

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-452

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Forney Enterprises, Inc. for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort, and to authorize payment to Forney Enterprises, Inc., in the amount of \$7.125 million for the services rendered under this contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Forney Enterprises, Inc., Receiving School Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract with Forney Enterprises, Inc. for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort and authorizes payment to Forney Enterprises, Inc., in the amount of \$7.125 million for services rendered under that contract.

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.

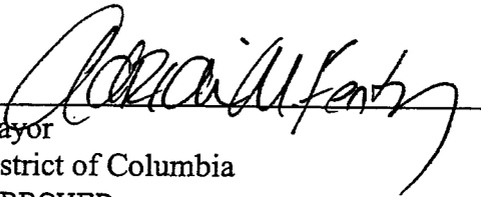
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-453

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Centennial Contractors Enterprises, Inc., for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort, and to authorize payment to Centennial Contractors Enterprises, Inc., in the amount of \$9.5 million for the services rendered under this contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Centennial Contractors Enterprises Receiving School Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract with Centennial Contractors Enterprises, Inc., for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort and authorizes payment to Centennial Contractors Enterprises, Inc., in the amount of \$9.5 million for services rendered under that contract.

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.

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

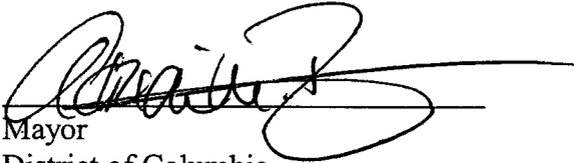
ENROLLED ORIGINAL

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)).



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Chairman  
Council of the District of Columbia



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Mayor  
District of Columbia

APPROVED  
July 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-454

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Smoot Construction Company for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort, and to authorize payment to Smoot Construction Company in the amount of \$11.495 million for the services rendered under this contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Smoot Construction Company Receiving School Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract with Smoot Construction Company for repairs and renovations to schools accepting students from schools to be closed under the District of Columbia Public Schools school consolidation effort and authorizes payment to Smoot Construction Company, in the amount of \$11.495 million for services rendered under that contract.

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)).

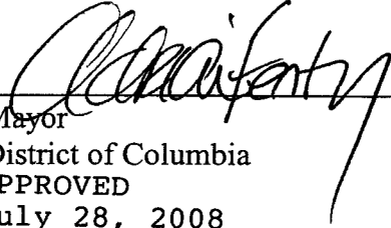
Sec. 4. Effective date.

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)).

  
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Chairman  
Council of the District of Columbia

  
\_\_\_\_\_  
Mayor  
District of Columbia  
APPROVED  
July 28, 2008

## ENROLLED ORIGINAL

AN ACT  
D.C. ACT 17-455IN THE COUNCIL OF THE DISTRICT OF COLUMBIA  
JULY 28, 2008*Codification  
District of  
Columbia  
Official Code*

2001 Edition

2008 Fall  
Supp.West Group  
Publisher

To amend, on an emergency basis, section 16-2326.01 of the District of Columbia Official Code to increase the maximum attorney compensation in neglect and termination of parental rights proceedings.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Appointed Attorney Compensation Emergency Act of 2008".

Sec. 2. Section 16-2326.01(b) of the District of Columbia Official Code is amended as follows:

*Note,  
§ 16-2326.01*

(a) Paragraph (1) is amended by striking the phrase "\$1,600" and inserting the phrase "\$1,760" in its place.

(b) Paragraph (2) is amended by striking the phrase "\$1,600" and inserting the phrase "\$1,760" in its place.

(c) Paragraph (3) is amended by striking the phrase "\$2,200" and inserting the phrase "\$2,400" in its place.

(d) Paragraph (4) is amended by striking the phrase "\$1,100" and inserting the phrase "\$1,200" in its place.

Sec. 3. Applicability of maximum compensation increases.

Section 2 shall apply to compensation for representation provided in cases and proceedings initiated on or after the effective date of An Act To amend title 11, District of Columbia Official Code, to implement the increase provided under the District of Columbia Appropriations Act, 2008, in the amount of funds made available for the compensation of attorneys representing indigent defendants in the District of Columbia courts, and for other purposes, H.R. 5551, 110<sup>th</sup> Cong. (2008).

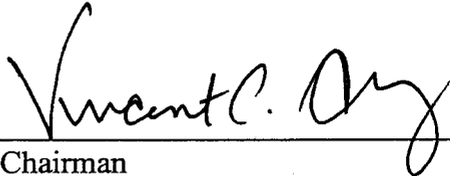
Sec. 4. Fiscal impact statement.

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)).

ENROLLED ORIGINAL

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-456

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Turner Construction Company for the modernization of School Without Walls High School, and to authorize payment to Turner Construction Company in the amount of \$30,980,122 for the services rendered under that contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Turner SWW Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the Turner Construction Company contract and authorizes payment to Turner Construction Company, in the amount of \$30,980,122, for services rendered under that contract.

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.

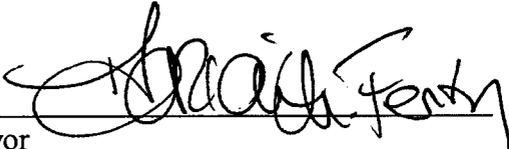
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008

## ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-457

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Columbia/Forrester Addison Elementary Joint Venture for the modernization of Addison Elementary School, and to authorize payment to the Columbia/Forrester Addison Elementary Joint Venture in the amount of \$7,625,997 for the services rendered under that contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Columbia/Forrester Addison Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the Columbia/Forrester Elementary Joint Venture Addison contract and authorizes payment to the Columbia/Forrester Addison Elementary Joint Venture, in the amount of \$7,625,997, for services rendered under that contract.

Sec. 3. Fiscal impact statement.

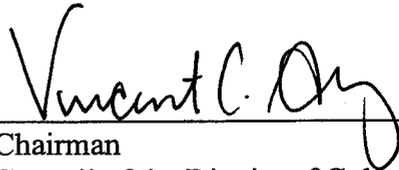
The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

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 28, 2008

ENROLLED ORIGINAL

AN ACT  
D.C. ACT 17-458

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

*Codification  
District of  
Columbia  
Official Code*

2001 Edition

2008 Fall  
Supp.West Group  
Publisher

To amend, on an emergency basis, due to Congressional review, the District of Columbia Traffic Adjudication Act of 1978 to authorize use of an automated parking enforcement system, to allow recorded images of parking violations to be submitted without authentication, to allow notices of infractions generated by an automated parking enforcement system to be served by mail, and to include violations detected by the automated parking enforcement system in the fleet adjudication program; and to make conforming amendments to Chapter 30 of Title 18 of the District of Columbia Municipal Regulations.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Street Sweeping Improvement Enforcement Congressional Review Emergency Amendment Act of 2008".

Sec. 2. The District of Columbia Traffic Adjudication Act of 1978, effective September 12, 1978 (D.C. Law 2-104; D.C. Official Code § 50-2303.01 *et seq.*), is amended to read as follows:

(a) A new section 302a is added to read as follows:

"Sec. 302a. Automated parking enforcement system.

"(a) For the purposes of this title, the term "automated parking enforcement system" means equipment that takes a film or digital camera-based photograph which is linked with a violation detection system that synchronizes the taking of a photograph with the occurrence of a parking infraction. Recorded images taken by an automated parking enforcement system are prima facie evidence of an infraction and may be submitted without authentication.

