### <sup>106TH CONGRESS</sup> 2D SESSION H.R.4942

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 27 (legislative day, SEPTEMBER 22), 2000 Ordered to be printed with the amendments of the Senate numbered

### **AN ACT**

Making appropriations for the government of the District of Columbia and other activities chargeable in whole or in part against the revenues of said District for the fiscal year ending September 30, 2001, and for other purposes.

Be it enacted by the Senate and House of Representa tives of the United States of America in Congress assembled,
 (1)That the following sums are appropriated, out of any
 money in the Treasury not otherwise appropriated, for the
 District of Columbia for the fiscal year ending September
 30, 2001, and for other purposes, namely:

FEDERAL FUNDS

7

- 8 Federal Payment for Resident Tuition Support
- 9 For a Federal payment to the District of Columbia
  10 for a nationwide program to be administered by the Mayor

District of Columbia 1 for resident tuition support, \$14,000,000, to remain available until expended: Pro-2 *vided*, That such funds may be used on behalf of eligible 3 4 District of Columbia residents to pay an amount based 5 upon the difference between in-State and out-of-State tuition at public institutions of higher education, usable at 6 7 both public and private institutions for higher education: 8 *Provided further*, That the awarding of such funds may 9 be prioritized on the basis of a resident's academic merit 10 and such other factors as may be authorized: Provided fur-11 ther, That not more than 5 percent of the funds may be 12 used to pay administrative expenses.

13 FEDERAL PAYMENT FOR INCENTIVES FOR ADOPTION OF

#### CHILDREN

15 The paragraph under the heading "Federal Payment for Incentives for Adoption of Children" in Public Law 16 106–113, approved November 29, 1999 (113 Stat. 1501), 17 is amended to read as follows: "For a Federal payment 18 to the District of Columbia to create incentives to promote 19 the adoption of children in the District of Columbia foster 20 care system, \$5,000,000: Provided, That such funds shall 21 22 remain available until September 30, 2002, and shall be 23 used to earry out all of the provisions of title 38, except 24 for section 3808, of the Fiscal Year 2001 Budget Support 25 Act of 2000, D.C. Bill 13–679, enrolled June 12, 2000.

14

1 FEDERAL PAYMENT TO THE CHIEF FINANCIAL OFFICER

2

#### OF THE DISTRICT OF COLUMBIA

3 For a Federal payment to the Chief Financial Officer 4 of the District of Columbia, \$1,500,000, of which 5 \$250,000 shall be for payment to a mentoring program and for hotline services; \$500,000 shall be for payment 6 7 to a youth development program with a character building 8 curriculum; \$500,000 to remain available until expended, 9 shall be for the design, construction, and maintenance of 10 a trash rack system to be installed at the Hickey Run stormwater outfall; and \$250,000 shall be for payment to 11 12 support a program to assist homeless individuals to become productive, taxpaying citizens in the District of Co-13 14 lumbia.

#### 15 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

16

#### Corrections Trustee Operations

17 For salaries and expenses of the District of Columbia Corrections Trustee, \$134,300,000 for the administration 18 and operation of correctional facilities and for the admin-19 istrative operating costs of the Office of the Corrections 20 21 Trustee, as authorized by section 11202 of the National Capital Revitalization and Self-Government Improvement 22 23 Act of 1997 (Public Law 105-33; 111 Stat. 712) of which 24 \$1,000,000 is to fund an initiative to improve case processing in the District of Columbia criminal justice system: 25

Provided, That notwithstanding any other provision of 1 law, funds appropriated in this Act for the District of Co-2 lumbia Corrections Trustee shall be apportioned quarterly 3 by the Office of Management and Budget and obligated 4 and expended in the same manner as funds appropriated 5 for salaries and expenses of other Federal agencies: Pro-6 7 vided further, That in addition to the funds provided under 8 this heading, the District of Columbia Corrections Trustee 9 may use any remaining interest earned on the Federal 10 payment made to the Trustee under the District of Columbia Appropriations Act, 1998, to carry out the activities 11 funded under this heading. 12

13 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

14

#### COURTS

15 For salaries and expenses for the District of Columbia Courts, \$99,500,000 to be allocated as follows: for the 16 17 District of Columbia Court of Appeals, \$7,709,000; for the District of Columbia Superior Court, \$72,399,000; for the 18 District of Columbia Court System, \$16,892,000; and 19 \$2,500,000, to remain available until September 30, 2002, 20 for capital improvements for District of Columbia court-21 22 house facilities: Provided, That none of the funds in this Act or in any other Act shall be available for the purchase, 23 24 installation or operation of an Integrated Justice Informa-25 tion System until a detailed plan and design has been sub-

mitted by the courts and approved by the Committees on 1 Appropriations of the House of Representatives and the 2 3 Senate: *Provided further*, That notwithstanding any other 4 provision of law, all amounts under this heading shall be apportioned quarterly by the Office of Management and 5 Budget and obligated and expended in the same manner 6 7 as funds appropriated for salaries and expenses of other 8 Federal agencies, with payroll and financial services to be 9 provided on a contractual basis with the General Services 10 Administration (GSA), said services to include the preparation of monthly financial reports, copies of which shall 11 be submitted directly by GSA to the President and to the 12 Committees on Appropriations of the Senate and House 13 of Representatives, the Committee on Governmental Af-14 fairs of the Senate, and the Committee on Government 15 Reform of the House of Representatives: 16

#### 17 DEFENDER SERVICES IN DISTRICT OF COLUMBIA

18

#### COURTS

For payments authorized under section 11–2604 and section 11–2605, D.C. Code (relating to representation provided under the District of Columbia Criminal Justice Act), payments for counsel appointed in proceedings in the Family Division of the Superior Court of the District of Columbia under chapter 23 of title 16, D.C. Code, and payments for counsel authorized under section 21–2060,

1 D.C. Code (relating to representation provided under the District of Columbia Guardianship, Protective Pro-2 ceedings, and Durable Power of Attorney Act of 1986), 3 4 \$34,387,000, to remain available until expended: Provided, That the funds provided in this Act under the head-5 ing "Federal Payment to the District of Columbia Courts" 6 7 (other than the \$2,500,000 provided under such heading 8 for eapital improvements for District of Columbia court-9 house facilities) may also be used for payments under this 10 heading: *Provided further*, That in addition to the funds provided under this heading, the Joint Committee on Ju-11 dicial Administration in the District of Columbia shall use 12 funds provided in this Act under the heading "Federal 13 Payment to the District of Columbia Courts" (other than 14 the \$2,500,000 provided under such heading for capital 15 improvements for District of Columbia courthouse facili-16 ties), to make payments described under this heading for 17 obligations incurred during any fiscal year: Provided fur-18 ther, That such funds shall be administered by the Joint 19 Committee on Judicial Administration in the District of 20 21 Columbia: *Provided further*, That notwithstanding any other provision of law, this appropriation shall be appor-22 tioned quarterly by the Office of Management and Budget 23 24 and obligated and expended in the same manner as funds 25 appropriated for expenses of other Federal agencies, with

payroll and financial services to be provided on a contrac-1 tual basis with the General Services Administration 2 3 (GSA), said services to include the preparation of monthly 4 financial reports, copies of which shall be submitted di-5 rectly by GSA to the President and to the Committees on Appropriations of the Senate and House of Representa-6 7 tives, the Committee on Governmental Affairs of the Sen-8 ate, and the Committee on Government Reform of the 9 House of Representatives: *Provided further*, That the Dis-10 trict of Columbia Courts shall implement the recommendations in the General Accounting Office Report GAO/ 11 AIMD/OGC-99-226 regarding payments to court-ap-12 pointed attorneys and shall report to the Office of Man-13 agement and Budget and to the House and Senate Appro-14 priations Committees quarterly on the status of these re-15 16 forms.

- 17 FEDERAL PAYMENT TO THE COURT SERVICES AND
- 18 OFFENDER SUPERVISION
- 19 AGENCY FOR THE DISTRICT OF COLUMBIA
- 20 (INCLUDING TRANSFER OF FUNDS)

For salaries and expenses of the Court Services and
Offender Supervision Agency for the District of Columbia,
as authorized by the National Capital Revitalization and
Self-Government Improvement Act of 1997, (Public Law
105-33; 111 Stat. 712) \$115,752,000, of which

\$69,871,000 shall be for necessary expenses of Commu-1 nity Supervision and Sex Offender Registration, to include 2 expenses relating to supervision of adults subject to pro-3 tection orders or provision of services for or related to such 4 persons; \$18,778,000 shall be transferred to the Public 5 Defender Service; and \$27,103,000 shall be available to 6 7 the Pretrial Services Agency: Provided, That of the 8 amount provided under this heading, \$22,161,000 shall be 9 used to improve pretrial defendant and post-conviction of-10 fender supervision, enhance drug testing and sanctions-11 based treatment programs and other treatment services, 12 expand intermediate sanctions and offender re-entry programs, continue planning and design proposals for a resi-13 dential Sanctions Center and improve administrative in-14 15 frastructure, including information technology; and \$836,000 of the \$22,161,000 referred to in this proviso 16 is for the Public Defender Service: Provided further, That 17 notwithstanding any other provision of law, all amounts 18 under this heading shall be apportioned quarterly by the 19 20 Office of Management and Budget and obligated and ex-21 pended in the same manner as funds appropriated for sal-22 aries and expenses of other Federal agencies: Provided further, That notwithstanding section 446 of the District of 23 24 Columbia Home Rule Act or any provision of subchapter 25 III of chapter 13 of title 31, United States Code, the use

of interest earned on the Federal payment made to the
 District of Columbia Offender Supervision, Defender, and
 Court Services Agency under the District of Columbia Ap propriations Act, 1998, by the Agency during fiscal years
 1998 and 1999 shall not constitute a violation of such Act
 or such subchapter.

# FEDERAL PAYMENT FOR WASHINGTON INTERFAITH 8 NETWORK

9 For a Federal payment to the Washington Interfaith Network to reimburse the Network for costs incurred in 10 carrying out preconstruction activities at the former Fort 11 Dupont Dwellings and Additions, \$1,000,000: Provided, 12 That such activities may include architectural and engi-13 neering studies, property appraisals, environmental as-14 15 sessments, grading and excavation, landscaping, paving, and the installation of curbs, gutters, sidewalks, sewer 16 lines, and other utilities: *Provided further*, That the See-17 retary of the Treasury shall make such payment only after 18 the Network has received matching funds from private 19 20 sources (including funds provided through loans) to earry out such activities in an aggregate amount which is equal 21 22 to the amount of such payment (as certified by the Inspec-23 tor General of the District of Columbia) and has provided 24 the Secretary of the Treasury with a request for reim-25 bursement which contains documentation certified by the

Inspector General of the District of Columbia showing 1 that the Network carried out the activities and that the 2 costs incurred in carrying out the activities were equal to 3 4 or less than the amount of the reimbursement requested: 5 *Provided further*, That none of the funds provided under this heading may be obligated or expended after December 6 7 31, 2001 (without regard to whether the activities involved 8 were carried out prior to such date).

9 Federal Payment for Simplified Personnel

10

#### System

11 For a Federal payment to the Mayor of the District 12 of Columbia to study and design a system approved by the Comptroller General for simplifying the administration 13 of personnel policies (including pay policies) with respect 14 to employees of the District government, \$250,000: Pro-15 vided, That the Mayor shall earry out such study and de-16 17 sign through a contractor approved by the Comptroller 18 General.

- 19 METRORAIL CONSTRUCTION
- 20 (INCLUDING TRANSFER OF FUNDS)

For a contribution to the Washington Metropolitan
Area Transit Authority for construction of a Metrorail station located at New York and Florida Avenues, Northeast,
\$25,000,000, to remain available until expended, of which
\$7,100,000 is appropriated under this heading and

\$17,900,000 shall be transferred by the District of Colum bia Financial Responsibility and Management Assistance
 Authority (DCFRMA) from interest earned on accounts
 held by DCFRMA on behalf of the District of Columbia
 government.

# 6 FEDERAL PAYMENT FOR NATIONAL MUSEUM OF 7 AMERICAN MUSIC

8 For a Federal payment to the Federal City Council 9 for the establishment of a National Museum of American 10 Music, \$250,000, to remain available until expended: Provided, That such funds shall be used for the costs of activi-11 12 ties necessary to complete the planning phase for such Museum, including the costs of personnel, design projects, 13 14 environmental assessments, and the preparation of re-15 quests for proposals: *Provided further*, That such funds shall be deposited into a separate account of the Federal 16 17 City Council used exclusively for the establishment of such Museum: *Provided further*, That the Secretary of the 18 Treasury shall make such payment only after the Federal 19 20 City Council has deposited matching donated funds from 21 private sources into the account in an aggregate amount 22 which is equal to 200 percent of the amount appropriated herein (as certified by the Inspector General of the Dis-23 24 trict of Columbia).

1 PRESIDENTIAL INAUGURATION 2 For a payment to the District of Columbia to reimburse the District for expenses incurred in connection with 3 Presidential inauguration activities, \$5,961,000, as au-4 5 thorized by section 737(b) of the District of Columbia Home Rule Act, approved December 24, 1973 (87 Stat. 6 7 824; D.C. Code, see. 1–1132), which shall be apportioned 8 by the Chief Financial Officer within the various appro-9 priation headings in this Act.

- 10 DISTRICT OF COLUMBIA FUNDS
- 11 OPERATING EXPENSES
- 12 Division of Expenses

13 The following amounts are appropriated for the Dis-14 triet of Columbia for the current fiscal year out of the general fund of the District of Columbia, except as other-15 wise specifically provided: *Provided*, That notwithstanding 16 17 any other provision of law, except for section 136(a) of 18 this Act, the total amount appropriated in this Act for operating expenses for the District of Columbia for fiscal 19 year 2001 under this heading shall not exceed the lesser 20 21 of the sum of the total revenues of the District of Columbia for such fiscal year or \$5,689,276,000 (of which 22 23 \$192,804,000 shall be from intra-District funds and 24 \$3,245,623,000 shall be from local funds): Provided fur-25 ther, That the Chief Financial Officer of the District of

Columbia and the District of Columbia Financial Respon-1 sibility and Management Assistance Authority shall take 2 such steps as are necessary to assure that the District of 3 Columbia meets these requirements, including the appor-4 tioning by the Chief Financial Officer of the appropria-5 tions and funds made available to the District during fis-6 eal year 2001, except that the Chief Financial Officer may 7 8 not reprogram for operating expenses any funds derived 9 from bonds, notes, or other obligations issued for capital 10 projects.

11 DISTRICT OF COLUMBIA FINANCIAL RESPONSIBILITY

12 AND MANAGEMENT ASSISTANCE AUTHORITY

13 For the District of Columbia Financial Responsibility and Management Assistance Authority, established by see-14 15 tion 101(a) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995 (109 16 Stat. 97; Public Law 104-8), \$3,140,000 from local 17 funds: *Provided*, That none of the funds contained in this 18 Act may be used to pay any compensation of the Executive 19 Director or General Counsel of the Authority at a rate 20 in excess of the maximum rate of compensation which may 21 be paid to such individual during fiscal year 2001 under 22 section 102 of such Act, as determined by the Comptroller 23 General (as described in GAO letter report B-279095.2). 24

14

1

#### GOVERNMENTAL DIRECTION AND SUPPORT

2 Governmental direction and support, \$194,621,000 3 (including \$161,022,000 from local funds, \$20,424,000 from Federal funds, and \$13,175,000 from other funds): 4 5 *Provided*, That not to exceed \$2,500 for the Mayor, \$2,500 for the Chairman of the Council of the District 6 7 of Columbia, and \$2,500 for the City Administrator shall 8 be available from this appropriation for official purposes: 9 *Provided further*, That any program fees collected from the 10 issuance of debt shall be available for the payment of ex-11 penses of the debt management program of the District 12 of Columbia: Provided further, That no revenues from Federal sources shall be used to support the operations 13 or activities of the Statehood Commission and Statehood 14 15 Compact Commission: Provided further, That the District of Columbia shall identify the sources of funding for Ad-16 17 mission to Statehood from its own locally-generated revenues: *Provided further*, That all employees permanently 18 assigned to work in the Office of the Mayor shall be paid 19 from funds allocated to the Office of the Mayor: *Provided* 20 *further*, That notwithstanding any other provision of law, 21 22 or Mayor's Order 86–45, issued March 18, 1986, the Office of the Chief Technology Officer's delegated small pur-23 24 chase authority shall be \$500,000: Provided further, That 25 the District of Columbia government may not require the

Office of the Chief Technology Officer to submit to any 1 2 other procurement review process, or to obtain the approval of or be restricted in any manner by any official 3 4 or employee of the District of Columbia government, for 5 purchases that do not exceed \$500,000: Provided further, That \$303,000 and no fewer than 5 FTEs shall be avail-6 able exclusively to support the Labor-Management Part-7 8 nership Council: *Provided further*, That no funds except 9 those already encumbered shall be available for the 10 Maximus, Inc., revenue recovery services contract (Contract GF 98104) until such time as the contract is renego-11 12 tiated to require Maximus, Inc., to recover maximum revenue first for Medicaid reimbursable special education 13 transportation costs, second for Medicaid reimbursable 14 15 special education residential placement costs, and third for the Medicaid reimbursable costs of Mental Retardation 16 and Developmental Disabilities Administration elients. 17

18 ECONOMIC DEVELOPMENT AND REGULATION

Economic development and regulation, \$205,638,000
(including \$53,562,000 from local funds, \$92,378,000
from Federal funds, and \$59,698,000 from other funds),
of which \$15,000,000 collected by the District of Columbia in the form of BID tax revenue shall be paid to the
respective BIDs pursuant to the Business Improvement
Districts Act of 1996 (D.C. Law 11–134; D.C. Code, sec.

1 1-2271 et seq.), and the Business Improvement Districts
 2 Amendment Act of 1997 (D.C. Law 12-26): Provided,
 3 That such funds are available for acquiring services pro 4 vided by the General Services Administration: Provided
 5 further, That Business Improvement Districts shall be ex 6 empt from taxes levied by the District of Columbia.

7

#### PUBLIC SAFETY AND JUSTICE

8 Public safety and justice, including purchase or lease 9 of 135 passenger carrying vehicles for replacement only, 10 including 130 for police-type use and five for fire-type use, 11 without regard to the general purchase price limitation for 12 the current fiscal year, and such sums as may be necessary for making refunds and for the payment of judg-13 ments that have been entered against the District of Co-14 15 lumbia <del>\$762,346,000</del> (including government \$591,365,000 from local funds, \$24,950,000 from Federal 16 17 funds, and \$146,031,000 from other funds): Provided further, That the Metropolitan Police Department is author-18 ized to replace not to exceed 25 passenger carrying vehi-19 eles and the Department of Fire and Emergency Medical 20 Services of the District of Columbia is authorized to re-21 place not to exceed five passenger earrying vehicles annu-22 ally whenever the cost of repair to any damaged vehicle 23 24 exceeds three fourths of the cost of the replacement: Pro-25 vided further, That not to exceed \$500,000 shall be avail-

able from this appropriation for the Chief of Police for 1 the prevention and detection of crime: Provided further, 2 That notwithstanding any other provision of law, or May-3 4 or's Order 86–45, issued March 18, 1986, the Metropoli-5 tan Police Department's delegated small purchase authority shall be \$500,000: Provided further, That the District 6 7 of Columbia government may not require the Metropolitan 8 Police Department to submit to any other procurement re-9 view process, or to obtain the approval of or be restricted 10 in any manner by any official or employee of the District 11 of Columbia government, for purchases that do not exceed \$500,000: Provided further, That the Mayor shall reim-12 burse the District of Columbia National Guard for ex-13 penses incurred in connection with services that are per-14 formed in emergencies by the National Guard in a militia 15 status and are requested by the Mayor, in amounts that 16 shall be jointly determined and certified as due and pay-17 able for these services by the Mayor and the Commanding 18 General of the District of Columbia National Guard: Pro-19 vided further, That such sums as may be necessary for 20 21 reimbursement to the District of Columbia National 22 Guard under the preceding proviso shall be available from this appropriation, and the availability of the sums shall 23 24 be deemed as constituting payment in advance for emer-25 gency services involved: *Provided further*, That the Metro-

1 politan Police Department is authorized to maintain 3,800 sworn officers, with leave for a 50 officer attrition: Pro-2 vided further, That \$100,000 shall be available for inmates 3 released on medical and geriatric parole: Provided further, 4 5 That commencing on December 31, 2000, the Metropolitan Police Department shall provide to the Committees on 6 7 Appropriations of the Senate and House of Representa-8 tives, the Committee on Governmental Affairs of the Sen-9 ate, and the Committee on Government Reform of the 10 House of Representatives, quarterly reports on the status of crime reduction in each of the 83 police service areas 11 12 established throughout the District of Columbia.

#### 13 Public Education System

14 Public education system, including the development of national defense education programs, \$995,418,000 (in-15 eluding \$821,367,000 from local funds, \$147,643,000 16 from Federal funds, and \$26,408,000 from other funds), 17 to be allocated as follows: \$769,443,000 (including 18 \$628,809,000 from local funds, \$133,490,000 from Fed-19 eral funds, and \$7,144,000 from other funds), for the pub-20 lie schools of the District of Columbia; \$200,000 from 21 local funds for the District of Columbia Teachers' Retire-22 ment Fund; \$1,679,000 from local funds for the State 23 24 Education Office, \$14,000,000 from local funds, previously appropriated in this Act as a Federal payment, for 25

1 resident tuition support at public and private institutions of higher learning for eligible District of Columbia resi-2 dents; \$105,000,000 from local funds for public charter 3 4 schools: *Provided*, That there shall be quarterly disburse-5 ment of funds to the D.C. public charter schools, with the first payment to occur within 15 days of the beginning 6 7 of each fiscal year: *Provided further*, That the D.C. public 8 charter schools will report enrollment on a quarterly basis: 9 *Provided further*, That the quarterly payment of October 10 15, 2000, shall be fifty (50) percent of each public charter 11 school's annual entitlement based on its unaudited Octo-12 ber 5 enrollment count: *Provided further*, That if the entirety of this allocation has not been provided as payments 13 to any public charter schools currently in operation 14 through the per pupil funding formula, the funds shall be 15 available for public education in accordance with the 16 17 School Reform Act of 1995 (D.C. Code, see. 31-2853.43(A)(2)(D); Public Law 104–134, as amended): 18 *Provided further*, That the Mayor of the District of Colum-19 20 bia shall convene a task force to recommend changes, which shall be released by December 31, 2000, to the 21 22 School Reform Act of 1995, for the purpose of instituting a funding mechanism which will account for the projected 23 24 growth of charter schools: Provided further, That 25 \$480,000 of this amount shall be available to the District

1 of Columbia Public Charter School Board for administrative costs: Provided further, That \$76,433,000 (including 2 \$44,691,000 from local funds, \$13,199,000 from Federal 3 funds, and \$18,543,000 from other funds) shall be avail-4 5 able for the University of the District of Columbia: Provided further, That \$200,000 is allocated for the East of 6 7 the River Campus Assessment Study, \$1,000,000 for the 8 Excel Institute Adult Education Program to be used by 9 the Institute for construction and to acquire construction 10 services provided by the General Services Administration on a reimbursable basis, \$500,000 for the Adult Edu-11 12 eation State Plan, \$650,000 for The Saturday Academy 13 Pre-College Program, and \$481,000 for the Strengthening of Academic Programs; and \$26,459,000 (including 14 \$25,208,000 from local funds, \$550,000 from Federal 15 funds and \$701,000 other funds) for the Public Library: 16 17 *Provided further*, That the \$1,020,000 enhancement shall be allocated such that; \$500,000 is used for facilities im-18 provements for 8 of the 26 library branches, \$235,000 for 19 13 FTEs for the continuation of the Homework Helpers 20 Program, \$166,000 for 3 FTEs in the expansion of the 21 22 Reach Out And Roar (ROAR) service to license day care homes, and \$119,000 for 3 FTEs to expand literacy sup-23 24 port into branch libraries: *Provided further*, That 25 \$2,204,000 (including \$1,780,000 from local funds,

\$404,000 from Federal funds and \$20,000 from other 1 2 funds) shall be available for the Commission on the Arts and Humanities: *Provided further*, That the public schools 3 of the District of Columbia are authorized to accept not 4 to exceed 31 motor vehicles for exclusive use in the driver 5 education program: Provided further, That not to exceed 6 7 \$2,500 for the Superintendent of Schools, \$2,500 for the 8 President of the University of the District of Columbia, 9 and \$2,000 for the Public Librarian shall be available 10 from this appropriation for official purposes: Provided fur-11 ther, That none of the funds contained in this Act may 12 be made available to pay the salaries of any District of Columbia Public School teacher, principal, administrator, 13 official, or employee who knowingly provides false enroll-14 ment or attendance information under article II, section 15 5 of the Act entitled "An Act to provide for compulsory 16 17 school attendance, for the taking of a school census in the District of Columbia, and for other purposes", approved 18 February 4, 1925 (D.C. Code, sec. 31–401 et seq.): Pro-19 *vided further*, That this appropriation shall not be avail-20 able to subsidize the education of any nonresident of the 21 22 District of Columbia at any District of Columbia public elementary and secondary school during fiscal year 2001 23 24 unless the nonresident pays tuition to the District of Columbia at a rate that covers 100 percent of the costs in-25

1 curred by the District of Columbia which are attributable to the education of the nonresident (as established by the 2 Superintendent of the District of Columbia Public 3 4 Schools): Provided further, That this appropriation shall 5 not be available to subsidize the education of nonresidents of the District of Columbia at the University of the Dis-6 7 triet of Columbia, unless the Board of Trustees of the Uni-8 versity of the District of Columbia adopts, for the fiscal 9 year ending September 30, 2001, a tuition rate schedule 10 that will establish the tuition rate for nonresident students at a level no lower than the nonresident tuition rate 11 12 charged at comparable public institutions of higher edueation in the metropolitan area: Provided further, That 13 \$2,200,000 is allocated to the Temporary Weighted Stu-14 15 dent Formula to fund 344 additional slots for pre-K students: *Provided further*, That \$50,000 is allocated to fund 16 17 a conference on learning support for children ages 3-4 in September 2000 hosted jointly by the District of Columbia 18 19 Public Schools and District of Columbia public charter schools: Provided further, That no local funds in this Act 20 shall be used to administer a system wide standardized 21 22 test more than once in FY 2001: Provided further, That 23 no less than \$389,219,000 shall be expended on local schools through the Weighted Student Formula: Provided 24 25 *further*, That the District of Columbia Public Schools may

spend \$500,000 to engage in a Schools Without Violence 1 program based on a model developed by the University of 2 North Carolina, located in Greensboro, North Carolina: 3 Provided further, That section 441 of the District of Co-4 5 lumbia Home Rule Act, approved December 24, 1973 (87 Stat. 798; D.C. Code, see. 47–101), is amended as follows: 6 7 (a) The third sentence is amended to read as 8 follows:

9 "However, the fiscal year for the Armory Board 10 shall begin on the first day of January and shall end on the thirty-first day of December of each calendar 11 12 year, and, beginning the first day of July 2001, the 13 fiscal year for the District of Columbia Public 14 Schools and the District of Columbia Public Charter 15 Schools shall begin on the first day of July and end 16 on the thirtieth day of June of each ealendar year.".

