470

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

To amend, on a temporary basis, section 12(e) of Article 29 of the Harbor and Boating Safety Regulations of the Police Regulations of the District of Columbia to require children under 13 years of age to wear personal flotation devices while on recreational vessels.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Juvenile Flotation Device Requirement Temporary Amendment Act of 2004".

Sec. 2. Section 12(e) of Article 29, Harbor and Boating Safety Regulations of the Police Regulations, effective July 12, 1979 (D.C. Law 3-25; 19 DCMR §§ 1026.7 and 1026.8), is amended by adding a new paragraph (1A) to read as follows:

DCMR

"(1A) No person may operate a recreational vessel underway with any child under 13 years old aboard unless each such child is below decks, in an enclosed cabin, or wearing a Coast Guard approved personal flotation device of the proper size."

Sec. 3. Fiscal impact statement.

This act shall have no fiscal impact.

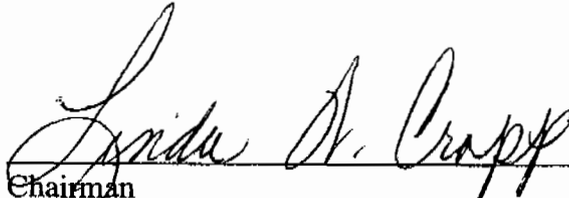
Sec. 4. Effective date.

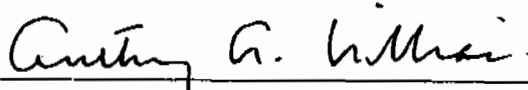
(a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved

ENROLLED ORIGINAL

December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.


Chairman
Council of the District of Columbia


Mayor
District of Columbia
APPROVED
July 19, 2004

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-471IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
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Publisher

To amend, on a temporary basis, Chapter 10 of Title 47 of the District of Columbia Official Code to exempt from taxation certain real property located in the District of Columbia used by the Department of the Army.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Walter Reed Property Tax Exemption Reconfirmation Temporary Act of 2004".

Sec. 2. Chapter 10 of Title 47 of the District of Columbia Official Code is amended as follows:

(a) The table of contents is amended by adding a new section designation to read as follows:

"§ 47-1060. Walter Reed military housing."

(b) A new section 47-1060 is added to read as follows:

"§ 47-1060. Walter Reed military housing.

"Real property, described as lot 001, parcel 0319, at the Walter Reed U.S. Army Medical Center, together with the improvements thereon and any future improvements constructed thereon, shall be exempt from all taxation, including ordinary and special taxes and use or possessory interest taxes, on real property or the use thereof, so long as said property is used for the purposes of housing military personnel or their families, as contemplated by 10 USC §§ 2871 through 2885, subject to the provisions of §§ 47-1005, 47-1007, and 47-1009. The transfer of a leasehold or fee interest in the property, or the improvements thereon, from the United States of America, or any branch of the U.S. military; the recordation of any lease, deed, deed of trust, other security instrument, or financing used for the improvement or construction of military housing; and the transfer from any entity to the United States government, or any branch of the U.S. military, shall be exempt from all transfer and recordation taxes of or imposed by the District of Columbia."

ENROLLED ORIGINAL

Sec. 3. Fiscal impact statement.

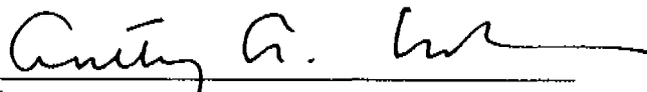
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. (a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

DISTRICT OF COLUMBIA REGISTER
 COUNCIL OF THE DISTRICT OF COLUMBIA
 OFFICE OF THE BUDGET DIRECTOR

AUG 6 - 2004 ENROLLED ORIGINAL
 FISCAL IMPACT STATEMENT

Bill Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: June 1, 2004
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Subject/Short Title: "Walter Reed Property Tax Exemption Reconfirmation Emergency Act of 2004".

Part I. Summary of the Fiscal Estimates of the Bill		
	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
a) It will affect local expenditures.	()	(x)
b) It will affect federal expenditures.	()	(x)
c) It will affect private/other expenditures.	()	(x)
d) It will affect intra-District expenditures.	()	(x)
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(x)
a) It will impact local revenue.	()	(x)
b) It will impact federal revenue.	()	(x)
c) It will impact private/other revenue.	()	(x)
d) It will impact intra-District revenue.	()	(x)
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	(x)	()
The property in question is currently tax exempt, and property taxes from this property have not been anticipated by approved budget and financial plans.		