"(b) The Mayor is authorized to use an automated parking enforcement system to detect parking infractions. Violations detected by an automated parking enforcement system shall constitute parking violations. Proof of an infraction may be evidenced by information obtained through the use of an automated parking enforcement system.

"(c) Notwithstanding other provisions of law or regulation, citations resulting from an automated parking enforcement system shall be limited to warning citations during the first 45

## ENROLLED ORIGINAL

days that automated parking enforcement is used on any given street sweeper route. The automated parking enforcement system program shall not be implemented until a warning citation is developed and a warning citation process is put in place.”

(b) Section 303 (D.C. Official Code § 50-2303.03) is amended as follows:

Note,  
§ 50-2303.03

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

“(c) Except as provided in subsection (c-1) of this section, a notice of infraction shall be served personally upon the operator of a vehicle who is present at the time of service or by affixing the notice to the vehicle in a conspicuous place and by noting the plate designation and plate type as shown by the registration plates of the vehicle together with the make or model of the vehicle.”

(2) New subsections (c-1) and (c-2) are added to read as follows:

“(c-1) When a violation is detected by an automated parking enforcement system, the Mayor shall mail a notice of infraction to the name and address of the registered owner of the vehicle on file with the Department of Motor Vehicles or the appropriate state motor vehicle agency. The notice shall include:

“(1) The date, time, and location of the violation;

“(2) The type of violation detected;

“(3) The license plate number and state of license plate issuance of the vehicle detected; and

“(4) A copy of the photo or digitized image of the violation.

“(c-2) Service of the notice of infraction, or a duplicate, by affixation or by mail shall have the same force and effect and shall be subject to the same penalties for the disregard thereof as though the notice of infraction was personally served on the owner and operator of the vehicle.”

(c) Section 304a(b) (D.C. Official Code § 50-2303.04a(b)) is amended by adding the phrase “or an automated parking enforcement system” after the phrase “automated traffic enforcement system.”

Note,  
§ 50-2303.04a

Sec. 3. Chapter 30 of Title 18 of the District of Columbia Municipal Regulations is amended as follows:

DCMR

(a) Section 3000.7 (18 DCMR § 3000.7) is amended to read as follows:

“3000.7 When a Notice of Infraction for a parking violation is issued from a hand-held electronic device or an automated parking enforcement system, no signature of an issuing officer shall be required as evidence of the validity of the issuance and the truth of the facts stated on the Notice of Infraction; provided, that the officer's printed name, department, and badge number appear legibly on the face of the Notice of Infraction to be affixed to the vehicle, presented to the vehicle operator or owner, or mailed to the registered owner of the vehicle.”

(b) Section 3004 (18 DCMR § 3004) is amended as follows:

(1) Subsection 3004.2 is amended to read as follows:

ENROLLED ORIGINAL

“3004.2 Personal service shall be used for moving violations and parking violations, except as otherwise provided in this section.”.

(2) Subsection 3004.3 is amended to read as follows:

“3004.3 In cases of parking violations:

“(a) Where the owner or operator is not present, the appropriate copy of the notice shall be served by affixing it to the vehicle in a conspicuous and secure manner.

“(b) Where the notice of infraction is issued by an automated parking enforcement system, the appropriate copy of the notice shall be mailed to the registered owner of the vehicle.”.

(3) Subsection 3004.4 is amended to read as follows:

“3004.4 Service of notice by affixation to the vehicle, or by mail for notices issued by an automated parking enforcement system, shall have the same force and effect as personal service.”.

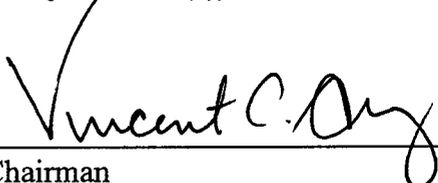
(4) Subsection 3004.6 is amended by adding the phrase “or automated parking enforcement system” after the phrase “hand-held electronic device”.

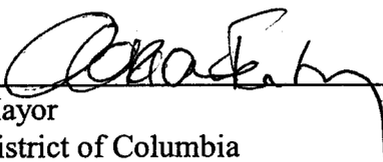
Sec. 4. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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)).

  
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Chairman  
Council of the District of Columbia

  
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Mayor  
District of Columbia  
APPROVED

ENROLLED ORIGINAL

AN ACT  
D.C. ACT 17-459

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

*Codification  
District of  
Columbia  
Official Code*

2001 Edition

2008 Fall  
Supp.

West Group  
Publisher

To require, on an emergency basis, due to Congressional review, the Mayor to establish a program to install and maintain automated external defibrillators in Department of Parks and Recreation facilities, to mandate training in conjunction with existing health training for personnel to operate the defibrillators to ensure the health, safety, and welfare of our citizens, and to prepare a model for future automated external defibrillator expansion throughout all public buildings.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "AED Installation for Safe Recreation and Exercise Congressional Review Emergency Act of 2008".

Sec. 2. Definitions.

For the purposes of this act, the term:

(1) "Automated external defibrillator" or "AED" or "defibrillator" means a medical device heart monitor and defibrillator that:

(A) Has received approval from the United States Food and Drug Administration of its premarket notification filed pursuant to section 501(k) of the federal Food, Drug, and Cosmetic Act, approved October 10, 1962 (76 Stat. 794; 21 U.S.C. § 360(k));

(B) Is capable of recognizing the presence or absence of ventricular fibrillation or rapid ventricular tachycardia, and determining, without intervention by an operator, whether defibrillation should be performed; and

(C) Upon determining that defibrillation should be performed, automatically charges and requests delivery of an electrical impulse to an individual's heart.

(2) "Certificate" means a certificate issued by the Mayor to an authorized recreational facility.

(3) "Recreation facility" means staffed Department of Recreation facilities.

## ENROLLED ORIGINAL

## Sec. 3. AED program.

(a) The Mayor shall develop and implement an AED program for each recreation facility within 45 days of the effective date of this act.

(b) The program required under paragraph (a) of this subsection shall include provisions that:

(1) Ensure that an AED is provided on-site; and

(2) An individual trained in the operation and use of an AED is present during hours of operation.

(c) The Mayor shall establish guidelines for periodic inspections and annual maintenance of the automated external defibrillators to ensure each AED is maintained, operated, and tested according to manufacturers' guidelines, including:

(1) Written records of the maintenance and testing of each AED are maintained, as required; and

(2) Proof that each individual who operates an AED for the authorized recreational facility has successfully completed an educational training course in conjunction with health training already received by Department of Parks and Recreation employees and refresher training, as required.

(d) The Mayor shall issue and renew certificates to recreation facilities that meet the requirements of this section.

(e) The Mayor shall approve educational and training programs required under this section that:

(1) Are conducted by any private or public entity;

(2) Include training in cardiopulmonary resuscitation; and

(3) May include courses from nationally recognized entities, such as the American Heart Association, the American Red Cross, and the National Safety Council.

(f) The Mayor shall make best efforts to use uniform equipment pursuant to this act.

## Sec. 4. Immunities.

(a) In addition to any other immunities available under statutory or common law, an authorized recreation facility is not civilly liable for any act or omission in the provision of automated external defibrillation if the authorized facility:

(1) Satisfied the requirements for making automated external defibrillation available under section 3; and

(2) Possesses a valid certificate at the time of the act or omission.

(b) The AED program established under this act shall include tort immunity pursuant to section 4 of the Public Access to Automated External Defibrillator Act of 2001, effective April 27, 2001 (D.C. Law 13-279; D.C. Official Code § 44-233).

ENROLLED ORIGINAL

Sec. 5. Fiscal impact statement.