17 (b) One new sentence is added at the end to
18 read as follows: "The District of Columbia Public
19 Schools shall take appropriate action to ensure that
20 its financial books are closed by June 30, 2003.".

21 HUMAN SUPPORT SERVICES

Human support services, \$1,532,204,000 (including
\$633,897,000 from local funds, \$881,589,000 from Federal funds, and \$16,718,000 from other funds): *Provided*,
That \$25,836,000 of this appropriation, to remain avail-

able until expended, shall be available solely for District 1 of Columbia employees' disability compensation: Provided 2 *further*, That the District of Columbia shall not provide 3 free government services such as water, sewer, solid waste 4 5 disposal or collection, utilities, maintenance, repairs, or similar services to any legally constituted private nonprofit 6 7 organization, as defined in section 411(5) of the Stewart 8 B. McKinney Homeless Assistance Act (101 Stat. 485; Public Law 100-77; 42 U.S.C. 11371), providing emer-9 10 gency shelter services in the District, if the District would 11 not be qualified to receive reimbursement pursuant to such 12 Act (101 Stat. 485; Public Law 100–77; 42 U.S.C. 11301 et seq.): Provided further, That \$1,250,000 shall be paid 13 to the Doe Fund for the operation of its Ready, Willing, 14 and Able Program in the District of Columbia as follows: 15 \$250,000 to cover debt owed by the District of Columbia 16 17 government for services rendered shall be paid to the Doe Fund within 15 days of the enactment of this Act; and 18 \$1,000,000 shall be paid in equal monthly installments by 19 the 15th day of each month: Provided further, That 20 21 \$400,000 shall be available for the administrative costs 22 associated with implementation of the Drug Treatment Choice Program established pursuant to section 4 of the 23 24 Choice in Drug Treatment Act of 2000, signed by the Mayor on April 20, 2000 (D.C. Act 13–329): Provided fur-25

ther, That \$7,000,000 shall be available for deposit in the
 Addiction Recovery Fund established pursuant to section
 5 of the Choice in Drug Treatment Act of 2000, signed
 by the Mayor on April 20, 2000 (D.C. Act 13–329).

#### PUBLIC WORKS

6 Public works, including rental of one passenger car-7 rying vehicle for use by the Mayor and three passenger 8 earrying vehicles for use by the Council of the District of 9 Columbia and leasing of passenger-carrying vehicles, 10 \$278,242,000 (including \$265,078,000 from local funds, \$3,328,000 from Federal funds, and \$9,836,000 from 11 other funds): Provided further, That this appropriation 12 shall not be available for collecting ashes or miscellaneous 13 refuse from hotels and places of business: Provided fur-14 15 ther, That \$100,000 shall be available for a commercial recycling initiative: Provided further, 16 sector That 17 \$250,000 shall be available to initiate a recycling education campaign: *Provided further*, That \$10,000 shall be 18 19 available for community clean-up kits: *Provided further*, That \$190,000 shall be available to restore a 3.5 percent 20 vacancy rate in Parking Services: Provided further, That 21 22 \$170,000 shall be available to plant 500 trees: Provided *further*, That \$118,000 shall be available for two water 23 trucks: *Provided further*, That \$150,000 shall be available 24 for contract monitors and parking analysts within Parking 25

5

Services: Provided further, That \$1,409,000 shall be avail-1 able for a neighborhood eleanup initiative: Provided fur-2 ther, That \$1,000,000 shall be available for tree mainte-3 nance: Provided further, That \$600,000 shall be available 4 5 for an anti-graffiti program: *Provided further*, That \$226,000 shall be available for a hazardous waste pro-6 7 gram: Provided further, That \$1,260,000 shall be available 8 for parking control aides: *Provided further*, That \$400,000 9 shall be available for the Department of Motor Vehicles 10 to hire additional ticket adjudicators, conduct additional 11 hearings, and reduce the waiting time for hearings.

12

#### Receivership Programs

For all agencies of the District of Columbia government under court ordered receivership, \$389,528,000 (ineluding \$234,913,000 from local funds, \$135,555,000
from Federal funds, and \$19,060,000 from other funds).
RESERVE

18 For replacement of funds expended, if any, during 19 fiscal year 2000 from the Reserve established by section 202(i) of the District of Columbia Financial Responsibility 20 and Management Assistance Act of 1995, Public Law 21 22 104-8, \$150,000,000: Provided, That none of these funds shall be obligated or expended under this heading until: 23 (1) the reductions from "Operational Improvement Sav-24 25 ings", "Management Reform Savings", and "Cafeteria

Plan" have been achieved and the achievement certified 1 by the District of Columbia Inspector General; (2) the 2 Chief Financial Officer certifies that the reserve assets are 3 not required to replace funds expended in fiscal year 2000 4 from the Reserve established by section 202(i) of the Dis-5 triet of Columbia Financial Responsibility and Manage-6 ment Assistance Act of 1995, Public Law 104–8; and (3) 7 8 the District of Columbia government enters into leases provided for under the heading "Federal Payment for Wa-9 10 terfront Improvements" in Public Law 105–277, approved 11 October 21, 1998 (112 Stat. 2681–124), as amended by 12 section 164 of Public Law 106–113, approved November 29, 1999 (113 Stat. 1529): Provided further, That the un-13 expended portion of the fiscal year 2000 reserve that is 14 carried over into fiscal year 2001 will free up local funds 15 in the fiscal year 2001 Reserve that can be used to fund 16 17 selected programs upon certification by the Chief Finaneial Officer of the District of Columbia that: (1) the Mayor 18 19 will achieve operational improvement savings and management reform productivity savings in the fiscal year 2001 20 Budget and Financial Plan, (2) the collection of additional 21 revenues within the fiscal year 2001 Budget and Financial 22 Plan will be achieved; and (3) agency expenditures are 23 24 monitored and fiscal challenges are addressed to the satis-25 faction of the Chief Financial Office during fiscal year

1 2001. The programs that will be funded following certifi-2 eation by the Chief Financial Officer are as follows: Gov-ERNMENTAL DIRECTION AND SUPPORT, \$4,163,000 (in-3 eluding \$621,000 for the Office of the Mayor; \$1,042,000 4 5 for Human Resource Development; \$2,500,000 for the Office of Property Management): ECONOMIC DEVELOPMENT 6 AND REGULATION, \$3,496,000 (including \$3,296,000 for 7 8 the Department of Housing and Community Development; 9 \$200,000 for the Department of Employment Services): 10 PUBLIC SAFETY AND JUSTICE, \$6,483,000 (including \$200,000 for the Metropolitan Police Department, 11 \$1,293,000 for the Fire and Emergency Medical Services 12 Department, \$4,890,000 for Settlements and Judgments, 13 \$100,000 for the Citizen Complaint Review Board): PUB-14 15 EDUCATION System, <del>\$15,099,000</del> HC (including \$12,079,000 for Public Schools, \$2,500,000 for the Uni-16 versity of the District of Columbia, \$400,000 for the Pub-17 lie Library, \$120,000 for the Commission on the Arts and 18 Humanities): HUMAN SUPPORT SERVICES, \$17,830,000 19 (including \$4,245,000 for the Department of Health, 20 \$1,511,000 for the Department of Recreation and Parks, 21 \$574,000 for the Office on Aging, \$1,500,000 for the Of-22 fice on Latino Affairs, \$10,000,000 for Children and 23 24 Youth Investment Fund): PUBLIC WORKS, \$4,050,000 25 (including \$1,500,000 for the Department of Public

1 Works, \$1,000,000 for the Department of Motor Vehicles, \$1,550,000 for the Taxicab Commission): Receivership 2 PROGRAMS, \$19,300,000 (including \$6,300,000 for Child 3 and Family Services, \$13,000,000 for the Commission on 4 5 Mental Health Services): and CAFETERIA PLAN SAVINGS, \$5,000,000: Provided further, That the freed-up appro-6 7 priated funds in fiscal year 2001 from the reserve rollover 8 shall be used to provide funding in the following order: 9 (1) the first \$32,000,000 shall be used to provide in the 10 following order, \$6,300,000 to the LaShawn Receivership, \$13,000,000 to the Commission on Mental Health, 11 \$12,079,000 to the District of Columbia Public Schools, 12 and \$621,000 to the Office of the Mayor, if the Chief Fi-13 nancial Officer certifies that the first \$32,000,000 is not 14 required to replace funds expended in fiscal year 2000 15 from the Reserve established by section 202(i) of the Dis-16 17 trict of Columbia Financial Responsibility and Management Assistance Act of 1995, Public Law 104-8; (2) the 18 next \$37,189,000 shall be used to provide \$37,189,000 19 to Management Savings to the extent, if any, the Chief 20 Financial Officer determines the Management Savings is 21 not achieving the required savings, and the balance, if any, 22 shall be provided in the following order: \$10,000,000 to 23 24 the Children Investment Trust, \$1,511,000 to the Depart-25 ment of Parks and Recreation, \$1,293,000 to the Depart-

ment of Fire and Emergency Medical Services, \$120,000 1 to the Commission on the Arts and Humanities, \$400,000 2 to the District of Columbia Public Library, \$574,000 to 3 the Office on Aging, \$3,296,000 to the Department of 4 5 Housing and Community Development, \$200,000 to the Department of Employment Services, \$2,500,000 to the 6 University of the District of Columbia, \$1,500,000 to the 7 8 Department of Public Works, \$1,000,000 to the Depart-9 ment of Motor Vehicles, \$4,245,000 to the Department 10 of Health, \$1,500,000 to the Commission on Latino Affairs, \$1,550,000 to the Taxicab Commission, \$2,500,000 11 12 to the Office of Property Management, and \$5,000,000 for the savings associated with the implementation of the 13 Cafeteria Plan, if the Chief Financial Officer certifies that 14 the \$37,189,000 is not required to replace funds expended 15 in fiscal year 2000 from the Reserve established by section 16 17 202(i) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995, Public Law 18 104–8, in fiscal year 2000, and that all the savings are 19 being achieved from the Management Savings; (3) the 20 next \$10,000,000 shall be used to provide \$6,232,000 to 21 22 Operational Improvement to the extent, if any, the Chief Financial Officer determines the Operational Improve-23 24 ment is not achieving the required savings, and the balance, if any, shall be provided in the following order: 25

\$100,000 to the Civilian Complaint Review Board, 1 \$200,000 to the Metropolitan Police Department for the 2 Emergency Response Team, \$1,042,000 to be used for 3 Training, and \$4,890,000 to the Settlement and Judg-4 ments Funds, if the Chief Financial Officer certifies that 5 the \$6,232,000 is not required to replace funds expended 6 in fiscal year 2000 from the Reserve established by section 7 8 202(i) of the District of Columbia Financial Responsibility 9 and Management Assistance Act of 1995, Public Law 10 104-8, in fiscal year 2000 and that all the savings are 11 being achieved from the Operational Improvement Sav-12 ings; and (4) the balance shall be used for Pay-As-You-Go Capital Funds in lieu of capital financing if the Chief 13 Financial Officer certifies that the balance is not required 14 to replace funds expended in fiscal year 2000 from the 15 Reserve established by section 202(i) of the District of Co-16 lumbia Financial Responsibility and Management Assist-17 ance Act of 1995, Public Law 104-8: Provided further, 18 That section 202(j) of the District of Columbia Financial 19 Responsibility and Management Assistance Act of 1995, 20 approved April 17, 1995 (109 Stat. 109; D.C. Code, sec. 21 22 47-392.2(j)), is amended as follows:

#### Repayment of Loans and Interest

For payment of principal, interest and certain fees
directly resulting from borrowing by the District of Co-

23

1 lumbia to fund District of Columbia capital projects as authorized by sections 462, 475, and 490 of the District 2 of Columbia Home Rule Act, approved December 24, 3 1973, \$243,238,000 from local funds: Provided further, 4 5 That for equipment leases, the Mayor may finance \$19,232,000 of equipment cost, plus cost of issuance not 6 to exceed 2 percent of the par amount being financed on 7 8 a lease purchase basis with a maturity not to exceed 5 9 years: Provided further, That \$2,000,000 is allocated to 10 the Metropolitan Police Department, \$4,300,000 for the 11 Fire and Emergency Medical Services Department, 12 \$1,622,000 for the Public Library, \$2,010,000 for the Department of Parks and Recreation, \$7,500,000 for the De-13 partment of Public Works and \$1,800,000 for the Public 14 15 Benefit Corporation.

16 REPAYMENT OF GENERAL FUND RECOVERY DEBT

For the purpose of eliminating the \$331,589,000
general fund accumulated deficit as of September 30,
19 1990, \$39,300,000 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)).

22 PAYMENT OF INTEREST ON SHORT-TERM BORROWING
23 For payment of interest on short-term borrowing,
24 \$1,140,000 from local funds.

1 PRESIDENTIAL INAUGURATION 2 For reimbursement for necessary expenses incurred in connection with Presidential inauguration activities as 3 authorized by section 737(b) of the District of Columbia 4 5 Home Rule Act, Public Law 93–198, as amended, approved December 24, 1973 (87 Stat. 824, and D.C. Code, 6 7 sec. 1–1803), \$5,961,000, which shall be apportioned by 8 the Chief Financial Officer within the various appropria-9 tion headings in this Act. 10 **CERTIFICATES OF PARTICIPATION** 11 For lease payments in accordance with the Certifi-12 eates of Participation involving the land site underlying the building located at One Judiciary Square, \$7,950,000 13 from local funds. 14 15 WILSON BUILDING 16 For expenses associated with the John A. Wilson Building, \$8,409,000. 17 **OPTICAL AND DENTAL INSURANCE PAYMENTS** 18 19 optical For and dental insurance payments, \$2,675,000 from local funds. 20 21 MANAGEMENT SUPERVISORY SERVICE 22 For management supervisory service, \$13,200,000 23 from local funds, to be transferred by the Mayor of the

District of Columbia among the various appropriation

24

headings in this Act for which employees are properly pay able.

3 TOBACCO SETTLEMENT TRUST FUND TRANSFER

4

#### PAYMENT

5 There is transferred \$61,406,000 to the Tobacco Set-6 tlement Trust Fund established pursuant to section 2302 7 of the Tobacco Settlement Trust Fund Establishment Act 8 of 1999, effective October 20, 1999 (D.C. Law 13–38; to 9 be codified at D.C. Code, sec. 6–135), to be spent pursu-10 ant to local law.

## 11 OPERATIONAL IMPROVEMENTS SAVINGS (INCLUDING 12 MANAGED COMPETITION)

13 The Mayor and the Council in consultation with the 14 Chief Financial Officer and the District of Columbia Fi-15 nancial Responsibility and Management Assistance Au-16 thority, shall make reductions of \$10,000,000 for oper-17 ational improvements savings in local funds to one or more 18 of the appropriation headings in this Act.

19 Management Reform Savings

The Mayor and the Council in consultation with the Chief Financial Officer and the District of Columbia Financial Responsibility and Management Assistance Authority, shall make reductions of \$37,000,000 for management reform savings in local funds to one or more of the appropriation headings in this Act.

	50
1	Cafeteria Plan Savings
2	For the implementation of a Cafeteria Plan pursuant
3	to Federal law, a reduction of \$5,000,000 in local funds.
4	ENTERPRISE AND OTHER FUNDS
5	Water and Sewer Authority and the Washington
6	AQUEDUCT
7	For operation of the Water and Sewer Authority and
8	the Washington Aqueduct, \$275,705,000 from other funds
9	(including \$230,614,000 for the Water and Sewer Author-
10	ity and \$45,091,000 for the Washington Aqueduct) of
11	which \$41,503,000 shall be apportioned and payable to
12	the District's debt service fund for repayment of loans and
13	interest incurred for capital improvement projects.
14	For construction projects, \$140,725,000, as author-
15	ized by the Act entitled "An Act authorizing the laying
16	of watermains and service sewers in the District of Colum-
17	bia, the levying of assessments therefor, and for other pur-
18	poses" (33 Stat. 244; Public Law 58–140; D.C. Code, sec.
19	43–1512 et seq.): Provided, That the requirements and
20	restrictions that are applicable to general fund capital im-

21 provements projects and set forth in this Act under the
22 Capital Outlay appropriation title shall apply to projects
23 approved under this appropriation title.

35

1 LOTTERY AND CHARITABLE GAMES ENTERPRISE FUND

2 For the Lottery and Charitable Games Enterprise Fund, established by the District of Columbia Appropria-3 tion Act for the fiscal year ending September 30, 1982 4 5 (95 Stat. 1174, 1175; Public Law 97–91), for the purpose of implementing the Law to Legalize Lotteries, Daily 6 7 Numbers Games, and Bingo and Raffles for Charitable 8 Purposes in the District of Columbia (D.C. Law 3 172; 9 D.C. Code, see. 2–2501 et seq. and sec. 22–1516 et seq.), 10 \$223,200,000: Provided, That the District of Columbia 11 shall identify the source of funding for this appropriation 12 title from the District's own locally generated revenues: *Provided further*, That no revenues from Federal sources 13 shall be used to support the operations or activities of the 14 15 Lottery and Charitable Games Control Board.

16 Sports and Entertainment Commission

For the Sports and Entertainment Commission,
\$10,968,000 from other funds: *Provided*, That the Mayor
shall submit a budget for the Armory Board for the forthcoming fiscal year as required by section 442(b) of the
District of Columbia Home Rule Act (87 Stat. 824; Public
Law 93–198; D.C. Code, see. 47–301(b)).

1 DISTRICT OF COLUMBIA HEALTH AND HOSPITALS

2

# **PUBLIC BENEFIT CORPORATION**

3 For the District of Columbia Health and Hospitals Public Benefit Corporation, established by D.C. Law 11-4 212, D.C. Code, see. 32-262.2, \$123,548,000 of which 5 \$45,313,000 shall be derived by transfer from the general 6 fund, and \$78,235,000 from other funds: *Provided*, That 7 8 no appropriated amounts and no amounts from or guaran-9 teed by the District of Columbia government (including 10 the District of Columbia Financial Responsibility and 11 Management Assistance Authority) may be made available 12 to the Corporation (through reprogramming, transfers, loans, or any other mechanism) which are not otherwise 13 14 provided for under this heading.

# 15 DISTRICT OF COLUMBIA RETIREMENT BOARD

For the District of Columbia Retirement Board, es-16 tablished by section 121 of the District of Columbia Re-17 tirement Reform Act of 1979 (93 Stat. 866; D.C. Code, 18 see. 1–711), \$11,414,000 from the earnings of the appli-19 eable retirement funds to pay legal, management, invest-20 ment, and other fees and administrative expenses of the 21 22 District of Columbia Retirement Board: Provided, That the District of Columbia Retirement Board shall provide 23 to the Congress and to the Council of the District of Co-24 lumbia a quarterly report of the allocations of charges by 25

fund and of expenditures of all funds: *Provided further*,
 That the District of Columbia Retirement Board shall pro vide the Mayor, for transmittal to the Council of the Dis triet of Columbia, an itemized accounting of the planned
 use of appropriated funds in time for each annual budget
 submission and the actual use of such funds in time for
 each annual audited financial report.

# 8 CORRECTIONAL INDUSTRIES FUND

9 For the Correctional Industries Fund, established by
10 the District of Columbia Correctional Industries Estab11 lishment Act (78 Stat. 1000; Public Law 88-622),
12 \$1,808,000 from other funds.

13 WASHINGTON CONVENTION CENTER ENTERPRISE FUND
14 For the Washington Convention Center Enterprise
15 Fund, \$52,726,000 from other funds.

- 16 CAPITAL OUTLAY
- 17 (INCLUDING RESCISSIONS)

18 For <del>construction</del> projects, increase <del>of</del> an \$1,077,282,000 of which \$806,787,000 is from local 19 funds, \$66,446,000 is from highway trust funds and 20 21 \$204,049,000 is from Federal funds, and a rescission of 22 \$55,208,000 from local funds appropriated under this heading in prior fiscal years, for a net amount of 23 24 \$1,022,074,000 to remain available until expended: Pro-25 vided, That funds for use of each capital project imple-

1 menting agency shall be managed and controlled in accordance with all procedures and limitations established 2 under the Financial Management System: Provided fur-3 ther, That all funds provided by this appropriation title 4 5 shall be available only for the specific projects and purposes intended: *Provided further*, That notwithstanding 6 the foregoing, all authorizations for capital outlay 7 8 projects, except those projects covered by the first sen-9 tence of section 23(a) of the Federal Aid Highway Act of 1968 (82 Stat. 827; Public Law 90-495; D.C. Code, 10 see. 7–134, note), for which funds are provided by this 11 appropriation title, shall expire on September 30, 2002, 12 except authorizations for projects as to which funds have 13 been obligated in whole or in part prior to September 30, 14 15 2002: Provided further, That upon expiration of any such project authorization, the funds provided herein for the 16 project shall lapse. 17

18

#### General Provisions

19 SEC. 101. The expenditure of any appropriation 20 under this Act for any consulting service through procure-21 ment contract, pursuant to 5 U.S.C. 3109, shall be limited 22 to those contracts where such expenditures are a matter 23 of public record and available for public inspection, except 24 where otherwise provided under existing law, or under ex-25 isting Executive order issued pursuant to existing law. 1 SEC. 102. Except as otherwise provided in this Act, 2 all vouchers covering expenditures of appropriations con-3 tained in this Act shall be audited before payment by the 4 designated certifying official, and the vouchers as ap-5 proved shall be paid by checks issued by the designated 6 disbursing official.