Part II. Other Impact of the Bill		
If you check "Yes" for each question, please explain on separate sheet, if necessary.		
	YES	NO
1. It will affect an agency and/or agencies in the District.	()	(x)
2. Are there performance measures/output for this bill?	()	(x)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted?	()	(x)
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	()	(x)

Sources of information: Committee on Finance and Revenue.	Councilmember: Evans
	Staff Person & Tel: Jeff Coudriet, 202/724-8058.
	Council Budget Director's Signature: <i>ATTN: R. J. ...</i>

6/104

ENROLLED ORIGINAL

AN ACT

D.C. ACT 15-472

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
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West Group
Publisher

To amend, on a temporary basis, the Tax Increment Financing Authorization Act of 1998 to amend the sunset date for the issuance of tax increment financing bonds.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Tax Increment Financing Reauthorization Date Temporary Amendment Act of 2004".

Sec. 2. Section 3(b) of the Tax Increment Financing Authorization Act of 1998, effective April 27, 1999 (D.C. Law 12-143; D.C. Official Code § 2-1217.02(b)), is amended by striking the phrase "July 1, 2004" and inserting the phrase "January 1, 2005" in its place.

Note,
§ 2-1217.02

Sec. 3. Fiscal impact statement.

The Council adopts the attached fiscal impact statement 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 §1-206.02(c)(3)).

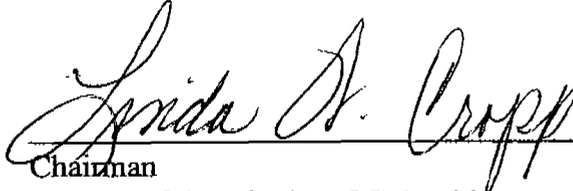
Sec. 4. Effective date.

(a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December

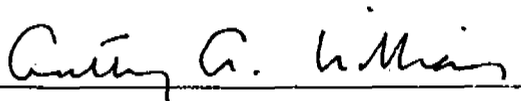
ENROLLED ORIGINAL

24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA

OFFICE OF THE BUDGET DIRECTOR

FISCAL IMPACT STATEMENT

Bill Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: June 1, 2004
--------------	---	-----------------------------

Subject/Short Title: "Tax Increment Financing Reauthorization Date Emergency Amendment Act of 2004".

Part I. Summary of the Fiscal Estimates of the Bill	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
a) It will affect local expenditures.	()	(x)
b) It will affect federal expenditures.	()	(x)
c) It will affect private/other expenditures.	()	(x)
d) It will affect intra-District expenditures.	()	(x)
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(x)
a) It will impact local revenue.	()	(x)
b) It will impact federal revenue.	()	(x)
c) It will impact private/other revenue.	()	(x)
d) It will impact intra-District revenue.	()	(x)
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	(x)	()
The fiscal impact of the TIF program has already been accounted for in approved budget and financial plans.		

Part II. Other Impact of the Bill	YES	NO
If you check "Yes" for each question, please explain on separate sheet, if necessary.		
1. It will affect an agency and/or agencies in the District.	()	(x)
2. Are there performance measures/output for this bill?	()	(x)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted?	()	(x)
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	()	(x)

Sources of information: Committee on Finance and Revenue.	Councilmember: Evans
	Staff Person & Tel: Jeff Coudriet, 202/724-8058.
	Council Budget Director's Signature: <i>ASTA ROY</i>

6/1/04

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-473

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To amend, on a temporary basis, Chapter 5 of Title 21 of the District of Columbia Official Code to provide that the commitment of a person for an indeterminate period under section 21-545 of the District of Columbia Official Code shall expire 548 days after the effective date of a federal law enacting provisions of the Mental Health Civil Commitment Act of 2002 that will make all subsequent commitments for a one-year period, unless the chief clinical officer of the Department, facility, hospital, or mental health provider has petitioned for recommitment of the person.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Mental Health Civil Commitment Extension Temporary Act of 2004".

Sec. 2. Chapter 5 of Title 21 of the District of Columbia Official Code is amended as follows:

(a) The table of contents is amended by striking the phrase "21-589.01. Interim provisions for term of commitment for persons committed prior to January 1, 2003." and inserting the phrase "21-589.01. Interim provisions for term of commitment." in its place.

(b) Section 21-589.01 is amended to read as follows:

"§ 21-589.01. Interim provisions for term of commitment.