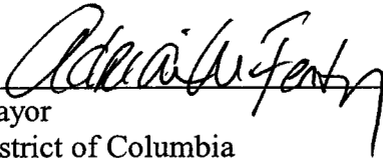
The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

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 28, 2008

## ENROLLED ORIGINAL

## AN ACT

## D.C. ACT 17-460

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA  
 JULY 28, 2008

*Codification  
 District of  
 Columbia  
 Official Code*

2001 Edition

2008 Fall  
 Supp.

West Group  
 Publisher

To amend, on an emergency basis, the District of Columbia Public Space Rental Act to clarify the definition of assessed value, to decrease the collection of rent associated with vaults, to provide that owners have at least 30 days to pay a rent bill, and to provide for a statute of limitations for claiming a refund of an overpayment of rent; and to amend the Department of Transportation Establishment Act of 1996 to reduce the amount of revenue from vault rent to be deposited in the Highway Trust Fund.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Public Space Rental Fees Emergency Amendment Act of 2008".

Sec. 2. The District of Columbia Public Space Rental Act, approved October 17, 1968 (82 Stat. 1156; D.C. Official Code § 10-1101.01 *et seq.*), is amended as follows:

(a) Section 103 (D.C. Official Code § 10-1101.01) is amended by adding a new 2<sup>nd</sup> unnumbered paragraph to read as follows:

Note,  
 § 10-1101.01

““Assessed value” means the estimated market value of the real property attributable to the land for purposes of real property taxation as of January 1 preceding the rent year.”.

(b) Section 305 (D.C. Official Code § 10-1103.04) is amended as follows:

Note,  
 § 10-1103.04

(1) Subsection (c) is amended as follows:

(A) Strike the phrase “One and eight-tenths percent (1.8%)” and insert the phrase “One and two-tenths percent (1.2%)” in its place.

(B) Strike the phrase “Forty-fifth of one percent (0.45%)” and insert the phrase “Three-tenths of one percent (0.30%)” in its place.

(2) A new subsection (d) is added to read as follows:

“(d) The owner shall have at least 30 days from the date of issuance of a bill to pay the rent.”.

(c) A new section 305a is added to read as follows:

“Sec. 305a. Overpayments.

“(a) If there is a payment of a rent that results in an overpayment, the overpayment shall be credited against other rent periods owed.

“(b) The Mayor shall refund the rent payment less any other rent owing; provided, that

## ENROLLED ORIGINAL

the refund shall not be allowed after 3 years from the date the rent payment was made.

“(c) The owner may file a claim for a refund in the manner prescribed by the Mayor.

“(d) The District shall pay interest on the overpayment beginning 90 days after the receipt of the claim for refund; provided, that for the rent originally due on June 30, 2008, interest on the overpayment shall not accrue before 180 days from the receipt of the claim for refund.

“(e) The interest payable by the District under subsection (d) of this section shall be at the rate provided in D.C. Official Code § 47-3310(c).

“(f) The Mayor shall issue a final decision concerning the claim for a refund within 180 days from the date that the claim was filed. The owner may, within 45 days from either the date of the final decision or the expiration of the 180 days if no final decision issues, file suit in the Superior Court of the District of Columbia in the same manner and to the same extent as provided in D.C. Official Code §§ 47-3303 and 47-3304; provided, that the rent, including any interest, shall have first been paid.”

Sec. 3. Section 9c(c)(4) of the Department of Transportation Establishment Act of 1996, effective April 9, 1997 (D.C. Law 14-137; D.C. Official Code § 50-921.11(c)(4)), is amended to read as follows:

Note,  
§ 50-921.11

“(4) One hundred percent of the proceeds collected by the District for rental of public space, including bus shelter advertising revenue; provided, that 1/6 of revenue generated by public space rental fees for vaults shall be deposited into the Highway Trust Fund.”

Sec. 4. Applicability.

Section 2 and 3 shall apply as of July 1, 2008.

Sec. 5. Fiscal impact statement.

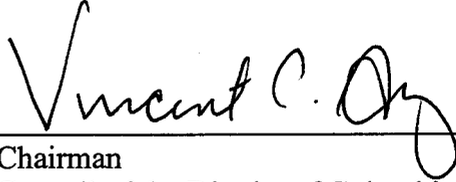
The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 6. Effective date.

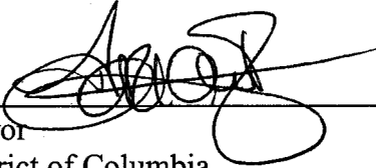
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-461

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

Codification  
District of  
Columbia  
Official Code

2001 Edition

2008 Fall  
Supp.

West Group  
Publisher

To amend, on an emergency basis, the Rental Housing Conversion and Sale Act of 1980 to modify the vacancy exception to payment of a condo conversion fee.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Vacancy Exemption Repeal Clarification Emergency Amendment Act of 2008".

Sec. 2. The Rental Housing Conversion and Sale Act of 1980, effective September 10, 1980 (D.C. Law 3-86; D.C. Official Code § 42-3402.01 *et seq.*), is amended as follows:

(a) Section 204(b) (D.C. Official Code § 42-3402.04(b)) is amended as follows:

(1) Paragraph (3) is amended by striking the phrase "; or" at the end of the paragraph and inserting a semicolon in its place.

(2) Paragraph (4) is amended by striking the period at the end of the paragraph and inserting the phrase "; or" in its place.

(3) A new paragraph (5) is added to read as follows:

"(5)(A) Is part of a building in which there are 4 condominium or cooperative units or less, which was fully vacant and registered as such with the District government on or before July 1, 2008, and for which the imposition of a conversion fee will be a hardship.

"(B) For the purposes of this paragraph, the term "hardship" means a reduction in the profitability of sale of a condominium or cooperative unit."

(b) Section 210 (D.C. Official Code § 42-3402.10) is amended by striking the sentence "The provisions of this title shall not apply to the conversion of housing accommodations into condominium or cooperative status which are fully vacant as of the date of application to the Mayor for a vacancy exemption." and inserting the sentence "The provisions of this title shall not apply to the conversion of housing accommodations into condominium or cooperative status in which there are 4 condominium or cooperative units or less, which were fully vacant and registered as such with the District government on or before July 1, 2008, and for which the imposition of a conversion fee will be a hardship, as defined in section 204(b)(5)(B)." in its place.

Note,  
§ 42-3402.04

Note,  
§ 42-3402.10

ENROLLED ORIGINAL

Sec. 3. Applicability.

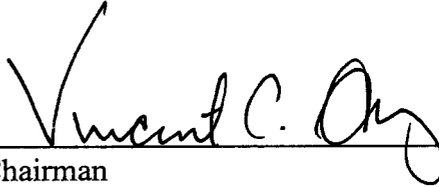
Applications filed on or before March 31, 2008 shall be considered under the law in effect on that date. Applications filed on or after July 15, 2008 shall be considered under the provisions of this act.

Sec. 4. Fiscal impact statement.

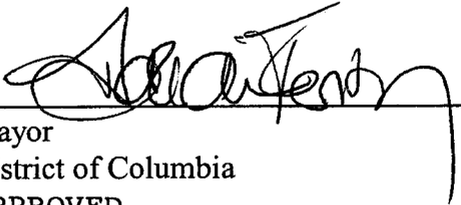
The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-462

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To amend, on an emergency basis, the Office of Property Management Establishment Act of 1998 to authorize the Office of Property Management to make a grant of up to \$5.5 million to the Old Naval Hospital Foundation for the purpose of renovating and making improvements to the Old Naval Hospital, Carriage House, and adjacent grounds.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Old Naval Hospital Grant Emergency Amendment Act of 2008".