7 SEC. 103. Whenever in this Act, an amount is speci-8 fied within an appropriation for particular purposes or ob-9 jects of expenditure, such amount, unless otherwise speci-10 fied, shall be considered as the maximum amount that 11 may be expended for said purpose or object rather than 12 an amount set apart exclusively therefor.

13 SEC. 104. Appropriations in this Act shall be available, when authorized by the Mayor, for allowances for 14 15 privately owned automobiles and motorcycles used for the performance of official duties at rates established by the 16 Mayor: Provided, That such rates shall not exceed the 17 maximum prevailing rates for such vehicles as prescribed 18 in the Federal Property Management Regulations 101–7 19 (Federal Travel Regulations). 20

21 SEC. 105. Appropriations in this Act shall be avail-22 able for expenses of travel and for the payment of dues 23 of organizations concerned with the work of the District 24 of Columbia government, when authorized by the Mayor: 25 *Provided*, That in the case of the Council of the District of Columbia, funds may be expended with the authoriza tion of the chair of the Council.

3 SEC. 106. There are appropriated from the applicable funds of the District of Columbia such sums as may be 4 necessary for making refunds and for the payment of 5 judgments that have been entered against the District of 6 7 Columbia government: *Provided*, That nothing contained 8 in this section shall be construed as modifying or affecting 9 the provisions of section 11(e)(3) of title XII of the Dis-10 trict of Columbia Income and Franchise Tax Act of 1947 (70 Stat. 78; Public Law 84-460; D.C. Code, sec. 47-11  $\frac{1812.11(e)(3)}{.}$ 12

13 SEC. 107. (a) REQUIRING MAYOR TO MAINTAIN INDEX.—Effective with respect to fiscal year 2001 and 14 each succeeding fiscal year, the Mayor of the District of 15 Columbia shall maintain an index of all employment per-16 17 sonal services and consulting contracts in effect on behalf 18 of the District government, and shall include in the index 19 specific information on any severance clause in effect under any such contract. 20

21 (b) PUBLIC INSPECTION.—The index maintained
22 under subsection (a) shall be kept available for public in23 spection during regular business hours.

24 (c) CONTRACTS EXEMPTED.—Subsection (a) shall 25 not apply with respect to any collective bargaining agreement or any contract entered into pursuant to such a col lective bargaining agreement.

3 (d) DISTRICT GOVERNMENT DEFINED.—In this sec4 tion, the term "District government" means the govern5 ment of the District of Columbia, including—

6 (1) any department, agency or instrumentality
7 of the government of the District of Columbia;

8 (2) any independent agency of the District of 9 Columbia established under part F of title IV of the 10 District of Columbia Home Rule Act or any other 11 agency, board, or commission established by the 12 Mayor or the Council;

13 (3) the Council of the District of Columbia;

(4) any other agency, public authority, or public
benefit corporation which has the authority to receive monies directly or indirectly from the District
of Columbia (other than monies received from the
sale of goods, the provision of services, or the loaning of funds to the District of Columbia); and

20 (5) the District of Columbia Financial Respon21 sibility and Management Assistance Authority.

(e) No payment shall be made pursuant to any such
contract subject to subsection (a), nor any severance payment made under such contract, if a copy of the contract
has not been filed in the index. Interested parties may file

copies of their contract or severance agreement in the
 index on their own behalf.

3 SEC. 108. No part of any appropriation contained in 4 this Act shall remain available for obligation beyond the 5 current fiscal year unless expressly so provided herein.

6 SEC. 109. No funds appropriated in this Act for the 7 District of Columbia government for the operation of edu-8 eational institutions, the compensation of personnel, or for 9 other educational purposes may be used to permit, encour-10 age, facilitate, or further partisan political activities. Nothing herein is intended to prohibit the availability of 11 12 school buildings for the use of any community or partisan 13 political group during non-school hours.

14 SEC. 110. None of the funds appropriated in this Act 15 shall be made available to pay the salary of any employee of the District of Columbia government whose name, title, 16 17 grade, salary, past work experience, and salary history are not available for inspection by the House and Senate Com-18 mittees on Appropriations, the Subcommittee on the Dis-19 trict of Columbia of the House Committee on Government 20 21 Reform, the Subcommittee on Oversight of Government Management, Restructuring and the District of Columbia 22 23 of the Senate Committee on Governmental Affairs, and 24 the Council of the District of Columbia, or their duly au-25 thorized 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, see. 47-421 et seq.).

6 SEC. 112. No part of this appropriation shall be used 7 for publicity or propaganda purposes or implementation 8 of any policy including boycott designed to support or de-9 feat legislation pending before Congress or any State legis-10 lature.

11 SEC. 113. At the start of the fiscal year, the Mayor 12 shall develop an annual plan, by quarter and by project, 13 for capital outlay borrowings: *Provided*, That within a rea-14 sonable time after the close of each quarter, the Mayor 15 shall report to the Council of the District of Columbia and 16 the Congress the actual borrowings and spending progress 17 compared with projections.

18 SEC. 114. The Mayor shall not borrow any funds for 19 capital projects unless the Mayor has obtained prior ap-20 proval from the Council of the District of Columbia, by 21 resolution, identifying the projects and amounts to be fi-22 nanced with such borrowings.

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

1 SEC. 116. None of the funds provided under this Act to the agencies funded by this Act, both Federal and Dis-2 trict government agencies, that remain available for obli-3 4 gation or expenditure in fiscal year 2001, or provided from any accounts in the Treasury of the United States derived 5 by the collection of fees available to the agencies funded 6 by this Act, shall be available for obligation or expenditure 7 8 for an agency through a reprogramming of funds which: 9 (1) creates new programs; (2) climinates a program, 10 project, or responsibility center; (3) establishes or changes allocations specifically denied, limited or increased by Con-11 gress in the Act; (4) increases funds or personnel by any 12 means for any program, project, or responsibility center 13 for which funds have been denied or restricted; (5) rees-14 15 tablishes through reprogramming any program or project previously deferred through reprogramming; (6) augments 16 existing programs, projects, or responsibility centers 17 through a reprogramming of funds in excess of 18 \$1,000,000 or 10 percent, whichever is less; or (7) in-19 ereases by 20 percent or more personnel assigned to a spe-20 21 eific program, project or responsibility center; unless the 22 Appropriations Committees of both the Senate and House 23 of Representatives are notified in writing 30 days in advance of any reprogramming as set forth in this section. 24

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.

5 SEC. 118. None of the Federal funds provided in this Act shall be obligated or expended to procure passenger 6 automobiles as defined in the Automobile Fuel Efficiency 7 8 Act of 1980 (94 Stat. 1824; Public Law 96-425; 15 9 U.S.C. 2001(2)), with an Environmental Protection Agency estimated miles per gallon average of less than 22 miles 10 11 per gallon: *Provided*, That this section shall not apply to 12 security, emergency rescue, or armored vehicles.

SEC. 119. Notwithstanding any other provisions of 13 law, the provisions of the District of Columbia Govern-14 ment Comprehensive Merit Personnel Act of 1978 (D.C. 15 Law 2–139; D.C. Code, sec. 1–601.1 et seq.), enacted pur-16 suant to section 422(3) of the District of Columbia Home 17 Rule Act (87 Stat. 790; Public Law 93–198; D.C. Code, 18 sec. 1-242(3), shall apply with respect to the compensa-19 tion of District of Columbia employees: Provided, That for 20 pay purposes, employees of the District of Columbia gov-21 ernment shall not be subject to the provisions of title 5, 22 23 United States Code.

24 SEC. 120. No later than 30 days after the end of the
25 first quarter of the fiscal year ending September 30, 2001,

the Mayor of the District of Columbia shall submit to the
 Council of the District of Columbia the new fiscal year
 2001 revenue estimates as of the end of the first quarter
 of fiscal year 2001. These estimates shall be used in the
 budget request for the fiscal year ending September 30,
 2002. The officially revised estimates at midyear shall be
 used for the midyear report.

8 SEC. 121. No sole source contract with the District 9 of Columbia government or any agency thereof may be re-10 newed or extended without opening that contract to the 11 competitive bidding process as set forth in section 303 of the District of Columbia Procurement Practices Act of 12 1985 (D.C. Law 6-85; D.C. Code, sec. 1-1183.3), except 13 that the District of Columbia government or any agency 14 thereof may renew or extend sole source contracts for 15 which competition is not feasible or practical: Provided, 16 17 That the determination as to whether to invoke the competitive bidding process has been made in accordance with 18 duly promulgated rules and procedures and said deter-19 mination has been reviewed and approved by the District 20 21 of Columbia Financial Responsibility and Management 22 Assistance Authority.

23 SEC. 122. For purposes of the Balanced Budget and
24 Emergency Deficit Control Act of 1985 (99 Stat. 1037;
25 Public Law 99–177), the term "program, project, and ac-

1 tivity' shall be synonymous with and refer specifically to 2 each account appropriating Federal funds in this Act, and any sequestration order shall be applied to each of the ac-3 counts rather than to the aggregate total of those ac-4 counts: *Provided*, That sequestration orders shall not be 5 applied to any account that is specifically exempted from 6 7 sequestration by the Balanced Budget and Emergency 8 Deficit Control Act of 1985.

9 SEC. 123. In the event a sequestration order is issued 10 pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 (99 Stat. 1037: Public Law 99–177), 11 12 after the amounts appropriated to the District of Columbia for the fiscal year involved have been paid to the Dis-13 triet of Columbia, the Mayor of the District of Columbia 14 shall pay to the Secretary of the Treasury, within 15 days 15 after receipt of a request therefor from the Secretary of 16 the Treasury, such amounts as are sequestered by the 17 order: *Provided*, That the sequestration percentage speci-18 fied in the order shall be applied proportionately to each 19 20 of the Federal appropriation accounts in this Act that are not specifically exempted from sequestration by such Act. 21 22 SEC. 124. (a) An entity of the District of Columbia government may accept and use a gift or donation during 23 24 fiscal year 2001 if—

1 (1) the Mayor approves the acceptance and use 2 of the gift or donation: *Provided*, That the Council 3 of 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 earry 6 out its authorized functions or duties. 7 (b) Each entity of the District of Columbia govern-8 ment shall keep accurate and detailed records of the ac-9 ceptance and use of any gift or donation under subsection 10 (a) of this section, and shall make such records available 11 for audit and public inspection. 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 18 and use gifts to the public schools without prior approval 19 by the Mayor. 20 SEC. 125. 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 22

offices of United States Senator or United States Rep-23 resentative under section 4(d) of the District of Columbia

24

Statehood Constitutional Convention Initiatives of 1979
 (D.C. Law 3–171; D.C. Code, sec. 1–113(d)).

3 SEC. 126. (a) The University of the District of Co-4 lumbia shall submit to the Mayor, the District of Columbia 5 Financial Responsibility and Management Assistance Au-6 thority and the Council of the District of Columbia no 7 later than 15 calendar days after the end of each quarter 8 a report that sets forth—

9 (1) current quarter expenditures and obliga-10 tions, year-to-date expenditures and obligations, and 11 total fiscal year expenditure projections versus budg-12 et broken out on the basis of control center, respon-13 sibility center, and object class, and for all funds, 14 non-appropriated funds, and capital financing;

15 (2) a list of each account for which spending is
16 frozen and the amount of funds frozen, broken out
17 by control center, responsibility center, detailed ob18 ject, and for all funding sources;

19 (3) a list of all active contracts in excess of 20 \$10,000 annually, which contains the name of each 21 contractor; the budget to which the contract is 22 charged, broken out on the basis of control center 23 and responsibility center, and contract identifying 24 codes used by the University of the District of Co-25 lumbia; payments made in the last quarter and year-

1 to-date, the total amount of the contract and total 2 payments made for the contract and any modifica-3 tions, extensions, renewals; and specific modifica-4 tions made to each contract in the last month; 5 (4) all reprogramming requests and reports 6 that have been made by the University of the Dis-7 trict of Columbia within the last quarter in compli-8 ance with applicable law; and (5) changes made in the last quarter to the or-9 10 ganizational structure of the University of the Dis-11 trict of Columbia, displaying previous and current 12 control centers and responsibility centers, the names 13 the organizational entities that have been <del>of</del> 14 changed, the name of the staff member supervising 15 each entity affected, and the reasons for the strue-16 tural change.

17 (b) The Mayor, the Authority, and the Council shall
18 provide the Congress by February 1, 2001, a summary,
19 analysis, and recommendations on the information pro20 vided in the quarterly reports.

21 SEC. 127. (a) Nothing in the Federal Grant and Co-22 operative Agreements Act of 1977 (31 U.S.C. 6301 et 23 seq.) may be construed to prohibit the Administrator of 24 the Environmental Protection Agency from negotiating 25 and entering into cooperative agreements and grants authorized by law which affect real property of the Federal
 Government in the District of Columbia if the principal
 purpose of the cooperative agreement or grant is to pro vide comparable benefits for Federal and non-Federal
 properties in the District of Columbia.

6 (b) Subsection (a) shall apply with respect to fiscal
7 year 2001 and each succeeding fiscal year.

8 SEC. 128. (a) CONDITIONS FOR GRANTING PREF-9 ERENCE IN USE OF SURPLUS SCHOOL PROPERTIES TO 10 Public Charter Schools.—

(1) IN GENERAL. Section 2209(b)(1)(A) of the
 District of Columbia School Reform Act of 1995
 (sec. 31-2853.19(b)(1)(A), D.C. Code) is
 amended—

15 (A) by striking "purchase or lease" and in16 serting "purchase, lease-purchase, or lease";
17 and

18 (B) by striking ", provided that" and all
19 that follows and inserting a period.

20 (2) PROPERTY SUBJECT TO PREFERENCE.
21 Section 2209(b)(1)(B)(iii) of such Act (see. 31–
22 2853.19(b)(1)(B)(iii), D.C. Code) is amended to
23 read as follows:

24"(iii) with respect to which the Au-25thority or the Board of Education has

	00
1	transferred jurisdiction to the Mayor at
2	any time prior or subsequent to the date of
3	the enactment of this title.".
4	(b) Procedures for Disposition of Property.—
5	Section 2209(b)(1) of such Act (sec. 31-2853.19(b)(1),
6	D.C. Code) is amended by adding at the end the following
7	new subparagraphs:
8	"(C) DISPOSITION TO PUBLIC CHARTER
9	SCHOOLS.
10	"(i) IN GENERAL.—Public charter
11	schools shall have the priority right to
12	lease, lease-purchase, or purchase any va-
13	cant facility or property described in sub-
14	paragraph (B), and any facility or property
15	<del>described</del> in subparagraph (B) which is
16	leased or occupied as of the date of the en-
17	actment of this subparagraph by an entity
18	other than a public charter school.
19	"(ii) Appraisal of property.—
20	When a public charter school notifies the
21	Mayor of its intention to exercise its rights
22	under clause (i), the Mayor shall obtain
23	within 90 days an independent fair market
24	appraisal of the facility or property based
25	on its current permitted use, and shall

1	transmit a copy of the appraisal to the
2	public charter school. The public charter
3	school shall have 30 days from the date of
4	receipt of the appraisal to enter into a con-
5	tract for the purchase, lease-purchase, or
6	lease of such facility or property, which
7	time may be extended by mutual agree-
8	ment. Upon execution of the contract, the
9	public charter school shall have 180 days
10	to complete the acquisition of the property.
11	"(iii) PRICES.—
12	"(I) PURCHASE.—The purchase
13	price of a facility or property de-
14	scribed in this clause and in subpara-
15	graph (B) shall be the fair market
16	value of the facility or property, less a
17	25 percent discount.
18	"(II) LEASE.—The lease price of
19	a facility or property described in this
20	clause and in subparagraph (B) shall
21	be the price charged by the District of
22	Columbia to other nonprofit organiza-
23	tions leasing public facilities or, if
24	there is no nonprofit rate, fair market
25	value less a 25 percent discount. The

	00
1	price shall be reduced to take into ac-
2	count the value of any improvement to
3	the public school facility or property
4	which is preapproved by the Mayor.
5	"(III) LEASE-PURCHASE.—A
6	lease-purchase price of a facility or
7	property described in this clause and
8	in subparagraph (B) shall reflect a 25
9	percent discount from fair market
10	value, in a manner consistent with
11	subclauses (I) and (II).
12	"(iv) Quarterly Report.—On Jan-
13	uary 1, April 1, July 1, and October 1 of
14	each calendar year, the Mayor shall pub-
15	lish a report describing the status of each
16	facility or property described in subpara-
17	graph (B), including the date of expiration
18	of the lease term or right of occupancy, if
19	any, and the date, if any, each facility or
20	property was or will be put out for bid or
21	transferred to a District of Columbia agen-
22	cy, if any. The Mayor shall deliver such re-
23	port to each eligible chartering authority
24	and shall publish it in the District of Co-
25	lumbia register.

1	"(D) DISPOSITION OF FACILITIES OR
2	PROPERTIES AFTER EXCLUSIVE PERIOD.
3	"(i) IN GENERAL.—The Mayor may
4	put out for bid to the public or transfer to
5	a District of Columbia agency for the use
6	of such agency any facility or property de-
7	scribed in this subparagraph (B) which
8	was not acquired by a public charter school
9	pursuant to subparagraph (C).
10	"(ii) NOTICE.—At least 90 days prior
11	to putting any such facility property out
12	for bid or transferring it to a District of
13	Columbia agency, the Mayor shall notify
14	each eligible chartering authority in writ-
15	ing of his intention to do so.
16	"(iii) Public charter school
17	RIGHT TO ACQUIRE BEFORE BID OR
18	TRANSFER.—Prior to the expiration of the
19	90-day notice period described in clause
20	(ii), a public charter school may purchase,
21	lease-purchase, or lease any facility or
22	property described in the notice under the
23	terms described in clause (iii) of subpara-
24	graph (C).

56

1	"(iv) Public charter school
2	RIGHT TO MATCH BID.—With regard to
3	any facility or property offered for bid
4	under this subparagraph, the Mayor shall
5	notify each eligible chartering authority in
6	writing within 5 days of the amount of the
7	highest acceptable bid. A public charter
8	school may purchase, lease-purchase, or
9	lease such facility or property by submit-
10	ting a bid for the facility or property with-
11	in 30 business days of receipt by each eli-
12	gible chartering authority of such notice.
13	The cost of acquisition shall be as de-
14	scribed in clause (iii) of subparagraph (C).
15	"(v) Facilities or properties not
16	PUT OUT FOR BID OR TRANSFERRED
17	public charter school shall have the right
18	to purchase, lease-purchase, or lease, under
19	the terms described in clause (iii) of sub-
20	paragraph (C), any facility or property de-
21	scribed in this paragraph that has not been
22	put out for bid or transferred to a District
23	of Columbia agency by the Mayor as pro-
24	vided for in this subparagraph.".

1	(c) PREFERENCES FOR USE OF CURRENT PROP-
2	ERTY.—Section 2209(b)(2) of such Act (sec. 31-
3	2853.19(b)(2), D.C. Code) is amended—
4	(1) in subparagraph (B)(ii), by striking "pur-
5	poses," and inserting "purposes directly related to
6	its mission,"; and
7	(2) by adding at the end the following new sub-
8	<del>paragraph:</del>
9	"(C) PREFERENCE DESCRIBED.—A public
10	charter school shall have first priority to lease,
11	or otherwise contract for the use of, any prop-
12	erty described in subparagraph (B), at a rate
13	which does not exceed the rate charged a pri-
14	vate nonprofit entity for the use of a com-
15	parable property of the District of Columbia
16	public schools and which is reduced to take into
17	account the value of repairs or improvements
18	made to the facility or property by the public
19	charter school.".
20	(d) Exercise of Preferences by Other Enti-
21	THES.—Section 2209(b) of such Act (sec. 31–2853.19(b),
22	D.C. Code) is amended by adding at the end the following
23	<del>new paragraph:</del>
24	"(3) Exercise of preference by certain
25	OTHER ENTITIES.—A public charter school may del-

1	egate to a nonprofit, tax-exempt organization in the
2	District of Columbia the public charter school's au-
3	thority under this subsection.".
4	Sec. 129. (a) Modification of Contracting Re-
5	QUIREMENTS.
6	(1) Contracts subject to notice require-
7	MENTS.—Section 2204(c)(1)(A) of the District of
8	Columbia School Reform Act (see. 31–
9	2853.14(c)(1)(A), D.C. Code) is amended to read as
10	follows:
11	"(A) NOTICE REQUIREMENT FOR PRO-
12	CUREMENT CONTRACTS.—
13	"(i) In GENERAL.—Except in the case
14	of an emergency (as determined by the eli-
15	gible chartering authority of a public char-
16	ter school), with respect to any procure-
17	ment contract proposed to be awarded by
18	the public charter school and having a
19	value equal to or exceeding \$25,000, the
20	school shall publish a notice of a request
21	for proposals in the District of Columbia
22	Register and newspapers of general cir-
23	culation not less than 7 days prior to the
24	award of the contract.

60

1	"(ii) Exception for certain con-
2	TRACTS.—The notice requirement of clause
3	(i) shall not apply with respect to any con-
4	tract for the lease or purchase of real
5	property by a public charter school, any
6	employment contract for a staff member of
7	a public charter school, or any manage-
8	ment contract entered into by a public
9	charter school and the management com-
10	pany designated in its charter or its peti-
11	tion for a revised charter.".
12	(2) Submission of contracts to eligible
13	CHARTERING AUTHORITY.—Section 2204(c)(1)(B) of
14	such Act (see. 31–2853.14(e)(1)(B), D.C. Code) is
15	amended—
16	(A) in the heading, by striking "AUTHOR-
17	ITY" and inserting "ELIGIBLE CHARTERING AU-
18	THORITY";
19	(B) in clause (i), by striking "Authority"
20	and inserting "eligible chartering authority";
21	and
22	(C) by amending clause (ii) to read as fol-
23	<del>lows:</del>
24	"(ii) Effective date of con-
25	TRACT.—A contract described in subpara-

1	graph (A) shall become effective on the
2	date that is 10 days after the date the
3	school makes the submission under clause
4	(i) with respect to the contract, or the ef-
5	fective date specified in the contract,
6	whichever is later.".
7	(b) Clarification of Application of School Re-
8	FORM ACT.
9	(1) WAIVER OF DUPLICATE AND CONFLICTING
10	PROVISIONS.—Section 2210 of such Act (see. 31-
11	2853.20, D.C. Code) is amended by adding at the
12	end the following new subsection:
13	"(d) Waiver of Application of Duplicate and
14	Conflicting Provisions.—Notwithstanding any other
15	provision of law, and except as otherwise provided in this
16	title, no provision of any law regarding the establishment,
17	administration, or operation of public charter schools in
18	the District of Columbia shall apply with respect to a pub-
19	lie charter school or an eligible chartering authority to the
20	extent that the provision duplicates or is inconsistent with
21	any provision of this title.".
22	(2) EFFECTIVE DATE.—The amendments made

(2) EFFECTIVE DATE.—The amendments made
by this subsection shall take effect as if included in
the enactment of the District of Columbia School
Reform Act of 1995.

1 (c) LICENSING REQUIREMENTS FOR PRESCHOOL OR 2 PREKINDERGARTEN PROGRAMS. 3 (1) IN GENERAL.—Section 2204(c) of such Act 4 (see: 31–2853.14(c), D.C. Code) is amended by add-5 ing at the end the following new paragraph: 6 "(18) LICENSING AS CHILD DEVELOPMENT 7 CENTER.—A public charter school which offers a 8 preschool or prekindergarten program shall be sub-9 ject to the same child care licensing requirements (if 10 any) which apply to a District of Columbia public 11 school which offers such a program.". 12 (2) CONFORMING AMENDMENTS. (A) Section 13 2202 of such Act (sec. 31-2853.12, D.C. Code) is 14 amended by striking clause (17). 15 (B) Section 2203(h)(2) of such Act (see. 31– 16 2853.13(h)(2), D.C. Code) is amended by striking 17  $\frac{...(17),...}{...}$ 18 (d) Section 2403 of the District of Columbia School Reform Act of 1995 (see. 31–2853.43, D.C. Code) is 19 amended by adding at the end the following new sub-20

62

21 section:

22 "(c) ASSIGNMENT OF PAYMENTS.—A public charter
23 school may assign any payments made to the school under
24 this section to a financial institution for use as collateral
25 to secure a loan or for the repayment of a loan.".

