

DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS

NOTICE OF PUBLIC INTEREST

The following is a listing of raze permit applications filed with the Permit Operations Division of the Department of Consumer and Regulatory Affairs:

Application Date	Address	Lot	Square	Use
January 13, 2009	813 Kennedy Street, NW	30	2993	2 story single family development
January 15, 2009	1101 South Capitol Street, SW	47	649	1 story building

For further information, please contact Mr. Joseph Bembry at the Permit Operations Division via email at Joseph.Bembry@dcra.gov or Ms. Cheryl Randall Thomas, Manager of the Permit Center, at (202) 442-4534.

**DISTRICT OF COLUMBIA
DISTRICT DEPARTMENT OF THE ENVIRONMENT**

NOTICE OF FUNDING AVAILABILITY

The District of Columbia Department of Environment (DDOE) is soliciting applications from educational institutions, federal agencies, District of Columbia government agencies, and nonprofit organizations to assist DDOE with controlling nonpoint source pollution to District waters, protecting the District's watersheds and habitats, and meeting the District's commitment to assist with the protection and restoration of the Chesapeake Bay. Approximately \$1,852,000 in Federal and District funds may be available on a competitive basis, pending the availability of funding and approval by the appropriate federal agency.

The following projects will be available for application:

FY2009 Green Roof Rebate Program

Schoolyard Conservation Site Education Program, "*RiverSmart Schools*"

RiverSmart Homes Incentive Program

The District Curb Alternative (DCA) Project, Building Neighborhood Support and Developing Design Templates for the Demonstration of Residential Curbside Stormwater Management

Residential Downspout Disconnection Pilot Program

Surveillance Cameras to Improve Enforcement Efforts Against Illegal Dumping in the District of Columbia

Pre-Implementation Stormwater Volume Monitoring for Large-Scale Low Impact Development Implementation

District-Wide Low Impact Development (LID) Technologies Feasibility Demonstration Program

Mayor's Green Summer Job Corps Project Management and Youth Training

Pope Branch Invasive Plant Management

High Volume Rainwater Capture and Reuse Demonstration Project

RiverSmart Homes Cistern Installation Program

The Request for Applications will be available online at <http://www.opgd.dc.gov> under "District Grants Clearinghouse," and will also be available to be picked up beginning January 30, 2009.

Applications can be obtained from:

Sheila Besse

District Department of the Environment

51 N Street, N.E., Fifth Floor

Washington, D.C. 20002

You may also request an email version of the application by writing to John Wasiutynski at: john.wasiutynski@dc.gov.

The deadline for application submission is March 13, 2009 at 5:00 p.m. Five hard copies and one electronic copy of the application must be submitted to the address above. For additional information, please contact Sheila Besse, 202/535-2244.

**HEALTH REGULATION AND LICENSING ADMINISTRATION
HEALTH PROFESSIONAL LICENSING ADMINISTRATION**

**Notice of Regularly Scheduled Public Meetings
Calendar Year 2009-2010**

Health Professional Boards Monthly Meetings

FEBRUARY 2009

Board	Day	Date	Time
Nursing	Wednesday	4	8:00 am
Pharmacy	Thursday	5	9:30 am
Respiratory Care	Monday	9	9:00 am
Chiropractic	Tuesday	10	1:00 pm
Social Work	Wednesday	11	9:00 am
Nursing Home Administration	Thursday	12	1:30 pm
Professional Counseling	Friday	13	9:00 am
Physical Therapy	Tuesday	17	3:00 pm
Dentistry	Wednesday	18	10:00 am
Veterinary Examiners	Thursday	19	10:00 am
Massage Therapy	Thursday	19	1:30 pm
Psychology	Friday	20	10:00 am
Audiology & Speech Therapy	Monday	23	9:00 am
Medicine	Wednesday	25	9:00 am

MEETING LOCATION

717 14th Street, NW
10th Floor
Washington, DC 20005

The locations, dates and/or dates may vary. To confirm attendance and location please contact:

