### In the Senate of the United States,

October 15, 1999.

Resolved, That the bill from the House of Representatives (H.R. 3064) entitled "An Act making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against revenues of said District for the fiscal year ending September 30, 2000, and for other purposes.", do pass with the following

#### **AMENDMENT:**

Strike out all after the enacting clause and insert: That the following sums are appropriated, out of any 1 2 money in the Treasury not otherwise appropriated, for the 3 District of Columbia for the fiscal year ending September 4 30, 2000, and for other purposes, namely: TITLE I—FISCAL YEAR 2000 5 **APPROPRIATIONS** 6 FEDERAL FUNDS 7 8 FEDERAL PAYMENT FOR RESIDENT TUITION SUPPORT 9 For a Federal payment to the District of Columbia

10 for a program to be administered by the Mayor for District

of Columbia resident tuition support, subject to the enact-1 ment of authorizing legislation for such program by Con-2 gress, \$17,000,000, to remain available until expended: Pro-3 4 vided, That such funds may be used on behalf of eligible District of Columbia residents to pay an amount based 5 upon the difference between in-State and out-of-State tui-6 7 tion at public institutions of higher education, usable at 8 both public and private institutions of higher education: 9 Provided further, That the awarding of such funds may be prioritized on the basis of a resident's academic merit and 10 such other factors as may be authorized: Provided further, 11 12 That if the authorized program is a nationwide program, 13 the Mayor may expend up to \$17,000,000: Provided further, 14 That if the authorized program is for a limited number of 15 states, the Mayor may expend up to \$11,000,000: Provided further, That the District of Columbia may expend funds 16 other than the funds provided under this heading, including 17 18 local tax revenues and contributions, to support such pro-19 gram.

- 20 FEDERAL PAYMENT FOR INCENTIVES FOR ADOPTION OF
- 21 CHILDREN

For a Federal payment to the District of Columbia
to create incentives to promote the adoption of children in
the District of Columbia foster care system, \$5,000,000:
Provided, That such funds shall remain available until Sep-

tember 30, 2001 and shall be used in accordance with a 1 program established by the Mayor and the Council of the 2 District of Columbia and approved by the Committees on 3 4 Appropriations of the House of Representatives and the 5 Senate: Provided further, That funds provided under this heading may be used to cover the costs to the District of 6 7 Columbia of providing tax credits to offset the costs in-8 curred by individuals in adopting children in the District 9 of Columbia foster care system and in providing for the health care needs of such children, in accordance with legis-10 lation enacted by the District of Columbia government. 11

12 FEDERAL PAYMENT TO THE CITIZEN COMPLAINT REVIEW

BOARD

For a Federal payment to the District of Columbia
for administrative expenses of the Citizen Complaint Review Board, \$500,000, to remain available until September
30, 2001.

18 FEDERAL PAYMENT TO THE DEPARTMENT OF HUMAN

19 SERVICES

20 For a Federal payment to the Department of Human

21 Services for a mentoring program and for hotline services,

22 \$250,000.

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3 For salaries and expenses of the District of Columbia 4 Corrections Trustee, \$176,000,000 for the administration and operation of correctional facilities and for the adminis-5 trative operating costs of the Office of the Corrections Trust-6 7 ee, as authorized by section 11202 of the National Capital 8 Revitalization and Self-Government Improvement Act of 9 1997 (Public Law 105–33; 111 Stat. 712): Provided, That 10 notwithstanding any other provision of law, funds appropriated in this Act for the District of Columbia Corrections 11 12 Trustee shall be apportioned quarterly by the Office of Man-13 agement and Budget and obligated and expended in the same manner as funds appropriated for salaries and ex-14 15 penses of other Federal agencies: Provided further, That in addition to the funds provided under this heading, the Dis-16 trict of Columbia Corrections Trustee may use a portion 17 of the interest earned on the Federal payment made to the 18 19 Trustee under the District of Columbia Appropriations Act, 20 1998, (not to exceed \$4,600,000) to carry out the activities 21 funded under this heading.

22 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

Courts

For salaries and expenses for the District of Columbia
Courts, \$99,714,000 to be allocated as follows: for the Dis-

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1 trict of Columbia Court of Appeals, \$7,209,000; for the Dis-2 trict of Columbia Superior Court, \$68,351,000; for the District of Columbia Court System, \$16,154,000; 3 and 4 \$8,000,000, to remain available until September 30, 2001, 5 for capital improvements for District of Columbia courthouse facilities: Provided, That of the amounts available for 6 7 operations of the District of Columbia Courts, not to exceed 8 \$2,500,000 shall be for the design of an Integrated Justice 9 Information System and that such funds shall be used in 10 accordance with a plan and design developed by the courts and approved by the Committees on Appropriations of the 11 12 House of Representatives and the Senate: Provided further, 13 That notwithstanding any other provision of law, all amounts under this heading shall be apportioned quarterly 14 15 by the Office of Management and Budget and obligated and expended in the same manner as funds appropriated for 16 17 salaries and expenses of other Federal agencies, with payroll 18 and financial services to be provided on a contractual basis 19 with the General Services Administration [GSA], said serv-20 ices to include the preparation of monthly financial reports, 21 copies of which shall be submitted directly by GSA to the 22 President and to the Committees on Appropriations of the 23 Senate and House of Representatives, the Committee on 24 Governmental Affairs of the Senate, and the Committee on Government Reform of the House of Representatives. 25

1 Defender Services in District of Columbia Courts 2 For payments authorized under section 11–2604 and section 11–2605, D.C. Code (relating to representation pro-3 4 vided under the District of Columbia Criminal Justice Act), 5 payments for counsel appointed in proceedings in the Family Division of the Superior Court of the District of Colum-6 7 bia under chapter 23 of title 16, D.C. Code, and payments 8 for counsel authorized under section 21–2060, D.C. Code 9 (relating to representation provided under the District of 10 Columbia Guardianship, Protective Proceedings, and Dura-11 ble Power of Attorney Act of 1986), \$33,336,000, to remain 12 available until expended: Provided, That the funds provided in this Act under the heading "Federal Payment to the Dis-13 trict of Columbia Courts" (other than the \$8,000,000 pro-14 15 vided under such heading for capital improvements for District of Columbia courthouse facilities) may also be used 16 for payments under this heading Provided further, That in 17 18 addition to the funds provided under this heading, the Joint 19 Committee on Judicial Administration in the District of 20 Columbia may use a portion (not to exceed \$1,200,000) of 21 the interest earned on the Federal payment made to the Dis-22 trict of Columbia courts under the District of Columbia Ap-23 propriations Act, 1999, together with funds provided in this 24 Act under the heading "Federal Payment to the District of Columbia Courts" (other than the \$8,000,000 provided 25

under such heading for capital improvements for District 1 2 of Columbia courthouse facilities), to make payments described under this heading for obligations incurred during 3 4 fiscal year 1999 if the Comptroller General certifies that the amount of obligations lawfully incurred for such pay-5 ments during fiscal year 1999 exceeds the obligational au-6 7 thority otherwise available for making such payments: Pro-8 vided further, That such funds shall be administered by the 9 Joint Committee on Judicial Administration in the District of Columbia: Provided further, That notwithstanding 10 any other provision of law, this appropriation shall be ap-11 12 portioned quarterly by the Office of Management and Budg-13 et and obligated and expended in the same manner as funds appropriated for expenses of other Federal agencies, with 14 15 payroll and financial services to be provided on a contractual basis with the General Services Administration [GSA], 16 17 said services to include the preparation of monthly finan-18 cial reports, copies of which shall be submitted directly by 19 GSA to the President and to the Committees on Appropriations of the Senate and House of Representatives, the Com-20 21 mittee on Governmental Affairs of the Senate, and the Com-22 mittee on Government Reform of the House of Representa-23 tives.

4 For salaries and expenses of the Court Services and 5 Offender Supervision Agency for the District of Columbia, as authorized by the National Capital Revitalization and 6 7 Self-Government Improvement Act of 1997, (Public Law 8 105–33; 111 Stat. 712), \$93,800,000, of which \$58,600,000 9 shall be for necessary expenses of Parole Revocation, Adult 10 Probation, Offender Supervision, and Sex Offender Registration, to include expenses relating to supervision of 11 12 adults subject to protection orders or provision of services 13 for or related to such persons; \$17,400,000 shall be available to the Public Defender Service; and \$17,800,000 shall be 14 15 available to the Pretrial Services Agency: Provided, That notwithstanding any other provision of law, all amounts 16 under this heading shall be apportioned quarterly by the 17 18 Office of Management and Budget and obligated and expended in the same manner as funds appropriated for sala-19 ries and expenses of other Federal agencies: Provided fur-20 21 ther, That of the amounts made available under this head-22 ing, \$20,492,000 shall be used in support of universal drug 23 screening and testing for those individuals on pretrial, pro-24 bation, or parole supervision with continued testing, inter-

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1	mediate sanctions, and treatment for those identified in
2	need, of which \$7,000,000 shall be for treatment services.
3	Children's National Medical Center
4	For a Federal contribution to the Children's National
5	Medical Center in the District of Columbia, \$2,500,000 for
6	construction, renovation, and information technology infra-
7	structure costs associated with establishing community pe-
8	diatric health clinics for high risk children in medically un-
9	derserved areas of the District of Columbia.
10	Federal Payment for Metropolitan Police
11	Department
12	For payment to the Metropolitan Police Department,
13	\$1,000,000, for a program to eliminate open air drug traf-
14	ficking in the District of Columbia: Provided, That the
15	Chief of Police shall provide quarterly reports to the Com-
16	mittees on Appropriations of the Senate and House of Rep-
17	resentatives by the 15th calendar day after the end of each
18	quarter beginning December 31, 1999, on the status of the
19	project financed under this heading.
20	DISTRICT OF COLUMBIA FUNDS
21	OPERATING EXPENSES
22	Division of Expenses
23	The following amounts are appropriated for the Dis-
24	trict of Columbia for the current fiscal year out of the gen-

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eral fund of the District of Columbia, except as otherwise
 specifically provided.

3 GOVERNMENTAL DIRECTION AND SUPPORT

4 Governmental direction and support, \$162,356,000 5 (including \$137,134,000 from local funds, \$11,670,000 from Federal funds, and \$13,552,000 from other funds): Pro-6 7 vided, That not to exceed \$2,500 for the Mayor, \$2,500 for 8 the Chairman of the Council of the District of Columbia, 9 and \$2,500 for the City Administrator shall be available 10 from this appropriation for official purposes: Provided further, That any program fees collected from the issuance of 11 12 debt shall be available for the payment of expenses of the debt management program of the District of Columbia: Pro-13 vided further. That no revenues from Federal sources shall 14 15 be used to support the operations or activities of the Statehood Commission and Statehood Compact Commission: 16 Provided further, That the District of Columbia shall iden-17 tify the sources of funding for Admission to Statehood from 18 its own locally-generated revenues: Provided further, That 19 all employees permanently assigned to work in the Office 20 21 of the Mayor shall be paid from funds allocated to the Office 22 of the Mayor: Provided further, That, notwithstanding any 23 other provision of law now or hereafter enacted, no Member 24 of the District of Columbia Council eligible to earn a part-25 time salary of \$92,520, exclusive of the Council Chairman,

shall be paid a salary of more than \$84,635 during fiscal
 year 2000.