"(a) The commitment of a person committed under section 21-545 for an indeterminate period of time shall expire 548 days after the effective date of the federal law enacting section 2(d), (e), (l)(2), (r)(3) and (4), (t), and (u) of the Mental Health Civil Commitment Act of 2002, effective April 4, 2003 (D.C. Law 14-283; 50 DCR 917), unless the chief clinical officer of the Department, facility, hospital, or mental health provider has petitioned for recommitment of the person.

"(b) A petition for recommitment under this section shall be subject to the provisions for a petition for renewal of commitment brought under section 21-545.01 unless the provision is inconsistent with this section.

"(c) A petition for recommitment may be filed at any time during the 548-day period, but not later than 60 days prior to the expiration of the 548-day period. For good cause shown, a petition for recommitment may be filed within the last 60 days of the 548-day period.

Note,
§ 21-589.01

ENROLLED ORIGINAL

“(d) If a petition for recommitment is pending at the expiration of the 548-day period, the period of commitment shall be extended pending resolution of the petition.”.

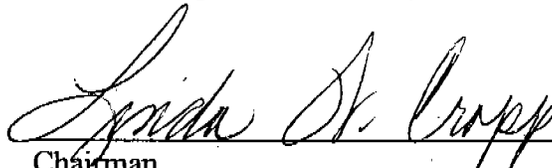
Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Budget Director 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 § 1-206.02(c)(3)).

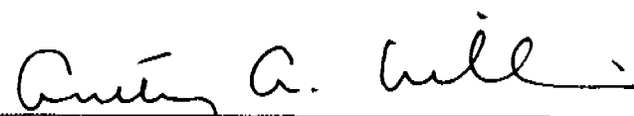
Sec. 4. Effective date.

(a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-474

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To amend, on a temporary basis, the District of Columbia Election Code of 1955 to allow the District of Columbia Board of Elections and Ethics ("Board") to waive, for good cause, the requirement that the names of nominees for presidential electors be filed with the Board by the close of business on September 1 of each presidential election year.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Presidential Elector Deadline Waiver Second Temporary Amendment Act of 2004".

Sec. 2. Section 8(d) of the District of Columbia Election Code of 1955, approved August 12, 1955 (69 Stat. 701; D.C. Code §1-1001.08(d)), is amended by striking the phrase "next preceding a presidential election" and inserting the phrase "next preceding a presidential election, unless the deadline is waived for good cause, by the Board" in its place.

Note,
§ 1-1001.08

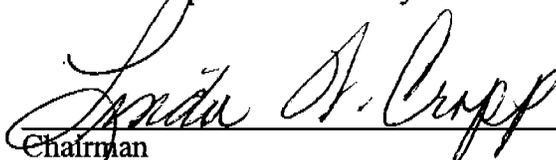
Sec. 3. Fiscal impact statement.

The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 2, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

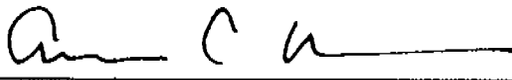
Sec. 4. (a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved

December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR FISCAL IMPACT STATEMENT

Type: Emergency (x) Temporary (x) Permanent ()	Date Reported: May 2004
---	-------------------------

Subject/Short Title: "Presidential Elector Deadline Waiver Emergency Amendment Act of 2004" "Presidential Elector Deadline Waiver Temporary Amendment Act of 2004"

Part I. Summary of the Fiscal Estimates of the Bill

	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
a) It will affect local expenditures.	()	(x)
b) It will affect federal expenditures.	()	(x)
c) It will affect private/other expenditures.	()	(x)
d) It will affect intra-District expenditures.	()	(x)
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(x)
a) It will impact local revenue.	()	(x)
b) It will impact federal revenue.	()	(x)
c) It will impact private/other revenue.	()	(x)
d) It will impact intra-District revenue.	()	(x)
Explanation:		
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	()	(x)

Part II. Other Impact of the Bill

If you check "Yes" for each question, please explain on separate sheet, if necessary.