Deborah Y. Barnes
Executive Assistant
Government of the District of Columbia
Health Regulation and Licensing Administration
717 14th Street, NW 10th Floor
Washington, DC 20005
Phone: (202) 724-8819 | Fax: (202) 724-8677
deborah2.barnes@dc.gov

IMAGINE SOUTHEAST PUBLIC CHARTER SCHOOL**REQUEST FOR PROPOSALS****Supplemental Services**

The Imagine Southeast Public Charter School, in compliance with Section 2204 (C) of the District of Columbia School Reform Act of 1995 hereby solicits Requests for proposals for Supplemental Services.

Email questions to tuanshanita.brown@imageschools.com with the subject line as "Supplemental Services". For further information you may contact the school at 202-561-1622 and ask for Tuanshanita Brown.

Deadline for submissions is February 20, 2009 by 5:00 p.m.

Please mail proposals and supporting documents to the following address:

Imagine Southeast Public Charter School
Tuanshanita Brown
421 Alabama Ave. SE
Washington, DC 20032

DISTRICT OF COLUMBIA COMMISSION ON JUDICIAL DISABILITIES AND TENURE

**Judicial Tenure Commission Begins Reappointment Evaluations
Of Judges
Judith Bartnoff, Zoe Bush, and Rhonda Reid Winston**

This is to notify members of the bar and the general public that the Commission has begun inquiries into the qualifications of Judges Judith Bartnoff, Zoe Bush, and Rhonda Reid Winston of the Superior Court of the District of Columbia. Judges Bartnoff, Bush, and Winston are declared candidates for reappointment as Associate Judges upon the expiration of their terms on July 18, 2009.

Under the provisions of the District of Columbia Self-Government and Governmental Reorganization Act, P.L. 93-198, 87 Stat. 796 (1973), §443(c) as amended by the District of Columbia Judicial Efficiency and Improvement Act, P.L. 99-573, 100 Stat. 3233, §12(1) provides in part as follows:

"...If a declaration (of candidacy) is so filed, the Tenure Commission shall, not less than sixty days prior to the expiration of the declaring candidate's term of office, prepare and submit to the President a written statement of the declaring candidate's performance during his present term of office and his fitness for reappointment to another term. If the Tenure Commission determines the declaring candidate to be well qualified for reappointment to another term, then the term of such declaring candidate shall be automatically extended for another full term, subject to mandatory retirement, suspension, or removal. If the Tenure Commission determines the declaring candidate to be qualified for reappointment to another term, then the President may nominate such candidate, in which case the President shall submit to the Senate for advice and consent the renomination of the declaring candidate as judge. If the President determines not to so nominate such declaring candidate, he shall nominate another candidate for such position only in accordance with the provisions of subsections (a) and (b). If the Tenure Commission determines the declaring candidate to be unqualified for reappointment to another term, then the President shall not submit to the Senate for advice and consent the nomination of the declaring candidate as judge and such judge shall not be eligible for reappointment or appointment as a judge of a District of Columbia court."

The Commission hereby requests members of the bar, litigants, interested organizations, and members of the public to submit any information bearing on the qualifications of Judges Bartnoff, Bush, and Winston which it is believed will aid the Commission. The cooperation of the community at an early stage will greatly aid the Commission in fulfilling its responsibilities. The identity of any person submitting material shall be kept confidential unless expressly authorized by the person submitting the information.

All communications shall be mailed or delivered by **March 31, 2009**, and addressed to:

District of Columbia Commission on Judicial
Disabilities and Tenure
Building A, Room 246
515 Fifth Street, N.W.
Washington, D.C. 20001
Telephone: (202) 727-1363
Fax: (202) 727-9718

The members of the Commission are:

William P. Lightfoot, Esq., Chairperson
Hon. Gladys Kessler, Vice Chairperson
Gary C. Dennis, M.D.
Noel J. Francisco, Esq.
Shirley A. Higuchi, Esq.
Ronald Richardson
Claudia A. Withers, Esq.