3 Economic Development and Regulation

4 Economic development and regulation, \$190,335,000 (including \$52,911,000 from local funds, \$84,751,000 from 5 Federal funds, and \$52,673,000 from other funds), of which 6 7 \$15,000,000 collected by the District of Columbia in the 8 form of BID tax revenue shall be paid to the respective 9 BIDs pursuant to the Business Improvement Districts Act 10 of 1996 (D.C. Law 11–134; D.C. Code, sec. 1–2271 et seq.), and the Business Improvement Districts Temporary 11 Amendment Act of 1997 (D.C. Law 12–23): Provided, That 12 such funds are available for acquiring services provided by 13 the General Services Administration: Provided further, 14 15 That Business Improvement Districts shall be exempt from taxes levied by the District of Columbia. 16

17 Public Safety and Justice

18 Public safety and justice, including purchase or lease of 135 passenger-carrying vehicles for replacement only, in-19 20 cluding 130 for police-type use and five for fire-type use, 21 without regard to the general purchase price limitation for 22 the current fiscal year, \$778,770,000 (including 23 \$565,511,000 from local funds, \$29,012,000 from Federal 24 funds, and \$184,247,000 from other funds): Provided, That the Metropolitan Police Department is authorized to replace 25

not to exceed 25 passenger-carrying vehicles and the De-1 partment of Fire and Emergency Medical Services of the 2 District of Columbia is authorized to replace not to exceed 3 4 five passenger-carrying vehicles annually whenever the cost of repair to any damaged vehicle exceeds three-fourths of 5 the cost of the replacement: Provided further, That not to 6 7 exceed \$500,000 shall be available from this appropriation 8 for the Chief of Police for the prevention and detection of 9 crime: Provided further, That the Metropolitan Police De-10 partment shall provide quarterly reports to the Committees on Appropriations of the House and Senate on efforts to 11 12 increase efficiency and improve the professionalism in the 13 department: Provided further, That notwithstanding any other provision of law, or Mayor's Order 86–45, issued 14 15 March 18, 1986, the Metropolitan Police Department's delegated small purchase authority shall be \$500,000: Provided 16 further, That the District of Columbia government may not 17 require the Metropolitan Police Department to submit to 18 any other procurement review process, or to obtain the ap-19 proval of or be restricted in any manner by any official 20 21 or employee of the District of Columbia government, for 22 purchases that do not exceed \$500,000: Provided further, 23 That the Mayor shall reimburse the District of Columbia 24 National Guard for expenses incurred in connection with 25 services that are performed in emergencies by the National

Guard in a militia status and are requested by the Mayor, 1 in amounts that shall be jointly determined and certified 2 3 as due and payable for these services by the Mayor and the 4 Commanding General of the District of Columbia National Guard: Provided further, That such sums as may be nec-5 essary for reimbursement to the District of Columbia Na-6 7 tional Guard under the preceding proviso shall be available 8 from this appropriation, and the availability of the sums 9 shall be deemed as constituting payment in advance for 10 emergency services involved: Provided further, That the Metropolitan Police Department is authorized to maintain 11 3,800 sworn officers, with leave for a 50 officer attrition: 12 13 Provided further, That no more than 15 members of the Metropolitan Police Department shall be detailed or as-14 15 signed to the Executive Protection Unit, until the Chief of Police submits a recommendation to the Council for its re-16 view: Provided further, That \$100,000 shall be available for 17 inmates released on medical and geriatric parole: Provided 18 further, That commencing on December 31, 1999, the Metro-19 politan Police Department shall provide to the Committees 20 21 on Appropriations of the Senate and House of Representa-22 tives, the Committee on Governmental Affairs of the Senate, 23 and the Committee on Government Reform of the House of 24 Representatives, quarterly reports on the status of crime re-25 duction in each of the 83 police service areas established

throughout the District of Columbia: Provided further, That
 up to \$700,000 in local funds shall be available for the oper ations of the Citizen Complaint Review Board.

#### Public Education System

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5 Public education system, including the development of national defense education programs, \$867,411,000 (includ-6 7 ing \$721,847,000 from local funds, \$120,951,000 from Fed-8 eral funds, and \$24,613,000 from other funds), to be allo-9 cated as follows: \$713,197,000 (including \$600,936,000 10 from local funds, \$106,213,000 from Federal funds, and 11 \$6,048,000 from other funds), for the public schools of the 12 District of Columbia; \$10,700,000 from local funds for the 13 District of Columbia Teachers' Retirement Fund: \$17,000,000 from local funds, previously appropriated in 14 15 this Act as a Federal payment, for resident tuition support at public and private institutions of higher learning for eli-16 gible District of Columbia residents; \$27,885,000 from local 17 funds for public charter schools: Provided, That if the en-18 tirety of this allocation has not been provided as payments 19 to any public charter schools currently in operation through 20 21 the per pupil funding formula, the funds shall be available 22 for new public charter schools on a per pupil basis: Pro-23 vided further, That \$480,000 of this amount shall be avail-24 able to the District of Columbia Public Charter School 25 Board for administrative costs: \$72,347,000 (including

\$40,491,000 from local funds, \$13,536,000 from Federal 1 funds, and \$18,320,000 from other funds) for the University 2 3 of the District of Columbia; \$24,171,000 (including 4 \$23,128,000 from local funds, \$798,000 from Federal funds, 5 and \$245,000 from other funds) for the Public Library; 6 \$2,111,000 (including \$1,707,000 from local funds and 7 \$404,000 from Federal funds) for the Commission on the 8 Arts and Humanities: Provided further, That the public 9 schools of the District of Columbia are authorized to accept 10 not to exceed 31 motor vehicles for exclusive use in the driv-11 er education program: Provided further, That not to exceed 12 \$2,500 for the Superintendent of Schools, \$2,500 for the President of the University of the District of Columbia, and 13 14 \$2,000 for the Public Librarian shall be available from this 15 appropriation for official purposes: Provided further, That none of the funds contained in this Act may be made avail-16 17 able to pay the salaries of any District of Columbia Public 18 School teacher, principal, administrator, official, or employee who knowingly provides false enrollment or attend-19 ance information under article II, section 5 of the Act enti-20 21 tled "An Act to provide for compulsory school attendance, 22 for the taking of a school census in the District of Columbia, 23 and for other purposes", approved February 4, 1925 (D.C. 24 Code, sec. 31–401 et seq.): Provided further, That this appropriation shall not be available to subsidize the education 25

of any nonresident of the District of Columbia at any Dis-1 trict of Columbia public elementary and secondary school 2 3 during fiscal year 2000 unless the nonresident pays tuition 4 to the District of Columbia at a rate that covers 100 percent 5 of the costs incurred by the District of Columbia which are attributable to the education of the nonresident (as estab-6 7 lished by the Superintendent of the District of Columbia 8 Public Schools): Provided further, That this appropriation 9 shall not be available to subsidize the education of non-10 residents of the District of Columbia at the University of the District of Columbia, unless the Board of Trustees of 11 the University of the District of Columbia adopts, for the 12 13 fiscal year ending September 30, 2000, a tuition rate schedule that will establish the tuition rate for nonresident stu-14 15 dents at a level no lower than the nonresident tuition rate charged at comparable public institutions of higher edu-16 cation in the metropolitan area: Provided further, That the 17 18 District of Columbia Public Schools shall not spend less than \$365,500,000 on local schools through the Weighted 19 20 Student Formula in fiscal year 2000: Provided further, 21 That notwithstanding any other provision of law, the Chief 22 Financial Officer of the District of Columbia shall appor-23 tion from the budget of the District of Columbia Public 24 Schools a sum totaling 5 percent of the total budget to be 25 set aside until the current student count for Public and

1 Charter schools has been completed, and that this amount 2 shall be apportioned between the Public and Charter schools 3 based on their respective student population count: Pro-4 vided further, That the District of Columbia Public Schools 5 may spend \$500,000 to engage in a Schools Without Violence program based on a model developed by the University 6 7 of North Carolina, located in Greensboro, North Carolina. 8 HUMAN SUPPORT SERVICES

9 Human support services, \$1,526,361,000 (including 10 \$635,373,000 from local funds, \$875,814,000 from Federal funds, and \$15,174,000 from other funds): Provided, That 11 12 \$25,150,000 of this appropriation, to remain available until expended, shall be available solely for District of Co-13 lumbia employees' disability compensation: Provided fur-14 15 ther, That a peer review committee shall be established to review medical payments and the type of service received 16 by a disability compensation claimant: Provided further, 17 18 That the District of Columbia shall not provide free govern-19 ment services such as water, sewer, solid waste disposal or 20 collection, utilities, maintenance, repairs, or similar serv-21 ices to any legally constituted private nonprofit organiza-22 tion, as defined in section 411(5) of the Stewart B. McKin-23 ney Homeless Assistance Act (101 Stat. 485; Public Law 100-77; 42 U.S.C. 11371), providing emergency shelter 24 services in the District, if the District would not be quali-25

fied to receive reimbursement pursuant to such Act (101
 Stat. 485; Public Law 100–77; 42 U.S.C. 11301 et seq.).
 PUBLIC WORKS

4 Public works, including rental of one passenger-car-5 rying vehicle for use by the Mayor and three passenger-carrying vehicles for use by the Council of the District of Co-6 7 lumbia and leasing of passenger-carrying vehicles, 8 \$271,395,000 (including \$258,341,000 from local funds, \$3,099,000 from Federal funds, and \$9,955,000 from other 9 funds): Provided, That this appropriation shall not be 10 available for collecting ashes or miscellaneous refuse from 11 hotels and places of business. 12

#### 13 Receivership Programs

For all agencies of the District of Columbia government under court ordered receivership, \$342,077,000 (including \$217,606,000 from local funds, \$106,111,000 from
Federal funds, and \$18,360,000 from other funds).

#### 18 Workforce Investments

19 For workforce investments, \$8,500,000 from local
20 funds, to be transferred by the Mayor of the District of Co21 lumbia within the various appropriation headings in this
22 Act for which employees are properly payable.

#### Reserve

For a reserve to be established by the Chief Financial
Officer of the District of Columbia and the District of Co-

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lumbia Financial Responsibility and Management Assist ance Authority, \$150,000,000.

3 District of Columbia Financial Responsibility and
 4 Management Assistance Authority

5 For the District of Columbia Financial Responsibility and Management Assistance Authority, established by sec-6 7 tion 101(a) of the District of Columbia Financial Responsi-8 bility and Management Assistance Act of 1995 (109 Stat. 9 97; Public Law 104-8), \$3,140,000: Provided, That none 10 of the funds contained in this Act may be used to pay any compensation of the Executive Director or General Counsel 11 12 of the Authority at a rate in excess of the maximum rate of compensation which may be paid to such individual dur-13 ing fiscal year 2000 under section 102 of such Act, as deter-14 15 mined by the Comptroller General (as described in GAO letter report B-279095.2). 16

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Repayment of Loans and Interest

18 For payment of principal, interest and certain fees directly resulting from borrowing by the District of Columbia 19 to fund District of Columbia capital projects as authorized 20 21 by sections 462, 475, and 490 of the District of Columbia 22 Home Rule Act, approved December 24, 1973, as amended, 23 and that funds shall be allocated for expenses associated 24 with the Wilson Building, \$328,417,000 from local funds: 25 Provided, That for equipment leases, the Mayor may fi-

nance \$27,527,000 of equipment cost, plus cost of issuance 1 not to exceed 2 percent of the par amount being financed 2 on a lease purchase basis with a maturity not to exceed 3 4 5 years: Provided further, That \$5,300,000 is allocated to the Metropolitan Police Department, \$3,200,000 for the 5 6 Fire and Emergency Medical Services Department, 7 \$350,000 for the Department of Corrections, \$15,949,000 for 8 the Department of Public Works and \$2,728,000 for the Public Benefit Corporation. 9

10 Repayment of General Fund Recovery Debt

For the purpose of eliminating the \$331,589,000 general fund accumulated deficit as of September 30, 1990,
\$38,286,000 from local funds, as authorized by section
461(a) of the District of Columbia Home Rule Act (105
Stat. 540; D.C. Code, sec. 47-321(a)(1)).