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 a new section 1806k to read as follows:

"Sec. 1806k. Old Naval Hospital Foundation grant authority.

"Subject to appropriations, the Office of Property Management is authorized to make a grant in the amount of up to \$5.5 million to the Old Naval Hospital Foundation for the purposes of renovating and making improvements to the Old Naval Hospital, Carriage House, and adjacent grounds, located at 921 Pennsylvania Avenue, S.E., in accordance with plans and specifications approved by the Office of Property Management and pursuant to a grant agreement between the District and the Old Naval Hospital Foundation."

Sec. 3. Fiscal impact statement.

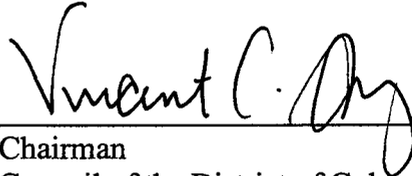
The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

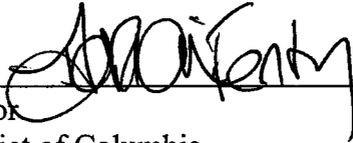
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008

ENROLLED ORIGINAL

AN ACT  
D.C. ACT 17-463

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA  
JULY 28, 2008

To approve, on an emergency basis, Modification No. 2 to Contract No. DCHC-2007-E-0010 and option year one of the contract to provide non-emergency transportation services to people with intellectual or developmental disability, and to authorize payment for the services received and to be received under the contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Contract No. DCHC-2007-E-0010 Modification Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves proposed Modification No. 2 to Contract No. DCHC-2007-E-0010 with Medical Transportation Management, Inc., to provide non-emergency transportation services to people with intellectual or developmental disability and authorizes payment in the amount of \$4.5 million for services received and to be received under that contract in the base year, and option year one of the contract in the amount of \$15,343,875.96.

Sec. 3. Fiscal impact statement.

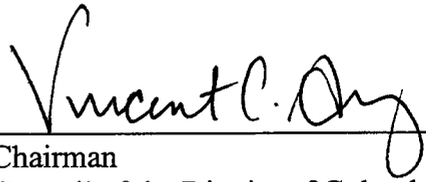
The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

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

ENROLLED ORIGINAL

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-464

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with Management Alternatives, Inc., for relocation and inventory services and for the purchase of furniture, fixtures, and equipment in connection with relocating students from schools closed under the District of Columbia Public Schools school consolidation effort, and to authorize payment to Management Alternatives, Inc., in the amount of \$4,749,528 for the services rendered under that contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Management Alternatives Relocation Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract with Management Alternatives, Inc., for relocation and inventory services and for the purchase of furniture, fixtures, and equipment in connection with relocating students from schools closed under the District of Columbia Public Schools school consolidation effort and authorizes payment to Centennial Management Alternatives, Inc., in the amount of \$4,749,528 for services rendered under that contract.

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.

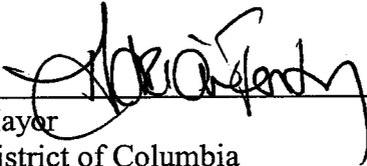
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-465

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, Contract No. CFSA-08-C-0175 to provide specialized, family-based, foster-care services to Child and Family Services Agency children, and to authorize payment for the goods and services received and to be received under that contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Contract No. CFSA-08-C-0175 Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves Contract No. CFSA-08-C-0175 to provide specialized, family-based, foster-care services to Child and Family Services Agency children and authorizes payment in the total amount of \$1,794,918.60 for the period from February 1, 2008, through January 31, 2009, for services received and to be received under that contract.

Sec. 3. Fiscal impact statement.

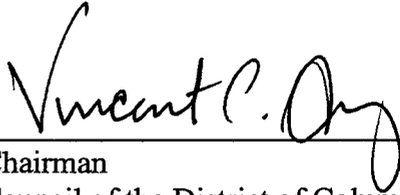
The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

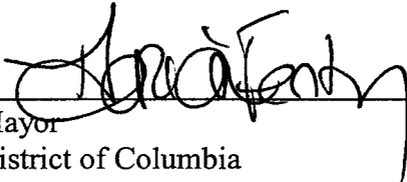
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia

ENROLLED ORIGINAL

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-466

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To approve, on an emergency basis, a contract with SIGAL Construction Corporation for the modernization of Savoy Elementary School, and to authorize payment to SIGAL Construction Corporation in the amount of \$22.046 million for the services rendered under that contract.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "SIGAL Savoy Contract Approval and Payment Authorization Emergency Act of 2008".

Sec. 2. Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding the requirements of section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract with SIGAL Construction Corporation for the modernization of Savoy Elementary School and authorizes payment to SIGAL Construction Corporation, in the amount of \$22.046 million, for services rendered under that contract.

Sec. 3. Fiscal impact statement.

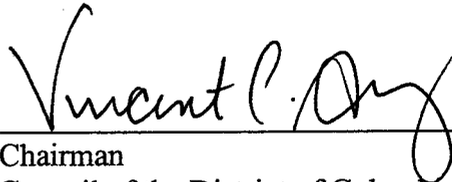
The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 4. Effective date.

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

ENROLLED ORIGINAL

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-467

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To authorize, on an emergency basis, the Mayor to enter into a contract with Waterfront Associates LLC, for the construction of Fourth Street, S.W., as part of the redevelopment of the Waterside Mall site.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Waterside Mall and Fourth Street, S.W., Redevelopment and Reconstruction Emergency Act of 2008".

Sec. 2. (a) Notwithstanding the District of Columbia Procurement Practices Act of 1985, effective February 21, 1986 (D.C. Law 6-85; D.C. Official Code § 2-301.01 *et seq.*), the Mayor is authorized to enter into a contract with Waterfront Associates LLC, to provide services for the construction of Fourth Street, S.W., as part of the redevelopment of the Waterside Mall site, on such terms and conditions as the Mayor considers necessary or appropriate.

(b) Pursuant to section 451 of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 803; D.C. Official Code § 1-204.51), and notwithstanding section 105a of the District of Columbia Procurement Practices Act of 1985, effective March 8, 1991 (D.C. Law 8-257; D.C. Official Code § 2-301.05a), the Council approves the contract between Waterfront Associates, LLC, and the District of Columbia, as received by the Council on July 14, 2008, in the amount of \$13.5 million, for construction services related to the construction of Fourth Street, S.W.

Sec. 3. Fiscal impact statement.

The Council adopts the fiscal impact statement of the Chief Financial Officer 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)).