(e) Section 2210 of the District of Columbia School
 Reform Act of 1995 (sec. 31–2853.20, D.C. Code), as
 amended by subsection (b), is further amended by adding
 at the end the following new subsection:

# 5 <u>"(e)</u> PARTICIPATION IN GSA PROGRAMS.—

6 <sup>((1)</sup> IN GENERAL. Notwithstanding any provi-7 sion of this Act or any other provision of law, a pub-8 lie charter school may acquire goods and services 9 through the General Services Administration and 10 may participate in programs of the Administration 11 in the same manner and to the same extent as any 12 entity of the District of Columbia government.

13 <u>"(2)</u> PARTICIPATION BY CERTAIN ORGANIZA14 TIONS.—A public charter school may delegate to a
15 nonprofit, tax-exempt organization in the District of
16 Columbia the public charter school's authority under
17 paragraph (1).".

18 SEC. 130. None of the funds appropriated under this 19 Act shall be expended for any abortion except where the 20 life of the mother would be endangered if the fetus were 21 carried to term or where the pregnancy is the result of 22 an act of rape or incest.

SEC. 131. None of the funds made available in this
Act may be used to implement or enforce the Health Care
Benefits Expansion Act of 1992 (D.C. Law 9–114; D.C.

1 Code, sec. 36–1401 et seq.) or to otherwise implement or 2 enforce any system of registration of unmarried, cohab-3 iting couples (whether homosexual, heterosexual, or les-4 bian), including but not limited to registration for the pur-5 pose of extending employment, health, or governmental 6 benefits to such couples on the same basis that such bene-7 fits are extended to legally married couples.

8 SEC. 132. The Superintendent of the District of Co-9 lumbia Public Schools shall submit to the Congress, the 10 Mayor, the District of Columbia Financial Responsibility 11 and Management Assistance Authority, and the Council 12 of the District of Columbia no later than 15 calendar days 13 after the end of each quarter a report that sets forth—

(1) current quarter expenditures and obligations, year-to-date expenditures and obligations, and
total fiscal year expenditure projections versus budget, broken out on the basis of control center, responsibility center, agency reporting code, and object
elass, and for all funds, including capital financing;

20 (2) a list of each account for which spending is
21 frozen and the amount of funds frozen, broken out
22 by control center, responsibility center, detailed ob23 jeet, and agency reporting code, and for all funding
24 sources;

1 (3) a list of all active contracts in excess of 2 \$10,000 annually, which contains the name of each 3 contractor; the budget to which the contract is 4 charged, broken out on the basis of control center, 5 responsibility center, and agency reporting code; and 6 contract identifying codes used by the District of Co-7 lumbia Public Schools; payments made in the last 8 quarter and year-to-date, the total amount of the 9 contract and total payments made for the contract 10 and any modifications, extensions, renewals; and 11 specific modifications made to each contract in the 12 last month;

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

16 (5) changes made in the last quarter to the or-17 ganizational structure of the District of Columbia 18 Public Schools, displaying previous and current con-19 trol centers and responsibility centers, the names of 20 the organizational entities that have been changed, 21 the name of the staff member supervising each enti-22 ty affected, and the reasons for the structural 23 <del>change.</del>

24 SEC. 133. (a) IN GENERAL.—The Superintendent of
25 the District of Columbia Public Schools and the University

of the District of Columbia shall annually compile an accu rate and verifiable report on the positions and employees
 in the public school system and the university, respec tively. The annual report shall set forth—

5 (1) the number of validated schedule A posi-6 tions in the District of Columbia public schools and 7 the University of the District of Columbia for fiscal 8 year 2000, fiscal year 2001, and thereafter on full-9 time equivalent basis, including a compilation of all 10 positions by control center, responsibility center, 11 funding source, position type, position title, pay 12 plan, grade, and annual salary; and

13 (2) a compilation of all employees in the Dis-14 triet of Columbia public schools and the University 15 of the District of Columbia as of the preceding De-16 cember 31, verified as to its accuracy in accordance 17 with the functions that each employee actually per-18 forms, by control center, responsibility center, agen-19 reporting code, program (including funding e₩ 20 source), activity, location for accounting purposes, 21 job title, grade and classification, annual salary, and 22 position control number.

23 (b) SUBMISSION.—The annual report required by
24 subsection (a) of this section shall be submitted to the
25 Congress, the Mayor, the District of Columbia Council,

the Consensus Commission, and the Authority, not later
 than February 15 of each year.

3 SEC. 134. (a) No later than November 1, 2000, or within 30 calendar days after the date of the enactment 4 5 of this Act, which ever occurs later, and each succeeding year, the Superintendent of the District of Columbia Pub-6 7 lie Schools and the University of the District of Columbia 8 shall submit to the appropriate congressional committees, 9 the Mayor, the District of Columbia Council, the Con-10 sensus Commission, and the District of Columbia Financial Responsibility and Management Assistance Authority, 11 12 a revised appropriated funds operating budget for the publie school system and the University of the District of Co-13 lumbia for such fiscal year that is in the total amount 14 of the approved appropriation and that realigns budgeted 15 data for personal services and other-than-personal serv-16 ices, respectively, with anticipated actual expenditures. 17

18 (b) The revised budget required by subsection (a) of 19 this section shall be submitted in the format of the budget 20 that the Superintendent of the District of Columbia Public 21 Schools and the University of the District of Columbia 22 submit to the Mayor of the District of Columbia for inclu-23 sion in the Mayor's budget submission to the Council of 24 the District of Columbia pursuant to section 442 of the District of Columbia Home Rule Act (Public Law 93–198;
 D.C. Code, sec. 47–301).

3 SEC. 135. The District of Columbia Financial Responsibility and Management Assistance Authority, acting 4 5 on behalf of the District of Columbia Public Schools (DCPS) in formulating the DCPS budget, the Board of 6 7 Trustees of the University of the District of Columbia, the 8 Board of Library Trustees, and the Board of Governors 9 of the University of the District of Columbia School of 10 Law shall vote on and approve the respective annual or 11 revised budgets for such entities before submission to the 12 Mayor of the District of Columbia for inclusion in the 13 Mayor's budget submission to the Council of the District of Columbia in accordance with section 442 of the District 14 of Columbia Home Rule Act (Public Law 93–198; D.C. 15 Code, sec. 47–301), or before submitting their respective 16 17 budgets directly to the Council.

18 SEC. 136. (a) ACCEPTANCE AND USE OF GRANTS
19 NOT INCLUDED IN CEILING UNDER "DIVISION OF EX20 PENSES".—

(1) IN GENERAL.—The Mayor, in consultation
with the Chief Financial Officer, during a control
year, as defined in section 305(4) of the District of
Columbia Financial Responsibility and Management
Assistance Act of 1995 (Public Law 104-8; 109

1	Stat. 152), may accept, obligate, and expend Fed-
2	eral, private, and other grants received by the Dis-
3	trict government that are not reflected in the
4	amounts appropriated in this Act.
5	(2) Requirement of chief financial offi-
6	CER REPORT AND AUTHORITY APPROVAL.—No such
7	Federal, private, or other grant may be accepted, ob-
8	ligated, or expended pursuant to paragraph (1)
9	until—
10	(A) the Chief Financial Officer of the Dis-
11	trict of Columbia submits to the Authority a re-
12	port setting forth detailed information regard-
13	ing such grant; and
14	(B) the Authority has reviewed and ap-
15	proved the acceptance, obligation, and expendi-
16	ture of such grant in accordance with review
17	and approval procedures consistent with the
18	provisions of the District of Columbia Financial
19	Responsibility and Management Assistance Act
20	<del>of 1995.</del>
21	(3) Prohibition on spending in anticipa-
22	TION OF APPROVAL OR RECEIPTNo amount may
23	be obligated or expended from the general fund or
24	other funds of the District government in anticipa-
25	tion of the approval or receipt of a grant under

paragraph (2)(B) of this subsection or in anticipa tion of the approval or receipt of a Federal, private,
 or other grant not subject to such paragraph.

4 (4) QUARTERLY REPORTS.—The Chief Finaneial Officer of the District of Columbia shall prepare 5 6 a quarterly report setting forth detailed information 7 regarding all Federal, private, and other grants sub-8 ject to this subsection. Each such report shall be 9 submitted to the Council of the District of Columbia, 10 and to the Committees on Appropriations of the 11 House of Representatives and the Senate, not later 12 than 15 days after the end of the quarter covered 13 by the report.

14 (b) REPORT ON EXPENDITURES BY FINANCIAL RE-15 SPONSIBILITY AND MANAGEMENT ASSISTANCE AUTHOR-ITY.—Not later than 20 calendar days after the end of 16 17 each fiscal quarter starting October 1, 2000, the Authority shall submit a report to the Committees on Appropriations 18 of the House of Representatives and the Senate, the Com-19 20 mittee on Government Reform of the House, and the Com-21 mittee on Governmental Affairs of the Senate providing 22 an itemized accounting of all non-appropriated funds obligated or expended by the Authority for the quarter. The 23 24 report shall include information on the date, amount, pur-25 pose, and vendor name, and a description of the services

or goods provided with respect to the expenditures of such
 funds.

3 SEC. 137. If a department or agency of the government of the District of Columbia is under the administra-4 tion of a court-appointed receiver or other court-appointed 5 official during fiscal year 2001 or any succeeding fiscal 6 year, the receiver or official shall prepare and submit to 7 8 the Mayor, for inclusion in the annual budget of the Dis-9 triet of Columbia for the year, annual estimates of the 10 expenditures and appropriations necessary for the mainte-11 nance and operation of the department or agency. All such 12 estimates shall be forwarded by the Mayor to the Council, for its action pursuant to sections 446 and 603(e) of the 13 District of Columbia Home Rule Act, without revision but 14 subject to the Mayor's recommendations. Notwithstanding 15 any provision of the District of Columbia Home Rule Act 16 (87 Stat. 774; Public Law 93–198) the Council may com-17 ment or make recommendations concerning such annual 18 estimates but shall have no authority under such Act to 19 20 revise such estimates.

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

24 (1) classified as an Educational Service em25 ployee;

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

(3) subject to all Board of Education rules.

3

4 (b) School-based personnel shall constitute a separate
5 competitive area from nonschool-based personnel who shall
6 not compete with school-based personnel for retention pur7 poses.

8 SEC. 139. (a) RESTRICTIONS ON USE OF OFFICIAL 9 <u>VEHICLES.—Except as otherwise provided in this section,</u> 10 none of the funds made available by this Act or by any other Act may be used to provide any officer or employee 11 of the District of Columbia with an official vehicle unless 12 the officer or employee uses the vehicle only in the per-13 formance of the officer's or employee's official duties. For 14 purposes of this paragraph, the term "official duties" does 15 not include travel between the officer's or employee's resi-16 dence and workplace (except: (1) in the case of an officer 17 or employee of the Metropolitan Police Department who 18 resides in the District of Columbia or is otherwise des-19 ignated by the Chief of the Department; (2) at the discre-20 tion of the Fire Chief, an officer or employee of the Dis-21 trict of Columbia Fire and Emergency Medical Services 22 Department who resides in the District of Columbia and 23 24 is on call 24 hours a day; (3) the Mayor of the District

of Columbia; and (4) the Chairman of the Council of the
 District of Columbia).

3 (b) INVENTORY OF VEHICLES.—The Chief Financial 4 Officer of the District of Columbia shall submit, by No-5 vember 15, 2000, an inventory, as of September 30, 2000, of all vehicles owned, leased or operated by the District 6 7 of Columbia government. The inventory shall include, but 8 not be limited to, the department to which the vehicle is 9 assigned; the year and make of the vehicle; the acquisition 10 date and cost; the general condition of the vehicle; annual 11 operating and maintenance costs; current mileage; and 12 whether the vehicle is allowed to be taken home by a District officer or employee and if so, the officer or employee's 13 title and resident location. 14

SEC. 140. (a) Source of Payment for Employ-15 EES DETAILED WITHIN GOVERNMENT.—For purposes of 16 17 determining the amount of funds expended by any entity within the District of Columbia government during fiscal 18 year 2001 and each succeeding fiscal year, any expendi-19 tures of the District government attributable to any officer 20 or employee of the District government who provides serv-21 ices which are within the authority and jurisdiction of the 22 entity (including any portion of the compensation paid to 23 24 the officer or employee attributable to the time spent in 25 providing such services) shall be treated as expenditures

HR 4942 PP

made from the entity's budget, without regard to whether
 the officer or employee is assigned to the entity or other wise treated as an officer or employee of the entity.

4 (b) MODIFICATION OF REDUCTION IN FORCE PROCE-5 DURES.—The District of Columbia Government Comprehensive Merit Personnel Act of 1978 (D.C. Code, sec. 6 1-601.1 et seq.), is further amended in section 2408(a) 7 by striking "2000" and inserting, "2001"; in subsection 8 (b), by striking "2000" and inserting "2001"; in sub-9 section (i), by striking "2000" and inserting, "2001"; and 10 in subsection (k), by striking "2000" and inserting, 11 12 <u>"2001".</u>

13 (c) No officer or employee of the District of Columbia government (including any independent agency of the Dis-14 triet but excluding the District of Columbia Financial Re-15 sponsibility and Management Assistance Authority, the 16 17 Metropolitan Police Department, and the Office of the Chief Technology Officer) may enter into an agreement 18 in excess of \$2,500 for the procurement of goods or serv-19 ices on behalf of any entity of the District government 20 until the officer or employee has conducted an analysis 21 22 of how the procurement of the goods and services involved under the applicable regulations and procedures of the 23 24 District government would differ from the procurement of 25 the goods and services involved under the Federal supply schedule and other applicable regulations and procedures
 of the General Services Administration, including an anal ysis of any differences in the costs to be incurred and the
 time required to obtain the goods or services.

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

9 (1) the District of Columbia Board of Edu-10 eation or its successor, and DCPS shall assess or 11 evaluate a student who may have a disability and 12 who may require 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 Individuals with Disabilities Education Act (84 Stat. 15 16 175; 20 U.S.C. 1401(a)(1)) or in section 7(8) of the 17 Rehabilitation Act of 1973 (87 Stat. 359; 29 U.S.C. 18 706(8)), the Board and DCPS shall place that stu-19 dent in an appropriate program of special education 20 services.

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

1 (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 6 with financial assistance provided using funds made 7 available in this Act, it is the sense of the Congress 8 that entities receiving the assistance should, in ex-9 pending the assistance, purchase only American-10 made equipment and products to the greatest extent 11 practicable.

12 (2) NOTICE TO RECIPIENTS OF ASSISTANCE. 13 In providing financial assistance using funds made 14 available in this Act, the head of each agency of the 15 Federal or District of Columbia government shall 16 provide to each recipient of the assistance a notice 17 describing the statement made in paragraph (1) by 18 the 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 con tract or subcontract made with funds made available in
 this Act, pursuant to the debarment, suspension, and ineli gibility procedures described in sections 9.400 through
 9.409 of title 48, Code of Federal Regulations.

6 SEC. 143. None of the funds contained in this Act 7 may be used for purposes of the annual independent audit 8 of the District of Columbia government (including the Dis-9 trict of Columbia Financial Responsibility and Manage-10 ment 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

16 (2) the audit includes a comparison of audited
17 actual year-end results with the revenues submitted
18 in the budget document for such year and the appro19 priations enacted into law for such year.

20 SEC. 144. Nothing in this Act shall be construed to 21 authorize any office, agency or entity to expend funds for 22 programs or functions for which a reorganization plan is 23 required but has not been approved by the District of Co-24 humbia Financial Responsibility and Management Assist-25 ance Authority. Appropriations made by this Act for such programs or functions are conditioned only on the ap proval by the Authority of the required reorganization
 plans.

4 SEC. 145. Notwithstanding any other provision of 5 law, rule, or regulation, the evaluation process and instru-6 ments for evaluating District of Columbia Public School 7 employees shall be a non-negotiable item for collective bar-8 gaining purposes.

9 SEC. 146. None of the funds contained in this Act 10 may be used by the District of Columbia Corporation 11 Counsel or any other officer or entity of the District gov-12 ernment to provide assistance for any petition drive or eivil 13 action which seeks to require Congress to provide for vot-14 ing representation in Congress for the District of Colum-15 bia.

16 SEC. 147. None of the funds contained in this Act 17 may be used to transfer or confine inmates classified above 18 the medium security level, as defined by the Federal Bu-19 reau of Prisons classification instrument, to the Northeast 20 Ohio Correctional Center located in Youngstown, Ohio.

SEC. 148. (a) Section 202(j) of the District of Columbia Financial Responsibility and Management Assistance
Act of 1995 (sec. 47–392.2(j), D.C. Code), as amended
by section 148(a) of the District of Columbia Appropriations Act, 2000, is amended to read as follows:

1 <del>"(j)</del> <del>Reserve.</del>

2	"(1) IN GENERAL.—Beginning with fiscal year
3	2000, the financial plan or budget submitted pursu-
4	ant to this Act shall contain \$150,000,000, to re-
5	main available until expended, for a reserve to be es-
6	tablished by the Mayor, Council of the District of
7	Columbia, Chief Financial Officer for the District of
8	Columbia, and the District of Columbia Financial
9	Responsibility and Management Assistance Author-
10	i <del>ty.</del>
11	"(2) Conditions on use.—The reserve
12	<del>funds</del> —
13	${(A)}$ shall only be expended according to
14	criteria established by the Chief Financial Offi-
15	eer and approved by the Mayor, Council of the
16	District of Columbia, and District of Columbia
17	Financial Responsibility and Management As-
18	sistance Authority;
19	"(B) shall not be used to fund the agencies
20	of the District of Columbia government under
21	court ordered receivership; and
22	"(C) shall not be used to fund shortfalls in
23	the projected reductions budgeted in the budget
24	proposed by the District of Columbia govern-
25	ment for general supply schedule savings, man-

1	agement reform savings, and cafeteria plan sav-
2	ings.
3	"(3) Report Requirement.—The Authority
4	shall notify the Committees on Appropriations of the
5	Senate and House of Representatives in writing 30
6	days in advance of any expenditure of the reserve
7	<del>funds.</del>
8	"(4) Replenishment.—Any amount of the re-
9	serve funds which is expended in 1 fiscal year shall
10	be replenished in the reserve funds from the fol-
11	lowing fiscal year appropriations to maintain the
12	<del>\$150,000,000</del> balance.".
13	(b) Section $202(k)$ of such Act (sec. $47-392.2(k)$ ,
14	D.C. Code), as amended by section 148(b) of the District
15	of Columbia Appropriations Act, 2000, is amended to read
16	<del>as</del> <del>follows:</del>
17	"(k) Positive Fund Balance.—
18	"(1) IN GENERAL.—The District of Columbia
19	shall maintain at the end of a fiscal year an annual
20	positive fund balance in the general fund of not less
21	than 4 percent of the projected general fund expend-

22 itures for the following fiscal year.

23 <u>"(2) Excess FUNDS. Of funds remaining in</u>
24 excess of the amounts required by paragraph (1).

1	$\frac{((A))}{(A)}$ not more than 50 percent may be
2	used for authorized non-recurring expenses; and
3	${(B)}$ not less than 50 percent shall be used
4	to reduce the debt of the District of Colum-
5	bia.".
6	(c) The amendments made by this section shall take
7	effect as if included in the enactment of the District of
8	Columbia Appropriations Act, 2000.
9	SEC. 149. Subsection 3(e) of Public Law 104–21
10	(D.C. Code sec. 7–134.2(e)) is amended to read as follows:
11	"(e) INSPECTOR GENERAL AUDIT.—Not later than
12	February 1, 2001, and each February 1, thereafter, the
13	Inspector General of the District of Columbia shall audit
14	the financial statements of the District of Columbia High-
15	way Trust Fund for the preceding fiscal year and shall
16	submit to Congress a report on the results of such audit.
17	Not later than May 31, 2001, and each May 31, there-
18	after, the Inspector General shall examine the statements
19	forecasting the conditions and operations of the Trust
20	Fund for the next 5 fiscal years commencing on the pre-
21	vious October 1 and shall submit to Congress a report on
22	the results of such examination.".

23 SEC. 150. None of the funds contained in this Act
24 may be used for any program of distributing sterile nee-

1 dles or syringes for the hypodermic injection of any illegal
 2 drug.

3 SEC. 151. (a) RESTRICTIONS ON LEASES.—Upon the 4 expiration of the 60-day period that begins on the date of the enactment of this Act, none of the funds contained 5 in this Act may be used to make rental payments under 6 7 a lease for the use of real property by the District of Co-8 lumbia government (including any independent agency of 9 the District) unless the lease and an abstract of the lease 10 have been filed (by the District of Columbia or any other party to the lease) with the central office of the Deputy 11 12 Mayor for Economic Development, in an indexed registry 13 available for public inspection.

14 (b) ADDITIONAL RESTRICTIONS ON CURRENT
15 LEASES.—

16 (1) IN GENERAL.—Upon the expiration of the 17 60-day period that begins on the date of the enact-18 ment of this Act, in the case of a lease described in 19 paragraph (3), none for the funds contained in this 20 Act may be used to make rental payments under the 21 lease unless the lease is included in periodic reports 22 submitted by the Mayor and Council of the District 23 of Columbia to the Committees on Appropriations of 24 the House of Representatives and Senate describing 25 for each such lease the following information:

1	(A) The location of the property involved,
2	the name of the owners of record according to
3	the land records of the District of Columbia,
4	the name of the lessors according to the lease,
5	the rate of payment under the lease, the period
6	of time covered by the lease, and the conditions
7	under which the lease may be terminated.
8	(B) The extent to which the property is or
9	is not occupied by the District of Columbia gov-
10	ernment as of the end of the reporting period
11	involved.
12	(C) If the property is not occupied and uti-
13	lized by the District government as of the end
14	of the reporting period involved, a plan for oc-
15	<del>cupying</del> and utilizing the property (including
16	construction or renovation work) or a status
17	statement regarding any efforts by the District
18	to terminate or renegotiate the lease.
19	(2) TIMING OF REPORTS.—The reports de-
20	scribed in paragraph (1) shall be submitted for each
21	calendar quarter (beginning with the quarter ending
22	December 31, 2000) not later than 20 days after the
23	end of the quarter involved, plus an initial report
24	submitted not later than 60 days after the date of

1 the enactment of this Act, which shall provide infor-2 mation as of the date of the enactment of this Act. 3 (3) LEASES DESCRIBED.—A lease described in 4 this paragraph is a lease in effect as of the date of 5 the enactment of this Act for the use of real prop-6 erty by the District of Columbia government (including any independent agency of the District) which is 7 8 not being occupied by the District government (in-9 eluding any independent agency of the District) as of such date or during the 60-day period which be-10 11 gins on the date of the enactment of this Act.

12 SEC. 152. (a) MANAGEMENT OF EXISTING DISTRICT GOVERNMENT PROPERTY.—Upon the expiration of the 13 60-day period that begins on the date of the enactment 14 15 of this Act, none of the funds contained in this Act may be used to enter into a lease (or to make rental payments 16 under such a lease) for the use of real property by the 17 District of Columbia government (including any inde-18 pendent agency of the District) or to purchase real prop-19 erty for the use of District of Columbia government (in-20 21 eluding any independent agency of the District) or to man-22 age real property for the use of the District of Columbia (including any independent agency of the District) unless 23 24 the following conditions are met:

(1) The Mayor and Council of the District of 1 2 Columbia certify to the Committees on Appropria-3 tions of the House of Representatives and Senate 4 that existing real property available to the District 5 (whether leased or owned by the District govern-6 ment) is not suitable for the purposes intended. 7 (2) Notwithstanding any other provisions of 8 law, there is made available for sale or lease all real 9 property of the District of Columbia that the Mayor 10 from time to time determines is surplus to the needs 11 of the District of Columbia, unless a majority of the 12 members of the Council override the Mayor's deter-13 mination during the 30day period which begins on 14 the date the determination is published. 15 (3) The Mayor and Council implement a pro-16 gram for the periodic survey of all District property 17 to determine if it is surplus to the needs of the Dis-18 trict. 19 (4) The Mayor and Council within 60 days of 20 the date of the enactment of this Act have filed with 21 the Committees on Appropriations of the House of 22 Representatives and Senate, the Committee on Gov-23 ernment Reform of the House of Representatives, 24 and the Committee on Governmental Affairs of the

25 Senate a report which provides a comprehensive plan

for the management of District of Columbia real
 property assets, and are proceeding with the imple mentation of the plan.