**16** PAYMENT OF INTEREST ON SHORT-TERM BORROWING

17 For payment of interest on short-term borrowing,18 \$9,000,000 from local funds.

19 CERTIFICATES OF PARTICIPATION

For lease payments in accordance with the Certificates
of Participation involving the land site underlying the
building located at One Judiciary Square, \$7,950,000 from
local funds.

PRODUCTIVITY BANK

5 The Chief Financial Officer of the District of Columbia, under the direction of the Mayor and the District of 6 7 Columbia Financial Responsibility and Management As-8 sistance Authority, shall finance projects totaling 9 \$20,000,000 in local funds that result in cost savings or 10 additional revenues, by an amount equal to such financing: 11 Provided, That the Mayor shall provide quarterly reports to the Committees on Appropriations of the House of Rep-12 13 resentatives and the Senate by the 15th calendar day after the end of each quarter beginning December 31, 1999, on 14 15 the status of the projects financed under this heading.

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#### PRODUCTIVITY BANK SAVINGS

17 The Chief Financial Officer of the District of Columbia, under the direction of the Mayor and the District of 18 19 Columbia Financial Responsibility and Management As-20 Authority. sistance shall make reductions totaling 21 \$20,000,000 in local funds. The reductions are to be allo-22 cated to projects funded through the Productivity Bank that 23 produce cost savings or additional revenues in an amount 24 equal to the Productivity Bank financing: Provided, That 25 the Mayor shall provide quarterly reports to the Committees

on Appropriations of the House of Representatives and the Senate by the 15th calendar day after the end of each quarter beginning December 31, 1999, on the status of the cost savings or additional revenues funded under this heading.

5 PROCUREMENT AND MANAGEMENT SAVINGS

6 The Chief Financial Officer of the District of Colum-7 bia, under the direction of the Mayor and the District of 8 Columbia Financial Responsibility and Management As-9 sistance Authority, shall make reductions of \$14,457,000 for general supply schedule savings and \$7,000,000 for man-10 agement reform savings, in local funds to one or more of 11 12 the appropriation headings in this Act: Provided, That the Mayor shall provide quarterly reports to the Committees on 13 Appropriations of the House of Representatives and the 14 15 Senate by the 15th calendar day after the end of each quarter beginning December 31, 1999, on the status of the gen-16 eral supply schedule savings and management reform sav-17 ings projected under this heading. 18

- 19 ENTERPRISE AND OTHER FUNDS
- 20 WATER AND SEWER AUTHORITY AND THE WASHINGTON

Aqueduct

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For operation of the Water and Sewer Authority and
the Washington Aqueduct, \$279,608,000 from other funds
(including \$236,075,000 for the Water and Sewer Authority
and \$43,533,000 for the Washington Aqueduct) of which

\$35,222,000 shall be apportioned and payable to the Dis trict's debt service fund for repayment of loans and interest
 incurred for capital improvement projects.

4 For construction projects, \$197,169,000, as authorized by An Act authorizing the laying of watermains and service 5 sewers in the District of Columbia, the levying of assess-6 7 ments therefor, and for other purposes (33 Stat. 244; Public 8 Law 58–140; D.C. Code, sec. 43–1512 et seq.): Provided, 9 That the requirements and restrictions that are applicable 10 to general fund capital improvements projects and set forth 11 in this Act under the Capital Outlay appropriation title shall apply to projects approved under this appropriation 12 13 title.

14 LOTTERY AND CHARITABLE GAMES ENTERPRISE FUND

15 For the Lottery and Charitable Games Enterprise Fund, established by the District of Columbia Appropria-16 tion Act for the fiscal year ending September 30, 1982 (95) 17 Stat. 1174 and 1175; Public Law 97-91), for the purpose 18 19 of implementing the Law to Legalize Lotteries, Daily Numbers Games, and Bingo and Raffles for Charitable Purposes 20 21 in the District of Columbia (D.C. Law 3-172; D.C. Code, 22 sec. 2-2501 et seq. and sec. 22-1516 et seq.), \$234,400,000: 23 Provided, That the District of Columbia shall identify the 24 source of funding for this appropriation title from the Dis-25 trict's own locally generated revenues: Provided further,

That no revenues from Federal sources shall be used to sup port the operations or activities of the Lottery and Chari table Games Control Board.

4 Sports and Entertainment Commission

5 For the Sports and Entertainment Commission, \$10,846,000 from other funds for expenses incurred by the 6 Armory Board in the exercise of its powers granted by the 7 8 Act entitled "An Act To Establish A District of Columbia 9 Armory Board, and for other purposes" (62 Stat. 339; D.C. Code, sec. 2–301 et seq.) and the District of Columbia Sta-10 dium Act of 1957 (71 Stat. 619; Public Law 85–300; D.C. 11 Code, sec. 2–321 et seq.): Provided, That the Mayor shall 12 13 submit a budget for the Armory Board for the forthcoming fiscal year as required by section 442(b) of the District of 14 15 Columbia Home Rule Act (87 Stat. 824; Public Law 93– 198; D.C. Code, sec. 47–301(b)). 16

# DISTRICT OF COLUMBIA HEALTH AND HOSPITALS PUBLIC BENEFIT CORPORATION

19 For the District of Columbia Health and Hospitals
20 Public Benefit Corporation, established by D.C. Law 11–
21 212, D.C. Code, sec. 32–262.2, \$133,443,000 of which
22 \$44,435,000 shall be derived by transfer from the general
23 fund and \$89,008,000 from other funds.

1 DISTRICT OF COLUMBIA RETIREMENT BOARD 2 For the District of Columbia Retirement Board, estab-3 lished by section 121 of the District of Columbia Retirement 4 Reform Act of 1979 (93 Stat. 866; D.C. Code, sec. 1–711), 5 \$9,892,000 from the earnings of the applicable retirement funds to pay legal, management, investment, and other fees 6 7 and administrative expenses of the District of Columbia Re-8 tirement Board: Provided, That the District of Columbia 9 Retirement Board shall provide to the Congress and to the 10 Council of the District of Columbia a quarterly report of 11 the allocations of charges by fund and of expenditures of 12 all funds: Provided further, That the District of Columbia Retirement Board shall provide the Mayor, for transmittal 13 to the Council of the District of Columbia, an itemized ac-14 15 counting of the planned use of appropriated funds in time for each annual budget submission and the actual use of 16 such funds in time for each annual audited financial re-17 port: Provided further, That section 121(c)(1) of the District 18 19 of Columbia Retirement Reform Act (D.C. Code, sec. 1-20 711(c)(1) is amended by striking "the total amount to 21 which a member may be entitled" and all that follows and 22 inserting the following: "the total amount to which a mem-23 ber may be entitled under this subsection during a year 24 (beginning with 1998) may not exceed \$5,000, except that in the case of the Chairman of the Board and the Chairman 25

of the Investment Committee of the Board, such amount
 may not exceed \$7,500 (beginning with 2000).".

#### 3 CORRECTIONAL INDUSTRIES FUND

4 For the Correctional Industries Fund, established by
5 the District of Columbia Correctional Industries Establish6 ment Act (78 Stat. 1000; Public Law 88–622), \$1,810,000
7 from other funds.

8 WASHINGTON CONVENTION CENTER ENTERPRISE FUND

9 For the Washington Convention Center Enterprise
10 Fund, \$50,226,000 from other funds.

11 CAPITAL OUTLAY

12 (INCLUDING RESCISSIONS)

13 For construction projects, \$1,260,524,000 of which 14 \$929,450,000 is from local funds, \$54,050,000 is from the 15 highway trust fund, and \$277,024,000 is from Federal funds, and a rescission of \$41,886,500 from local funds ap-16 propriated under this heading in prior fiscal years, for a 17 net amount of \$1,218,637,500 to remain available until ex-18 pended: Provided, That funds for use of each capital project 19 implementing agency shall be managed and controlled in 20 21 accordance with all procedures and limitations established 22 under the Financial Management System: Provided further, 23 That all funds provided by this appropriation title shall 24 be available only for the specific projects and purposes intended: Provided further, That notwithstanding the fore-25

going, all authorizations for capital outlay projects, except 1 those projects covered by the first sentence of section 23(a)2 of the Federal-Aid Highway Act of 1968 (82 Stat. 827; Pub-3 4 lic Law 90-495; D.C. Code, sec. 7-134, note), for which 5 funds are provided by this appropriation title, shall expire 6 on September 30, 2001, except authorizations for projects 7 as to which funds have been obligated in whole or in part 8 prior to September 30, 2001: Provided further, That upon 9 expiration of any such project authorization, the funds provided herein for the project shall lapse. 10

11 General Provisions

## 12 SEC. 101. The expenditure of any appropriation under 13 this Act for any consulting service through procurement 14 contract, pursuant to 5 U.S.C. 3109, shall be limited to 15 those contracts where such expenditures are a matter of pub-16 lic record and available for public inspection, except where 17 otherwise provided under existing law, or under existing 18 Executive order issued pursuant to existing law.

19 SEC. 102. Except as otherwise provided in this Act,
20 all vouchers covering expenditures of appropriations con21 tained in this Act shall be audited before payment by the
22 designated certifying official, and the vouchers as approved
23 shall be paid by checks issued by the designated disbursing
24 official.

SEC. 103. Whenever in this Act, an amount is specified
 within an appropriation for particular purposes or objects
 of expenditure, such amount, unless otherwise specified,
 shall be considered as the maximum amount that may be
 expended for said purpose or object rather than an amount
 set apart exclusively therefor.

7 SEC. 104. Appropriations in this Act shall be avail-8 able, when authorized by the Mayor, for allowances for pri-9 vately owned automobiles and motorcycles used for the performance of official duties at rates established by the Mayor: 10 Provided, That such rates shall not exceed the maximum 11 prevailing rates for such vehicles as prescribed in the Fed-12 eral Property Management Regulations 101-7 (Federal 13 Travel Regulations). 14

15 SEC. 105. Appropriations in this Act shall be available 16 for expenses of travel and for the payment of dues of organi-17 zations concerned with the work of the District of Columbia 18 government, when authorized by the Mayor: Provided, That 19 in the case of the Council of the District of Columbia, funds 20 may be expended with the authorization of the chair of the 21 Council.

SEC. 106. There are appropriated from the applicable
funds of the District of Columbia such sums as may be necessary for making refunds and for the payment of judgments that have been entered against the District of Colum-

bia government: Provided, That nothing contained in this 1 section shall be construed as modifying or affecting the pro-2 visions of section 11(c)(3) of title XII of the District of Co-3 4 lumbia Income and Franchise Tax Act of 1947 (70 Stat. 78; Public Law 84–460; D.C. Code, sec. 47–1812.11(c)(3)). 5 6 SEC. 107. Appropriations in this Act shall be available 7 for the payment of public assistance without reference to 8 the requirement of section 544 of the District of Columbia 9 Public Assistance Act of 1982 (D.C. Law 4–101; D.C. Code, 10 sec. 3–205.44), and for the payment of the non-Federal share of funds necessary to qualify for grants under subtitle 11 A of title II of the Violent Crime Control and Law Enforce-12 ment Act of 1994. 13

SEC. 108. No part of any appropriation contained in
this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

17 SEC. 109. No funds appropriated in this Act for the 18 District of Columbia government for the operation of educational institutions, the compensation of personnel, or for 19 20 other educational purposes may be used to permit, encour-21 age, facilitate, or further partisan political activities. Noth-22 ing herein is intended to prohibit the availability of school 23 buildings for the use of any community or partisan polit-24 ical group during non-school hours.