	YES	NO
1. It will affect an agency and/or agencies in the District. The proposed legislation would affect the District of Columbia Board of Elections and Ethics. The proposed amendment would allow the Board to waive, for good cause, the requirement that the names of nominees for presidential electors be filed with the Board by the close of business on September 1 of each presidential election year.	(x)	()
2. Are there performance measures/output for this bill?	()	(x)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted? The proposed legislation allows the Board to waive the current deadline, by which, political parties in the District of Columbia must file the names of nominees for presidential electors, as well as the names of the parties' candidates for the offices of President and Vice-President. Currently, the Board lacks the ability to waive this statutory deadline. This situation may pose a hardship for those political parties whose candidates for presidential electors are not named in time for their local committees to complete and submit the requisite filings.	(x)	()
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year? The proposed emergency legislation simply allows the Board of Elections and Ethics to waive the deadline by which political parties must file the names of nominees for presidential electors. The proposed change has no fiscal impact. This change would not impose additional costs on the District of Columbia Board of Elections and Ethics.	(x)	()

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-475

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To require, on a temporary basis, that venues that attract large numbers of people inform the Metropolitan Police Department of their schedule and obtain adequate police presence at the event for the safety of the public.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Public Congestion and Venue Protection Temporary Act of 2004".

Sec. 2. Definitions.

For the purposes of this act, the term:

(1) "Congestion" means the significant increase in vehicular or foot traffic within the police service area where the venue is operated over a period of time not to exceed 8 hours that is associated with patrons congregating to attend and leave the venue.

(2) "Reimbursable detail" means an assignment of on-duty officers of the Metropolitan Police Department to patrol the surrounding area of each entrance of a public venue for the purpose of maintaining public safety, including the remediation of traffic congestion and the safety of public patrons, during their approach and departure from the venue.

(3) "Venue" means a place where the congregation of the public leads to:

(A) Street closures;

(B) Traffic congestion; or

(C) Unusual and significant increases in foot or vehicular traffic within or surrounding the entrance of a commercial building, place of public assembly, establishment required to have a license under D.C. Official Code § 25-102, school, public hall or any establishment or private function, or parking lots regularly used to attend functions at these places.

(4) "Venue operator" means an individual, corporation or proprietorship with a license to hold an event for-profit or not-for-profit at an establishment that leads to congestion surrounding the venue.

ENROLLED ORIGINAL

Sec. 3. Responsibility of venue operators.

All regular venue operators shall meet with the Metropolitan Police Department ("MPD") to develop an agreement with the MPD when holding a function that leads to an unusual and significant increase in foot or vehicular traffic to and from the police service area where the venue is located. This agreement shall:

- (1) Provide procedures for the venue operator to inform the MPD when congestion of city streets within the police service area where the venue is located is expected to occur;
- (2) Provide procedures for establishing reimbursable details at each venue as requested by the venue operator;
- (3) Provide procedures for compensation of the MPD when reimbursable details are requested by the venue operator; and
- (4) Provide the MPD with the obligation to staff reimbursable details as requested by the venue operator.

Sec. 4. Responsibility of the Metropolitan Police Department.

Subject to adequate staffing of the police service areas, the MPD shall staff reimbursable details as requested by venue operators. Where a venue results in unusual and significant increases in vehicular or foot traffic and congestion of city streets, the MPD may establish a detail and charge the venue operator or group of venue operators for the presence of those MPD officers required to maintain the flow of traffic and public safety within the police service area where the venue is located.

Sec. 5. Fiscal impact statement.

The Council adopts the attached fiscal impact statement 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 § 1-206.02(c)(3)).

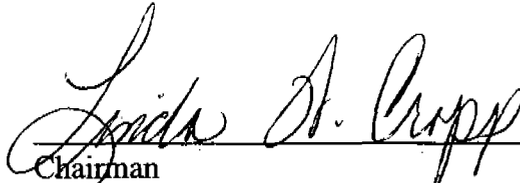
Sec. 6. Effective date.

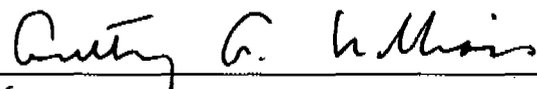
(a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved

ENROLLED ORIGINAL

December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.


Chairman
Council of the District of Columbia


Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR FISCAL IMPACT STATEMENT

Type: Emergency (x) Temporary (x) Permanent ()	Date Reported: May 2004
---	-------------------------

Subject/Short Title: "Public Congestion and Venue Protection Emergency Act of 2004" "Public Congestion and Venue Protection Temporary Act of 2004"

Part I. Summary of the Fiscal Estimates of the Bill		
	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(x)
a) It will affect local expenditures.	()	(x)
b) It will affect federal expenditures.	()	(x)
c) It will affect private/other expenditures.	()	(x)
d) It will affect intra-District expenditures.	()	(x)
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(x)
a) It will impact local revenue.	()	(x)
b) It will impact federal revenue.	()	(x)
c) It will impact private/other revenue.	()	(x)
d) It will impact intra-District revenue.	()	(x)
Explanation:		
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	()	(x)