BY: /s/ William P. Lightfoot
Chairperson

DEPARTMENT OF SMALL AND LOCAL BUSINESS DEVELOPMENT**DC CERTIFIED BUSINESS ENTERPRISE REVOLVING MICRO LOAN FUND****A Pilot Program for Qualified CBE****PROGRAM OVERVIEW**

The DC Certified Business Enterprise Revolving Micro Loan Fund (“DC CBE RMLF”) is a financing tool designed to sustain and/or increase the level of business activity, job creation and retention, and provide access to capital for the sustainability and expansion of small businesses, with the requirement of assisting small and disadvantaged businesses, as certified by the Department of Small and Local Business Development (DSLBD). Preference for financial assistance is given to Certified Business Enterprises that have the “resident-owned” designation (in accordance with the DSLBD CBE registration), as well as, businesses with primary operations and/or core clientele in target areas comprising DC Main Streets, Neighborhood Investment Fund, and special nodes designated for economic development or commercial revitalization, as defined by the Office of the Mayor.

Loans issued under the DC Certified Business Enterprise Micro Loan Fund (DC CBE-RMLF) will be structured as a senior or subordinated secured loan or a loan guarantee. Loan underwriting is managed by the Washington Area Community Investment Fund (WACIF) on behalf of the Department of Small and Local Business Development. WACIF will also close and service all loans. The maximum loan amount is \$15,000. However, CBE designated as resident-owned businesses, and/or CBE designated businesses that are located within a DC Main Streets or Neighborhood Investment Fund target area, or special nodes designated for economic development or commercial revitalization may be eligible for up to \$25,000. Refer to the DSLBD website (<http://dslbd.dc.gov>) for a description of the respective target areas.

Applications are available online through the Department of Small and Local Business Development website (<http://dslbd.dc.gov>). **Completed applications, with requisite attachments, must be submitted to DSLBD.** A Certified Business Enterprise (CBE) designation is a prerequisite for applying for a loan. WACIF will not accept applications directly from businesses.

DSLBD is responsible for the pre-screening of potential borrowers. DSLBD will conduct a preliminary review of the application to ensure completeness and that all supporting documentation is included. DSLBD will notify the applicant if an unqualified application has been submitted for consideration. Applications that meet the pre-screening standards will be forwarded to WACIF for underwriting. A complete and viable application should result in a loan closing within 45 – 60 days, provided no additional information is required for underwriting purposes.

The micro loan application and guidelines are available online at <http://dslbd.dc.gov>. The completed application package must be submitted to DSLBD with the following demarcation:

Department of Small and Local Business Development, ATTN: DC Certified Business Enterprise Revolving Micro Loan Fund, 441 4th St. NW, Ste. 970N, Washington, DC 20001

PROJECT ELIGIBILITY

- Certified small business enterprise AND disadvantaged business enterprise (in accordance with the Department of Small and Local Business Development CBE designation)
- Business independently owned, operated, and controlled
- Business with a current Certificate of Good Standing (via the Department of Consumer and Regulatory Affairs) and Certificate of Clean Hands (via Office of Tax and Revenue)

PREFERENCE GIVEN TO:

- Certified resident-owned business (in accordance with the Department of Small and Local Business Development CBE designation)
- Business that serves or whose principal office is located in a DC Main Streets corridor, a Neighborhood Investment Program target area, or another area identified by the Mayor as a priority for economic development or commercial revitalization

PROJECT INELIGIBILITY

- Non-profit organization
- Start-up business (less than 3 years operating period)
- Street vendor
- Regional or national franchise

For more information concerning the DSLBD's pilot Revolving Micro Loan Fund—such as use of proceeds, rates/terms, collateral/security, technical assistance, the application process—or how to become a Certified Business Enterprise (CBE), please visit <http://dslbd.dc.gov> or call 202-727-3900. Guidelines, intake forms, and applications are available online.