(b) TERMINATION OF PROVISIONS.—If the District 4 5 of Columbia enacts legislation to reform the practices and procedures governing the entering into of leases for the 6 use of real property by the District of Columbia govern-7 8 ment and the disposition of surplus real property of the 9 District government, the provisions of subsection (a) shall 10 cease to be effective upon the effective date of the legisla-11 tion.

12 SEC. 153. (a) CERTIFICATION.—None of the funds contained in this Act may be used after the expiration of 13 the 30-day period that begins on the date of the enactment 14 15 of this Act to pay the salary of any chief financial officer of any office of the District of Columbia government (in-16 eluding the District of Columbia Financial Responsibility 17 and Management Assistance Authority and any inde-18 pendent agency of the District) who has not filed a certifi-19 cation with the Mayor and the Chief Financial Officer of 20 the District of Columbia that the officer understands the 21 22 duties and restrictions applicable to the officer as a result 23 of this Act (and the amendments made by this Act), in-24 eluding any duty to prepare a report requested either in the Act or in any of the reports accompanying the Act 25

and the deadline by which each report must be submitted,
 and the District's Chief Financial Officer shall provide to
 the Committees on Appropriations of the Senate and the
 House of Representatives by the 10th day after the end
 of each quarter a summary list showing each report, the
 due date and the date submitted to the Committees.

7 (b) PENALTY.—Any chief financial officer who car8 ries out any activity in violation of any provision of this
9 Act or any amendment made by this Act shall be subject
10 to a civil money penalty in accordance with applicable Dis11 triet of Columbia law.

12 SEC. 154. (a) Notwithstanding the provisions of the District of Columbia Government Comprehensive Merit 13 Personnel Act of 1978 (D.C. Law 2–139; D.C. Code 1– 14 601.1 et seq.), or any other District of Columbia law, stat-15 ute, regulation, the provisions of the District of Columbia 16 17 Personnel Manual, or the provisions of any collective bargaining agreement, employees of the District of Columbia 18 19 government will only receive compensation for overtime work in excess of 40 hours per week (or other applicable 20 tour of duty) or work actually performed, in accordance 21 22 with the provisions of the Fair Labor Standards Act, 29 23 <del>U.S.C.</del> 201 et seq.

24 (b) Subsection (a) of this section shall be effective
25 December 27, 1996 in order to ratify and approve the Res-

olution and Order of the District of Columbia Financial
 Responsibility and Management Assistance Authority,
 dated December 27, 1996.

4 SEC. 155. The proposed budget of the government 5 of the District of Columbia for fiscal year 2002 that is 6 submitted by the District to Congress shall specify poten-7 tial adjustments that might become necessary in the event 8 that the management savings achieved by the District dur-9 ing the year do not meet the level of management savings 10 projected by the District under the proposed budget.

11 SEC. 156. In submitting any document showing the 12 budget for an office of the District of Columbia govern-13 ment (including an independent Agency of the District) that contains a category of activities labeled as "other", 14 "miscellaneous", or a similar general, nondescriptive term, 15 the document shall include a description of the types of 16 17 activities covered in the category and a detailed breakdown of the amount allocated for each such activity. 18

19 SEC. 157. (a) None of the funds contained in this
20 Act may be used to enact or carry out any law, rule, or
21 regulation to legalize or otherwise reduce penalties associ22 ated with the possession, use, or distribution of any sched23 ule I substance under the Controlled Substances Act (21)
24 U.S.C. 802) or any tetrahydrocannabinols derivative.

(b) The Legalization of Marijuana for Medical Treat ment Initiative of 1998, also know as Initiative 59, ap proved by the electors of the District of Columbia on No vember 3, 1998, shall not take effect.

5 SEC. 158. Notwithstanding any other provision of law, the Mayor of the District of Columbia, in consultation 6 7 with the committee established under section 603(e)(2)(B)8 of the Student Loan Marketing Association Reorganiza-9 tion Act of 1996 (Public Law 104–208; 110 Stat. 8009– 10 293, as amended by Public Law 106–113; 113 Stat. 11 1526), is hereby authorized to allocate the District's limi-12 tation amount of qualified zone academy bonds (established pursuant to 26 U.S.C. 1397E) among qualified 13 zone academies within the District. 14

15 SEC. 159. (a) Section 11232 of the Balanced Budget
16 Act of 1997 (sec. 24–1232, D.C. Code) is amended—

17 (1) by redesignating subsections (f) through (i)
18 as subsections (g) through (j); and

19 (2) by inserting after subsection (e) the fol20 lowing new subsection:

21 "(f) TREATMENT AS FEDERAL EMPLOYEES.—

22 "(1) IN GENERAL.—The Trustee and employees
23 of the Trustee who are not covered under subsection
24 (e) shall be treated as employees of the Federal Gov-

1	ernment solely for purposes of the following provi-
2	sions of title 5, United States Code:
3	"(A) Chapter 83 (relating to retirement).
4	"(B) Chapter 84 (relating to the Federal
5	Employees' Retirement System).
6	"(C) Chapter 87 (relating to life insur-
7	<del>ance).</del>
8	"(D) Chapter 89 (relating to health insur-
9	ance).
10	"(2) Effective dates of coverage.—The
11	effective dates of coverage of the provisions of para-
12	graph (1) are as follows:
13	${}(A)$ In the case of the Trustee and em-
14	ployees of the Office of the Trustee and the Of-
15	fice of Adult Probation, August 5, 1997, or the
16	date of appointment, whichever is later.
17	"(B) In the case of employees of the Office
18	of Parole, October 11, 1998, or the date of ap-
19	pointment, whichever is later.
20	"(C) In the case of employees of the Pre-
21	trial Services Agency, January 3, 1999, or the
22	date of appointment, whichever is later.
23	"(3) RATE OF CONTRIBUTIONS.—The Trustee
24	shall make contributions under the provisions re-

1	ferred to in paragraph (1) at the same rates applica-
2	ble to agencies of the Federal Government.
3	"(4) REGULATIONS.—The Office of Personnel
4	Management shall issue such regulations as are nec-
5	essary to carry out this subsection.".
6	(b) The amendment made by subsection (a) shall take
7	effect as if included in the enactment of title XI of the
8	Balanced Budget Act of 1997.
9	SEC. 160. It is the sense of the Congress that the
10	patients of Saint Elizabeths Hospital and the taxpayers
11	of the District of Columbia are being poorly served by the
12	current facilities and management of the Hospital.
13	SEC. 161. It is the sense of the Congress that the
14	District of Columbia Financial Responsibility and Man-
15	agement Assistance Authority should quickly complete the
16	sale of the Franklin School property, a property which has
17	been vacant for over 20 years.
18	SEC. 162. It is the sense of the Congress that the
10	

19 District of Columbia government should take all steps nec20 essary to ensure that officials of the District government
21 (including officials of the District of Columbia Financial
22 Responsibility and Management Assistance Authority,
23 independent agencies, boards, commissions, and corpora24 tions of the government) maintain a fiduciary duty to the

taxpayers of the District in the administration of funds
 under their control.

3 SEC. 163. No amounts may be made available during fiscal year 2001 to the District of Columbia Health and 4 Hospitals Public Benefit Corporation (through reprogram-5 ming, transfers, loans, or any other mechanism) other 6 7 than the amounts which are otherwise provided for the 8 Corporation in this Act under the heading "DISTRICT OF 9 COLUMBIA HEALTH AND HOSPITALS PUBLIC BENEFIT CORPORATION". 10

11 SEC. 164. (a) For each payment or group of payments made by or on behalf of the District of Columbia 12 Health and Hospitals Public Benefit Corporation, the 13 Chief Financial Officer of the District of Columbia shall 14 sign an affidavit certifying that the making of the pay-15 ment does not constitute a violation of any provision of 16 17 subchapter III of chapter 13 of title 31, United States Code, or of any provision of this Act. 18

(b) More than one payment may be covered by the
same affidavit under subsection (a), but a single affidavit
may not cover more than one week's worth of payments.
(c) It shall be unlawful for any person to order any
other person to sign any affidavit required under this seetion, or for any person to provide any signature required

under this section on such an affidavit by proxy or by ma chine, computer, or other facsimile device.

3 SEC. 165. The District of Columbia Health and Hos-4 pitals Public Benefit Corporation may not obligate or ex-5 pend any amounts during fiscal year 2001 unless (at the 6 time of the obligation or expenditure) the Corporation cer-7 tifies that the obligation or expenditure is within the budg-8 et authority provided to the Corporation in this Act.

9 SEC. 166. Nothing in this Act bars the District of 10 Columbia Corporation Counsel from reviewing or com-11 menting on briefs in private lawsuits, or from consulting 12 with officials of the District government regarding such 13 lawsuits.

14 SEC. 167. Nothing in this section may be construed 15 to prevent the Council or Mayor of the District of Colum-16 bia from addressing the issue of the provision of contra-17 ceptive coverage by health insurance plans, but it is the 18 intent of Congress that any legislation enacted on such 19 issue should include a "conscience clause" which provides 20 exceptions for religious beliefs and moral convictions.

21 SEC. 168. (a) Chapter 23 of title 11, District of Co22 lumbia, is hereby repealed.

(b) The table of chapters for title 11, District of Columbia, is amended by striking the item relating to chapter 23.

(c) The amendments made by this section shall take
 effect on the date on which legislation enacted by the
 Council of the District of Columbia to establish the Office
 of the Chief Medical Examiner in the executive branch of
 the government of the District of Columbia takes effect.
 PROMPT PAYMENT OF APPOINTED COUNSEL

7 SEC. 169. (a) Assessment of Interest for De-LAYED PAYMENTS.—If the Superior Court of the District 8 9 of Columbia or the District of Columbia Court of Appeals does not make a payment described in subsection (b) prior 10 to the expiration of the 45-day period which begins on the 11 date the Court receives a completed voucher for a claim 12 13 for the payment, interest shall be assessed against the amount of the payment which would otherwise be made 14 to take into account the period which begins on the day 15 after the expiration of such 45-day period and which ends 16 17 on the day the Court makes the payment.

18 (b) PAYMENTS DESCRIBED.—A payment described in
19 this subsection is—

20 (1) a payment authorized under section 11–
21 2604 and section 11–2605, D.C. Code (relating to
22 representation provided under the District of Colum23 bia Criminal Justice Act);

24 (2) a payment for counsel appointed in pro 25 ceedings in the Family Division of the Superior

Court of the District of Columbia under chapter 23
 of title 16, D.C. Code; or

3 (3) a payment for counsel authorized under see4 tion 21–2060, D.C. Code (relating to representation
5 provided under the District of Columbia Guardian6 ship, Protective Proceedings, and Durable Power of
7 Attorney Act of 1986).

8 (c) STANDARDS FOR SUBMISSION OF COMPLETED 9 **VOUCHERS.**—The chief judges of the Superior Court of 10 the District of Columbia and the District of Columbia Court of Appeals shall establish standards and criteria for 11 12 determining whether vouchers submitted for claims for payments described in subsection (b) are complete, and 13 shall publish and make such standards and criteria avail-14 15 able to attorneys who practice before such Courts.

(d) RULE OF CONSTRUCTION.—Nothing in this section shall be construed to require the assessment of interest against any claim (or portion of any claim) which is
denied by the Court involved.

20 (e) EFFECTIVE DATE.—This section shall apply with 21 respect to claims received by the Superior Court of the 22 District of Columbia or the District of Columbia Court 23 of Appeals after the expiration of the 90-day period which 24 begins on the date of the enactment of this Act.

1 SEC. 170. (a) No person may distribute any needle or syringe for the hypodermic injection of any illegal drug 2 in any area of the District of Columbia which is within 3 4 1000 feet of a public or private day care center, elemen-5 tary school, vocational school, secondary school, college, junior college, or university, or any public housing project, 6 7 public swimming pool, park, playground, video areade, or 8 youth center, or an event sponsored by any such entity. 9 (b) Whoever violates subsection (a) shall be fined not more than \$500 for each needle or syringe distributed in 10 violation of such subsection. 11

12 (c) Notwithstanding any other provision of law, any amount collected by the District of Columbia pursuant to 13 subsection (b) shall be deposited in a separate account of 14 15 the General Fund of the District of Columbia and used exclusively to earry out (either directly or by contract) 16 drug prevention or treatment programs. For purposes of 17 this subsection, no program of distributing sterile needles 18 or syringes for the hypodermic injection of any illegal drug 19 may be considered a drug prevention or treatment pro-20 21 <del>gram.</del>

### 22 BANNING POSSESSION OF TOBACCO PRODUCTS BY

23

SEC. 171. (a) IN GENERAL.—It shall be unlawful for
any individual under 18 years of age to possess any eigarette or other tobacco product in the District of Columbia.
HR 4942 PP

MINORS

1 (b) EXCEPTIONS.—

2	(1) Possession in course of employ-
3	MENT.—Subsection (a) shall not apply with respect
4	to an individual making a delivery of eigarettes or
5	tobacco products in pursuance of employment.
6	(2) Participation in law enforcement op-
7	ERATION.—Subsection (a) shall not apply with re-
8	spect to an individual possessing products in the
9	course of a valid, supervised law enforcement oper-
10	ation.
11	(c) PENALTIES.—Any individual who violates sub-
12	section (a) shall be subject to the following penaltics:
13	(1) For any violation, the individual may be re-
14	quired to perform community service or attend a to-
15	bacco cessation program.
16	(2) Upon the first violation, the individual shall
17	be subject to a civil penalty not to exceed \$50.
18	(3) Upon the second and each subsequent viola-
19	tion, the individual shall be subject to a civil penalty
20	not to exceed \$100.
21	(4) Upon the third and each subsequent viola-
22	tion, the individual may have his or her driving
23	privileges in the District of Columbia suspended for
24	a period of 90 consecutive days.

(d) EFFECTIVE DATE.—This section shall apply dur ing fiscal year 2001 and each succeeding fiscal year.

3 This Act may be cited as the "District of Columbia
4 Appropriations Act, 2001".

5 That the following sums are appropriated, out of any
6 money in the Treasury not otherwise appropriated, for the
7 District of Columbia for the fiscal year ending September
8 30, 2001, and for other purposes, namely:

### 9 FEDERAL FUNDS

10 Federal Payment for Resident Tuition Support

11 For a Federal payment to the District of Columbia for a nationwide program to be administered by the Mayor 12 for District of Columbia resident tuition support. 13 \$17,000,000, to remain available until expended: Provided, 14 15 That such funds may be used on behalf of eligible District of Columbia residents to pay an amount based upon the 16 difference between in-State and out-of-State tuition at pub-17 lic institutions of higher education, usable at both public 18 and private institutions of higher education: Provided fur-19 ther, That the awarding of such funds may be prioritized 20 21 on the basis of a resident's academic merit and such other 22 factors as may be authorized.

1 Federal Payment for Incentives for Adoption of

### Children

3 The paragraph under the heading "Federal Payment 4 for Incentives for Adoption of Children" in Public Law 5 106–113, approved November 29, 1999 (113 Stat. 1501), is amended to read as follows: "For a Federal payment to 6 7 the District of Columbia to create incentives to promote the 8 adoption of children in the District of Columbia foster care 9 system, \$5,000,000: Provided, That such funds shall remain 10 available until September 30, 2002, and shall be used to carry out all of the provisions of title 38, except for section 11 3808, of the Fiscal Year 2001 Budget Support Act of 2000, 12 D.C. Bill 13-679, enrolled June 12, 2000.". 13

14 FEDERAL PAYMENT FOR COMMERCIAL REVITALIZATION

15

2

#### Program

16 For a Federal payment to the District of Columbia, 17 \$1,500,000, to remain available until expended, for the Mayor, in consultation with the Council of the District of 18 19 Columbia, to provide offsets against local taxes for a commercial revitalization program, such program to provide fi-20 21 nancial inducements, including loans, grants, offsets to 22 local taxes and other instruments that promote commercial 23 revitalization in Enterprise Zones and low and moderate 24 income areas in the District of Columbia: Provided, That 25 in carrying out such a program, the Mayor shall use Federal commercial revitalization proposals introduced in Con gress as a guideline: Provided further, That not later than
 180 days after the date of the 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 pro gram.

# 8 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA 9 PUBLIC SCHOOLS

10 For a Federal payment to the District of Columbia 11 Public Schools, \$500,000: Provided, That \$250,000 of said 12 amount shall be used for a program to reduce school vio-13 lence: Provided further, That \$250,000 of said amount shall 14 be used for a program to enhance the reading skills of Dis-15 trict public school students.

16 FEDERAL PAYMENT TO COVENANT HOUSE WASHINGTON

For a Federal payment to Covenant House Washington for a contribution to the construction in Southeast
Washington of a new community service center for homeless,
runaway and at-risk youth, \$500,000.

21 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

22 CORRECTIONS TRUSTEE OPERATIONS

23 For salaries and expenses of the District of Columbia
24 Corrections Trustee, \$134,200,000 for the administration
25 and operation of correctional facilities and for the adminis-

trative operating costs of the Office of the Corrections Trust-1 2 ee, as authorized by section 11202 of the National Capital Revitalization and Self-Government Improvement Act of 3 4 1997 (Public Law 105–33; 111 Stat. 712) of which 5 \$1,000,000 is to fund an initiative to improve case processing in the District of Columbia criminal justice system: 6 Provided, That notwithstanding any other provision of law, 7 8 funds appropriated in this Act for the District of Columbia 9 Corrections Trustee shall be apportioned quarterly by the Office of Management and Budget and obligated and ex-10 pended in the same manner as funds appropriated for sala-11 12 ries and expenses of other Federal agencies: Provided fur-13 ther, That in addition to the funds provided under this heading, the District of Columbia Corrections Trustee may 14 15 use any remaining interest earned on the Federal payment made to the Trustee under the District of Columbia Appro-16 priations Act, 1998, to carry out the activities funded under 17 18 this heading.

19 FEDERAL PAYMENT TO THE DISTRICT OF COLUMBIA

20

### Courts

For salaries and expenses for the District of Columbia
Courts, \$109,080,000 to be allocated as follows: for the District of Columbia Court of Appeals, \$7,709,000; for the District of Columbia Superior Court, \$72,399,000; for the District of Columbia Court System, \$17,892,000; \$5,255,000

to finance a pay adjustment of 8.48 percent for nonjudicial 1 2 employees; and \$5,825,000, including \$825,000 for roofing repairs to the facility commonly referred to as the Old 3 4 Courthouse and located at 451 Indiana Avenue, Northwest, to remain available until September 30, 2002, for capital 5 improvements for District of Columbia courthouse facilities: 6 7 Provided, That notwithstanding any other provision of law, 8 all amounts under this heading shall be apportioned quar-9 terly by the Office of Management and Budget and obligated 10 and expended in the same manner as funds appropriated 11 for salaries and expenses of other Federal agencies, with payroll and financial services to be provided on a contrac-12 tual basis with the General Services Administration (GSA), 13 14 said services to include the preparation of monthly finan-15 cial reports, copies of which shall be submitted directly by 16 GSA to the President and to the Committees on Appropria-17 tions of the Senate and House of Representatives, the Com-18 mittee on Governmental Affairs of the Senate, and the Com-19 mittee on Government Reform of the House of Representa-20 tives.

21 DEFENDER SERVICES IN DISTRICT OF COLUMBIA COURTS
22 For payments authorized under section 11–2604 and
23 section 11–2605, D.C. Code (relating to representation pro24 vided under the District of Columbia Criminal Justice Act),
25 payments for counsel appointed in proceedings in the Fam-

ily Division of the Superior Court of the District of Colum-1 bia under chapter 23 of title 16, D.C. Code, and payments 2 for counsel authorized under section 21–2060, D.C. Code 3 4 (relating to representation provided under the District of 5 Columbia Guardianship, Protective Proceedings, and Durable Power of Attorney Act of 1986), \$38,387,000, to remain 6 7 available until expended: Provided, That the funds provided 8 in this Act under the heading "Federal Payment to the Dis-9 trict of Columbia Courts" (other than the \$5,825,000 pro-10 vided under such heading for capital improvements for District of Columbia courthouse facilities) may also be used 11 for payments under this heading: Provided further, That 12 the Joint Committee on Judicial Administration in the 13 District of Columbia shall use funds provided in this Act 14 15 under the heading "Federal Payment to the District of Columbia Courts" (other than the \$5,825,000 provided under 16 17 such heading for capital improvements for District of Columbia courthouse facilities), to make payments described 18 under this heading for obligations incurred during fiscal 19 year 2000 if the Comptroller General certifies that the 20 21 amount of obligations lawfully incurred for such payments 22 during fiscal year 2000 exceeds the obligational authority 23 otherwise available for making such payments: Provided 24 further, That such funds shall be administered by the Joint 25 Committee on Judicial Administration in the District of

1 Columbia: Provided further, That notwithstanding any 2 other provision of law, this appropriation shall be apportioned quarterly by the Office of Management and Budget 3 4 and obligated and expended in the same manner as funds appropriated for expenses of other Federal agencies, with 5 payroll and financial services to be provided on a contrac-6 7 tual basis with the General Services Administration (GSA). 8 said services to include the preparation of monthly finan-9 cial reports, copies of which shall be submitted directly by 10 GSA to the President and to the Committees on Appropria-11 tions of the Senate and House of Representatives, the Com-12 mittee on Governmental Affairs of the Senate, and the Committee on Government Reform of the House of Representa-13 14 tives: Provided further, That the District of Columbia 15 Courts shall implement the recommendations in the General Accounting Office Report GAO/AIMD/OGC-99-226 regard-16 ing payments to court-appointed attorneys and shall report 17 quarterly to the Office of Management and Budget and to 18 19 the Senate and House of Representatives Appropriations 20 *Committees quarterly on the status of these reforms.* 

21 FEDERAL PAYMENT TO THE COURT SERVICES AND OF22 FENDER SUPERVISION AGENCY FOR THE DISTRICT OF
23 COLUMBIA

For salaries and expenses, including the transfer and
hire of motor vehicles, of the Court Services and Offender

Supervision Agency for the District of Columbia, as author-1 ized by the National Capital Revitalization and Self-Gov-2 3 ernment Improvement Act of 1997 (Public Law 105–33; 4 111 Stat. 712), \$112,527,000, of which \$67,521,000 shall 5 be for necessary expenses of Community Supervision and Sex Offender Registration, to include expenses relating to 6 7 supervision of adults subject to protection orders or provi-8 sion of services for or related to such persons; \$18,778,000 9 shall be transferred to the Public Defender Service; and \$26,228,000 shall be available to the Pretrial Services Agen-10 cy: Provided, That notwithstanding any other provision of 11 law, all amounts under this heading shall be apportioned 12 13 quarterly by the Office of Management and Budget and obligated and expended in the same manner as funds appro-14 15 priated for salaries and expenses of other Federal agencies: Provided further, That notwithstanding section 446 of the 16 17 District of Columbia Home Rule Act or any provision of 18 subchapter III of chapter 13 of title 31, United States Code, the use of interest earned on the Federal payment made to 19 the District of Columbia Offender Supervision, Defender, 20 21 and Court Services Agency under the District of Columbia 22 Appropriations Act, 1998, by the Agency during fiscal 23 years 1998 and 1999 shall not constitute a violation of such 24 Act or such subchapter.

### METRORAIL CONSTRUCTION

2 For the Washington Metropolitan Area Transit Au-3 thority [WMATA], a contribution of \$25,000,000 to design 4 and build a Metrorail station located at New York and Florida Avenues, Northeast: Provided, That, prior to the re-5 lease of said funds from the Treasury, the District of Colum-6 7 bia shall set aside an additional \$25,000,000 for this project 8 in its Fiscal Year 2001 Budget and Financial Plan and, 9 further, shall establish a special taxing district for the 10 neighborhood of the proposed Metrorail station to provide 11 \$25,000,000: Provided further, That the requirements of 49 12 U.S.C. 5309(a)(2) shall apply to this project.