1 SEC. 110. None of the funds appropriated in this Act 2 shall be made available to pay the salary of any employee 3 of the District of Columbia government whose name, title, 4 grade, salary, past work experience, and salary history are not available for inspection by the House and Senate Com-5 mittees on Appropriations, the Subcommittee on the Dis-6 7 trict of Columbia of the House Committee on Government 8 Reform, the Subcommittee on Oversight of Government 9 Management, Restructuring and the District of Columbia 10 of the Senate Committee on Governmental Affairs, and the 11 Council of the District of Columbia, or their duly author-12 ized representative.

SEC. 111. There are appropriated from the applicable
funds of the District of Columbia such sums as may be necessary for making payments authorized by the District of
Columbia Revenue Recovery Act of 1977 (D.C. Law 2–20;
D.C. Code, sec. 47–421 et seq.).

18 SEC. 112. No part of this appropriation shall be used
19 for publicity or propaganda purposes or implementation of
20 any policy including boycott designed to support or defeat
21 legislation pending before Congress or any State legislature.

SEC. 113. At the start of the fiscal year, the Mayor
shall develop an annual plan, by quarter and by project,
for capital outlay borrowings: Provided, That within a reasonable time after the close of each quarter, the Mayor shall

report to the Council of the District of Columbia and the
 Congress the actual borrowings and spending progress com pared with projections.

4 SEC. 114. The Mayor shall not borrow any funds for 5 capital projects unless the Mayor has obtained prior ap-6 proval from the Council of the District of Columbia, by reso-7 lution, identifying the projects and amounts to be financed 8 with such borrowings.

9 SEC. 115. The Mayor shall not expend any moneys
10 borrowed for capital projects for the operating expenses of
11 the District of Columbia government.

12 SEC. 116. None of the funds provided under this Act to the agencies funded by this Act, both Federal and District 13 government agencies, that remain available for obligation 14 15 or expenditure in fiscal year 2000, or provided from any accounts in the Treasury of the United States derived by 16 the collection of fees available to the agencies funded by this 17 Act, shall be available for obligation or expenditure for an 18 agency through a reprogramming of funds which: (1) cre-19 ates new programs; (2) eliminates a program, project, or 20 21 responsibility center; (3) establishes or changes allocations 22 specifically denied, limited or increased by Congress in the 23 Act; (4) increases funds or personnel by any means for any 24 program, project, or responsibility center for which funds 25 have been denied or restricted; (5) reestablishes through re-

programming any program or project previously deferred 1 through reprogramming; (6) augments existing programs, 2 3 projects, or responsibility centers through a reprogramming 4 of funds in excess of \$1,000,000 or 10 percent, whichever 5 is less; or (7) increases by 20 percent or more personnel assigned to a specific program, project, or responsibility 6 7 center: unless the Appropriations Committees of both the 8 Senate and House of Representatives are notified in writing 9 30 days in advance of any reprogramming as set forth in 10 this section.

SEC. 117. None of the Federal funds provided in this
 Act shall be obligated or expended to provide a personal
 cook, chauffeur, or other personal servants to any officer or
 employee of the District of Columbia government.

15 SEC. 118. None of the Federal funds provided in this Act shall be obligated or expended to procure passenger 16 automobiles as defined in the Automobile Fuel Efficiency 17 Act of 1980 (94 Stat. 1824; Public Law 96–425; 15 U.S.C. 18 2001(2)), with an Environmental Protection Agency esti-19 mated miles per gallon average of less than 22 miles per 20 21 gallon: Provided, That this section shall not apply to secu-22 rity, emergency rescue, or armored vehicles.

23 SEC. 119. (a) CITY ADMINISTRATOR.—The last sen24 tence of section 422(7) of the District of Columbia Home

Rule Act (D.C. Code, sec. 1-242(7)) is amended by striking
 ", not to exceed" and all that follows and inserting a period.
 (b) BOARD OF DIRECTORS OF REDEVELOPMENT LAND
 AGENCY.—Section 1108(c)(2)(F) of the District of Colum bia Government Comprehensive Merit Personnel Act of
 1978 (D.C. Code, sec. 1-612.8(c)(2)(F)) is amended to read
 as follows:

8 "(F) Redevelopment Land Agency board mem-9 bers shall be paid per diem compensation at a rate 10 established by the Mayor, except that such rate may 11 not exceed the daily equivalent of the annual rate of 12 basic pay for level 15 of the District Schedule for each 13 day (including travel time) during which they are en-14 gaged in the actual performance of their duties.".

15 SEC. 120. Notwithstanding any other provisions of law, the provisions of the District of Columbia Government 16 Comprehensive Merit Personnel Act of 1978 (D.C. Law 2– 17 139; D.C. Code, sec. 1–601.1 et seq.), enacted pursuant to 18 section 422(3) of the District of Columbia Home Rule Act 19 (87 Stat. 790; Public Law 93–198; D.C. Code, sec. 1– 20 21 242(3)), shall apply with respect to the compensation of 22 District of Columbia employees: Provided, That for pay 23 purposes, employees of the District of Columbia government 24 shall not be subject to the provisions of title 5, United States Code. 25

1 SEC. 121. No later than 30 days after the end of the 2 first quarter of the fiscal year ending September 30, 2000, 3 the Mayor of the District of Columbia shall submit to the 4 Council of the District of Columbia the new fiscal year 2000 revenue estimates as of the end of the first quarter of fiscal 5 year 2000. These estimates shall be used in the budget re-6 7 quest for the fiscal year ending September 30, 2001. The 8 officially revised estimates at midyear shall be used for the 9 midyear report.

10 SEC. 122. No sole source contract with the District of 11 Columbia government or any agency thereof may be re-12 newed or extended without opening that contract to the 13 competitive bidding process as set forth in section 303 of the District of Columbia Procurement Practices Act of 1985 14 15 (D.C. Law 6-85; D.C. Code, sec. 1-1183.3), except that the District of Columbia government or any agency thereof may 16 renew or extend sole source contracts for which competition 17 is not feasible or practical: Provided, That the determina-18 tion as to whether to invoke the competitive bidding process 19 has been made in accordance with duly promulgated rules 20 21 and procedures and said determination has been reviewed 22 and approved by the District of Columbia Financial Re-23 sponsibility and Management Assistance Authority.

24 SEC. 123. For purposes of the Balanced Budget and
25 Emergency Deficit Control Act of 1985 (99 Stat. 1037; Pub-

lic Law 99–177), the term "program, project, and activity" 1 shall be synonymous with and refer specifically to each ac-2 count appropriating Federal funds in this Act, and any 3 4 sequestration order shall be applied to each of the accounts 5 rather than to the aggregate total of those accounts: Provided, That sequestration orders shall not be applied to any 6 7 account that is specifically exempted from sequestration by 8 the Balanced Budget and Emergency Deficit Control Act of 1985. 9

10 SEC. 124. In the event a sequestration order is issued pursuant to the Balanced Budget and Emergency Deficit 11 12 Control Act of 1985 (99 Stat. 1037: Public Law 99–177), after the amounts appropriated to the District of Columbia 13 for the fiscal year involved have been paid to the District 14 15 of Columbia, the Mayor of the District of Columbia shall pay to the Secretary of the Treasury, within 15 days after 16 receipt of a request therefor from the Secretary of the Treas-17 ury, such amounts as are sequestered by the order: Provided, 18 19 That the sequestration percentage specified in the order shall be applied proportionately to each of the Federal ap-20 21 propriation accounts in this Act that are not specifically 22 exempted from sequestration by such Act.

23 SEC. 125. (a) An entity of the District of Columbia
24 government may accept and use a gift or donation during
25 fiscal year 2000 if—

(1) the Mayor approves the acceptance and use 2 of the gift or donation: Provided, That the Council of 3 the District of Columbia may accept and use gifts 4 without prior approval by the Mayor; and 5 (2) the entity uses the gift or donation to carry 6 out its authorized functions or duties. 7 (b) Each entity of the District of Columbia government 8 shall keep accurate and detailed records of the acceptance 9 and use of any gift or donation under subsection (a) of this 10 section, and shall make such records available for audit and public inspection. 11

12 (c) For the purposes of this section, the term "entity of the District of Columbia government" includes an inde-13 pendent agency of the District of Columbia. 14

15 (d) This section shall not apply to the District of Columbia Board of Education, which may, pursuant to the 16 laws and regulations of the District of Columbia, accept 17 and use gifts to the public schools without prior approval 18 19 by the Mayor.

20 SEC. 126. None of the Federal funds provided in this Act may be used by the District of Columbia to provide 21 for salaries, expenses, or other costs associated with the of-22 fices of United States Senator or United States Representa-23 24 tive under section 4(d) of the District of Columbia State-

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1 hood Constitutional Convention Initiatives of 1979 (D.C.

2 Law 3–171; D.C. Code, sec. 1–113(d)).

3 SEC. 127. (a) The University of the District of Colum-4 bia shall submit to the Mayor, the District of Columbia Fi-5 nancial Responsibility and Management Assistance Author-6 ity and the Council of the District of Columbia no later 7 than 15 calendar days after the end of each quarter a report 8 that sets forth—

9 (1) current quarter expenditures and obligations, 10 year-to-date expenditures and obligations, and total 11 fiscal year expenditure projections versus budget bro-12 ken out on the basis of control center, responsibility 13 center, and object class, and for all funds, non-appro-14 priated funds, and capital financing;

(2) a list of each account for which spending is
frozen and the amount of funds frozen, broken out by
control center, responsibility center, detailed object,
and for all funding sources;

(3) a list of all active contracts in excess of
\$10,000 annually, which contains the name of each
contractor; the budget to which the contract is
charged, broken out on the basis of control center and
responsibility center, and contract identifying codes
used by the University of the District of Columbia;
payments made in the last quarter and year-to-date,

1	the total amount of the contract and total payments
2	made for the contract and any modifications, exten-
3	sions, renewals; and specific modifications made to
4	each contract in the last month;
5	(4) all reprogramming requests and reports that
6	have been made by the University of the District of
7	Columbia within the last quarter in compliance with
8	applicable law; and
9	(5) changes made in the last quarter to the orga-
10	nizational structure of the University of the District
11	of Columbia, displaying previous and current control
12	centers and responsibility centers, the names of the or-
13	ganizational entities that have been changed, the
14	name of the staff member supervising each entity af-
15	fected, and the reasons for the structural change.
16	(b) The Mayor, the Authority, and the Council shall
17	provide the Congress by February 1, 2000, a summary,
18	analysis, and recommendations on the information pro-
19	vided in the quarterly reports.
20	SEC. 128. Funds authorized or previously appro-
21	priated to the government of the District of Columbia by
22	this or any other Act to procure the necessary hardware

23 and installation of new software, conversion, testing, and
24 training to improve or replace its financial management
25 system are also available for the acquisition of accounting

and financial management services and the leasing of nec-1 2 essary hardware, software or any other related goods or 3 services, as determined by the District of Columbia Finan-4 cial Responsibility and Management Assistance Authority. 5 SEC. 129. (a) None of the funds contained in this Act 6 may be made available to pay the fees of an attorney who represents a party who prevails in an action, including an 7 8 administrative proceeding, brought against the District of 9 Columbia Public Schools under the Individuals with Disabilities Education Act (20 U.S.C. 1400 et seq.) if— 10

(1) the hourly rate of compensation of the attorney exceeds 120% of the hourly rate of compensation
under section 11–2604(a), District of Columbia Code;
or

15 (2) the maximum amount of compensation of the 16 attorney exceeds 120% of the maximum amount of 17 compensation under section 11-2604(b)(1). District of 18 Columbia Code, except that compensation and reim-19 bursement in excess of such maximum may be ap-20 proved for extended or complex representation in ac-21 cordance with section 11-2604(c). District of Colum-22 bia Code.