Part II. Other Impact of the Bill		
If you check "Yes" for each question, please explain on separate sheet, if necessary.		
	YES	NO
1. It will affect an agency and/or agencies in the District. The proposed legislation would affect the District of Columbia Metropolitan Police Department. The bill requires that venues that attract large numbers of people inform the Metropolitan Police Department of their schedule and obtain adequate police presence at the event for the safety of the public. MPD would be required to staff reimbursable details as requested by venue operators. Where venues result in increases in vehicular or foot traffic and congestion of city streets, the MPD may establish a detail and charge the Venue Operator or group of Venue Operators for the presence of those MPD officers required to maintain the flow of traffic and public safety within the Police Service Areas(s) where the Venue(s) are located.	(x)	()
2. Are there performance measures/output for this bill?	()	(x)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted? The proposed bill is designed in the interest of public safety and security. It is intended to control vehicular and human congestion at venues that attract large numbers of people. Requiring venues that attract large numbers of people to inform the Metropolitan Police Department of their event would be in the interest of public safety and security.	(x)	()
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year? The proposed bill would not result in additional expenditures by the District of Columbia government. The assignment of officers to public venues that attract large numbers of people would be reimbursable by the public venue. The venue would be responsible for the cost of assigning officers to their locations.	(x)	()

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-476

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To amend, on a temporary basis, the Office of Property Management Establishment Act of 1998 to impose a requirement that the Office of Property Management report to the Council before entering into a contract in excess of \$500,000, including a contract with a party where multiple contracts with that party over a 12-month period exceed \$500,000 in the aggregate (in the case of sole source contracts in excess of \$50,000), and to require that all planned relocations of District government facilities be accompanied by a complete funding certification which analyzes all material, operational and other direct costs, such as anticipated lost revenue, likely to be incurred in relocating District government facilities; and to require a report by the Office of Property Management on the tenant representation program.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Office of Property Management Reform Temporary Amendment Act of 2004".

Sec. 2. The Office of Property Management Establishment Act of 1998, effective March 26 1999 (D.C. Law 12-175; D.C. Official Code § 10-1001 *et seq.*), is amended by adding new sections 1806a and 1806b to read as follows:

“Sec. 1806a. Report to the Council on certain contracts.

“(a) For the purposes of this section, the term:

“(1) “Contract” includes a contract, lease, or any amendment or addendum to a contract or lease; task order; or purchase order.

“(2) “Party” includes any person or entity, including a corporation, general or limited partnership, limited liability company, trust, association, or cooperative, or any person, entity, owning or owned by (in any percentage) such person or entity.

“(b) At least 30 days before entering into any contract, the Office shall provide a report to the Council if the contract:

“(1) Exceeds \$500,000;

“(2) Is an addendum or an amendment to a contract, which contract, together

ENROLLED ORIGINAL

with all addenda or amendments, in the aggregate, exceeds \$500,000;

“(3) Together with all contracts between the Office and a single party, in the aggregate during a 12-month period, exceeds \$500,000;

“(4) Is a sole source contract which exceeds \$50,000;

“(5) Is an addendum or an amendment to a sole source contract, which contract, together with all addenda or amendments, in the aggregate, exceeds \$50,000; or

“(6) Together with all sole source contracts between the Office and a party which in the aggregate during a 12-month period, exceeds \$50,000 .

“(c) The report shall include:

“(1) A summary of the material terms of the contract;

“(2) A copy of the contract; and

“(3) If subsection (b)(2), (3), (5), or (6) of this section apply, a summary of the material terms of each contract and a copy of each contract.

“Sec. 1806b. Report to the Council on relocation.

At least 90 days prior to any relocation of District government facilities, the Office shall provide to the Council, a complete funding certification which analyzes all material, operational, and other direct costs, including anticipated lost revenues, likely to be incurred in relocating District government facilities.”.

Sec. 3. The Office of Property Management shall provide to the Council an analysis of the costs and benefits of instituting a new tenant representation program within 90 days of the effective date of the Office of Property Management Reform Emergency Amendment Act of 2004, effective June 23, 2004 (D.C. Act 15-453; 51 DCR ____).

Sec. 4. Fiscal impact statement.