13 Federal Payment for Brownfield Remediation

14 For a Federal payment to the District of Columbia, 15 \$3,450,000 for environmental and infrastructure costs at Poplar Point: Provided, That of said amount, \$2,150,000 16 shall be available for environmental assessment, site remedi-17 ation and wetlands restoration of the 11 acres of real prop-18 erty under the jurisdiction of the District of Columbia: Pro-19 vided further. That no more than \$1,300,000 shall be used 20 21 for infrastructure costs for an entrance to Anacostia Park: 22 Provided further, That none of said funds shall be used by 23 the District of Columbia to purchase private property in the Poplar Point area. 24

1

## Presidential Inauguration

2 For a payment to the District of Columbia to reim-3 burse the District for expenses incurred in connection with 4 Presidential inauguration activities, \$6,211,000, as authorized by section 737(b) of the District of Columbia Home 5 Rule Act, approved December 24, 1973 (87 Stat. 824; D.C. 6 Code, sec. 1–1132), which shall be apportioned by the Chief 7 8 Financial Officer within the various appropriation headings in this Act. 9

- 10DISTRICT OF COLUMBIA FUNDS11OPERATING EXPENSES
- 12 Division of Expenses

1

13 The following amounts are appropriated for the District of Columbia for the current fiscal year out of the gen-14 15 eral fund of the District of Columbia, except as otherwise specifically provided: Provided, That notwithstanding any 16 17 other provision of law, except as provided in section 450A of the District of Columbia Home Rule Act and section 124 18 19 of this Act, the total amount appropriated in this Act for operating expenses for the District of Columbia for fiscal 20 21 year 2001 under this heading shall not exceed the lesser of 22 the sum of the total revenues of the District of Columbia 23 for such fiscal year or \$5,546,536,000 (of which 24 \$192,804,000 shall be from intra-District funds and \$3,096,383,000 shall be from local funds): Provided further, 25

1 That the Chief Financial Officer of the District of Columbia 2 and the District of Columbia Financial Responsibility and Management Assistance Authority shall take such steps as 3 4 are necessary to assure that the District of Columbia meets these requirements, including the apportioning by the Chief 5 Financial Officer of the appropriations and funds made 6 7 available to the District during fiscal year 2001, except that 8 the Chief Financial Officer may not reprogram for oper-9 ating expenses any funds derived from bonds, notes, or other obligations issued for capital projects. 10

11 DISTRICT OF COLUMBIA FINANCIAL RESPONSIBILITY AND

12 MANAGEMENT ASSISTANCE AUTHORITY

For the District of Columbia Financial Responsibility
and Management Assistance Authority (Authority), established by section 101(a) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995
(109 Stat. 97; Public Law 104–8), \$6,500,000 from other
funds: Provided, That these funds be derived from accounts
held by the Authority on behalf of the District of Columbia.

20 GOVERNMENTAL DIRECTION AND SUPPORT

Governmental direction and support, \$194,271,000
(including \$160,672,000 from local funds, \$20,424,000 from
Federal funds, and \$13,175,000 from other funds): Provided, That of the \$150,000,000 freed-up appropriations
provided for by this Act, \$621,000 shall be available to the

1 Office of the Mayor, \$2,500,000 to the Office of Property Management, and \$1,042,000 to be used for training, 2 3 prioritized pursuant to an act of the Council: Provided fur-4 ther, That not to exceed \$2,500 for the Mayor, \$2,500 for the Chairman of the Council of the District of Columbia, 5 and \$2,500 for the City Administrator shall be available 6 7 from this appropriation for official purposes: Provided fur-8 ther, That any program fees collected from the issuance of 9 debt shall be available for the payment of expenses of the 10 debt management program of the District of Columbia: Pro-11 vided further, That no revenues from Federal sources shall be used to support the operations or activities of the State-12 13 hood Commission and Statehood Compact Commission: Provided further, That the District of Columbia shall iden-14 15 tify the sources of funding for Admission to Statehood from its own locally-generated revenues: Provided further, That 16 17 all employees permanently assigned to work in the Office of the Mayor shall be paid from funds allocated to the Office 18 of the Mayor: Provided further, That \$303,000 and no fewer 19 than 5 FTEs shall be available exclusively to support the 20 21 Labor-Management Partnership Council: Provided further, 22 That section 168(a) of the District of Columbia Appropria-23 tions Act, 2000 (Public Law 106–113; 113 Stat. 1531) is amended by inserting ", to remain available until ex-24 pended," after "\$5,000,000". 25

## 1 ECONOMIC DEVELOPMENT AND REGULATION 2 Economic development and regulation, \$205,638,000 3 (including \$53,562,000 from local funds, \$92,378,000 from 4 Federal funds, and \$59,698,000 from other funds), of which 5 \$15,000,000 collected by the District of Columbia in the form of BID tax revenue shall be paid to the respective 6 7 BIDs pursuant to the Business Improvement Districts Act 8 of 1996 (D.C. Law 11–134; D.C. Code, sec. 1–2271 et seq.), 9 and the Business Improvement Districts Amendment Act 10 of 1997 (D.C. Law 12–26): Provided, That such funds are 11 available for acquiring services provided by the General 12 Services Administration: Provided further, That Business Improvement Districts shall be exempt from taxes levied by 13 the District of Columbia: Provided further, That of the 14 15 \$150,000,000 freed-up appropriations provided for by this Act, \$3,296,000 shall be available to the Department of 16 Housing and Community Development and \$200,000 to the 17 Department of Employment Services, prioritized pursuant 18

- 19 to an act of the Council.
- 20 Public Safety and Justice

21 Public safety and justice, including purchase or lease
22 of 135 passenger-carrying vehicles for replacement only, in23 cluding 130 for police-type use and five for fire-type use,
24 without regard to the general purchase price limitation for
25 the current fiscal year, and such sums as may be necessary

for making refunds and for the payment of judgments that 1 have been entered against the District of Columbia govern-2 ment: Provided, That of the \$150,000,000 freed-up appro-3 4 priations provided for by this Act, \$1,293,000 shall be 5 available to the Department of Fire and Emergency Medical Services, \$100,000 to Citizen Complaint Review Board, 6 7 \$200,000 toMetropolitan Police Department. and 8 \$4,890,000 to the Settlement and Judgments Funds, 9 prioritized pursuant to an act of the Council: \$762,346,000 (including \$591,365,000 from local funds, \$24,950,000 from 10 11 Federal funds, and \$146,031,000 from other funds): Pro-12 vided further, That the Metropolitan Police Department is 13 authorized to replace not to exceed 25 passenger-carrying 14 vehicles and the Department of Fire and Emergency Med-15 ical Services of the District of Columbia is authorized to replace not to exceed five passenger-carrying vehicles annu-16 ally whenever the cost of repair to any damaged vehicle ex-17 18 ceeds three-fourths of the cost of the replacement: Provided further, That not to exceed \$500,000 shall be available from 19 this appropriation for the Chief of Police for the prevention 20 21 and detection of crime: Provided further, That notwith-22 standing any other provision of law, or Mayor's Order 86-23 45, issued March 18, 1986, the Metropolitan Police Depart-24 ment's delegated small purchase authority shall be \$500,000: Provided further, That the District of Columbia 25

government may not require the Metropolitan Police De-1 partment to submit to any other procurement review proc-2 3 ess, or to obtain the approval of or be restricted in any 4 manner by any official or employee of the District of Co-5 lumbia government, for purchases that do not exceed \$500,000: Provided further, That the Mayor shall reimburse 6 7 the District of Columbia National Guard for expenses in-8 curred in connection with services that are performed in 9 emergencies by the National Guard in a militia status and 10 are requested by the Mayor, in amounts that shall be jointly 11 determined and certified as due and payable for these serv-12 ices by the Mayor and the Commanding General of the District of Columbia National Guard: Provided further, That 13 such sums as may be necessary for reimbursement to the 14 15 District of Columbia National Guard under the preceding proviso shall be available from this appropriation, and the 16 17 availability of the sums shall be deemed as constituting payment in advance for emergency services involved: Pro-18 19 vided further, That the Metropolitan Police Department is authorized to maintain 3,800 sworn officers, with leave for 20 21 a 50 officer attrition: Provided further, That no more than 22 15 members of the Metropolitan Police Department shall 23 be detailed or assigned to the Executive Protection Unit, 24 until the Chief of Police submits a recommendation to the Council for its review: Provided further, That \$100,000 25

shall be available for inmates released on medical and geri-1 2 atric parole: Provided further, That commencing on Decem-3 ber 31, 1999, the Metropolitan Police Department shall pro-4 vide to the Committees on Appropriations of the Senate and House of Representatives, the Committee on Governmental 5 Affairs of the Senate, and the Committee on Government 6 7 Reform of the House of Representatives, quarterly reports 8 on the status of crime reduction in each of the 83 police 9 service areas established throughout the District of Columbia: Provided further, That Chapter 23 of Title 11 of the 10 11 District of Columbia Code is repealed.

12

### Public Education System

13 Public education system, including the development of national defense education programs, \$998,918,000 (includ-14 15 ing \$824,867,000 from local funds, \$147,643,000 from Federal funds, and \$26,408,000 from other funds), to be allo-16 17 cated as follows: \$769,943,000 (including \$629,309,000 from local funds, \$133,490,000 from Federal funds, and 18 19 \$7,144,000 from other funds), for the public schools of the District of Columbia; \$200,000 from local funds for the Dis-20 21 trict of Columbia Teachers' Retirement Fund; \$1,679,000 22 from local funds for the State Education Office; \$17,000,000 23 from local funds, previously appropriated in this Act as 24 a Federal payment, for resident tuition support at public and private institutions of higher learning for eligible Dis-25

trict of Columbia residents; \$105,000,000 from local funds 1 for public charter schools: Provided, That there shall be 2 3 quarterly disbursement of funds to the D.C. public charter 4 schools, with the first payment to occur within 15 days of 5 the beginning of each fiscal year: Provided further, That the D.C. public charter schools will report enrollment on 6 7 a quarterly basis upon which a quarterly disbursement will 8 be calculated: Provided further, That if the entirety of this 9 allocation has not been provided as payments to any public 10 charter schools currently in operation through the per pupil funding formula, the funds shall be available for public edu-11 12 cation: Provided further, That \$480,000 of this amount shall be available to the District of Columbia Public Charter 13 14 School Board for administrative costs: Provided further, 15 That \$76,433,000 (including \$44,691,000 from local funds, 16 \$13,199,000 from Federal funds, and \$18,543,000 from 17 other funds) shall be available for the University of the Dis-18 trict of Columbia: Provided further, That \$200,000 is allo-19 cated for the East of the River Campus Assessment Study, 20 \$1,000,000 for the Excel Institute Adult Education Pro-21 gram, \$500,000 for the Adult Education State Plan, 22 \$650,000 for The Saturday Academy Pre-College Program, 23 and \$481,000 for the Strengthening of Academic Programs; 24 and \$26,459,000 (including \$25,208,000 from local funds, \$550,000 from Federal funds and \$701,000 from other 25

funds) for the Public Library: Provided further, That the 1 2 \$1,020,000 enhancement shall be allocated such that 3 \$500,000 is used for facilities improvements for 8 of the 4 26 library branches, \$235,000 for 13 FTEs for the continu-5 ation of the Homework Helpers Program, \$166,000 for 3 6 FTEs in the expansion of the Reach Out And Roar (ROAR) service to license day care homes, and \$119,000 for 3 FTEs 7 8 to expand literacy support into branch libraries: Provided 9 further, That \$2,204,000 (including \$1,780,000 from local 10 funds, \$404,000 from Federal funds and \$20,000 from other funds) shall be available for the Commission on the Arts 11 and Humanities: Provided further, That the public schools 12 of the District of Columbia are authorized to accept not to 13 exceed 31 motor vehicles for exclusive use in the driver edu-14 15 cation program: Provided further, That not to exceed \$2,500 for the Superintendent of Schools, \$2,500 for the President 16 of the University of the District of Columbia, and \$2,000 17 for the Public Librarian shall be available from this appro-18 priation for official purposes: Provided further, That none 19 of the funds contained in this Act may be made available 20 21 to pay the salaries of any District of Columbia Public 22 School teacher, principal, administrator, official, or em-23 ployee who knowingly provides false enrollment or attend-24 ance information under article II, section 5 of the Act enti-25 tled "An Act to provide for compulsory school attendance,

for the taking of a school census in the District of Columbia, 1 and for other purposes", approved February 4, 1925 (D.C. 2 3 Code, sec. 31–401 et seq.): Provided further, That this ap-4 propriation shall not be available to subsidize the education 5 of any nonresident of the District of Columbia at any District of Columbia public elementary and secondary school 6 7 during fiscal year 2001 unless the nonresident pays tuition 8 to the District of Columbia at a rate that covers 100 percent 9 of the costs incurred by the District of Columbia which are 10 attributable to the education of the nonresident (as established by the Superintendent of the District of Columbia 11 Public Schools): Provided further, That this appropriation 12 13 shall not be available to subsidize the education of non-14 residents of the District of Columbia at the University of 15 the District of Columbia, unless the Board of Trustees of the University of the District of Columbia adopts, for the 16 17 fiscal year ending September 30, 2001, a tuition rate sched-18 ule that will establish the tuition rate for nonresident students at a level no lower than the nonresident tuition rate 19 charged at comparable public institutions of higher edu-20 21 cation in the metropolitan area: Provided further, That 22 \$2,200,000 is allocated to the Temporary Weighted Student 23 Formula to fund 344 additional slots for pre-K students: 24 Provided further, That \$50,000 is allocated to fund a con-25 ference on learning support for children ages 3-4 in Sep-

tember 2000 hosted jointly by the District of Columbia Pub-1 lic Schools and District of Columbia public charter schools: 2 3 Provided further, That no local funds in this Act shall be 4 used to administer a system wide standardized test more 5 than once in fiscal year 2001: Provided further, That no less than \$436,452,000 shall be expended on local schools 6 7 through the Weighted Student Formula: Provided further. 8 That notwithstanding any other provision of law, rule, or 9 regulation, the evaluation process and instruments for eval-10 uating District of Columbia Public School employees shall be a non-negotiable item for collective bargaining purposes: 11 Provided further, That of the \$150,000,000 freed-up appro-12 13 priations provided for by this Act, \$12,079,000 shall be 14 available to the District of Columbia Public Schools, 15 \$120,000 to the Commission on the Arts and Humanities, \$400,000 to the District of Columbia Library, and 16 17 \$2,500,000 to the University of the District of Columbia for adult basic education, prioritized pursuant to an act 18 19 of the Council.

20 HUMAN SUPPORT SERVICES

Human support services, \$1,532,704,000 (including
\$634,397,000 from local funds, \$881,589,000 from Federal
funds, and \$16,718,000 from other funds): Provided, That
\$25,836,000 of this appropriation, to remain available
until expended, shall be available solely for District of Co-

lumbia employees' disability compensation: Provided fur-1 ther, That of the \$150,000,000 freed-up appropriations pro-2 3 vided for by this Act, \$10,000,000 shall be available to the 4 Children Investment Trust, \$1,511,000 to the Department 5 of Parks and Recreation, \$574,000 to the Office on Aging, \$4,245,000 to the Department of Health, and \$1,500,000 6 7 to the Commission on Latino Affairs, prioritized pursuant 8 to an act of the Council: Provided further, That the District 9 of Columbia shall not provide free government services such 10 as water, sewer, solid waste disposal or collection, utilities, 11 maintenance, repairs, or similar services to any legally con-12 stituted private nonprofit organization, as defined in sec-13 tion 411(5) of the Stewart B. McKinney Homeless Assistance Act (101 Stat. 485; Public Law 100-77; 42 U.S.C. 14 15 11371), providing emergency shelter services in the District, if the District would not be qualified to receive reimburse-16 ment pursuant to such Act (101 Stat. 485; Public Law 100-17 18 77; 42 U.S.C. 11301 et seq.): Provided further, That 19 \$400,000 shall be available for the administrative costs associated with implementation of the Drug Treatment Choice 20 21 Program established pursuant to section 4 of the Choice in 22 Drug Treatment Act of 2000, signed by the Mayor on April 23 20, 2000 (D.C. Act 13-329): Provided further, That 24 \$7,000,000 shall be available for deposit in the Addiction 25 Recovery Fund established pursuant to section 5 of the

Choice in Drug Treatment Act of 2000, signed by the Mayor 1 on April 20, 2000 (D.C. Act 13–329): Provided further, 2 3 That the District of Columbia is authorized to enter into 4 a long-term lease of Hamilton Field with Gonzaga College 5 High School and that, in exchange for such a lease, Gonzaga will introduce and implement a youth baseball program fo-6 cused on 13 to 18 year old residents, said program to in-7 8 clude summer and fall baseball programs and baseball clin-9 ics: Provided further, That notwithstanding any other pro-10 vision of law, the District of Columbia may increase the Human Support Services appropriation under this Act by 11 an amount equal to not more than 15 percent of the local 12 13 funds in the appropriation in order to augment the District of Columbia subsidy for the Public Benefit Corporation for 14 15 the purpose of restructuring the delivery of health services in the District of Columbia pursuant to a restructuring 16 plan approved by the Mayor, Council of the District of Co-17 lumbia, District of Columbia Financial Responsibility and 18 Management Assistance Authority, and Chief Financial Of-19 20 ficer.

21 PUBLIC WORKS

Public works, including rental of one passenger-carrying vehicle for use by the Mayor and three passenger-carrying vehicles for use by the Council of the District of Columbia and leasing of passenger-carrying vehicles,

\$278,242,000 (including \$265,078,000 from local funds, 1 2 \$3,328,000 from Federal funds, and \$9,836,000 from other 3 funds): Provided, That of the \$150,000,000 freed-up appro-4 priations provided for by this Act, \$1,500,000 shall be 5 available to Public Works, \$1,000,000 to the Department of Motor Vehicles, and \$1,550,000 to the Taxicab Commis-6 7 sion, prioritized pursuant to an act of the Council: Pro-8 vided further, That this appropriation shall not be available 9 for collecting ashes or miscellaneous refuse from hotels and 10 places of business: Provided further, That \$100,000 be 11 available for a commercial sector recycling initiative: Provided further, That \$250,000 be available to initiate a recy-12 13 cling education campaign: Provided further, That \$10,000 be available for community clean-up kits: Provided further, 14 15 That \$190,000 be available to restore 3.5 percent vacancy rate in Parking Services: Provided further, That \$170,000 16 17 be available to plant 500 trees: Provided further, That 18 \$118,000 be available for two water trucks: Provided fur-19 ther, That \$150,000 be available for contract monitors and parking analysts within Parking Services: Provided fur-20 21 ther, That \$1,409,000 be available for a neighborhood clean-22 up initiative: Provided further, That \$1,000,000 be avail-23 able for tree maintenance: Provided further, That \$600,000 24 be available for an anti-graffiti program: Provided further, 25 That \$226,000 be available for a hazardous waste program:

Provided further, That \$1,260,000 be available for parking
 control aides: Provided further, That \$400,000 be available
 for the Department of Motor Vehicles to hire additional tick et adjudicators, conduct additional hearings, and reduce the
 waiting time for hearings.

**Receivership Programs** 

7 For all agencies of the District of Columbia govern-8 ment under court ordered receivership, \$389,528,000 (in-9 cluding \$234,913,000 from local funds, \$135,555,000 from Federal funds, and \$19,060,000 from other funds): Pro-10 vided, That of the \$150,000,000 freed-up appropriation pro-11 12 vided for by this Act, \$6,300,000 shall be available to the 13 LaShawn Receivership and \$13,000,000 to the Commission on Mental Health, prioritized pursuant to an act of the 14 15 Council.

16

6

#### Reserve

For a reserve to be established by the Chief Financial
Officer of the District of Columbia and the District of Columbia Financial Responsibility and Management Assistance Authority, \$150,000,000 of local funds.

21 EMERGENCY RESERVE FUND

For the emergency reserve fund established under section 450A(a) of the District of Columbia Home Rule Act,
the amount provided for fiscal year 2001 under such section, to be derived from local funds.

## Repayment of Loans and Interest 1 2 For payment of principal, interest and certain fees di-3 rectly resulting from borrowing by the District of Columbia 4 to fund District of Columbia capital projects as authorized 5 by sections 462, 475, and 490 of the District of Columbia Home Rule Act, approved December 24, 1973, \$243,238,000 6 7 from local funds: Provided, That of the \$150,000,000 freed-8 up appropriations provided for by this Act, the balance re-9 maining after other expenditures shall be used for Pay-As-You-Go Capital Funds in lieu of capital financing, 10 prioritized pursuant to an act of the Council: Provided fur-11 12 ther, That any funds set aside pursuant to section 148 of 13 the District of Columbia Appropriations Act (Public Law 106–113; 113 Stat. 1531) that are not used in the reserve 14 15 funds established herein shall be used for Pay-As-You-Go Capital Funds: Provided further, That for equipment leases, 16 the Mayor may finance \$19,232,000 of equipment cost, plus 17 18 cost of issuance not to exceed 2 percent of the par amount 19 being financed on a lease purchase basis with a maturity not to exceed 5 years: Provided further, That \$2,000,000 20 21 is allocated to the Metropolitan Police Department, 22 \$4,300,000 for the Fire and Emergency Medical Services 23 Department, \$1,622,000 for the Public Library, \$2,010,000 24 for the Department of Parks and Recreation, \$7,500,000 for

the Department of Public Works and \$1,800,000 for the
 Public Benefit Corporation.

123

3 Repayment of General Fund Recovery Debt

4 For the purpose of eliminating the \$331,589,000 gen5 eral fund accumulated deficit as of September 30, 1990,
6 \$39,300,000 from local funds, as authorized by section
7 461(a) of the District of Columbia Home Rule Act (105
8 Stat. 540; D.C. Code, sec. 47-321(a)(1)).

9 PAYMENT OF INTEREST ON SHORT-TERM BORROWING

10 For payment of interest on short-term borrowing,
11 \$1,140,000 from local funds.

12 Presidential Inauguration

13 For reimbursement for necessary expenses incurred in connection with Presidential inauguration activities as au-14 15 thorized by section 737(b) of the District of Columbia Home Rule Act, Public Law 93–198, as amended, approved De-16 cember 24, 1973 (87 Stat. 824; D.C. Code, sec. 1–1803), 17 \$6,211,000, which shall be apportioned by the Chief Finan-18 19 cial Officer within the various appropriation headings in 20 this Act.

21 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.

	1
1	Wilson Building
2	For expenses associated with the John A. Wilson
3	Building, \$8,409,000.
4	Optical and Dental Insurance Payments
5	For optical and dental insurance payments,
6	\$2,675,000 from local funds.
7	Management Supervisory Service
8	For management supervisory service, \$13,200,000
9	from local funds, to be transferred by the Mayor of the Dis-
10	trict of Columbia among the various appropriation head-
11	ings in this Act for which employees are properly payable.
12	TOBACCO SETTLEMENT TRUST FUND TRANSFER PAYMENT
13	There is transferred \$61,406,000 to the Tobacco Settle-
14	ment Trust Fund established pursuant to section 2302 of
15	the Tobacco Settlement Trust Fund Establishment Act of
16	1999, effective October 20, 1999 (D.C. Law 13-38; to be
17	codified at D.C. Code, sec. 6–135), to be spent pursuant to
18	local law.
19	<b>Operational Improvements Savings (Including</b>
•	

20

# Managed Competition)

The Mayor and the Council in consultation of with
the Chief Financial Officer and the District of Columbia
Financial Responsibility and Management Assistance Authority, shall make reductions of \$10,000,000 for oper-

ational improvements savings in local funds to one or more
 of the appropriation headings in this Act.

3 Management Reform Savings

4 The Mayor and the Council in consultation of with
5 the Chief Financial Officer and the District of Columbia
6 Financial Responsibility and Management Assistance Au7 thority, shall make reductions of \$37,000,000 for manage8 ment reform savings in local funds to one or more of the
9 appropriation headings in this Act.