(b) Notwithstanding the preceding subsection, if the
Mayor, District of Columbia Financial Responsibility and
Management Assistance Authority and the Superintendent

of the District of Columbia Public Schools concur in a
 Memorandum of Understanding setting forth a new rate
 and amount of compensation, then such new rates shall
 apply in lieu of the rates set forth in the preceding sub section.

6 SEC. 130. None of the funds appropriated under this 7 Act shall be expended for any abortion except where the life 8 of the mother would be endangered if the fetus were carried 9 to term or where the pregnancy is the result of an act of 10 rape or incest.

11 SEC. 131. None of the funds made available in this Act may be used to implement or enforce the Health Care 12 13 Benefits Expansion Act of 1992 (D.C. Law 9–114; D.C. Code, sec. 36–1401 et seq.) or to otherwise implement or 14 15 enforce any system of registration of unmarried, cohabiting couples (whether homosexual, heterosexual, or lesbian), in-16 cluding but not limited to registration for the purpose of 17 extending employment, health, or governmental benefits to 18 such couples on the same basis that such benefits are ex-19 tended to legally married couples. 20

SEC. 132. The Superintendent of the District of Columbia Public Schools shall submit to the Congress, the
Mayor, the District of Columbia Financial Responsibility
and Management Assistance Authority, and the Council of

the District of Columbia no later than 15 calendar days
 after the end of each quarter a report that sets forth—

3 (1) current quarter expenditures and obligations,
4 year-to-date expenditures and obligations, and total
5 fiscal year expenditure projections versus budget, bro6 ken out on the basis of control center, responsibility
7 center, agency reporting code, and object class, and
8 for all funds, including capital financing;

9 (2) a list of each account for which spending is 10 frozen and the amount of funds frozen, broken out by 11 control center, responsibility center, detailed object, 12 and agency reporting code, and for all funding 13 sources;

14 (3) a list of all active contracts in excess of 15 \$10,000 annually, which contains the name of each 16 contractor; the budget to which the contract is 17 charged, broken out on the basis of control center, re-18 sponsibility center, and agency reporting code; and 19 contract identifying codes used by the District of Co-20 lumbia Public Schools; payments made in the last 21 quarter and year-to-date, the total amount of the con-22 tract and total payments made for the contract and 23 any modifications, extensions, renewals; and specific 24 modifications made to each contract in the last 25 *month*:

(4) all reprogramming requests and reports that
 are required to be, and have been, submitted to the
 Board of Education; and

4 (5) changes made in the last quarter to the orga5 nizational structure of the District of Columbia Pub6 lic Schools, displaying previous and current control
7 centers and responsibility centers, the names of the or8 ganizational entities that have been changed, the
9 name of the staff member supervising each entity af10 fected, and the reasons for the structural change.

SEC. 133. (a) IN GENERAL.—The Superintendent of
the District of Columbia Public Schools and the University
of the District of Columbia shall annually compile an accurate and verifiable report on the positions and employees
in the public school system and the university, respectively.
The annual report shall set forth—

17 (1) the number of validated schedule A positions 18 in the District of Columbia public schools and the 19 University of the District of Columbia for fiscal year 20 1999, fiscal year 2000, and thereafter on full-time 21 equivalent basis, including a compilation of all posi-22 tions by control center, responsibility center, funding 23 source, position type, position title, pay plan, grade, 24 and annual salary; and

1 (2) a compilation of all employees in the District 2 of Columbia public schools and the University of the District of Columbia as of the preceding December 31, 3 4 verified as to its accuracy in accordance with the 5 functions that each employee actually performs, by 6 control center, responsibility center, agency reporting 7 code, program (including funding source), activity, 8 location for accounting purposes, job title, grade and 9 classification, annual salary, and position control 10 number.

(b) SUBMISSION.—The annual report required by subsection (a) of this section shall be submitted to the Congress,
the Mayor, the District of Columbia Council, the Consensus
Commission, and the Authority, not later than February
15 of each year.

16 SEC. 134. (a) No later than November 1, 1999, or within 30 calendar days after the date of the enactment of this 17 Act, whichever occurs later, and each succeeding year, the 18 19 Superintendent of the District of Columbia Public Schools and the University of the District of Columbia shall submit 20 21 to the appropriate congressional committees, the Mayor, the 22 District of Columbia Council, the Consensus Commission, 23 and the District of Columbia Financial Responsibility and 24 Management Assistance Authority, a revised appropriated 25 funds operating budget for the public school system and the

University of the District of Columbia for such fiscal year
 that is in the total amount of the approved appropriation
 and that realigns budgeted data for personal services and
 other-than-personal services, respectively, with anticipated
 actual expenditures.

6 (b) The revised budget required by subsection (a) of this section shall be submitted in the format of the budget 7 8 that the Superintendent of the District of Columbia Public 9 Schools and the University of the District of Columbia sub-10 mit to the Mayor of the District of Columbia for inclusion in the Mayor's budget submission to the Council of the Dis-11 trict of Columbia pursuant to section 442 of the District 12 of Columbia Home Rule Act (Public Law 93-198; D.C. 13 Code, sec. 47–301). 14

15 SEC. 135. The District of Columbia Financial Responsibility and Management Assistance Authority, acting on 16 17 behalf of the District of Columbia Public Schools [DCPS] in formulating the DCPS budget, the Board of Trustees of 18 the University of the District of Columbia, the Board of 19 Library Trustees, and the Board of Governors of the Uni-20 21 versity of the District of Columbia School of Law shall vote 22 on and approve the respective annual or revised budgets for 23 such entities before submission to the Mayor of the District 24 of Columbia for inclusion in the Mayor's budget submission 25 to the Council of the District of Columbia in accordance

with section 442 of the District of Columbia Home Rule
 Act (Public Law 93–198; D.C. Code, sec. 47–301), or before
 submitting their respective budgets directly to the Council.
 SEC. 136. (a) CEILING ON TOTAL OPERATING EX PENSES.—
 (1) IN GENERAL.—Notwithstanding any other

7 provision of law, the total amount appropriated in 8 this Act for operating expenses for the District of Columbia for fiscal year 2000 under the caption "Divi-9 sion of Expenses" shall not exceed the lesser of— 10 11 (A) the sum of the total revenues of the Dis-12 trict of Columbia for such fiscal year; or (B) \$5,515,379,000 (of which \$152,753,000 13 14 shall intra-District be from funds and 15 \$3,113,854,000 shall be from local funds), which

16 amount may be increased by the following:

(i) proceeds of one-time transactions,
which are expended for emergency or unanticipated operating or capital needs approved by the District of Columbia Financial Responsibility and Management Assistance Authority; or

23 (ii) after notification to the Council,
24 additional expenditures which the Chief Fi25 nancial Officer of the District of Columbia

1 certifies will produce additional revenues 2 during such fiscal year at least equal to 200 3 percent of such additional expenditures, and 4 that are approved by the Authority. (2) ENFORCEMENT.—The Chief Financial Officer 5 6 of the District of Columbia and the Authority shall 7 take such steps as are necessary to assure that the 8 District of Columbia meets the requirements of this 9 section, including the apportioning by the Chief Fi-10 nancial Officer of the appropriations and funds made 11 available to the District during fiscal year 2000, ex-12 cept that the Chief Financial Officer may not repro-13 gram for operating expenses any funds derived from 14 bonds, notes, or other obligations issued for capital 15 projects.

16 (b) ACCEPTANCE AND USE OF GRANTS NOT INCLUDED
17 IN CEILING.—

18 (1) IN GENERAL.—Notwithstanding subsection
19 (a), the Mayor, in consultation with the Chief Finan20 cial Officer, during a control year, as defined in sec21 tion 305(4) of the District of Columbia Financial Re22 sponsibility and Management Assistance Act of 1995
23 (Public Law 104–8; 109 Stat. 152), may accept, obli24 gate, and expend Federal, private, and other grants

1	received by the District government that are not re-
2	flected in the amounts appropriated in this Act.
3	(2) Requirement of chief financial officer
4	REPORT AND AUTHORITY APPROVAL.—No such Fed-
5	eral, private, or other grant may be accepted, obli-
6	gated, or expended pursuant to paragraph (1) until—
7	(A) the Chief Financial Officer of the Dis-
8	trict of Columbia submits to the Authority a re-
9	port setting forth detailed information regarding
10	such grant; and
11	(B) the Authority has reviewed and ap-
12	proved the acceptance, obligation, and expendi-
13	ture of such grant in accordance with review and
14	approval procedures consistent with the provi-
15	sions of the District of Columbia Financial Re-
16	sponsibility and Management Assistance Act of
17	1995.
18	(3) Prohibition on spending in anticipation
19	OF APPROVAL OR RECEIPT.—No amount may be obli-
20	gated or expended from the general fund or other
21	funds of the District government in anticipation of
22	the approval or receipt of a grant under paragraph
23	(2)(B) of this subsection or in anticipation of the ap-
24	proval or receipt of a Federal, private, or other grant
25	not subject to such paragraph.

1 (4) QUARTERLY REPORTS.—The Chief Financial 2 Officer of the District of Columbia shall prepare a 3 quarterly report setting forth detailed information re-4 garding all Federal, private, and other grants subject 5 to this subsection. Each such report shall be submitted 6 to the Council of the District of Columbia, and to the 7 Committees on Appropriations of the House of Rep-8 resentatives and the Senate, not later than 15 days 9 after the end of the quarter covered by the report. 10 (c) Report on Expenditures by Financial Re-

11 SPONSIBILITY AND MANAGEMENT ASSISTANCE AUTHOR-12 ITY.—Not later than 20 calendar days after the end of each 13 fiscal quarter starting October 1, 1999, the Authority shall submit a report to the Committees on Appropriations of the 14 15 House of Representatives and the Senate, the Committee on Government Reform of the House, and the Committee on 16 Governmental Affairs of the Senate providing an itemized 17 18 accounting of all non-appropriated funds obligated or expended by the Authority for the quarter. The report shall 19 include information on the date, amount, purpose, and ven-20 21 dor name, and a description of the services or goods pro-22 vided with respect to the expenditures of such funds.

SEC. 137. If a department or agency of the government
of the District of Columbia is under the administration of
a court-appointed receiver or other court-appointed official

during fiscal year 2000 or any succeeding fiscal year, the 1 receiver or official shall prepare and submit to the Mayor, 2 for inclusion in the annual budget of the District of Colum-3 4 bia for the year, annual estimates of the expenditures and appropriations necessary for the maintenance and oper-5 ation of the department or agency. All such estimates shall 6 7 be forwarded by the Mayor to the Council, for its action 8 pursuant to sections 446 and 603(c) of the District of Co-9 lumbia Home Rule Act, without revision but subject to the Mayor's recommendations. Notwithstanding any provision 10 of the District of Columbia Home Rule Act (87 Stat. 774; 11 Public Law 93–198) the Council may comment or make 12 recommendations concerning such annual estimates but 13 shall have no authority under such Act to revise such esti-14 15 mates.

SEC. 138. (a) Notwithstanding any other provision of
law, rule, or regulation, an employee of the District of Columbia public schools shall be—

19 (1) classified as an Educational Service em20 ployee;

21 (2) placed under the personnel authority of the
22 Board of Education; and

23 (3) subject to all Board of Education rules.

24 (b) School-based personnel shall constitute a separate25 competitive area from nonschool-based personnel who shall

not compete with school-based personnel for retention pur poses.