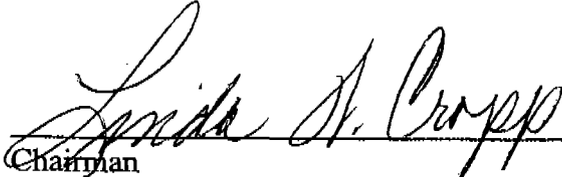
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 5. (a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30 day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved

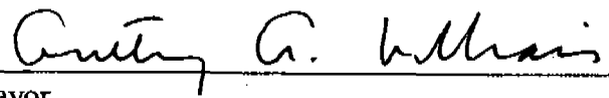
ENROLLED ORIGINAL

December 24, 1973 (87 Stat.813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b). This act shall expire after 255 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR

FISCAL IMPACT STATEMENT

Bill Number:	Type: Emergency (<input checked="" type="checkbox"/>) Temporary (<input checked="" type="checkbox"/>) Permanent ()	Date Reported:
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Subject/Short Title: "OFFICE OF PROPERTY MANAGEMENT REFORM EMERGENCY AMENDMENT ACT OF 2004"
"OFFICE OF PROPERTY MANAGEMENT REFORM TEMPORARY AMENDMENT ACT OF 2004"

Part I. Summary of the Fiscal Estimates of the Bill

	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	()
a) It will affect local expenditures.	()	()
b) It will affect federal expenditures.	()	()
c) It will affect private/other expenditures.	()	()
d) It will affect intra-District expenditures.	()	()
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	()
a) It will impact local revenue.	()	()
b) It will impact federal revenue.	()	()
c) It will impact private/other revenue.	()	()
d) It will impact intra-District revenue.	()	()
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	<input checked="" type="checkbox"/>	()

Explanation: THE BILL ESTABLISHES A THRESHOLD FOR REPORTING TO THE COUNCIL ON THE LEASE MANAGEMENT AND CONSTRUCTION MANAGEMENT ACTIVITIES OF THE OFFICE OF PROPERTY MANAGEMENT. THIS IS GAP FILLING LEGISLATION TO REPLACE A TEMPORARY BILL SET TO EXPIRE ON JULY 21, 2004

Part II. Other Impact of the Bill

If you check "Yes" for each question, please explain on separate sheet, if necessary.

	YES	NO
1. It will affect an agency and/or agencies in the District.	<input checked="" type="checkbox"/>	()
2. Are there performance measures/output for this bill?	()	<input checked="" type="checkbox"/>
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted?	()	<input checked="" type="checkbox"/>
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	<input checked="" type="checkbox"/>	()

Sources of information: Councilmember: JIM GRAHAM
Staff Person & Tel: STEVEN HERNANDEZ x48107
Council Budget Director's Signature: *[Signature]*

5/22/04

ENROLLED ORIGINAL

AN ACT

D.C. ACT 15-477

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

To amend, on a temporary basis, Title 32 of the District of Columbia Rules and Regulations to clarify that certain restrictions applicable to the use of motor vehicles apply to the use of motorized bicycles.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Motorized Bicycle Responsibility Clarification Temporary Amendment Act of 2004".

Sec. 2. Section 12.201(b) of Title 32 of the District of Columbia Rules and Regulations, effective April 13, 1977 (D.C. Law 1-110; 18 DCMR § 1201.17) is amended to read as follows:

DCMR

"(b) All provisions of this section shall be equally applicable to the operation and riding of motorized bicycles, except as specifically provided in this chapter; provided, that nothing in this chapter shall be so construed as to limit the applicability of 18 DCMR Chapters 1, 4, 5, 6, and 7 with respect to the licensing, registration, sale, inspection, or equipment of motorized bicycles, motorcycles, and all terrain vehicles."

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 § 1-206.02(c)(3)).

Sec. 4. Effective date.

(a) This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved

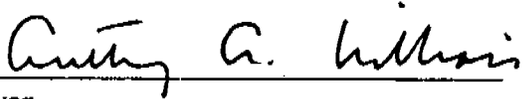
ENROLLED ORIGINAL

December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of Columbia Register.

(b) This act shall expire after 225 days of its having taken effect.



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR FISCAL IMPACT STATEMENT

Bill Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: 6/1/04
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Subject/Short Title: " Motorized Bicycle Responsibility Clarification Emergency Amendment Act of 2004"

Part I. Summary of the Fiscal Estimates of the Bill

	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(X)
a) It will affect local expenditures.	()	()
b) It will affect federal expenditures.	()	()
c) It will affect private/other expenditures.	()	()
d) It will affect intra-District expenditures.	()	()
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(X)
a) It will impact local revenue.	()	()
b) It will impact federal revenue.	()	()
c) It will impact private/other revenue.	()	()
d) It will impact intra-District revenue.	()	()
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below).	()	(X)

Explanation: There is no fiscal impact as the legislation serves to clarify current regulations to assist enforcement already conducted by the Department of Motor Vehicles and the Metropolitan Police Department

Part II. Other Impact of the Bill

If you check "Yes" for each question, please explain on separate sheet, if necessary.