10 CAFETERIA PLAN

For the implementation of a Cafeteria Plan pursuant For the implementation of a Cafeteria Plan pursuant For the implementation of \$5,000,000: Provided, That of the \$150,000,000 freed-up appropriations provided for the string for the savings the savings associated with the implementation of the Cafeteria Plan, prioritized pursuant to an act of the Council.

17 ENTERPRISE AND OTHER FUNDS

18 WATER AND SEWER AUTHORITY AND THE WASHINGTON

19 AQUEDUCT

For operation of the Water and Sewer Authority and
the Washington Aqueduct, \$275,705,000 from other funds
(including \$230,614,000 for the Water and Sewer Authority
and \$45,091,000 for the Washington Aqueduct) of which
\$41,503,000 shall be apportioned and payable to the Dis-

trict's debt service fund for repayment of loans and interest
 incurred for capital improvement projects.

3 For construction projects, \$140,725,000, as authorized 4 by the Act entitled "An Act authorizing the laying of 5 watermains and service sewers in the District of Columbia, the levying of assessments therefor, and for other purposes" 6 7 (33 Stat. 244; Public Law 58–140; D.C. Code, sec. 43–1512 8 et seq.): Provided, That the requirements and restrictions 9 that are applicable to general fund capital improvements 10 projects and set forth in this Act under the Capital Outlay appropriation title shall apply to projects approved under 11 12 this appropriation title.

13 LOTTERY AND CHARITABLE GAMES ENTERPRISE FUND

14 For the Lottery and Charitable Games Enterprise 15 Fund, established by the District of Columbia Appropriation Act for the fiscal year ending September 30, 1982 (95) 16 17 Stat. 1174 and 1175; Public Law 97–91), for the purpose of implementing the Law to Legalize Lotteries, Daily Num-18 bers Games, and Bingo and Raffles for Charitable Purposes 19 in the District of Columbia (D.C. Law 3-172; D.C. Code, 20 21 sec. 2-2501 et seq. and sec. 22-1516 et seq.), \$223,200,000: 22 Provided, That the District of Columbia shall identify the 23 source of funding for this appropriation title from the Dis-24 trict's own locally generated revenues: Provided further, 25 That no revenues from Federal sources shall be used to support the operations or activities of the Lottery and Chari table Games Control Board.

3 Sports and Entertainment Commission

4 For the Sports and Entertainment Commission,
5 \$10,968,000 from other funds: Provided, That the Mayor
6 shall submit a budget for the Armory Board for the forth7 coming fiscal year as required by section 442(b) of the Dis8 trict of Columbia Home Rule Act (87 Stat. 824; Public Law
9 93–198; D.C. Code, sec. 47–301(b)).

10 DISTRICT OF COLUMBIA HEALTH AND HOSPITALS PUBLIC
 11 BENEFIT CORPORATION

12 For the District of Columbia Health and Hospitals 13 Public Benefit Corporation, established by D.C. Law 11-212; D.C. Code, sec. 32–262.2, \$123,548,000 of which 14 15 \$45,313,000 shall be derived by transfer from the general fund, and \$78,235,000 from other funds: Provided, That no 16 amounts may be made available to the Corporation 17 (through reprogramming, transfers, loans, or any other 18 19 mechanism) which are not otherwise provided for under this 20 heading.

21 DISTRICT OF COLUMBIA RETIREMENT BOARD

For the District of Columbia Retirement Board, established by section 121 of the District of Columbia Retirement
Reform Act of 1979 (93 Stat. 866; D.C. Code, sec. 1–711),
\$11,414,000 from the earnings of the applicable retirement

funds to pay legal, management, investment, and other fees 1 and administrative expenses of the District of Columbia Re-2 tirement Board: Provided, That the District of Columbia 3 4 Retirement Board shall provide the Mayor, for transmittal to the Council of the District of Columbia, an itemized ac-5 counting of the planned use of appropriated funds in time 6 7 for each annual budget submission and the actual use of 8 such funds in time for each annual audited financial re-9 port.

10 CORRECTIONAL INDUSTRIES FUND

For the Correctional Industries Fund, established by
the District of Columbia Correctional Industries Establishment Act (78 Stat. 1000; Public Law 88–622), \$1,808,000
from other funds.

15 WASHINGTON CONVENTION CENTER ENTERPRISE FUND
16 For the Washington Convention Center Enterprise
17 Fund, \$52,726,000 from other funds.

18 CAPITAL OUTLAY

19 (INCLUDING RESCISSIONS)

20 For construction projects, increase 0f an 21 \$1,077,282,000 of which \$806,787,000 is from local funds, 22 \$66,446,000 is from highway trust funds, and \$204,049,000 23 is from Federal funds, and a rescission of \$55,208,000 from 24 local funds appropriated under this heading in prior fiscal years, for a net amount of \$1,022,074,000 to remain avail-25

able until expended: Provided, That funds for use of each 1 2 capital project implementing agency shall be managed and controlled in accordance with all procedures and limita-3 4 tions established under the Financial Management System: Provided further, That all funds provided by this appro-5 priation title shall be available only for the specific projects 6 7 and purposes intended: Provided further, That notwith-8 standing the foregoing, all authorizations for capital outlay 9 projects, except those projects covered by the first sentence 10 of section 23(a) of the Federal-Aid Highway Act of 1968 11 (82 Stat. 827; Public Law 90-495; D.C. Code, sec. 7-134, 12 note), for which funds are provided by this appropriation 13 title, shall expire on September 30, 2002, except authorizations for projects as to which funds have been obligated in 14 15 whole or in part prior to September 30, 2002: Provided further, That upon expiration of any such project authoriza-16 17 tion, the funds provided herein for the project shall lapse. 18 General Provisions

SEC. 101. 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.

1 SEC. 102. Appropriations in this Act shall be available 2 for expenses of travel and for the payment of dues of organi-3 zations concerned with the work of the District of Columbia 4 government, when authorized by the Mayor: Provided, That 5 in the case of the Council of the District of Columbia, funds 6 may be expended with the authorization of the chair of the 7 Council.

8 SEC. 103. There are appropriated from the applicable 9 funds of the District of Columbia such sums as may be nec-10 essary for making refunds and for the payment of judgments that have been entered against the District of Colum-11 bia government: Provided, That nothing contained in this 12 13 section shall be construed as modifying or affecting the provisions of section 11(c)(3) of title XII of the District of Co-14 15 lumbia Income and Franchise Tax Act of 1947 (70 Stat. 78; Public Law 84–460; D.C. Code, sec. 47–1812.11(c)(3)). 16 17 SEC. 104. 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. 105. 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. 106. 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. 107. 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. 108. 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. 109. None of the funds provided under this Act 5 to the agencies funded by this Act, both Federal and District government agencies, that remain available for obligation 6 7 or expenditure in fiscal year 2001, or provided from any 8 accounts in the Treasury of the United States derived by 9 the collection of fees available to the agencies funded by this 10 Act, shall be available for obligation or expenditure for an agency through a reprogramming or inter-appropriation 11 12 transfer of funds which: (1) creates new programs; (2) eliminates a program, project, or responsibility center; (3) 13 establishes or changes allocations specifically denied, lim-14 15 ited or increased by Congress in this Act; (4) increases funds or personnel by any means for any program, project, 16 or responsibility center for which funds have been denied 17 18 or restricted; (5) reestablishes through reprogramming any program or project previously deferred through reprogram-19 20 ming; (6) augments existing programs, projects, or respon-21 sibility centers through a reprogramming of funds in excess 22 of \$1,000,000 or 10 percent, whichever is less; (7) increases 23 by 20 percent or more personnel assigned to a specific pro-24 gram, project, or responsibility center; or (8) transfers an 25 amount from one appropriation to another as long as the

amount transferred shall not exceed 2 percent of the local
 funds in the appropriation; unless the Appropriations Com mittees of both the Senate and House of Representatives are
 notified in writing 30 days in advance of any reprogram ming or inter-appropriation transfer as set forth in this
 section.

7 SEC. 110. Consistent with the provisions of 31 U.S.C.
8 1301(a), appropriations under this Act shall be applied
9 only to the objects for which the appropriations were made
10 except as otherwise provided by law.

11 SEC. 111. Notwithstanding any other provisions of 12 law, the provisions of the District of Columbia Government Comprehensive Merit Personnel Act of 1978 (D.C. Law 2-13 139; D.C. Code, sec. 1-601.1 et seq.), enacted pursuant to 14 15 section 422(3) of the District of Columbia Home Rule Act (87 Stat. 790; Public Law 93–198; D.C. Code, sec. 1– 16 242(3)), shall apply with respect to the compensation of 17 District of Columbia employees: Provided, That for pay 18 purposes, employees of the District of Columbia government 19 shall not be subject to the provisions of title 5. United States 20 21 Code.

SEC. 112. No later than 30 days after the end of the
first quarter of the fiscal year ending September 30, 2001,
the Mayor of the District of Columbia shall submit to the
Council of the District of Columbia the new fiscal year 2001

revenue estimates as of the end of the first quarter of fiscal
 year 2001. These estimates shall be used in the budget re quest for the fiscal year ending September 30, 2002. The
 officially revised estimates at midyear shall be used for the
 midyear report.

6 SEC. 113. No sole source contract with the District of 7 Columbia government or any agency thereof may be re-8 newed or extended without opening that contract to the 9 competitive bidding process as set forth in section 303 of the District of Columbia Procurement Practices Act of 1985 10 (D.C. Law 6-85; D.C. Code, sec. 1-1183.3), except that the 11 12 District of Columbia government or any agency thereof may 13 renew or extend sole source contracts for which competition is not feasible or practical: Provided, That the determina-14 15 tion as to whether to invoke the competitive bidding process has been made in accordance with duly promulgated rules 16 and procedures and said determination has been reviewed 17 and approved by the District of Columbia Financial Re-18 sponsibility and Management Assistance Authority. 19

20 SEC. 114. For purposes of the Balanced Budget and 21 Emergency Deficit Control Act of 1985 (99 Stat. 1037; Pub-22 lic Law 99–177), the term "program, project, and activity" 23 shall be synonymous with and refer specifically to each ac-24 count appropriating Federal funds in this Act, and any 25 sequestration order shall be applied to each of the accounts rather than to the aggregate total of those accounts: Pro vided, That sequestration orders shall not be applied to any
 account that is specifically exempted from sequestration by
 the Balanced Budget and Emergency Deficit Control Act
 of 1985.

6 SEC. 115. In the event a sequestration order is issued pursuant to the Balanced Budget and Emergency Deficit 7 8 Control Act of 1985 (99 Stat. 1037; Public Law 99–177), 9 after the amounts appropriated to the District of Columbia 10 for the fiscal year involved have been paid to the District of Columbia, the Mayor of the District of Columbia shall 11 pay to the Secretary of the Treasury, within 15 days after 12 13 receipt of a request therefor from the Secretary of the Treasury, such amounts as are sequestered by the order: Provided, 14 15 That the sequestration percentage specified in the order shall be applied proportionately to each of the Federal ap-16 propriation accounts in this Act that are not specifically 17 exempted from sequestration by such Act. 18

19 SEC. 116. (a) An entity of the District of Columbia
20 government may accept and use a gift or donation during
21 fiscal year 2001 if—

(1) the Mayor approves the acceptance and use
of the gift or donation: Provided, That the Council of
the District of Columbia may accept and use gifts
without prior approval by the Mayor; and

(2) the entity uses the gift or donation to carry
 out its authorized functions or duties.

3 (b) Each entity of the District of Columbia government
4 shall keep accurate and detailed records of the acceptance
5 and use of any gift or donation under subsection (a) of this
6 section, and shall make such records available for audit and
7 public inspection.

8 (c) For the purposes of this section, the term "entity
9 of the District of Columbia government" includes an inde10 pendent agency of the District of Columbia.

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

SEC. 117. None of the Federal funds provided in this
Act may be used by the District of Columbia to provide
for salaries, expenses, or other costs associated with the offices of United States Senator or United States Representative under section 4(d) of the District of Columbia Statehood Constitutional Convention Initiatives of 1979 (D.C.
Law 3–171; D.C. Code, sec. 1–113(d)).

23 Sec. 118. Reporting Requirements for the Dis24 TRICT OF COLUMBIA PUBLIC SCHOOLS AND THE UNIVER25 SITY OF THE DISTRICT OF COLUMBIA. (a) The Super-

intendent of the District of Columbia Public Schools 1 2 [DCPS] and the University of the District of Columbia [UDC] shall each submit to the Committees on Appropria-3 4 tions of the House of Representatives and Senate, the Com-5 mittee on Government Reform of the House of Representa-6 tives, and the Committee on Governmental Affairs of the Senate no later than 15 calendar days after the end of each 7 8 quarter a report 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, responsibility center, and agency reporting code; and
contract identifying codes used by DCPS and UDC;
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	are required to be, and have been, submitted to the
7	Board of Education; and
8	(5) all reprogramming requests and reports that
9	have been made by UDC within the last quarter in
10	compliance with applicable law; and
11	(6) changes made in the last quarter to the orga-
12	nizational structure of DCPS and UDC, displaying
13	for each entity previous and current control centers
14	and responsibility centers, the names of the organiza-
15	tional entities that have been changed, the name of the
16	staff member supervising each entity affected, and the
17	reasons for the structural change.
18	(b) The Superintendent of DCPS and UDC shall an-
19	nually compile an accurate and verifiable report on the po-
20	sitions and employees in the public school system and the
21	university, respectively. The annual report shall—
22	(1) set forth the number of validated schedule $A$
23	positions in the District of Columbia public schools
24	and UDC for fiscal year 2001, and thereafter on full-
25	time equivalent basis, including a compilation of all

positions by control center, responsibility center,
 funding source, position type, position title, pay plan,
 grade, and annual salary;

4 (2) set forth a compilation of all employees in 5 the District of Columbia public schools and UDC as 6 of the preceding December 31, verified as to its accu-7 racy in accordance with the functions that each em-8 ployee actually performs, by control center, responsi-9 bility center, agency reporting code, program (including funding source), activity, location for accounting 10 11 purposes, job title, grade and classification, annual 12 salary, and position control number; and

(3) 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.

17 (c) No later than November 1, 2000, or within 30 cal-18 endar days after the date of the enactment of this Act, 19 whichever occurs later, and each succeeding year, the Super-20 intendent of DCPS and UDC shall submit to the appro-21 priate congressional committees, the Mayor, the District of 22 Columbia Council, the Consensus Commission, and the Dis-23 trict of Columbia Financial Responsibility and Manage-24 ment Assistance Authority, a revised appropriated funds 25 operating budget for the public school system and UDC for

such fiscal year: (1) that is in the total amount of the ap-1 proved appropriation and that realigns budgeted data for 2 3 personal services and other-than-personal services, respec-4 tively, with anticipated actual expenditures; and (2) that 5 is in the format of the budget that the Superintendent of 6 DCPS and UDC submit to the Mayor of the District of Co-7 lumbia for inclusion in the Mayor's budget submission to 8 the Council of the District of Columbia pursuant to section 9 442 of the District of Columbia Home Rule Act (Public Law 93-198; D.C. Code, sec. 47-301). 10

11 SEC. 119. Funds authorized or previously appro-12 priated to the government of the District of Columbia by 13 this or any other Act to procure the necessary hardware and installation of new software, conversion, testing, and 14 15 training to improve or replace its financial management system are also available for the acquisition of accounting 16 17 and financial management services and the leasing of nec-18 essary hardware, software or any other related goods or 19 services, as determined by the District of Columbia Financial Responsibility and Management Assistance Authority. 20 21 SEC. 120. (a) None of the funds contained in this Act 22 may be made available to pay the fees of an attorney who

23 represents a party who prevails in an action or any attor24 ney who defends any action, including an administrative
25 proceeding, brought against the District of Columbia Public

Schools under the Individuals with Disabilities Education
 Act (20 U.S.C. 1400 et seq.) if—

3 (1) the hourly rate of compensation of the attor-4 ney exceeds 250 percent of the hourly rate of com-5 pensation under section 11–2604(a). District of Co-6 lumbia Code; or 7 (2) the maximum amount of compensation of the 8 attorney exceeds 250 percent of the maximum amount 9 of compensation under section 11–2604(b)(1), District of Columbia Code, except that compensation and re-10 11 imbursement in excess of such maximum may be ap-12 proved for extended or complex representation in ac-13 cordance with section 11–2604(c), District of Colum-14 bia Code: and

15 (3) in no case may the compensation limits in
16 paragraphs (1) and (2) exceed \$2,500.

17 (b) Notwithstanding the preceding subsection, if the Mayor and the Superintendent of the District of Columbia 18 Public Schools concur in a Memorandum of Understanding 19 setting forth a new rate and amount of compensation, then 20 21 such new rates shall apply in lieu of the rates set forth in 22 the preceding subsection to both the attorney who represents 23 the prevailing party and the attorney who defends the ac-24 tion.

SEC. 121. None of the funds appropriated under this
 Act shall be expended for any abortion except where the life
 of the mother would be endangered if the fetus were carried
 to term or where the pregnancy is the result of an act of
 rape or incest.

6 SEC. 122. None of the funds made available in this 7 Act may be used to implement or enforce the Health Care 8 Benefits Expansion Act of 1992 (D.C. Law 9–114; D.C. 9 Code, sec. 36–1401 et seq.) or to otherwise implement or 10 enforce any system of registration of unmarried, cohabiting couples (whether homosexual, heterosexual, or lesbian), in-11 cluding but not limited to registration for the purpose of 12 13 extending employment, health, or governmental benefits to such couples on the same basis that such benefits are ex-14 15 tended to legally married couples.

16 SEC. 123. The District of Columbia Financial Responsibility and Management Assistance Authority, acting on 17 behalf of the District of Columbia Public Schools (DCPS) 18 in formulating the DCPS budget, the Board of Trustees of 19 the University of the District of Columbia, the Board of 20 21 Library Trustees, and the Board of Governors of the Uni-22 versity of the District of Columbia School of Law shall vote 23 on and approve the respective annual or revised budgets for 24 such entities before submission to the Mayor of the District 25 of Columbia for inclusion in the Mayor's budget submission

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. 124. (a) ACCEPTANCE AND USE OF GRANTS NOT
 INCLUDED IN CEILING.—

7 (1) IN GENERAL.—Notwithstanding any other 8 provision of this Act, the Mayor, in consultation with 9 the Chief Financial Officer, during a control year, as 10 defined in section 305(4) of the District of Columbia 11 Financial Responsibility and Management Assistance 12 Act of 1995 (Public Law 104–8; 109 Stat. 152), may 13 accept, obligate, and expend Federal, private, and 14 other grants received by the District government that 15 are not reflected in the amounts appropriated in this Act. 16

17 (2) Requirement of chief financial officer 18 REPORT AND AUTHORITY APPROVAL.—No such Fed-19 eral, private, or other grant may be accepted, obli-20 gated, or expended pursuant to paragraph (1) until— 21 (A) the Chief Financial Officer of the Dis-22 trict of Columbia submits to the Authority a re-23 port setting forth detailed information regarding 24 such grant; and

1	(B) the Authority has reviewed and ap-
2	proved the acceptance, obligation, and expendi-
3	ture of such grant in accordance with review and
4	approval procedures consistent with the provi-
5	sions of the District of Columbia Financial Re-
6	sponsibility and Management Assistance Act of
7	1995.
8	(3) Prohibition on spending in anticipation
0	OF ADDOUAL OD DECEMPT. No amount may be obli

9 OF APPROVAL OR RECEIPT.—No amount may be obli-10 gated or expended from the general fund or other 11 funds of the District government in anticipation of 12 the approval or receipt of a grant under paragraph 13 (2)(B) of this subsection or in anticipation of the ap-14 proval or receipt of a Federal, private, or other grant 15 not subject to such paragraph.

16 (4) QUARTERLY REPORTS.—The Chief Financial 17 Officer of the District of Columbia shall prepare a 18 quarterly report setting forth detailed information re-19 garding all Federal, private, and other grants subject 20 to this subsection. Each such report shall be submitted 21 to the Council of the District of Columbia, and to the 22 Committees on Appropriations of the House of Rep-23 resentatives and the Senate, not later than 15 days 24 after the end of the quarter covered by the report.

1 (b) REPORT ON EXPENDITURES BY FINANCIAL RE-2 SPONSIBILITY AND MANAGEMENT ASSISTANCE AUTHOR-3 ITY.—Not later than 20 calendar days after the end of each 4 fiscal quarter starting October 1, 1999, the Authority shall 5 submit a report to the Committees on Appropriations of the House of Representatives and the Senate, the Committee on 6 7 Government Reform of the House, and the Committee on 8 Governmental Affairs of the Senate providing an itemized 9 accounting of all non-appropriated funds obligated or ex-10 pended by the Authority for the quarter. The report shall 11 include information on the date, amount, purpose, and ven-12 dor name, and a description of the services or goods pro-13 vided with respect to the expenditures of such funds.

14 SEC. 125. If a department or agency of the government 15 of the District of Columbia is under the administration of a court-appointed receiver or other court-appointed official 16 during fiscal year 2001 or any succeeding fiscal year, the 17 18 receiver or official shall prepare and submit to the Mayor, for inclusion in the annual budget of the District of Colum-19 bia for the year, annual estimates of the expenditures and 20 21 appropriations necessary for the maintenance and oper-22 ation of the department or agency. All such estimates shall 23 be forwarded by the Mayor to the Council, for its action 24 pursuant to sections 446 and 603(c) of the District of Co-25 lumbia Home Rule Act, without revision but subject to the

Mayor's recommendations. Notwithstanding any provision
 of the District of Columbia Home Rule Act (87 Stat. 774;
 Public Law 93–198), the Council may comment or make
 recommendations concerning such annual estimates but
 shall have no authority under such Act to revise such esti mates.

SEC. 126. (a) RESTRICTIONS ON USE OF OFFICIAL VE-7 8 HICLES.—Except as otherwise provided in this section, none 9 of the funds made available by this Act or by any other Act may be used to provide any officer or employee of the 10 District of Columbia with an official vehicle unless the offi-11 cer or employee uses the vehicle only in the performance 12 of the officer's or employee's official duties. For purposes 13 of this paragraph, the term "official duties" does not in-14 15 clude travel between the officer's or employee's residence and workplace (except: (1) in the case of an officer or employee 16 of the Metropolitan Police Department who resides in the 17 District of Columbia or is otherwise designated by the Chief 18 of the Department; (2) at the discretion of the Fire Chief, 19 an officer or employee of the District of Columbia Fire and 20 21 Emergency Medical Services Department who resides in the 22 District of Columbia and is on call 24 hours a day; (3) 23 the Mayor of the District of Columbia; and (4) the Chair-24 man of the Council of the District of Columbia).

1 (b) INVENTORY OF VEHICLES.—The Chief Financial 2 Officer of the District of Columbia shall submit, by Novem-3 ber 15, 2000, an inventory, as of September 30, 2000, of 4 all vehicles owned, leased or operated by the District of Columbia government. The inventory shall include, but not 5 be limited to, the department to which the vehicle is as-6 7 signed: the year and make of the vehicle: the acquisition 8 date and cost; the general condition of the vehicle; annual 9 operating and maintenance costs; current mileage; and whether the vehicle is allowed to be taken home by a District 10 11 officer or employee and if so, the officer or employee's title and resident location. 12

13 SEC. 127. (a) Source of Payment for Employees DETAILED WITHIN GOVERNMENT.—For purposes of deter-14 15 mining the amount of funds expended by any entity within the District of Columbia government during fiscal year 16 2001 and each succeeding fiscal year, any expenditures of 17 18 the District government attributable to any officer or employee of the District government who provides services 19 which are within the authority and jurisdiction of the enti-20 21 ty (including any portion of the compensation paid to the 22 officer or employee attributable to the time spent in pro-23 viding such services) shall be treated as expenditures made 24 from the entity's budget, without regard to whether the officer or employee is assigned to the entity or otherwise treated
 as an officer or employee of the entity.