**ZONING COMMISSION FOR THE DISTRICT OF COLUMBIA
ZONING COMMISSION ORDER NO. 453A**

Z.C. Case No. 84-19A

Modification to the Approved Planned Unit Development

(World Wildlife Fund, Inc.)

January 12, 2009

Pursuant to notice, the Zoning Commission for the District of Columbia (the "Commission") held a public meeting on December 4, 2008. At the meeting, the Commission approved an application from the World Wildlife Fund, Inc. (the "Applicant") for a modification to an approved planned unit development ("PUD") for the property in Square 24, Lot 112, located at the street address 1250 24th Street, N.W. (the "Property"). This PUD modification is authorized pursuant to Chapters 1 and 24 of the District of Columbia Zoning Regulations (the "Regulations"). The Commission determined that this modification request was properly before it under §§ 2409.9 and 3030 of the Regulations.

FINDINGS OF FACT

Preliminary Matters

1. By Zoning Commission ("Z.C.") Order No. 453, dated April 8, 1985, the Commission approved the PUD for Lot 112 in Square 24 (the "Approved PUD"). Z.C. Order No. 453 approved the development of a commercial office building consisting of approximately 209,000 square feet of gross floor area, a height not to exceed 90 feet, and 4.5 FAR. The order required parking for 141 vehicles and that 17,000 square feet on the ground floor (the "Space") be devoted to retail sales or services, restaurants, or theater uses.
2. The previous owner of the Property filed a request for modification of an approved planned unit development on June 20, 1989, citing an inability to lease the Space since completion of construction. This request was opposed by Philip J. Brown, who provided evidence that the Space had been leased. Based on the fact that the Space had been leased, the Commission denied set down of the 1989 modification request.
3. On August 7, 2007, the Applicant, now the record owner of the Property, filed a request for modification to an approved planned unit development seeking removal of the retail sales or services requirement ("Condition No. 4") of the Order (the "Modification Request"). The Applicant cited an inability to keep the Space leased for retail uses due to a lack of pedestrian traffic and lack of visibility from the street, and requested unrestricted use of the Space for uses permitted in the CR Zone District. Currently, Condition No. 4 of the Order requires the Applicant to maintain a minimum of 17,000 square feet of floor area for "retail sales or services, restaurants, or private or public theaters." In all other respects, the project would remain fully consistent with the approved order.
4. On October 5, 2007, the Office of Planning ("OP") recommended that the Commission set down the Modification Request for hearing and that the Applicant work with OP to develop a more detailed description of the uses it felt were appropriate for the Space, and

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to provide additional information including the efforts to lease the Space, the length and amount of the vacancy, and outreach efforts to the arts community. The Commission set the request down for a public hearing on October 15, 2007.

5. The Applicant filed a prehearing statement on September 26, 2008, and a hearing was scheduled for December 4, 2008 (the "Public Hearing").
6. OP filed a report on November 24, 2008, which did not make a final recommendation because it requested additional information regarding the Applicant's inability to lease the Space as originally proffered and more details regarding its efforts to "green" the building. OP stated that all other conditions of approval have been satisfied and the other public benefits and amenities offered as part of the original approval have largely been met. OP noted in its report that it had attempted to reach the ANC but no response was received.
7. The Commission held a public hearing on the above-mentioned application on December 4, 2008, which was conducted in accordance with the provisions of 11 DCMR § 3022.
8. At the hearing, after the Applicant stated that it did not have the requested data available regarding its efforts to "green" the building because it had not yet finalized these plans, OP stated that its remaining concern was that the PUD provide sufficient benefits and amenities to justify the relief provided, given that the Applicant was requesting that the Commission delete one of the benefits and amenities that the Commission relied on in approving the project.
9. At the conclusion of the hearing, the Commission took proposed action to approve the application by a vote of 4-0-1.
10. The proposed action of the Commission was referred to the National Capital Planning Commission ("NCPC") pursuant to § 492 of the Home Rule Act. The NCPC Executive Director, through a Delegated Action dated December 31, 2008, found that the proposed PUD would not have an adverse effect on federal interests nor be inconsistent with the Comprehensive Plan for the National Capital.
11. Advisory Neighborhood Commission ("ANC") 2A, the ANC in which the Property is located, is automatically a party to this application. No comment was received from ANC 2A in this case.