	YES	NO
1. It will affect an agency and/or agencies in the District.	()	(X)
2. Are there performance measures/output for this bill?	()	(X)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted? If not enacted, confusion will continue to exist as to how to properly enforce the current regulations amongst city agencies.	(X)	()
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year?	()	(X)

Sources of information: Department of Motor Vehicles (DMV) Metropolitan Police Department (MPD)	Councilmember: Adrian M. Fenty
	Staff Person & Tel: William Singer, 202-724-8192
	Council Budget Director's Signature: <i>Adrian M. Fenty</i>

6/1/04

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-479

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
JULY 19, 2004

*Codification
District of
Columbia
Official Code*

2001 Edition

2004 Fall
Supp.

West Group
Publisher

To amend, on an emergency basis, the Washington Convention Center Authority Act of 1994 to extend the terms of the appointees of the Washington Convention Center Authority Advisory Committee until December 31, 2004.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Washington Convention Center Authority Advisory Committee Continuity Third Emergency Amendment Act of 2004".

Sec. 2. Section 218(g) of the Washington Convention Center Authority Act of 1994, effective September 28, 1994 (D.C. Law 10-188; D.C. Official Code § 10-1202.18(g)), is amended to read as follows:

"(g) The Committee shall continue to advise the Authority until December 31, 2004, at which time it shall be dissolved."

Note,
§ 10-1202.18

Sec. 3. Fiscal impact statement.

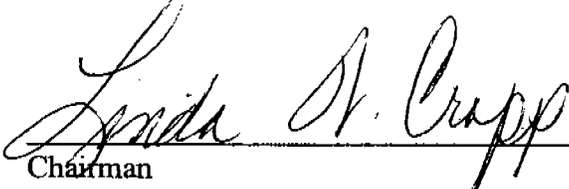
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

This act shall take effect following approval by the Mayor (or in the event of a veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in

ENROLLED ORIGINAL

section 412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788; D.C. Official Code § 1-204.12(a)).



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

ENROLLED ORIGINAL

AN ACT
D.C. ACT 15-480

Codification
District of
Columbia
Official Code

2001 Edition

2004 Fall
Supp.

West Group
Publisher

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 19, 2004

To amend, on an emergency basis, due to Congressional review, the Business Improvement District Act of 1996 to approve the establishment of the Mount Vernon Triangle business improvement district.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Mount Vernon Triangle Business Improvement District Congressional Review Emergency Amendment Act of 2004".

Sec. 2. The Business Improvement Districts Act of 1996, effective May 29, 1996 (D.C. Law 11-134; D.C. Official Code § 2-1215.01 *et seq.*), is amended as follows:

(a) Section 3(18) (D.C. Official Code § 2-1215.02(18)) is amended to read as follows:

Note,
§ 2-1215.02

"(18) "Nonexempt real property" means real property that is not exempt from paying real property taxes pursuant to section 47-1001 *et seq.*, is not residential property, and is not the residential portion of a property used for both residential and nonresidential purposes; except, in the case of the Mount Vernon Triangle BID, "nonexempt real property" means real property that is neither:

"(A) Exempt from paying real property taxes pursuant to section 47-1001 *et seq.*;

"(B) A residential building where, upon the effective date of the Business Improvement Districts Amendment Act of 2004, 90% or more of the leased units are restricted to households with at least one individual of 62 years of age or older and all individuals of 55 years of age or older;

"(C) A residential building where, upon the effective date of the Business Improvement Districts Amendment Act of 2004, 20% or more of the units are subject to a contract for project-based assistance under Section 8 of the United States Housing Act of 1937; nor

"(D) A residential building with fewer than ten residential units.".

(b) Section 5 (D.C. Official Code § 2-1215.04) is amended as follows:

(1) Subsection (b) is amended by striking the phrase "or Capitol Hill" and

Note,
§ 2-1215.04

inserting the phrase "Capitol Hill, or Mount Vernon Triangle".