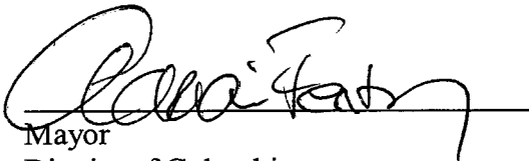
ENROLLED ORIGINAL

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 28, 2008

## ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-468

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008*Codification  
District of  
Columbia  
Official Code*

2001 Edition

2008 Fall  
Supp.West Group  
Publisher

To amend, on an emergency basis, the Omnibus Spending Reduction Act of 1993 to establish the John A. Wilson Building Centennial Fund to be used for the purpose of providing resources for the commemoration of the 100th anniversary of the opening of the building; to require the Mayor to submit to the Council spending plan information pertaining to all the federal grants for both operating and capital activities; to repeal rules that established increased ambulance service fees and to revive the previous fees; to amend An Act To authorize the District of Columbia government to establish an Office of Civil Defense, and for other purposes to require that the Mayor issue rules governing the Homeland Security and Emergency Management Agency's use of video surveillance cameras and technology in the operation of its Video Interoperability for Public Safety program, and that the proposed regulations be submitted to the Council for approval; to require that no funds appropriated in fiscal year 2009 be used by or for the Boys and Girls Clubs of Greater Washington prior to the approval of a plan for its real property; to amend the Public Education Reform Amendment Act of 2007 to restore independent personnel authority to the Director of the Office of Public Education Facilities Modernization; to amend the District of Columbia Government Comprehensive Merit Personnel Act of 1978 to strike the Office of Public Education Facilities Modernization; to amend the School Modernization Financing Act of 2006 to provide an extension for the submission of the Facilities Master Plan to September 10, 2008, and require that expenditures of the Office of Public Education Facilities Modernization follow the current work program submitted December 3, 2008, until an amended work program is submitted and approved by the Council; to amend the District of Columbia School Reform Act of 1995 to provide that funds that have not been provided for in an approved financial plan shall not be distributed to any public charter school; to require the Department of Mental Health to issue providers a statement of anticipated annual funding no later than 30 days before the start of the fiscal year; to amend section 12-1263 of the District of Columbia Official Code to set a maximum tax; to require that all District government assistance application forms require an applicant to state whether the applicant is a veteran, and provide contact information for the Office of Veterans Affairs; to amend the District of Columbia Government Comprehensive Merit Personnel

## ENROLLED ORIGINAL

Act of 1978 to establish vesting requirements for the provision of other post-employment benefits to annuitants; to amend Chapter 10 of Title 47 of the District of Columbia Official Code to exempt from taxation certain property owned by Golden Rule Plaza, Inc., and to provide equitable real property tax relief to Golden Rule Plaza, Inc; to amend the PILOT Authorization Increase and Arthur Capper/Carrollsborg Public Improvement Revenue Bonds Approval Act of 2006 to clarify the amount of bond proceeds available for the project; and to provide requirements for the receipt of grants.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Fiscal Year 2009 Budget Support Emergency Act of 2008".

TITLE I. GOVERNMENT DIRECTION AND SUPPORT  
SUBTITLE G. WILSON BUILDING CENTENNIAL FUND.

Sec. 1014. Short title.

This subtitle may be cited as the "John A. Wilson Building Centennial Fund Establishment Emergency Amendment Act of 2008".

Sec. 1015. Title VI of the Omnibus Spending Reduction Act of 1993, effective November 25, 1993 (D.C. Law 10-65; D.C. Official Code § 10-1301 *et seq.*), is amended by adding a new section 601a to read as follows:

"Sec. 601a. Establishment of the John A. Wilson Building Centennial Fund.

"(a) There is established as a nonlapsing fund the John A. Wilson Building Centennial Fund ("Fund"), to be administered by the Secretary to the Council, to be used for the purpose of providing resources for the commemoration of the 100th anniversary of the opening of the building, formerly known as the District Building, as the permanent location for the municipal government in Washington, D. C., and any other purpose set forth in subsection (c) of this section.

"(b) Deposits into the Fund shall include appropriated funds, other District funds, private gifts, donations, and receipts from the sale of memorabilia and information commemorating the 100th anniversary of the John A. Wilson Building. All funds deposited into the Fund shall not revert to the unrestricted fund balance of the General Fund of the District of Columbia at the end of a fiscal year, or at any other time, but shall be continually available for the uses and purposes set forth in subsection (c) of this section without regard to fiscal year limitation, subject to authorization by Congress.

"(c) The Secretary to the Council may expend monies in the Fund, to commemorate the anniversary, including the following activities:

"(1) Planning, developing, and executing programs and activities appropriate to commemorate the 100th anniversary of the opening of the building, which occurred on or about

## ENROLLED ORIGINAL

July 4, 1908;

“(2) Identifying appropriate displays and activities to showcase the history of the building and of elected government in the District of Columbia, and officials who have shaped the history of the District of Columbia;

“(3) Recommending building upgrades that reflect the status of the building as the seat of municipal government;

“(4) Assessing the need for an ongoing effort to document the history of the District of Columbia government;

“(5) Outlining a program or programs to involve the public in learning more about the history of the Council of the District of Columbia and elected government in the District of Columbia;

“(6) Encouraging educational, historical, civic, and other organizations to participate in the anniversary activities to expand the understanding of the history of elected government in the District of Columbia;

“(7) Facilitating and coordinating scholarly research on and publication of historical information on the building and District of Columbia elected officials;

“(8) Assuring that the observances appropriately recognize the former Mayors, Councilmembers, and others who have contributed to the growth and development of the building and elected government in the District; and

“(9) Facilitating other activities related to the centennial, in and around the building, as appropriate, including receptions, parades, festivals, or other activities, and the provision of food, snacks, entertainment, and non-alcoholic beverages to the general public, and participants of those activities.

“(d) The Secretary to the Council is authorized to purchase and sell books, pamphlets, memorabilia, and other materials and information.”.

#### SUBTITLE H. FEDERAL GRANTS SPENDING PLANS SUBMISSION.

Sec. 1016. Short title.

This subtitle may be cited as the “Federal Grants Spending Plans Submission Emergency Act of 2008”.

Sec. 1017. By October 1, 2008, the Mayor shall submit to the Council detailed spending-plan information pertaining to all the federal grants for both operating and capital activities that the District anticipates it will receive in fiscal year 2009, including for each grant in every agency:

(1) The federal grant amount for fiscal year 2009, and an estimated amount expected for fiscal year 2010;

(2) The amount of local funds required to receive the federal matching grant (“FMG”), delineating the percentage of the agency’s local budget that must be expended to

## ENROLLED ORIGINAL

receive the FMG;

(3) The number of full-time equivalents ("FTE's") who are involved in the effort to meet the requirements of the FMG;

(4) The number of FTE's supported solely by FMG dollars and the number of FTE's partially supported by FMG dollars;

(5) Data showing the current percentage of the agency's activities that is eligible for FMG dollars;

(6) Data showing likely areas of development for maximizing the percentage of its activities qualifying for FMG dollars and, if such areas exist, an explanation as to why this maximization has been hindered or not obtained, explicating the impediments to obtaining available FMG dollars; and

(7) An analysis of the impact that greater FMG dollars would have on its local budget.

TITLE II. [RESERVED].

TITLE III. PUBLIC SAFETY AND JUSTICE

SUBTITLE B. AMBULANCE FEES.

Sec. 3003. Short title.

This subtitle may be cited as the "Ambulance Fee Emergency Act of 2008".

Sec. 3004. The emergency and final rules amending section 525.1 of Chapter 29 of the District of Columbia Municipal Regulations, effective March 21, 2008 (55 DCR 2948) and April 18, 2008 (55 DCR 4373), respectively, are repealed.

Sec. 3005. Section 525.1 of Chapter 29 of the District of Columbia Municipal Regulations is revived to read as it did on March 20, 2008. The subsection shall read as follows:

"525.1 The following fees are hereby established for emergency ambulance life support service and for the transportation of a person in a District of Columbia Fire and Emergency Medical Services Department emergency ambulance vehicle:

"(a) Basic Life Support Unit Transport Fee – A fee of two hundred sixty-eight dollars (\$268.00) shall be charged for the transportation of each person in any ambulance staffed by an Emergency Medical Technician, and Emergency Medical Technician/Driver or a Paramedic who administers basic life support to the person or persons being transported; and

"(b) Advanced Life Support Unit Transport Fee – A fee of four hundred seventy-one (\$471.00) shall be charged for the transportation of each person in any ambulance staffed by Paramedics if advanced life support is actually administered, by such Paramedics, to the person or persons being transported".