Merits of the Request

12. The building has been the headquarters of the Applicant for more than twenty years, and while originally a tenant, the Applicant purchased the building in 2000 and currently occupies 46% of the building, leasing out the remaining office and retail spaces. The Space has been vacant since early 2007 when both tenants ceased operations, which has

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resulted in lost rental income of approximately \$900,000, a figure that continues to grow at a rate of approximately \$39,000 a month. Despite its inability to lease the Space and the financial hardships that have resulted, the Applicant remains an active member of the West End community, coordinating blood drives, working on Earth Day projects at local schools and parks, and initiating the “greening” of the building to obtain LEED certification.

13. The Space consists of two separate retail spaces of approximately 8,450 square feet each, which are separated by an interior atrium and cannot be combined. The Space has proven to be an inadequate location for a variety of retail uses over the past decade, including multiple restaurants and an office supply store. The Space has been listed on an on-line listing service for brokers and has been shown several times, but due to the lack of pedestrian traffic, the location of the Space, which is set back from the street and below grade, and the limited area for signage, prospective tenants have determined that the Space is not suitable for their retail operations. There have also been inquiries from non-retail businesses which would not, under the current terms of the order, be permitted to operate in the Space, such as public relations and architectural firms. Other suitable uses for the Space include professional services firms, a day care (although there is a competing use located on the Property), and additional office space for the Applicant.
14. There is no other retail located along this block of 24th Street which is visible from the street, and that the street is predominantly characterized by residential and hotel uses.
15. Diana Horvat, AIA, IIDA, LEED AP, Architect with Envision Design, was accepted by the Commission as an expert in commercial interior architecture and testified at the Public Hearing. The Board accepts Ms. Horvat’s conclusion that the Space is not suitable for retail uses because of the low floor-to-ceiling heights (9 feet), the poor visibility from the street, and the location of the Space, which is set back from the street and below grade. Ms. Horvat also testified, and the Commission agrees, that the two separate retail spaces cannot be combined and would not be large enough for use as a public or private theater.
16. Ms. Horvat also represented that the Applicant, in line with its mission as a conservation organization and with the ultimate goal being certified as a LEED Platinum building, intends to transform its building with a variety of sustainable/green elements and initiatives, including: retrofitted electrical and mechanical systems, possible construction of a green roof, and an emphasis on recycling and the use of green cleaning products throughout the building, but that as a non-profit organization, the sustainability efforts were driven by budget concerns.

CONCLUSIONS OF LAW

After careful consideration of the issues presented before it, the Commission finds that the approval of the modification is appropriate.

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First and foremost, the PUD regulations specifically contemplate a change in economic or market conditions beyond an Applicant's reasonable control to be grounds for extending the validity of a PUD order. (11 DCMR § 2408.11.) The Applicant's inability over the course of two years to fully lease the Space due to the lack of pedestrian traffic on 24th Street, the poor visibility from the street, the limited area for signage, and the low floor-to-ceiling heights which are uncharacteristic of retail space, combined with the difficulties facing retailers during the current economic downturn, require that the allowable uses of the Space be expanded to include *any* use permitted in the CR Zone District.

Second, while the Commission recognizes that the retail component in the Approved PUD was important to the community at that time and to the Commission's consideration of the PUD application, the Commission believes that it was not the sole amenity upon which the Approved PUD application was predicated. The Commission finds that the removal of Condition No. 4 would have no meaningful impact on the Approved PUD. Further, the Commission finds that the Applicant's efforts, independent of the Modification Request, to seek LEED certification and to make the building more environmentally-friendly, are consistent with the Applicant's mission and will further enhance the building and its relationship to the community.