3 SEC. 139. (a) RESTRICTIONS ON USE OF OFFICIAL VE-4 HICLES.—Except as otherwise provided in this section, none 5 of the funds made available by this Act or by any other Act may be used to provide any officer or employee of the 6 7 District of Columbia with an official vehicle unless the offi-8 cer or employee uses the vehicle only in the performance 9 of the officer's or employee's official duties. For purposes of this paragraph, the term "official duties" does not in-10 clude travel between the officer's or employee's residence and 11 workplace (except: (1) in the case of an officer or employee 12 13 of the Metropolitan Police Department who resides in the District of Columbia or is otherwise designated by the Chief 14 15 of the Department; (2) at the discretion of the Fire Chief, an officer or employee of the District of Columbia Fire and 16 Emergency Medical Services Department who resides in the 17 District of Columbia and is on call 24 hours a day; (3) 18 the Mayor of the District of Columbia; and (4) the Chair-19 man of the Council of the District of Columbia). 20

(b) INVENTORY OF VEHICLES.—The Chief Financial
Officer of the District of Columbia shall submit, by November 15, 1999, an inventory, as of September 30, 1999, of
all vehicles owned, leased or operated by the District of Columbia government. The inventory shall include, but not

be limited to, the department to which the vehicle is as signed; the year and make of the vehicle; the acquisition
 date and cost; the general condition of the vehicle; annual
 operating and maintenance costs; current mileage; and
 whether the vehicle is allowed to be taken home by a District
 officer or employee and if so, the officer or employee's title
 and resident location.

8 SEC. 140. (a) Source of Payment for Employees 9 DETAILED WITHIN GOVERNMENT.—For purposes of deter-10 mining the amount of funds expended by any entity within 11 the District of Columbia government during fiscal year 2000 and each succeeding fiscal year, any expenditures of 12 the District government attributable to any officer or em-13 ployee of the District government who provides services 14 15 which are within the authority and jurisdiction of the entity (including any portion of the compensation paid to the 16 officer or employee attributable to the time spent in pro-17 viding such services) shall be treated as expenditures made 18 from the entity's budget, without regard to whether the offi-19 cer or employee is assigned to the entity or otherwise treated 20 21 as an officer or employee of the entity.

(b) MODIFICATION OF REDUCTION IN FORCE PROCEDURES.—The District of Columbia Government Comprehensive Merit Personnel Act of 1978 (D.C. Code, sec. 1–
601.1 et seq.), is further amended in section 2408(a) by de-

leting "1999" and inserting, "2000"; in subsection (b), by
 deleting "1999" and inserting "2000"; in subsection (i), by
 deleting "1999" and inserting, "2000"; and in subsection
 (k), by deleting "1999" and inserting, "2000".

5 SEC. 141. Notwithstanding any other provision of law,
6 not later than 120 days after the date that a District of
7 Columbia Public Schools [DCPS] student is referred for
8 evaluation or assessment—

9 (1) the District of Columbia Board of Education,
10 or its successor, and DCPS shall assess or evaluate a
11 student who may have a disability and who may re12 quire special education services; and

13 (2) if a student is classified as having a dis-14 ability, as defined in section 101(a)(1) of the Individ-15 uals with Disabilities Education Act (84 Stat. 175; 16 20 U.S.C. 1401(a)(1)) or in section 7(8) of the Reha-17 bilitation Act of 1973 (87 Stat. 359; 29 U.S.C. 18 706(8)), the Board and DCPS shall place that student 19 in an appropriate program of special education serv-20 ices.

21 SEC. 142. (a) COMPLIANCE WITH BUY AMERICAN
22 ACT.—None of the funds made available in this Act may
23 be expended by an entity unless the entity agrees that in
24 expending the funds the entity will comply with the Buy
25 American Act (41 U.S.C. 10a–10c).

(b) Sense of the Congress; Requirement Re 2 Garding Notice.—

3	(1) PURCHASE OF AMERICAN-MADE EQUIPMENT
4	AND PRODUCTS.—In the case of any equipment or
5	product that may be authorized to be purchased with
6	financial assistance provided using funds made avail-
7	able in this Act, it is the sense of the Congress that
8	entities receiving the assistance should, in expending
9	the assistance, purchase only American-made equip-
10	ment and products to the greatest extent practicable.
11	(2) Notice to recipients of assistance.—In
12	providing financial assistance using funds made
13	available in this Act, the head of each agency of the
14	Federal or District of Columbia government shall pro-
15	vide to each recipient of the assistance a notice de-
16	scribing the statement made in paragraph (1) by the
17	Congress.

(c) PROHIBITION OF CONTRACTS WITH PERSONS
FALSELY LABELING PRODUCTS AS MADE IN AMERICA.—
If it has been finally determined by a court or Federal agency that any person intentionally affixed a label bearing a
"Made in America" inscription, or any inscription with
the same meaning, to any product sold in or shipped to
the United States that is not made in the United States,
the person shall be ineligible to receive any contract or sub-

contract made with funds made available in this Act, pur suant to the debarment, suspension, and ineligibility proce dures described in sections 9.400 through 9.409 of title 48,
 Code of Federal Regulations.

SEC. 143. None of the funds contained in this Act may
be used for purposes of the annual independent audit of
the District of Columbia government (including the District
of Columbia Financial Responsibility and Management Assistance Authority) for fiscal year 2000 unless—

(1) the audit is conducted by the Inspector General of the District of Columbia pursuant to section
208(a)(4) of the District of Columbia Procurement
Practices Act of 1985 (D.C. Code, sec. 1–
1182.8(a)(4)); and

(2) the audit includes a comparison of audited
actual year-end results with the revenues submitted in
the budget document for such year and the appropriations enacted into law for such year.

19 SEC. 144. Nothing in this Act shall be construed to 20 authorize any office, agency or entity to expend funds for 21 programs or functions for which a reorganization plan is 22 required but has not been approved by the District of Co-23 lumbia Financial Responsibility and Management Assist-24 ance Authority. Appropriations made by this Act for such programs or functions are conditioned only on the approval
 by the Authority of the required reorganization plans.

SEC. 145. Notwithstanding any other provision of law,
rule, or regulation, the evaluation process and instruments
for evaluating District of Columbia Public School employees
shall be a non-negotiable item for collective bargaining purposes.

8 SEC. 146. None of the funds contained in this Act may 9 be used by the District of Columbia Corporation Counsel 10 or any other officer or entity of the District government 11 to provide assistance for any petition drive or civil action 12 which seeks to require Congress to provide for voting rep-13 resentation in Congress for the District of Columbia.

SEC. 147. None of the funds contained in this Act may
be used to transfer or confine inmates classified above the
medium security level, as defined by the Federal Bureau
of Prisons classification instrument, to the Northeast Ohio
Correctional Center located in Youngstown, Ohio.

SEC. 148. (a) Section 202(i) of the District of Columbia Financial Responsibility and Management Assistance
Act of 1995 (Public Law 104–8), as added by Section 155
of the District of Columbia Appropriations Act, 1999, is
amended to read as follows:

24 "(j) RESERVE.—

1	
1	"(1) IN GENERAL.—Beginning with fiscal year
2	2000, the plan or budget submitted pursuant to this
3	Act shall contain \$150,000,000 for a reserve to be es-
4	tablished by the Mayor, Council of the District of Co-
5	lumbia, Chief Financial Officer for the District of Co-
6	lumbia, and the District of Columbia Financial Re-
7	sponsibility and Management Assistance Authority.
8	"(2) CONDITIONS ON USE.—The reserve funds—
9	"(A) shall only be expended according to
10	criteria established by the Chief Financial Offi-
11	cer and approved by the Mayor, Council of the
12	District of Columbia, and District of Columbia
13	Financial Responsibility and Management As-
14	sistance Authority, but, in no case may any of
15	the reserve funds be expended until any other
16	surplus funds have been used;
17	(B) shall not be used to fund the agencies
18	of the District of Columbia government under
19	court ordered receivership; and
20	(C) shall not be used to fund shortfalls in
21	the projected reductions budgeted in the budget
22	proposed by the District of Columbia government
23	for general supply schedule savings and manage-
24	ment reform savings.

1	"(3) Report requirement.—The Authority
2	shall notify the Appropriations Committees of both
3	the Senate and House of Representatives in writing
4	30 days in advance of any expenditure of the reserve
5	funds.".
6	(b) Section 202 of such act (Public Law 104–8), as
7	amended by subsection (a), is amended by adding at the
8	end the following:
9	"(k) Positive Fund Balance.—
10	"(1) In general.—The District of Columbia
11	shall maintain at the end of a fiscal year an annual
12	positive fund balance in the general fund of not less
13	than 4 percent of the projected general fund expendi-
14	tures for the following fiscal year.
15	"(2) EXCESS FUNDS.—Of funds remaining in
16	excess of the amounts required by paragraph (1)—
17	"(A) not more than 50 percent may be used
18	for authorized non-recurring expenses; and
19	(B) not less than 50 percent shall be used
20	to reduce the debt of the District of Columbia.".
21	SEC. 149. (a) No later than November 1, 1999, or with-
22	in 30 calendar days after the date of the enactment of this
23	Act, whichever occurs later, the Chief Financial Officer of
24	the District of Columbia shall submit to the appropriate
25	committees of Congress, the Mayor, and the District of Co-

lumbia Financial Responsibility and Management Assist ance Authority a revised appropriated funds operating
 budget for all agencies of the District of Columbia govern ment for such fiscal year that is in the total amount of
 the approved appropriation and that realigns budgeted
 data for personal services and other-than-personal-services,
 respectively, with anticipated actual expenditures.

8 (b) The revised budget required by subsection (a) of 9 this section shall be submitted in the format of the budget 10 that the District of Columbia government submitted pursu-11 ant to section 442 of the District of Columbia Home Rule 12 Act (Public Law 93–198; D.C. Code, sec. 47–301).

13 SEC. 150. None of the funds contained in this Act may be used for any program of distributing sterile needles or 14 15 syringes for the hypodermic injection of any illegal drug. 16 SEC. 151. (a) RESTRICTIONS.—None of the funds con-17 tained in this Act may be used to make rental payments 18 under a lease for the use of real property by the District 19 of Columbia government (including any independent agency of the District) unless— 20

(1) the lease and an abstract of the lease have
been filed with the central office of the Deputy Mayor
for Economic Development; and

1	(2)(A) the District of Columbia government occu-
2	pies the property during the period of time covered by
3	the rental payment; or

(B) within 60 days of the enactment of this Act
the Mayor certifies to Congress and the landlord that
occupancy is impracticable and submits with the certification a plan to terminate or renegotiate the lease
or rental agreement; or

9 (C) within 60 days of the enactment of this Act 10 the Council certifies to Congress and the landlord that 11 occupancy is impracticable and submits with the cer-12 tification a plan to terminate or renegotiate the lease 13 or rental agreement.

(b) UNOCCUPIED PROPERTY.—After 120 days from the
15 date of the enactment of this Act, none of the funds con16 tained in this Act may be used to make rental payments
17 for property described in subsections (a)(2)(B) or (a)(2)(C)
18 of this section.

(c) SEMI-ANNUAL REPORTS BY MAYOR.—Not later
than 20 days after the end of each 6-month period that begins on October 1, 1999, the Mayor of the District of Columbia shall submit a report to the Committees on Appropriations of the House of Representatives and the Senate listing
the leases for the use of real property by the District of Columbia government that were in effect during the 6-month

period, and including for each such lease the location of
 the property, the name of any person with any ownership
 interest in the property, the rate of payment, the period
 of time covered by the lease, and the conditions under which
 the lease may be terminated.