(2) A new subsection (e-3) is added to read as follows:

"(e-3)(1) Subject to the review and approval of the Mayor under the provisions of sections 5 and 6, the formation of the Mount Vernon Triangle BID, including all nonexempt real property within the geographic areas set forth in subsection (b) of this section, is hereby authorized and the BID taxes established in subsection (c) of this section are hereby imposed through the expiration date of this act or the termination or dissolution of the BID.

"(2) The Mount Vernon Triangle BID shall be comprised of the geographic area bounded by a line that begins at the center of the intersection of 7th Street, N.W., and L Street, N.W., and continues east down the middle of L Street, N.W., until it reaches New York Avenue, N.W.; and continues northeast down the middle of New York Avenue, N.W., until it reaches New Jersey Avenue, N.W.; and continues southeast down the middle of New Jersey Avenue, N.W., until it reaches Massachusetts Avenue, N.W.; and continues northwest down the middle of Massachusetts Avenue, N.W., until it reaches 7th Street, N.W.; and continues north down the middle of 7th Street, N.W., until it reaches the center of the intersection of 7th Street, N.W., and L Street, N.W.

"(3) The BID taxes for the nonexempt real properties in the Mount Vernon Triangle BID shall be 20 cents per square foot of land."

Sec. 3. Date of application.

The provisions of section 2 shall apply as of June 17, 2004.

Sec. 4. Fiscal impact statement.

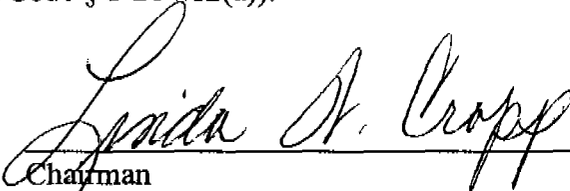
The Council adopts the attached fiscal impact statement as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 5. Effective date.

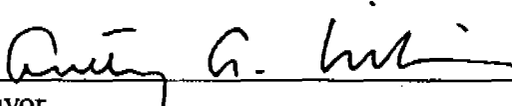
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto) and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

ENROLLED ORIGINAL

412(a) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 788;
D.C. Official Code § 1-204.12(a)).



Chairman
Council of the District of Columbia



Mayor
District of Columbia
APPROVED
July 19, 2004

COUNCIL OF THE DISTRICT OF COLUMBIA
OFFICE OF THE BUDGET DIRECTOR FISCAL IMPACT STATEMENT

Bill Number:	Type: Emergency (X) Temporary () Permanent ()	Date Reported: September 2003
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Subject/Short Title: Mount Vernon Triangle Business Improvement District Emergency Amendment Act of 2004

Part I. Summary of the Fiscal Estimates of the Bill

	YES	NO
1. It will impact spending. (If "Yes," complete Section 1 in the Fiscal Estimate Worksheet).	()	(X) See 3 below.
a) It will affect local expenditures.	()	()
b) It will affect federal expenditures.	()	()
c) It will affect private/other expenditures.	()	()
d) It will affect intra-District expenditures.	()	()
2. It will impact revenue. (If "Yes," complete Section 2 in the Fiscal Estimate Worksheet).	()	(X) See 3 below.
a) It will impact local revenue.	()	()
b) It will impact federal revenue.	()	()
c) It will impact private/other revenue.	()	()
d) It will impact intra-District revenue.	()	()
3. The bill will have NO or minimal fiscal impact. (If "Yes," explain below). The bill will approve the establishment of the Mount Vernon Triangle BID. The bill would lead to an increase in revenues collected by the District, in the form of increased BID tax collections, but the increased revenue will be passed through to the BID.	(X)	()

Part II. Other Impact of the Bill

If you check "Yes" for each question, please explain on separate sheet, if necessary.

	YES	NO
1. It will affect an agency and/or agencies in the District. The bill will increase the collections of the Districts Office of Tax and Revenue; however, the increased collections will be passed through to the BID.	(X)	()
2. Are there performance measures/output for this bill?	()	(X)
3. Will it have results/outcome, i.e., what would happen if this bill is not enacted? This bill will authorize the provision of BID services to a new geographic area. The provision of these services will help improve the image of the area and help attract investors and residents to the area.	(X)	()
4. Are funds appropriated for this bill in the Budget and Financial Plan for the current year? No additional funds are necessary to implement this bill.	(X)	()

Sources of information:	Councilmember: Harold Brazil
	Staff Person & Tel: Barry Kreiswirth 724-8792
	Council Budget Director's Signature: <i>[Handwritten Signature]</i>

2/27/04