Further, the Zoning Commission concludes that its decision is in the best interest of the District of Columbia and is consistent with the intent and purposes of the Zoning Regulations.

Finally, approval of the modification is not inconsistent with the Comprehensive Plan. The proposed modification continues the PUD's goal of preserving the east façade of the B&W Garage and providing other community benefits.

The Commission is required under D.C. Official Code § 1-309.10(d) to give great weight to the issues and concerns raised in the written report of the affected ANC. No such report was received in this case.

The Commission is required under § 5 of the Office of Zoning Independence Act of 1990, effective September 20, 1990 (D.C. Law 8-163, D.C. Official Code §6-623.04) to give great weight to OP recommendations (as reflected in ¶ 10). The Commission considered the Office of Planning's concern that deletion of one of the project benefits and amenities that the Commission judged, balanced, and reconciled in approving the PUD could tip the balance against the approval of the project, but for the reasons stated above does not find their advice to be persuasive.

DECISION

In consideration of the Findings of Fact and Conclusions of Law herein, the Zoning Commission for the District of Columbia hereby orders **APPROVAL** of the application for a modification of the approved PUD. Condition No. 4 of Z.C. Order No. 453 is revised to read as follows:

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- “4. The building shall be limited to office use, except the ground floor, which may contain any use permitted in the CR Zone District.”

The Owner is required to comply fully with the provisions the D.C. Human Rights Act of 1977, D.C. Law 2-38, as amended, D.C. Official Code § 2-1401.01 et seq., (“Act”). This Order is conditioned upon full compliance with those provisions. In accordance with the Act, the District of Columbia does not discriminate on the basis of actual or perceived: race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, gender identity or expression, familial status, family responsibilities, matriculation, political affiliation, genetic information, disability, source of income, or place of residence or business. Sexual harassment is a form of sex discrimination that is prohibited by the Act. In addition, harassment based on any of the above protected categories is prohibited by the Act. Discrimination in violation of the Act will not be tolerated. Violators will be subject to disciplinary action. The failure or refusal of the Owner to comply shall furnish grounds for denial or, if issued, revocation of any building permits or certificates of occupancy issued pursuant to this Order.

Vote of the Zoning Commission taken at the conclusion of the public hearing on July 28, 2008 to **APPROVE** the application by a vote of **4-0-1** (Peter G. May, Michael G. Turnbull, Anthony J. Hood, and Gregory N. Jeffries to approve; the third Mayoral appointee position vacant, not voting).

The Zoning Commission took final action to **ADOPT** this modification at its public meeting on January 12, 2009, by a vote of **3-0-2** (Michael G. Turnbull, Peter G. May, and Anthony J. Hood to approve; Gregory N. Jeffries, not present, not voting; the third Mayoral appointee position vacant, not voting).

In accordance with the provisions of 11 DCMR § 3028.8, this Order shall become final and effective upon publication in the *D.C. Register*; that is, on January 30 2009 .

**OFFICE OF DOCUMENTS AND ADMINISTRATIVE ISSUANCES
PUBLICATIONS PRICE LIST**

DISTRICT OF COLUMBIA MUNICIPAL REGULATIONS (DCMR)