6 SEC. 152. None of the funds contained in this Act or 7 the District of Columbia Appropriations Act. 1999, may 8 be used to enter into a lease on or after the date of the enact-9 ment of this Act (or to make rental payments under such 10 a lease) for the use of real property by the District of Columbia government (including any independent agency of 11 12 the District) or to purchase real property for the use of the District of Columbia government (including any inde-13 pendent agency of the District) or to manage real property 14 15 for the use of the District of Columbia (including any independent agency of the District) unless— 16

(1) the Mayor and Council certify to the Committees on Appropriations of the House of Representatives and the Senate that existing real property
available to the District (whether leased or owned by
the District government) is not suitable for the purposes intended;

(2) notwithstanding any other provisions of law,
there is made available for sale or lease all property
of the District of Columbia which the Mayor and

1	Council from time to time determine is surplus to the
2	needs of the District of Columbia;
3	(3) the Mayor and Council implement a pro-
4	gram for the periodic survey of all District property
5	to determine if it is surplus to the needs of the Dis-
6	trict; and
7	(4) the Mayor and Council within 60 days of the
8	date of the enactment of this Act has filed a report
9	with the appropriations and authorizing committees
10	of the House and Senate providing a comprehensive
11	plan for the management of District of Columbia real
12	property assets and is proceeding with the implemen-
13	tation of the plan.
14	SEC. 153. Section $603(e)(2)(B)$ of the Student Loan
15	Marketing Association Reorganization Act of 1996 (Public
16	Law 104–208; 110 Stat. 3009–293) is amended—
17	(1) by inserting "and public charter" after "pub-
18	lic"; and
19	(2) by adding at the end the following: "Of such
20	amounts and proceeds, \$5,000,000 shall be set aside
21	for use as a credit enhancement fund for public char-
22	ter schools in the District of Columbia, with the ad-
23	ministration of the fund (including the making of
24	loans) to be carried out by the Mayor through a com-
25	mittee consisting of 3 individuals appointed by the

Mayor of the District of Columbia and 2 individuals
 appointed by the Public Charter School Board estab lished under section 2214 of the District of Columbia
 School Reform Act of 1995.".

5 SEC. 154. The Mayor, District of Columbia Financial
6 Responsibility and Management Assistance Authority, and
7 the Superintendent of Schools shall implement a process to
8 dispose of excess public school real property within 90 days
9 of the enactment of this Act.

SEC. 155. Section 2003 of the District of Columbia
School Reform Act of 1995 (Public Law 104–134; D.C.
Code, sec. 31–2851) is amended by striking "during the period" and "and ending 5 years after such date.".

14 SEC. 156. Section 2206(c) of the District of Columbia 15 School Reform Act of 1995 (Public Law 104–134; D.C. 16 Code, sec. 31–2853.16(c)) is amended by adding at the end 17 the following: ", except that a preference in admission may 18 be given to an applicant who is a sibling of a student al-19 ready attending or selected for admission to the public char-20 ter school in which the applicant is seeking enrollment."

21 SEC. 157. (a) TRANSFER OF FUNDS.—There is hereby 22 transferred from the District of Columbia Financial Re-23 sponsibility and Management Assistance Authority (here-24 after referred to as the "Authority") to the District of Co-25 lumbia the sum of \$18,000,000 for severance payments to

individuals separated from employment during fiscal year 1 2 2000 (under such terms and conditions as the Mayor con-3 siders appropriate), expanded contracting authority of the 4 Mayor, and the implementation of a system of managed competition among public and private providers of goods 5 and services by and on behalf of the District of Columbia: 6 Provided, That such funds shall be used only in accordance 7 8 with a plan agreed to by the Council and the Mayor and 9 approved by the Committees on Appropriations of the House of Representatives and the Senate: Provided further, 10 11 That the Authority and the Mayor shall coordinate the spending of funds for this program so that continuous 12 13 progress is made. The Authority shall release said funds, on a quarterly basis, to reimburse such expenses, so long 14 15 as the Authority certifies that the expenses reduce re-occurring future costs at an annual ratio of at least 2 to 1 rel-16 17 ative to the funds provided, and that the program is in ac-18 cordance with the best practices of municipal government. 19 (b) Source of Funds.—The amount transferred under subsection (a) shall be derived from interest earned 20 21 on accounts held by the Authority on behalf of the District 22 of Columbia.

23 SEC. 158. (a) IN GENERAL.—The District of Columbia
24 Financial Responsibility and Management Assistance Au25 thority (hereafter referred to as the "Authority"), working

with the Commonwealth of Virginia and the Director of the
 National Park Service, shall carry out a project to complete
 all design requirements and all requirements for compliance
 with the National Environmental Policy Act for the con struction of expanded lane capacity for the Fourteenth
 Street Bridge.

7 (b) SOURCE OF FUNDS; TRANSFER.—For purposes of
8 carrying out the project under subsection (a), there is hereby
9 transferred to the Authority from the District of Columbia
10 dedicated highway fund established pursuant to section 3(a)
11 of the District of Columbia Emergency Highway Relief Act
12 (Public Law 104–21; D.C. Code, sec. 7–134.2(a)) an
13 amount not to exceed \$5,000,000.

SEC. 159. (a) IN GENERAL.—The Mayor of the District of Columbia shall carry out through the Army Corps
of Engineers, an Anacostia River environmental cleanup
program.

(b) SOURCE OF FUNDS.—There are hereby transferred
to the Mayor from the escrow account held by the District
of Columbia Financial Responsibility and Management Assistance Authority pursuant to section 134 of division A
of the Omnibus Consolidated and Emergency Supplemental
Appropriations Act, 1999 (Public Law 105–277; 112 Stat.
2681–552), for infrastructure needs of the District of Columbia, \$5,000,000.

1	SEC. 160. (a) PROHIBITING PAYMENT OF ADMINISTRA-
2	TIVE COSTS FROM FUND.—Section 16(e) of the Victims of
3	Violent Crime Compensation Act of 1996 (D.C. Code, sec.
4	3–435(e)) is amended—
5	(1) by striking "and administrative costs nec-
6	essary to carry out this chapter"; and
7	(2) by striking the period at the end and insert-
8	ing the following: ", and no monies in the Fund may
9	be used for any other purpose.".
10	(b) MAINTENANCE OF FUND IN TREASURY OF THE
11	UNITED STATES.—
12	(1) IN GENERAL.—Section 16(a) of such Act
13	(D.C. Code, sec. $3-435(a)$ ) is amended by striking the
14	second sentence and inserting the following: "The
15	Fund shall be maintained as a separate fund in the
16	Treasury of the United States. All amounts deposited
17	to the credit of the Fund are appropriated without
18	fiscal year limitation to make payments as author-
19	ized under subsection (e).".
20	(2) Conforming Amendment.—Section 16 of
21	such Act (D.C. Code, sec. 3–435) is amended by strik-
22	ing subsection (d).
23	(c) Deposit of Other Fees and Receipts Into
24	FUND.—Section 16(c) of such Act (D.C. Code, sec. 3–435(c))
25	is amended by inserting after "1997," the second place it

appears the following: "any other fines, fees, penalties, or
 assessments that the Court determines necessary to carry
 out the purposes of the Fund,".

4 (d) ANNUAL TRANSFER OF UNOBLIGATED BALANCES
5 TO MISCELLANEOUS RECEIPTS OF TREASURY.—Section 16
6 of such Act (D.C. Code, sec. 3–435), as amended by sub7 section (b)(2), is amended by inserting after subsection (c)
8 the following new subsection:

9 "(d) Any unobligated balance existing in the Fund in 10 excess of \$250,000 as of the end of each fiscal year (begin-11 ning with fiscal year 2000) shall be transferred to miscella-12 neous receipts of the Treasury of the United States not later 13 than 30 days after the end of the fiscal year.".

(e) RATIFICATION OF PAYMENTS AND DEPOSITS.—Any
payments made from or deposits made to the Crime Victims
Compensation Fund on or after April 9, 1997 are hereby
ratified, to the extent such payments and deposits are authorized under the Victims of Violent Crime Compensation
Act of 1996 (D.C. Code, sec. 3–421 et seq.), as amended by
this section.

21 SEC. 161. CERTIFICATION.—None of the funds con-22 tained in this Act may be used after the expiration of the 23 60–day period that begins on the date of the enactment of 24 this Act to pay the salary of any chief financial officer of 25 any office of the District of Columbia government (including any independent agency of the District) who has not
 filed a certification with the Mayor and the Chief Financial
 Officer of the District of Columbia that the officer under stands the duties and restrictions applicable to the officer
 and their agency as a result of this Act.

6 SEC. 162. The proposed budget of the government of 7 the District of Columbia for fiscal year 2001 that is sub-8 mitted by the District to Congress shall specify potential 9 adjustments that might become necessary in the event that 10 the management savings achieved by the District during the 11 year do not meet the level of management savings projected 12 by the District under the proposed budget.

13 SEC. 163. In submitting any document showing the budget for an office of the District of Columbia government 14 15 (including an independent agency of the District) that contains a category of activities labeled as "other", "miscella-16 neous", or a similar general, nondescriptive term, the docu-17 ment shall include a description of the types of activities 18 covered in the category and a detailed breakdown of the 19 amount allocated for each such activity. 20

SEC. 164. (a) AUTHORIZING CORPS OF ENGINEERS TO
 PERFORM REPAIRS AND IMPROVEMENTS.—In using the
 funds made available under this Act for carrying out im provements to the Southwest Waterfront in the District of
 Columbia (including upgrading marina dock pilings and

paving and restoring walkways in the marina and fish 1 market areas) for the portions of Federal property in the 2 3 Southwest quadrant of the District of Columbia within Lots 4 847 and 848, a portion of Lot 846, and the unassessed Federal real property adjacent to Lot 848 in Square 473, any 5 entity of the District of Columbia government (including 6 7 the District of Columbia Financial Responsibility and 8 Management Assistance Authority or its designee) may 9 place orders for engineering and construction and related services with the Chief of Engineers of the United States 10 Army Corps of Engineers. The Chief of Engineers may ac-11 cept such orders on a reimbursable basis and may provide 12 13 any part of such services by contract. In providing such services, the Chief of Engineers shall follow the Federal Ac-14 15 quisition Regulations and the implementing Department of Defense regulations. 16

17 (b) TIMING FOR AVAILABILITY OF FUNDS UNDER 1999
18 Act.—

19 (1) IN GENERAL.—The District of Columbia Ap20 propriations Act, 1999 (Public Law 105–277; 112
21 Stat. 2681–124) is amended in the item relating to
22 "FEDERAL FUNDS—FEDERAL PAYMENT FOR WA23 TERFRONT IMPROVEMENTS"—

1	(A) by striking "existing lessees" the first
2	place it appears and inserting "existing lessees of
3	the Marina"; and
4	(B) by striking "the existing lessees" the sec-
5	ond place it appears and inserting "such les-
6	sees".
7	(2) EFFECTIVE DATE.—This subsection shall take
8	effect as if included in the District of Columbia Ap-
9	propriations Act, 1999.
10	(c) Additional Funding for Improvements Car-
11	RIED OUT THROUGH CORPS OF ENGINEERS.—
12	(1) IN GENERAL.—There is hereby transferred
13	from the District of Columbia Financial Responsi-
14	bility and Management Assistance Authority to the
15	Mayor the sum of \$3,000,000 for carrying out the im-
16	provements described in subsection (a) through the
17	Chief of Engineers of the United States Army Corps
18	of Engineers.
19	(2) Source of funds.—The funds transferred
20	under paragraph (1) shall be derived from the escrow
21	account held by the District of Columbia Financial
22	Responsibility and Management Assistance Authority
23	pursuant to section 134 of division A of the Omnibus
24	Consolidated and Emergency Supplemental Appro-
25	priations Act, 1999 (Public Law 105–277; 112 Stat.

2681–552), for infrastructure needs of the District of
 Columbia.

3 (d) QUARTERLY REPORTS ON PROJECT.—The Mayor
4 shall submit reports to the Committee on Appropriations
5 of the House of Representatives and the Committee on Ap6 propriations of the Senate on the status of the improvements
7 described in subsection (a) for each calendar quarter occur8 ring until the improvements are completed.