## ENROLLED ORIGINAL

Sec. 3006. The Mayor shall explore all reasonable options for billing Medicaid and Medicare for costs of ambulance services. If the Mayor cannot raise \$3.5 million from Medicaid and Medicare billing, the Mayor shall issue rules pursuant to section 502 of the Revenue Act for Fiscal Year 1978, effective April 19, 1977 (D.C. Law 1-124; D.C. Official Code § 5-416), effective October 1, 2008, to increase ambulance fees to an amount sufficient to raise up to \$3.5 million in revenue in fiscal year 2009 and fiscal year 2010. The rules shall be submitted to the Council not later than September 15, 2008.

## SUBTITLE C. SURVEILLANCE CAMERAS.

Sec. 3007. Short title.

This subtitle may be cited as the "Homeland Security and Emergency Management Agency Video Surveillance Rules Emergency Amendment Act of 2008".

Sec. 3008. Title II of An Act To authorize the District of Columbia government to establish an Office of Civil Defense, and for other purposes, approved August 11, 1950 (64 Stat. 438; D.C. Official Code § 7-2231.01 *et seq.*), is amended by adding a new section 210 to read as follows:

"Sec. 210. Rules for use of surveillance cameras.

"(a) The Mayor, pursuant to Title 1 of the District of Columbia Administrative Procedure Act, approved October 21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 *et seq.*), shall issue rules for the use of surveillance cameras and technology in the operation of its Video Interoperability for Public Safety ("VIPS") program. The proposed rules shall be submitted to the Council for a 45-day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. If the Council does not approve or disapprove the proposed rules, by resolution, within this 45-day review period, the proposed rules shall be deemed disapproved.

"(b) Until rules are issued and approved pursuant to subsection (a) of this section, the use of any video surveillance cameras that are part of the VIPS program shall be governed by the regulations promulgated pursuant to the Use of Closed Circuit Television to Combat Crime Amendment Act of 2006, effective March 14, 2007 (D.C. Law 16-284; 54 DCR 938), and published in Chapter 25 of Title 24 of the District of Columbia Municipal Regulations."

## SUBTITLE G. PLAN FOR BOYS AND GIRLS CLUBS IN THE DISTRICT OF COLUMBIA.

Sec. 3015. Short title.

This subtitle shall be cited as the "Plan for Boys and Girls Clubs Emergency Act of 2008".

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Sec. 3016. Notwithstanding any other provision of law, no funds appropriated in fiscal year 2009 shall be used by or for the Boys and Girls Clubs of Greater Washington ("Clubs") prior to the approval of a plan for its real property located within the District of Columbia. The Plan shall be prepared by the Clubs and shall ensure the future of the Eastern Branch, Jelleff Branch Clubhouse #8, Mary & Daniel Loughran Clubhouse #10, and the Robert V. Murray Clubhouse #11 as viable facilities to provide recreational, social, educational, and developmental services to all District residents and the communities in which they exist. The plan shall be submitted by the Clubs to the Council and approved by act.

## TITLE IV. PUBLIC EDUCATION SYSTEM

SUBTITLE I. OFFICE OF PUBLIC EDUCATION FACILITIES MODERNIZATION  
PERSONNEL.

Sec. 4017. Short title.

This subtitle may be cited as the "Office of Public Education Facilities Modernization Personnel Emergency Amendment Act of 2008".

Sec. 4018. Section 702 of the Public Education Reform Amendment Act of 2007, effective June 12, 2007 (D.C. Law 17-9; D.C. Official Code § 38-451), is amended by adding a new subsection (e) to read as follows:

"(e)(1) Notwithstanding any other provision of law, the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-601.01 *et seq.*) ("CMPA"), shall not apply to employees of the Office of Public Education Facilities Modernization ("OPEFM"); except, that titles V and XVII of the CMPA shall apply. The Director of OPEFM shall be the personnel authority for OPEFM and shall have the authority to promulgate personnel rules and regulations; except, that the Director of OPEFM shall not have the authority to promulgate regulations pursuant to titles V and XVII of the CMPA.

"(2) Until OPEFM establishes a personnel system and promulgates personnel rules and regulations, the CMPA and its rules and regulations, including the District Personnel Manual, shall continue to apply to OPEFM and its employees."

Sec. 4019. The District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Official Code § 1-601.01 *et seq.*), is amended as follows:

(a) Section 801A(b)(2) (D.C. Official Code § 1-608.01a(b)(2)) is amended as follows:

(1) Subparagraph (A)(ii)(II) is repealed.

(2) Subparagraph (B)(i) is amended by striking the phrase "the Office of the State Superintendent for Education, and the Office of Public Education Facilities Modernization as of the effective date" and by inserting the phrase "the Office of the State Superintendent for

## ENROLLED ORIGINAL

Education as of the effective date” in its place.

(3) Subparagraph (C)(i) is amended by striking the phrase “the Office of the State Superintendent for Education, or the Office of Public Education Facilities Modernization who is not” and by inserting the phrase “or the Office of the State Superintendent for Education who is not” in its place.

(b) Section 1111(a-1)(2) (D.C. Official Code § 1-611.11(a-1)(2)) is repealed.

(c) Section 1709(b)(7) (D.C. Official Code § 1-617.09(b)(7)) is amended by striking the phrase “, the Office of the State Superintendent for Education, and the Office of Public Education Facilities Modernization” and inserting the phrase “and the Office of the State Superintendent of Education” in its place.

#### SUBTITLE J. SCHOOL MODERNIZATION FINANCING.

Sec. 4020. Short title.

This subtitle may be cited as the “School Modernization Financing Emergency Amendment Act of 2008”.

Sec. 4021. Section 103 of the School Modernization Financing Act of 2006, effective June 8, 2006 (D.C. Law 16-123; D.C. Official Code § 38-2971.03), is amended as follows:

(a) Subsection (a) is amended by striking the phrase “and to pay for the budget and administrative costs of the Office of Public Education Facilities Modernization”.

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

(1) Strike the phrase “to fund the OFM and”.

(2) Strike the date “May 31, 2008” and insert the date “September 10, 2008” in its place.

(c) A new subsection (c-1) is added to read as follows:

“(c-1)(1) Except as provided in paragraph (3) of this subsection, funds provided pursuant to this act shall not be spent for any other purposes than those specified in the work program submitted to the Council on December 3, 2007 (“December submission”), and shall not exceed the amounts specified in the December submission without approval of the Council of an amended work program.

“(2) An amended work program for any revisions in purpose or amount of any project or activity shall be submitted, along with a proposed resolution, to the Council for a 45-day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. If the Council does not approve or disapprove the amended work program within the 45-day period, by resolution, the amended work program shall be deemed disapproved.