TITLE	SUBJECT	PRICE
1	DCMR MAYOR AND EXECUTIVE AGENCIES (JUNE 2001)	\$16.00
3	DCMR ELECTIONS & ETHICS (MARCH 2007)	\$20.00
4	DCMR HUMAN RIGHTS (MARCH 1995)	\$13.00
5	DCMR BOARD OF EDUCATION (DECEMBER 2002)	\$26.00
6A	DCMR POLICE PERSONNEL (JUNE 2007).....	\$8.00
7	DCMR EMPLOYMENT BENEFITS (JANUARY 1986)	\$8.00
8	DCMR UNIVERSITY OF THE DISTRICT OF COLUMBIA (JUNE 1988).....	\$8.00
9	DCMR TAXATION & ASSESSMENTS (APRIL 1998)	\$20.00
10	DCMR DISTRICT'S COMPREHENSIVE PLAN (PART 1, OCTOBER 2007)	\$70.00
	+ \$10.00 for postage	
10	DCMR PLANNING & DEVELOPMENT (PART 2, MARCH 1994) w/1996 SUPPLEMENT*	\$26.00
11	DCMR ZONING (FEBRUARY 2003).....	\$35.00
12	DCMR 2008 CONSTRUCTION CODES SUPPLEMENT (pub. JANUARY 2009)	\$25.00
13B	DCMR BOILER & PRESSURE VESSEL CODE (MAY 1984)	\$7.00
14	DCMR HOUSING (DECEMBER 2004).....	\$25.00
15	DCMR PUBLIC UTILITIES & CABLE TELEVISION (JUNE 1998)	\$20.00
16	DCMR CONSUMERS, COMMERCIAL PRACTICES & CIVIL INFRACTIONS (JULY 1998).....	\$20.00
17	DCMR BUSINESS, OCCUPATIONS & PROFESSIONS (MAY 1990)	\$26.00
18	DCMR VEHICLES & TRAFFIC (APRIL 1995) w/1997 SUPPLEMENT*	\$26.00
19	DCMR AMUSEMENTS, PARKS & RECREATION (JUNE 2001)	\$26.00
20	DCMR ENVIRONMENT - CHAPTERS 1-39 (FEBRUARY 1997).....	\$20.00
20	DCMR ENVIRONMENT - CHAPTERS 40-70 (FEBRUARY 1997).....	\$26.00
21	DCMR WATER & SANITATION (FEBRUARY 1998).....	\$20.00
22	DCMR PUBLIC HEALTH & MEDICINE (AUGUST 1986)	\$26.00
22	DCMR HEALTH CARE & COMMUNITY RESIDENCE FACILITIES SUPPLEMENT (AUGUST 1986 - FEBRUARY 1995).....	\$13.00
23	DCMR ALCOHOLIC BEVERAGES (JANUARY 2009)	\$10.00
24	DCMR PUBLIC SPACE & SAFETY (DECEMBER 1996).....	\$20.00
25	DCMR FOOD AND FOOD OPERATIONS (AUGUST 2003)	\$20.00
26	DCMR INSURANCE (FEBRUARY 1985)	\$9.00
27	DCMR CONTRACTS AND PROCUREMENT (JULY 1988).....	\$22.00
28	DCMR CORRECTIONS, COURTS & CRIMINAL JUSTICE (AUGUST 2004)	\$10.00
29	DCMR PUBLIC WELFARE (MAY 1987)	\$8.00
30	DCMR LOTTERY AND CHARITABLE GAMES (MARCH 1997).....	\$20.00
31	DCMR TAXICABS & PUBLIC VEHICLES FOR HIRE (JULY 2004)	\$16.00

Publications Price List (Continued)

OTHER PUBLICATIONS

2000 – 2005 Indices	\$40.00 + \$10.00 postage
1994 - 1996 Indices.....	\$52.00 + \$10.00 postage
1997 - 1998 Indices.....	\$52.00 + \$10.00 postage
Complete Set of <i>D.C. Municipal Regulations</i>	\$665.00
D.C. Register yearly subscription	\$195.00
Rulemaking Handbook & Publications Style Manual (1983).....	\$5.00
D.C. Comprehensive Plan Maps	\$5.00
D.C. Comprehensive Plan CDs	\$10.00
*Supplements to D.C. Municipal Regulations.....	\$5.00

MAIL ORDERS: Send exact amount in check or money order made payable to the D.C. Treasurer. Specify title and subject. Send to: D.C. Office of Documents and Administrative Issuances, Room 520, One Judiciary Square, 441 - 4th St., N.W., Washington, D.C. 20001. Phone: 727-5090

OVER THE COUNTER SALES: Come to Rm. 520, One Judiciary Square., Bring check or money order.

All sales final. A charge of \$65.00 will be added for any dishonored check (D.C. Law 4-16)