9 SEC. 165. It is the sense of the Congress that the Dis-10 trict of Columbia should not impose or take into consideration any height, square footage, set-back, or other construc-11 tion or zoning requirements in authorizing the issuance of 12 13 industrial revenue bonds for a project of the American National Red Cross at 2025 E Street Northwest, Washington, 14 15 D.C., in as much as this project is subject to approval of the National Capital Planning Commission and the Com-16 mission of Fine Arts pursuant to section 11 of the joint 17 resolution entitled "Joint Resolution to grant authority for 18 the erection of a permanent building for the American Na-19 tional Red Cross, District of Columbia Chapter, Wash-20 21 ington, District of Columbia", approved July 1, 1947 (Pub-22 lic Law 100-637; 36 U.S.C. 300108 note).

23 SEC. 166. (a) PERMITTING COURT SERVICES AND OF24 FENDER SUPERVISION AGENCY TO CARRY OUT SEX OF25 FENDER REGISTRATION.—Section 11233(c) of the National

Capital Revitalization and Self-Government Improvement
 Act of 1997 (D.C. Code, sec. 24–1233(c)) is amended by
 adding at the end the following new paragraph:

4 "(5) SEX OFFENDER REGISTRATION.—The Agen5 cy shall carry out sex offender registration functions
6 in the District of Columbia, and shall have the au7 thority to exercise all powers and functions relating
8 to sex offender registration that are granted to the
9 Agency under any District of Columbia law.".

10 (b) Authority During Transition to Full Oper-11 Ation of Agency.—

12 (1) AUTHORITY OF PRETRIAL SERVICES, PAROLE, 13 ADULT PROBATION AND OFFENDER **SUPERVISION** 14 TRUSTEE.—Notwithstanding section 11232(b)(1) of 15 the National Capital Revitalization and Self-Govern-16 ment Improvement Act of 1997 (D.C. Code, sec. 24– 17 1232(b)(1)), the Pretrial Services, Parole, Adult Pro-18 bation and Offender Supervision Trustee appointed 19 under section 11232(a) of such Act (hereafter referred 20 to as the "Trustee") shall, in accordance with section 21 11232 of such Act, exercise the powers and functions 22 of the Court Services and Offender Supervision Agen-23 cy for the District of Columbia (hereafter referred to 24 as the "Agency") relating to sex offender registration 25 (as granted to the Agency under any District of Columbia law) only upon the Trustee's certification that
 the Trustee is able to assume such powers and func tions.

4 (2) AUTHORITY OF METROPOLITAN POLICE DE-5 PARTMENT.—During the period that begins on the 6 date of the enactment of the Sex Offender Registration 7 Emergency Act of 1999 and ends on the date the 8 Trustee makes the certification described in para-9 graph (1), the Metropolitan Police Department of the District of Columbia shall have the authority to carry 10 11 out any powers and functions relating to sex offender 12 registration that are granted to the Agency or to the 13 Trustee under any District of Columbia law.

14 SEC. 167. (a) None of the funds contained in this Act 15 may be used to enact or carry out any law, rule, or regula-16 tion to legalize or otherwise reduce penalties associated with 17 the possession, use, or distribution of any schedule I sub-18 stance under the Controlled Substances Act (21 U.S.C. 802) 19 or any tetrahydrocannabinols derivative.

(b) The Legalization of Marijuana for Medical Treatment Initiative of 1998, also known as Initiative 59, approved by the electors of the District of Columbia on November 3, 1998, shall not take effect.

24 SEC. 168. (a) IN GENERAL.—There is hereby trans25 ferred from the District of Columbia Financial Responsi-

bility and Management Assistance Authority (hereinafter 1 referred to as the "Authority") to the District of Columbia 2 the sum of \$5,000,000 for the Mayor, in consultation with 3 4 the Council of the District of Columbia, to provide offsets 5 against local taxes for a commercial revitalization program, such program to be available in enterprise zones and low 6 7 and moderate income areas in the District of Columbia: 8 Provided, That in carrying out such a program, the Mayor 9 shall use Federal commercial revitalization proposals intro-10 duced in Congress as a guideline.

(b) SOURCE OF FUNDS.—The amount transferred
under subsection (a) shall be derived from interest earned
on accounts held by the Authority on behalf of the District
of Columbia.

(c) REPORT.—Not later than 180 days after the date
of enactment of this Act, the Mayor shall report to the Committees on Appropriations of the Senate and House of Representatives on the progress made in carrying out the commercial revitalization program.

20 SEC. 169. SECTION 456 OF THE DISTRICT OF COLUM21 BIA HOME RULE ACT (SECTION 47–231 ET SEQ. OF THE
22 D.C. CODE, AS ADDED BY THE FEDERAL PAYMENT REAU23 THORIZATION ACT OF 1994 (PUBLIC LAW 103–373)) IS
24 AMENDED—

1	(1) in subsection (a)(1), by striking "District of
2	Columbia Financial Responsibility and Management
3	Assistance Authority" and inserting "Mayor"; and
4	(2) in subsection (b)(1), by striking "Authority"
5	and inserting "Mayor".
6	SEC. 170. (a) FINDINGS.—The Congress finds the fol-
7	lowing:
8	(1) The District of Columbia has recently wit-
9	nessed a spate of senseless killings of innocent citizens
10	caught in the crossfire of shootings. A Justice Depart-
11	ment crime victimization survey found that while the
12	city saw a decline in the homicide rate between 1996
13	and 1997, the rate was the highest among a dozen cit-
14	ies and more than double the second highest city.
15	(2) The District of Columbia has not made ade-
16	quate funding available to fight drug abuse in recent
17	years, and the city has not deployed its resources as
18	effectively as possible. In fiscal year 1998,
19	\$20,900,000 was spent on publicly funded drug treat-
20	ment in the District compared to \$29,000,000 in fis-
21	cal year 1993. The District's Addiction and Preven-
22	tion and Recovery Agency currently has only 2,200
23	treatment slots, a 50 percent drop from 1994, with
24	more than 1,100 people on waiting lists.

(3) The District of Columbia has seen a rash of
 inmate escapes from halfway houses. According to De partment of Corrections records, between October 21,
 1998 and January 19, 1999, 376 of the 1,125 inmates
 assigned to halfway houses walked away. Nearly 280
 of the 376 escapees were awaiting trial including 2
 charged with murder.

8 (4) The District of Columbia public schools sys-9 tem faces serious challenges in correcting chronic 10 problems, particularly long-standing deficiencies in 11 providing special education services to the 1 in 10 12 District students needing program benefits, including backlogged assessments, and repeated failure to meet 13 14 a compliance agreement on special education reached 15 with the Department of Education.

16 (5) Deficiencies in the delivery of basic public
17 services from cleaning streets to waiting time at De18 partment of Motor Vehicles to a rat population esti19 mated earlier this year to exceed the human popu20 lation have generated considerable public frustration.

(6) Last year, the District of Columbia forfeited
millions of dollars in Federal grants after Federal
auditors determined that several agencies exceeded
grant restrictions and in other instances, failed to
spend funds before the grants expired.

(7) Findings of a 1999 report by the Annie E.
 Casey Foundation that measured the well-being of
 children reflected that, with 1 exception, the District
 ranked worst in the United States in every category
 from infant mortality to the rate of teenage births to
 statistics chronicling child poverty.

7 (b) SENSE OF THE CONGRESS.—It is the sense of the
8 Congress that in considering the District of Columbia's fis9 cal year 2001 budget, the Congress will take into consider10 ation progress or lack of progress in addressing the fol11 lowing issues:

(1) Crime, including the homicide rate, implementation of community policing, the number of police officers on local beats, and the closing down of
open-air drug markets.

16 (2) Access to drug abuse treatment, including the
17 number of treatment slots, the number of people
18 served, the number of people on waiting lists, and the
19 effectiveness of treatment programs.

20 (3) Management of parolees and pretrial violent
21 offenders, including the number of halfway house es22 capes and steps taken to improve monitoring and su23 pervision of halfway house residents to reduce the
24 number of escapes.

1	(4) Education, including access to special edu-
2	cation services and student achievement.
3	(5) Improvement in basic city services, including
4	rat control and abatement.
5	(6) Application for and management of Federal
6	grants.
7	(7) Indicators of child well-being.
8	SEC. 171. The Mayor, prior to using Federal Medicaid
9	payments to Disproportionate Share Hospitals to serve a
10	small number of childless adults, should consider the rec-
11	ommendations of the Health Care Development Commission
12	that has been appointed by the Council of the District of
13	Columbia to review this program, and consult and report
14	to Congress on the use of these funds.
15	Sec. 172. GAO Study of District of Columbia
16	CRIMINAL JUSTICE SYSTEM. Not later than 1 year after the
17	date of enactment of this Act, the Comptroller General of
18	the United States shall—
19	(1) conduct a study of the law enforcement.

(1) conduct a study of the law enforcement,
court, prison, probation, parole, and other components of the criminal justice system of the District of
Columbia, in order to identify the components most
in need of additional resources, including financial,
personnel, and management resources; and

1	(2) submit to Congress a report on the results of
2	the study under paragraph (1).

3 SEC. 173. Nothing in this Act bars the District of Co-4 *lumbia* Corporation Counsel from reviewing or commenting 5 on briefs in private lawsuits, or from consulting with offi-6 cials of the District government regarding such lawsuits. 7 SEC. 174. WIRELESS COMMUNICATIONS. (a) IN GEN-8 ERAL.—Not later than 7 days after the date of enactment 9 of this Act, the Secretary of the Interior, acting through the Director of the National Park Service, shall— 10

(1) implement the notice of decision approved by
the National Capital Regional Director, dated April
7, 1999, including the provisions of the notice of decision concerning the issuance of right-of-way permits
at market rates; and

16 (2) expend such sums as are necessary to carry
17 out paragraph (1).

18 (b) ANTENNA APPLICATIONS.—

(1) IN GENERAL.—Not later than 120 days after
the receipt of an application, a Federal agency that
receives an application submitted after the enactment
of this Act to locate a wireless communications antenna on Federal property in the District of Columbia or surrounding area over which the Federal agency exercises control shall take final action on the ap-

1	plication, including action on the issuance of right-
2	of-way permits at market rates.
3	(2) EXISTING LAW.—Nothing in this subsection
4	shall be construed to affect the applicability of exist-
5	ing laws regarding:
6	(A) judicial review under chapter 7 of title
7	5, United States Code [the Administrative Proce-
8	dure Act], and the Communications Act of 1934,
9	(B) the National Environmental Policy Act,
10	the National Historic Preservation Act and other
11	applicable federal statutes, and
12	(C) the authority of a State or local govern-
13	ment or instrumentality thereof, including the
14	District of Columbia, in the placement, construc-
15	tion, and modification of personal wireless serv-
16	ice facilities.
17	This title may be cited as the "District of Columbia
18	Appropriations Act, 2000".
19	TITLE II—TAX REDUCTION
20	SEC. 201. COMMENDING REDUCTION OF TAXES BY DIS-
21	TRICT OF COLUMBIA.
22	Congress commends the District of Columbia for its ac-
23	tion to reduce taxes, and ratifies D.C. Act 13-110 (com-
24	monly known as the Service Improvement and Fiscal Year
25	2000 Budget Support Act of 1999).

## 1 SEC. 202. RULE OF CONSTRUCTION.

- 2 Nothing in this title may be construed to limit the abil-
- 3 ity of the Council of the District of Columbia to amend or
- 4 repeal any provision of law described in this title.

Attest:

Secretary.



## AMENDMENT

- HR 3064 EAS—2
- HR 3064 EAS-----3
- HR 3064 EAS——4
- HR 3064 EAS——5
- HR 3064 EAS----6
- HR 3064 EAS——7
- HR 3064 EAS——8
- HR 3064 EAS——9
- HR 3064 EAS—10