“(3) Notwithstanding the requirements of paragraph (1) of this subsection, funds may be expended on:

“(A) School Consolidation, including PreK-8 Renovation, Receiving School Blitz, Relocation, and Furniture Fixtures and Equipment, not to exceed \$92 million,

## ENROLLED ORIGINAL

except as additional funds may be necessary to provide for an increase in Pre-Kindergarten enrollment;

“(B) School Stabilization; including General Improvements, A/C and Electrical Upgrades, Boiler Readiness, Roof Repairs, Life/Safety Code, Program Management, and ADA Compliance, not to exceed \$120 million;

“(C) School Modernizations, as set forth on pages 100-119 of the December submission, not to exceed \$434.5 million in addition to intra-District transfers;

“(D) Technology development, pursuant to an intra-District agreement between OFM and the Office of the Chief Technology Officer, not to exceed \$ 15 million;

“(E) Athletic Facilities, not to exceed \$36 million; and

“(F) Such amounts as may be necessary to pay the U.S. Corps of Engineers for prior work.”.

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

(1) Paragraph (1) is amended to read as follows:

“(1) The Chief Financial Officer shall provide authority to obligate funds to the OFM to modernize and make capital improvements to District of Columbia Public Schools under this subtitle if:

“(A) The Facilities Master Plan is submitted as required by subsection (b) of this section and certified as required by paragraph (2) of this subsection; or

“(B) The work program is submitted as required by subsection (c) or subsection (c-1), if applicable, of this section and certified as required by paragraph (2) of this subsection.

(2) Paragraph (2) is amended by striking the phrase “(b) or (c) of this section” and inserting the phrase “(b), (c), or (c-1) of this section” in its place.

#### SUBTITLE K. PUBLIC CHARTER SCHOOL BOARD.

Sec. 4022. Short title.

This subtitle may be cited as the “Public Charter School Board Fiscal Responsibility Emergency Amendment Act of 2008”.

Sec. 4023. Section 2204(c) of the District of Columbia School Reform Act of 1995, approved April 26, 1996 (110 Stat. 1321 [238]; D.C. Official Code § 38-1802.04(c)), is amended by adding a new paragraph (21) to read as follows:

“(21) *Distribution of funds.* - Funds that have not been provided for in an approved financial plan shall not be distributed to any public charter school.”.

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TITLE V. HUMAN SUPPORT SERVICES  
SUBTITLE G. DEPARTMENT OF MENTAL HEALTH FUNDING ALLOCATION  
ACT.

Sec. 5013. Short title.

This subtitle may be cited as the "Department of Mental Health Funding Allocation Emergency Act of 2008".

Sec. 5014. Statement of anticipated funding.

No later than 30 days before the first day of a fiscal year, the Department of Mental Health shall issue to each certified Mental Health rehabilitation services provider a statement of anticipated annual funding. The statement shall include language that the anticipated funding level is subject to change based upon actual budget availability and at the discretion of the Department of Mental Health.

SUBTITLE K. NURSING FACILITY QUALITY OF CARE FUND.

Sec. 5026. Short title.

This subtitle may be cited as the "Nursing Facility Quality of Care Emergency Act of 2008".

Sec. 5027. Section 47-1263(a) of the District of Columbia Official Code is amended as follows:

(a) The lead-in language is amended by striking the phrase "assessment of 6% per annum" and inserting the phrase "assessment of up to 6% per annum" in its place.

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

"(2) For fiscal year 2006 and each succeeding fiscal year, the Mayor shall determine the uniform amount per licensed bed by rules issued pursuant to § 47-1267."

SUBTITLE Q. ASSISTANCE FORM STANDARDIZATION.

Sec. 5038. Short title.

This subtitle may be cited as the "Assistance Application Form Standardization Emergency Act of 2008".

Sec. 5039. (a) All District government assistance application forms ("AAF") for assistance from the District government, or leading to federal or private assistance, shall:

(1) Require the applicant to state whether he or she is a veteran; and

(2) Provide contact information for the Office of Veterans Affairs, established by section 703 of the Office of Veterans Affairs Establishment Act of 2001, effective October 3, 2001 (D.C. Law 14-28; D.C. Official Code § 49-1002).

(b)(1) An agency that receives AAFs shall establish a procedure to retain AAFs that

## ENROLLED ORIGINAL

indicate that the applicant is a veteran separately from AAFs that do not so indicate.

(2) An agency that receives an AAF that indicates that the applicant is a veteran shall forward this information to the Office of Veterans Affairs for its use and record retention.

(c) Upon the effective date of this subtitle, all agencies shall meet the requirements of this subtitle by providing the required information on the AAF or as an attachment to the AAF.

## TITLE VI. [RESERVED].

## TITLE VII. FINANCE AND REVENUE

## SUBTITLE D. OTHER POST-EMPLOYMENT BENEFITS.

Sec. 7007. Short title.

This subtitle may be cited as the "Other Post-Employment Benefits Eligibility Emergency Act of 2008".

Sec. 7008. Section 2109 of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective October 1, 1987 (D.C. Law 7-27; D.C. Official Code § 1-621.09), is amended by adding a new subsection (e) to read as follows:

"(e) Notwithstanding the other provisions of this act, the Mayor may issue rules to establish vesting requirements for the provision of other post-employment benefits to annuitants. Any proposed rules promulgated by the Mayor shall be submitted to the Council for a 60-day period of review, excluding Saturdays, Sundays, legal holidays, and days of Council recess. If the Council does not approve or disapprove the proposed rules within the 60-day period, by resolution, the proposed rules shall be deemed disapproved."

## SUBTITLE F. GOLDEN RULE PLAZA, INC.

Sec. 7011. Short title.

This subtitle may be cited as the "Golden Rule Plaza, Inc., Real Property Tax Exemption and Real Property Tax Relief Emergency Act of 2008".

Sec. 7012. Chapter 10 of Title 47 of the District of Columbia Code is amended as follows:

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

"47-1079. Golden Rule Plaza, Inc., Lots 837, 841, and 842, Square 525, and Lot 840, Square 526."

(b) A new section 47-1079 is added to read as follows:

"§ 47-1079. Golden Rule Plaza, Inc., Lots 837, 841, and 842, Square 525, and Lot 840, Square 526.

"The real properties described as Lots 837, 841, and 842, Square 525, and Lot 840,

## ENROLLED ORIGINAL

Square 526, owned by Golden Rule Plaza, Inc., a nonprofit corporation, shall be exempt from all taxation for a period of 15 years so long as these real properties continue to be owned by Golden Rule Plaza, Inc., and are not used for commercial purposes, subject to the provisions of §§ 47-1005, 47-1007, and 47-1009.”.

Sec. 7013. The Council of the District of Columbia orders that all real property taxes, interest, penalties, fees, and other related charges assessed against Golden Rule Plaza, Inc., from the period beginning December 1, 2005, on real property located at Lots 837 and 842, Square 525, and Lot 840, Square 526, and, from the period beginning October 1, 2006, for real property located at Lot 841, Square 525, be forgiven and any payments already made for these periods be refunded.

SUBTITLE P. ARTHUR CAPPER/CARROLLSBURG PUBLIC IMPROVEMENT CLARIFICATION.

Sec. 7117. Short title.

This subtitle may be cited as the “Arthur Capper/Carrollsborg Public Improvement Clarification Emergency Amendment Act of 2008”.

Sec. 7118. Section 202(a)(1)(B) of the PILOT Authorization Increase and Arthur Capper/Carrollsborg Public Improvement Revenue Bonds Approval Act of 2006, effective March 8, 2007 (D.C. Law 16-244; 54 DCR 609), is amended by striking the phrase “\$11 million” and inserting the phrase “\$44 million” in its place.

TITLE VIII. DESIGNATED APPROPRIATION ALLOCATIONS

Sec. 8001. Short title.

This title may be cited as the “Designated Appropriation Allocations Emergency Act of 2008”.

Sec. 8002. [Reserved].

Sec. 8003. Grant allocations requirements.

(a) To receive a grant pursuant to section 8002 of the Fiscal Year 2009 Budget Support Act of 2008, signed by the Mayor on June 26, 2008 (D.C. Act 17-419; 55 DCR \_\_\_), a grantee shall be required to submit the following, postmarked or hand delivered no later than August 15, 2008:

- (1) The organization’s Articles of Incorporation;
- (2) Internal Revenue Service certification that the organization is tax-exempt under section 501(c) of the Internal Revenue Code of 1986, approved August 16, 1954 (68A Stat. 163; 26 U.S.C. § 501(c));

## ENROLLED ORIGINAL

(3)(A) The organization's most recent financial audit, not more than 2 years old;

or

(B) A current financial statement by a certified accountant that shows that the organization is in good financial standing and which delineates its:

- (i) Existing assets and liabilities;
- (ii) Pending lawsuits; and
- (iii) Pending and final judgments;

(4) Internal Revenue Service Form 990 covering the organization's most recently completed fiscal year;

(5) A notarized statement from the grantee certifying that:

- (A) The organization is current on District and federal taxes;
- (B) The Council of the District of Columbia is authorized to verify the organization's tax status with the District of Columbia Office of Tax and Revenue;
- (C) The organization focuses primarily on services to District of Columbia residents and will serve primarily District of Columbia residents with this grant; and
- (D) The District government shall have access to its financial, administrative, and operational records, including specific consent for the District of Columbia Auditor to access its books, accounts, records, findings, and documents related to the grant; and

(6) A comprehensive program statement that includes a detailed:

- (A) Scope of work; and
- (B) Budget that describes how the grant funds shall be spent.

(b) Grantees shall be notified that the District of Columbia Auditor will randomly audit grant recipients.

(c) The District of Columbia Auditor's report shall be issued no later than January 1<sup>st</sup> of the fiscal year immediately following the year for which the grant was awarded.

(d) Nothing in this title shall be construed as waiving the requirements to submit information required of all grantees by the grantor agencies or organizations.

(e)(1) If an organization cannot meet the submission requirements established in subsection (a) of this section, the organization shall be required to submit a notarized statement designating a nonprofit organization, which does meet the criteria, to serve as its fiscal agent or fiscal sponsor postmarked or hand delivered no later than August 15, 2008.

(2) The fiscal agent or fiscal sponsor shall be required to submit the following, postmarked or hand delivered no later than August 25, 2008:

(A) A notarized statement agreeing to serve as fiscal agent or fiscal sponsor; and

(B) The information required by subsection (a) of this section.

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TITLE IX. [RESERVED].

## TITLE X. FISCAL IMPACT AND EFFECTIVE DATE

Sec. 10001. Fiscal impact statement.

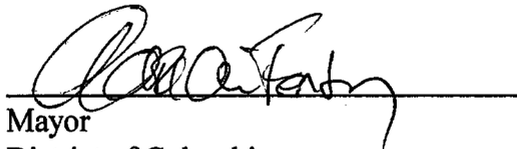
The Council adopts the fiscal impact statement in the committee report for the Fiscal Year 2009 Budget Support Act of 2008, signed by the Mayor on June 26, 2008 (D.C. Act 17-419; 55 DCR \_\_\_), as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(3)).

Sec. 10002. 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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-469

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To amend, on an emergency basis, Chapter 10 of Title 47 of the District of Columbia Official Code to exempt from taxation certain real property located on federal property in the District of Columbia and used by the United States Department of the Air Force, and to provide equitable real property tax relief for the real property.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Bolling Air Force Base Military Housing Real Property Tax Exemption and Equitable Tax Relief Emergency Act of 2008".

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:

"47-1080. Bolling Air Force Base housing."

(b) A new section 47-1080 is added to read as follows:

"§ 47-1080. Bolling Air Force Base housing.

"(a) The real property, located in Square 6072, or otherwise at the Bolling Air Force Base, 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 the property is used for the purposes of housing military personnel or their families, as contemplated by 10 U.S.C. §§ 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 United States 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 related facilities; and the transfer from any entity to the United States government, or any branch of the United States military, shall be exempt from all transfer and recordation taxes of or imposed by the District of Columbia.

ENROLLED ORIGINAL

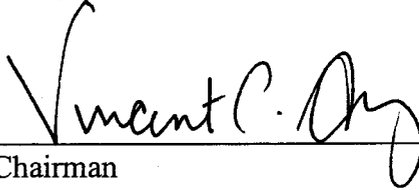
“(b) Real property taxes, recordation or transfer taxes, interest, penalties, fees and other related charges assessed against said real property in Square 6072 located on Bolling Air Force Base, for the period of October 1, 2007, through the effective date of the Bolling Air Force Base Military Housing Real Property Tax Exemption and Equitable Tax Relief Emergency Act of 2008, passed on emergency basis on July 15, 2008 (Enrolled version of Bill 17-733), shall be forgiven, and any payments made for the period shall be refunded.”.

Sec. 3. Fiscal impact statement.

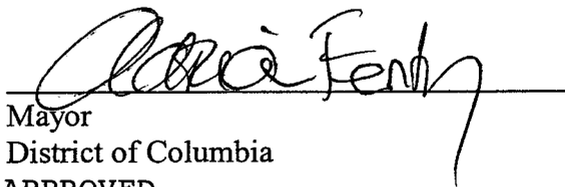
The Council adopts the fiscal impact statement of the Budget Director as the fiscal impact statement required by section 602(c)(3) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02 (c)(3)).

Sec. 4. Effective date.

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 28, 2008

ENROLLED ORIGINAL

AN ACT

D.C. ACT 17-470

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

JULY 28, 2008

To amend, on an emergency basis, the Historic Landmark and Historic District Protection Act of 1978 to exempt historic housing grants from computation as District gross taxable income; and to amend section 47-1803.02 of the District of Columbia Official Code to reflect that exemption.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Targeted Historic Housing Preservation Assistance Emergency Amendment Act of 2008".

Sec. 2. The second section 11a(e) of the Historic Landmark and Historic District Protection Act of 1978, effective March 2, 2007 (D.C. Law 16-189; D.C. Official Code § 6-1110.02(e)), is amended by adding a new paragraph (3) to read as follows:

"(3) A grant made to a taxpayer pursuant to this section shall be excluded in the computation of District gross income."

Sec. 3. Section 47-1803.02(a)(2) of the District of Columbia Official Code is amended by adding a new subparagraph (Y) to read as follows:

"(Y) The amount received by a taxpayer pursuant to the second section 11a of the Historic Landmark and Historic District Protection Act of 1978, effective March 2, 2007 (D.C. Law 16-189; D.C. Official Code § 6-1110.02)."

Sec. 4. 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)).

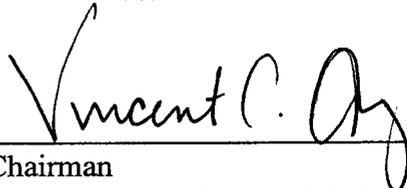
Sec. 5. Effective date.

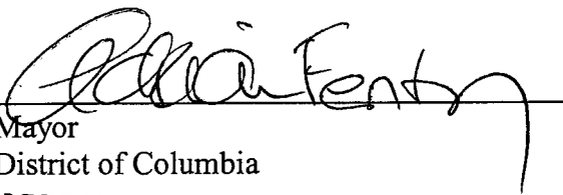
This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), and shall remain in effect for no longer than 90 days, as provided for emergency acts of the Council of the District of Columbia in section

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 28, 2008