3 (b) MODIFICATION OF REDUCTION IN FORCE PROCE4 DURES.—Section 2408 of the District of Columbia Govern5 ment Comprehensive Merit Personnel Act of 1978, effective
6 March 3, 1979 (D.C. Law 2–139; D.C. Code, sec. 1–625.7),
7 is amended as follows:

8 (a) Subsection (a) is amended by striking the
9 date "September 30, 2000" and inserting the phrase
10 "September 30, 2000, and each subsequent fiscal
11 year" in its place.

(b) Subsection (b) is amended by striking the
phrase "Prior to February 1, 2000" and inserting the
phrase "Prior to February 1 of each year" in its
place.

(c) Subsection (i) is amended by striking the
phrase "March 1, 2000" and inserting the phrase
"March 1 of each year" in its place.

(d) Subsection (k) is amended by striking the
phrase "September 1, 2000" and inserting the phrase
"September 1 of each year" in its place.

SEC. 128. Notwithstanding any other provision of law,
not later than 120 days after the date that a District of
Columbia Public Schools (DCPS) student is referred for
evaluation or assessment—

1 (1) the District of Columbia Board of Education, 2 or its successor, and DCPS shall assess or evaluate a 3 student who may have a disability and who may re-4 quire special education services; and (2) if a student is classified as having a dis-5 6 ability, as defined in section 101(a)(1) of the Individ-7 uals with Disabilities Education Act (84 Stat. 175: 8 20 U.S.C. 1401(a)(1)) or in section 7(8) of the Reha-9 bilitation Act of 1973 (87 Stat. 359; 29 U.S.C. 10 706(8)), the Board and DCPS shall place that student 11 in an appropriate program of special education serv-12 ices. 13 SEC. 129. (a) Compliance With Buy American

14 ACT.—None of the funds made available in this Act may
15 be expended by an entity unless the entity agrees that in
16 expending the funds the entity will comply with the Buy
17 American Act (41 U.S.C. 10a–10c).

18 (b) Sense of the Congress; Requirement Re19 Garding Notice.—

(1) PURCHASE OF AMERICAN-MADE EQUIPMENT
AND PRODUCTS.—In the case of any equipment or
product that may be authorized to be purchased with
financial assistance provided using funds made available in this Act, it is the sense of the Congress that
entities receiving the assistance should, in expending

1 the assistance, purchase only American-made equip-2 ment and products to the greatest extent practicable. 3 (2) Notice to recipients of assistance.—In 4 providing financial assistance using funds made available in this Act, the head of each agency of the 5 6 Federal or District of Columbia government shall pro-7 vide to each recipient of the assistance a notice de-8 scribing the statement made in paragraph (1) by the 9 Congress. (c) PROHIBITION OF CONTRACTS WITH PERSONS 10 11 FALSELY LABELING PRODUCTS AS MADE IN AMERICA.— If it has been finally determined by a court or Federal agen-12 13 cy that any person intentionally affixed a label bearing a

14 "Made in America" inscription, or any inscription with 15 the same meaning, to any product sold in or shipped to the United States that is not made in the United States, 16 the person shall be ineligible to receive any contract or sub-17 contract made with funds made available in this Act, pur-18 suant to the debarment, suspension, and ineligibility proce-19 dures described in sections 9.400 through 9.409 of title 48, 20 21 Code of Federal Regulations.

SEC. 130. 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 As sistance Authority) for fiscal year 2001 unless—

3 (1) the audit is conducted by the Inspector Gen-4 eral of the District of Columbia pursuant to section 208(a)(4) of the District of Columbia Procurement 5 6 Practices Act of1985(D.C.Code. sec. 1-7 1182.8(a)(4); and

8 (2) the audit includes a comparison of audited 9 actual year-end results with the revenues submitted in 10 the budget document for such year and the appropria-11 tions enacted into law for such year.

12 SEC. 131. None of the funds contained in this Act may 13 be used by the District of Columbia Corporation Counsel 14 or any other officer or entity of the District government 15 to provide assistance for any petition drive or civil action 16 which seeks to require Congress to provide for voting rep-17 resentation in Congress for the District of Columbia.

18 SEC. 132. No later than November 1, 2000, or within 30 calendar days after the date of the enactment of this 19 Act, whichever occurs later, the Chief Financial Officer of 20 21 the District of Columbia shall submit to the appropriate 22 committees of Congress, the Mayor, and the District of Co-23 lumbia Financial Responsibility and Management Assist-24 ance Authority a revised appropriated funds operating 25 budget in the format of the budget that the District of Co-

lumbia government submitted pursuant to section 442 of 1 the District of Columbia Home Rule Act (Public Law 93-2 3 198; D.C. Code, sec. 47–301), for all agencies of the District 4 of Columbia government for such fiscal year that is in the 5 total amount of the approved appropriation and that realigns all budgeted data for personal services and other-6 7 than-personal-services, respectively, with anticipated actual 8 expenditures.

9 SEC. 133. (a) None of the funds contained in this Act 10 may be used for any program of distributing sterile needles 11 or syringes for the hypodermic injection of any illegal drug. 12 (b) Any individual or entity who receives any funds 13 contained in this Act and who carries out any program 14 described in subsection (a) shall account for all funds used 15 for such program separately from any funds contained in 16 this Act.

17 SEC. 134. (a) RESTRICTIONS ON LEASES.—Upon the 18 expiration of the 60-day period that begins on the date of the enactment of this Act, none of the funds contained in 19 20 this Act may be used to make rental payments under a lease 21 for the use of real property by the District of Columbia gov-22 ernment (including any independent agency of the District) 23 unless the lease and an abstract of the lease have been filed 24 (by the District of Columbia or any other party to the lease) 25 with the central office of the Deputy Mayor for Economic

3 (b) Additional Restrictions on Current
4 Leases.—

(1) IN GENERAL.—Upon the expiration of the 5 6 60-day period that begins on the date of the enact-7 ment of this Act. in the case of a lease described in 8 paragraph (3), none of the funds contained in this 9 Act may be used to make rental payments under the 10 lease unless the lease is included in periodic reports 11 submitted by the Mayor and Council of the District 12 of Columbia to the Committees on Appropriations of 13 the House of Representatives and Senate describing 14 for each such lease the following information:

15 (A) The location of the property involved, 16 the name of the owners of record according to the 17 land records of the District of Columbia, the 18 name of the lessors according to the lease, the 19 rate of payment under the lease, the period of 20 time covered by the lease, and the conditions 21 under which the lease may be terminated.

(B) The extent to which the property is or
is not occupied by the District of Columbia government as of the end of the reporting period involved.

1 (C) If the property is not occupied and uti-2 lized by the District government as of the end of 3 the reporting period involved, a plan for occu-4 pying and utilizing the property (including con-5 struction or renovation work) or a status state-6 ment regarding any efforts by the District to ter-7 minate or renegotiate the lease. (2) TIMING OF REPORTS.—The reports described 8 9 in paragraph (1) shall be submitted for each calendar 10 quarter (beginning with the quarter ending December 11 31, 2000) not later than 20 days after the end of the 12 quarter involved, plus an initial report submitted not

13 later than 60 days after the date of the enactment of
14 this Act, which shall provide information as of the
15 date of the enactment of this Act.

16 (3) LEASES DESCRIBED.—A lease described in 17 this paragraph is a lease in effect as of the date of 18 the enactment of this Act for the use of real property 19 by the District of Columbia government (including 20 any independent agency of the District) which is not 21 being occupied by the District government (including 22 any independent agency of the District) as of such 23 date or during the 60-day period which begins on the 24 date of the enactment of this Act.

1 SEC. 135. (a) MANAGEMENT OF EXISTING DISTRICT 2 GOVERNMENT PROPERTY.—Upon the expiration of the 60-3 day period that begins on the date of the enactment of this 4 Act, none of the funds contained in this Act may be used 5 to enter into a lease (or to make rental payments under such a lease) for the use of real property by the District 6 of Columbia government (including any independent agen-7 8 cy of the District) or to purchase real property for the use 9 of the District of Columbia government (including any 10 independent agency of the District) or to manage real prop-11 erty for the use of the District of Columbia (including any 12 independent agency of the District) unless the following con-13 ditions are met:

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

20 (2) Notwithstanding any other provisions of law,
21 there is made available for sale or lease all real prop22 erty of the District of Columbia that the Mayor from
23 time-to-time determines is surplus to the needs of the
24 District of Columbia, unless a majority of the mem25 bers of the Council override the Mayor's determina-

1 tion during the 30-day period which begins on the 2 date the determination is published. 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. 7 (4) The Mayor and Council within 60 days of the date of the enactment of this Act have filed with 8 9 the Committees on Appropriations of the House of Representatives and Senate, the Committee on Gov-10 11 ernment Reform of the House of Representatives, and 12 the Committee on Governmental Affairs of the Senate 13 a report which provides a comprehensive plan for the 14 management of District of Columbia real property as-15 sets, and are proceeding with the implementation of 16 the plan.

(b) TERMINATION OF PROVISIONS.—If the District of
Columbia enacts legislation to reform the practices and procedures governing the entering into of leases for the use of
real property by the District of Columbia government and
the disposition of surplus real property of the District government, the provisions of subsection (a) shall cease to be
effective upon the effective date of the legislation.

24 SEC. 136. CERTIFICATION.—None of the funds con-25 tained in this Act may be used after the expiration of the

60-day period that begins on the date of the enactment of 1 this Act to pay the salary of any chief financial officer of 2 any office of the District of Columbia government (includ-3 4 ing any independent agency of the District) who has not filed a certification with the Mayor and the Chief Financial 5 Officer of the District of Columbia that the officer under-6 7 stands the duties and restrictions applicable to the officer 8 and their agency as a result of this Act.

9 SEC. 137. The proposed budget of the government of 10 the District of Columbia for fiscal year 2002 that is submitted by the District to Congress shall specify potential 11 adjustments that might become necessary in the event that 12 13 the operational improvements savings and management reform savings achieved by the District during the year do 14 15 not meet the level of management savings projected by the District under the proposed budget. 16

17 SEC. 138. In submitting any document showing the budget for an office of the District of Columbia government 18 19 (including an independent agency of the District) that contains a category of activities labeled as "other", "miscella-20 21 neous", or a similar general, nondescriptive term, the docu-22 ment shall include a description of the types of activities 23 covered in the category and a detailed breakdown of the 24 amount allocated for each such activity.

SEC. 139. (a) None of the funds contained in this Act
 may be used to enact or carry out any law, rule, or regula tion to legalize or otherwise reduce penalties associated with
 the possession, use, or distribution of any schedule I sub stance under the Controlled Substances Act (21 U.S.C. 802)
 or any tetrahydrocannabinols derivative.

7 (b) The Legalization of Marijuana for Medical Treat8 ment Initiative of 1998, also known as Initiative 59, ap9 proved by the electors of the District of Columbia on Novem10 ber 3, 1998, shall not take effect.

11 SEC. 140. Nothing in this Act bars the District of Co-12 lumbia Corporation Counsel from reviewing or commenting 13 on briefs in private lawsuits, or from consulting with officials of the District government regarding such lawsuits. 14 15 SEC. 141. (a) Nothing in the Federal Grant and Cooperative Agreements Act of 1977 (31 U.S.C. 6301 et seq.) 16 may be construed to prohibit the Administrator of the Envi-17 ronmental Protection Agency from negotiating and entering 18 into cooperative agreements and grants authorized by law 19 which affect real property of the Federal Government in the 20 21 District of Columbia if the principal purpose of the cooper-22 ative agreement or grant is to provide comparable benefits 23 for Federal and non-Federal properties in the District of Columbia. 24

(b) Subsection (a) shall apply with respect to fiscal 1 2 year 2001 and each succeeding fiscal year. 3 SEC. 142. (a) IN GENERAL.—The District of Columbia 4 Home Rule Act is amended by inserting after section 450 5 the following: 6 "COMPREHENSIVE FINANCIAL MANAGEMENT POLICY 7 "Sec. 450B. (a) Comprehensive Financial Man-AGEMENT POLICY.—The District of Columbia shall conduct 8 its financial management in accordance with a comprehen-9 10 sive financial management policy. 11 "(b) CONTENTS OF POLICY.—The comprehensive fi-12 nancial management policy shall include, but not be lim-13 ited to, the following: 14 "(1) A cash management policy. "(2) A debt management policy. 15 16 "(3) A financial asset management policy. 17 "(4) A contingency reserve management policy 18 in accordance with section 450A(a)(3). 19 "(5) An emergency reserve management policy 20 in accordance with section 450A(b)(3). 21 "(6) A policy for determining real property tax 22 exemptions for the District of Columbia. 23 "(c) ANNUAL REVIEW.—The comprehensive financial management policy shall be reviewed at the end of each fis-24 cal year by the Chief Financial Officer who shall— 25

1	"(1) not later than July 1 of each year, submit
2	any proposed changes in the policy to the Mayor for
3	review and the District of Columbia Financial Re-
4	sponsibility and Management Assistance Authority
5	(in a control year);
6	"(2) not later than August 1 of each year, after
7	consideration of any comments received under para-
8	graph (1), submit the changes to the Council of the
9	District of Columbia for approval; and
10	"(3) not later than September 1 of each year, no-
11	tify the Committees on Appropriations of the Senate
12	and House of Representatives, the Committee on Gov-
13	ernment Reform of the House of Representatives, and
14	the Committee on Governmental Affairs of the Senate
15	of any changes enacted by the Council of the District
16	of Columbia.
17	"(d) Procedure for Development of First Com-
18	PREHENSIVE FINANCIAL MANAGEMENT POLICY.—
19	"(1) CFO.—Not later than April 1, 2001, the
20	Chief Financial Officer shall submit to the Mayor an
21	initial proposed comprehensive financial management
22	policy for the District of Columbia pursuant to sec-
23	tion 450B of the District of Columbia Home Rule
24	Act.

1	"(2) COUNCIL.—Following review and comment
2	by the Mayor, not later than May 1, 2001, the Chief
3	Financial Officer shall submit the proposed financial
4	management policy to the Council of the District of
5	Columbia for its prompt review and adoption.
6	"(3) AUTHORITY.—Upon adoption of the finan-
7	cial management policy under paragraph (2), the
8	Council shall immediately submit the policy to the
9	District of Columbia Financial Responsibility and
10	Management Assistance Authority for a review of not
11	to exceed 30 days.
12	"(4) CONGRESS.—Following review of the finan-
13	cial management policy by the Authority under para-
14	graph (3), the Authority shall submit the policy to the
15	Committees on Appropriations of the Senate and
16	House of Representatives, the Committee on Govern-
17	ment Reform of the House of Representatives, and the
18	Committee on Governmental Affairs of the Senate for
19	review and the policy shall take effect 30 days after
20	the date the policy is submitted under this para-
21	graph.".
22	(b) EFFECTIVE DATE.—This section and the amend-

(b) EFFECTIVE DATE.—This section and the amendments made by this section shall take effect on October 1,
24 2000.

APPOINTMENT AND DUTIES OF CHIEF FINANCIAL OFFICER
 SEC. 143. (a) APPOINTMENT AND DISMISSAL.—Section
 424(b) of the District of Columbia Home Rule Act (sec. 47–
 4317.2, D.C. Code) is amended—

5 (1) in paragraph (1)(B), by adding at the end 6 the following: "Upon confirmation by the Council, the 7 name of the Chief Financial Officer shall be submitted 8 to the Committees on Appropriations of the Senate 9 and House of Representatives, the Committee on Gov-10 ernmental Affairs of the Senate, and the Committee 11 on Government Reform of the House of Representa-12 tives for a 30-day period of review and comment be-13 fore the appointment takes effect."; and

14 (2) in paragraph (2)(B), by striking the period 15 at the end and inserting the following: "upon dis-16 missal by the Mayor and approval of that dismissal 17 by a <sup>2</sup>/<sub>3</sub> vote of the Council of the District of Colum-18 bia. Upon approval of the dismissal by the Council, 19 notice of the dismissal shall be submitted to the Com-20 mittees on Appropriations of the Senate and House of 21 Representatives, the Committee on Governmental Af-22 fairs of the Senate, and the Committee on Govern-23 ment Reform of the House of Representatives for a 30-24 day period of review and comment before the dis-25 missal takes effect.".

	105
1	(b) FUNCTIONS.—
2	(1) IN GENERAL.—Section 424(c) of such Act
3	(sec. 47–317.3, D.C. Code) is amended—
4	(A) in the heading, by striking "DURING A
5	Control Year";
6	(B) in the matter preceding paragraph (1),
7	by striking "During a control year, the Chief Fi-
8	nancial Officer" and inserting "The Chief Fi-
9	nancial Officer";
10	(C) in paragraph (1), by striking "Pre-
11	paring" and inserting "During a control year,
12	preparing";
13	(D) in paragraph (3), by striking "Assur-
14	ing" and inserting "During a control year, as-
15	suring";
16	(E) in paragraph (5), by striking "With the
17	Approval" and all that follows through "the
18	Council—" and inserting "Preparing and sub-
19	mitting to the Mayor and the Council, with the
20	approval of the Authority during a control
21	year—";
22	(F) in paragraph (11), by striking "or the
23	Authority" and inserting "(or by the Authority
24	during a control year)"; and

1	(G) by adding at the end the following new
2	paragraphs:
3	"(18) Exercising responsibility for the adminis-
4	tration and supervision of the District of Columbia
5	Treasurer (except that the Chief Financial Officer
6	may delegate any portion of such responsibility as the
7	Chief Financial Officer considers appropriate and
8	consistent with efficiency).
9	"(19) Administering all borrowing programs of
10	the District government for the issuance of long-term
11	and short-term indebtedness.
12	"(20) Administering the cash management pro-
13	gram of the District government, including the invest-
14	ment of surplus funds in governmental and non-gov-
15	ernmental interest-bearing securities and accounts.
16	"(21) Administering the centralized District gov-
17	ernment payroll and retirement systems.
18	"(22) Governing the accounting policies and sys-
19	tems applicable to the District government.
20	"(23) Preparing appropriate annual, quarterly,
21	and monthly financial reports of the accounting and
22	financial operations of the District government.
23	"(24) Not later than 120 days after the end of
24	each fiscal year, preparing the complete financial
25	statement and report on the activities of the District

1	government for such fiscal year, for the use of the
2	Mayor under section 448(a)(4).".
3	(2) Conforming Amendments.—Section 424 of
4	such Act (sec. 47–317.1 et seq., D.C. Code) is
5	amended—
6	(A) by striking subsection (d);
7	(B) in subsection (e)(2), by striking "or
8	subsection (d)"; and
9	(C) by redesignating subsections $(e)$ and $(f)$
10	as subsections (d) and (e), respectively.
11	SEC. 144. (a) Notwithstanding the provisions of the
12	District of Columbia Government Comprehensive Merit
13	Personnel Act of 1978 (D.C. Law 2–139; D.C. Code 1–
14	601.1 et seq.), or any other District of Columbia law, stat-
15	ute, regulation, the provisions of the District of Columbia
16	Personnel Manual, or the provisions of any collective bar-
17	gaining agreement, employees of the District of Columbia
18	government will only receive compensation for overtime
19	work in excess of 40 hours per week (or other applicable
20	tour of duty) of work actually performed, in accordance
21	with the provisions of the Fair Labor Standards Act, 29
22	U.S.C. § 201 et seq.
23	(b) Subsection (a) of this section shall be effective De-

24 cember 27, 1996. The Resolution and Order of the District25 of Columbia Financial Responsibility and Management

Assistance Authority, dated December 27, 1996, is hereby
 ratified and approved and shall be given full force and ef fect.

SEC. 145. (a) IN GENERAL.—Notwithstanding section
503 of Public Law 100–71 and as provided in subsection
(b), the Court Services and Offender Supervision Agency
for the District of Columbia (in this section referred to as
the "agency") may implement and administer the Drug
Free Workplace Program of the agency, dated July 28,
2000, for employment applicants of the agency.

(b) EFFECTIVE PERIOD.—The waiver provided by subsection (a) shall—

13 (1) take effect on enactment; and

14 (2) terminate on the date the Department of
15 Health and Human Services approves the drug pro16 gram of the agency pursuant to section 503 of Public
17 Law 100–71 or 12 months after the date referred to
18 in paragraph (1), whichever is later.

19 SEC. 146. The Mayor of the District of Columbia shall 20 submit quarterly reports to the Senate Committees on Ap-21 propriations and Governmental Affairs, commencing Octo-22 ber 1, 2000, addressing the following issues: (1) crime, in-23 cluding the homicide rate, implementation of community 24 policing, the number of police officers on local beats, and 25 the closing down of open-air drug markets; (2) access to

drug abuse treatment, including the number of treatment 1 slots, the number of people served, the number of people on 2 3 waiting lists, and the effectiveness of treatment programs; 4 (3) management of parolees and pre-trial violent offenders, including the number of halfway house escapes and steps 5 taken to improve monitoring and supervision of halfway 6 7 house residents to reduce the number of escapes to be pro-8 vided in consultation with the Court Services and Offender 9 Supervision Agency; (4) education, including access to special education services and student achievement to be pro-10 11 vided in consultation with the District of Columbia Public 12 Schools; (5) improvement in basic District services, including rat control and abatement; (6) application for and 13 management of Federal grants, including the number and 14 15 type of grants for which the District was eligible but failed to apply and the number and type of grants awarded to 16 17 the District but which the District failed to spend the amounts received; and (7) indicators of child well-being. 18 19 RESERVE FUNDS

20 SEC. 147. (a) ESTABLISHMENT OF RESERVE 21 FUNDS.—

(1) IN GENERAL.—The District of Columbia
Home Rule Act is amended by inserting after section
450 the following new section:
"RESERVE FUNDS
"SEC. 450A. (a) EMERGENCY RESERVE FUND.—

	100
1	"(1) IN GENERAL.—There is established an emer-
2	gency cash reserve fund (in this subsection referred to
3	as the 'emergency reserve fund') as an interest-bearing
4	account (separate from other accounts in the General
5	Fund) into which the Mayor shall deposit in cash not
6	later than February 15 of each fiscal year (or not
7	later than October 1, 2000, in the case of fiscal year
8	2001) such amount as may be required to maintain
9	a balance in the fund of at least 4 percent of the total
10	budget appropriated for operating expenditures for
11	such fiscal year which is derived from local funds (or,
12	in the case of fiscal years prior to fiscal year 2004,
13	such amount as may be required to maintain a bal-
14	ance in the fund of at least the minimum emergency
15	reserve balance for such fiscal year, as determined
16	under paragraph (2)).
17	"(2) Determination of minimum emergency
18	RESERVE BALANCE.—
19	"(A) IN GENERAL.—The 'minimum emer-
20	gency reserve balance' with respect to a fiscal
21	year is the amount equal to the applicable per-
22	centage of the total budget appropriated for oper-
23	ating expenditures for such fiscal year which is
- ·	

*derived from local funds.* 

1	"(B) Applicable percentage defined.—
2	In subparagraph (A), the 'applicable percentage'
3	with respect to a fiscal year means the following:
4	"(i) For fiscal year 2001, 1 percent.
5	"(ii) For fiscal year 2002, 2 percent.
6	"(iii) For fiscal year 2003, 3 percent.
7	"(3) INTEREST.—Interest earned on the emer-
8	gency reserve fund shall remain in the account and
9	shall only be withdrawn in accordance with para-
10	graph (4).
11	"(4) CRITERIA FOR USE OF AMOUNTS IN EMER-
12	GENCY RESERVE FUND.—The Chief Financial Officer,
13	in consultation with the Mayor, shall develop a policy
14	to govern the emergency reserve fund which shall in-
15	clude (but which may not be limited to) the following
16	requirements:
17	"(A) The emergency reserve fund may be
18	used to provide for unanticipated and non-
19	recurring extraordinary needs of an emergency
20	nature, including a natural disaster or calamity
21	as defined by section 102 of the Robert T. Staf-
22	ford Disaster Relief and Emergency Assistance
23	Act (Public Law 100–707) or unexpected obliga-
24	tions by Federal law.

1	"(B) The emergency reserve fund may also
2	be used in the event of a State of Emergency as
3	declared by the Mayor pursuant to section 5 of
4	the District of Columbia Public Emergency Act
5	of 1980 (sec. 6–1504, D.C. Code).
6	``(C) The emergency reserve fund may not
7	be used to fund—
8	"(i) any department, agency, or office
9	of the Government of the District of Colum-
10	bia which is administered by a receiver or
11	other official appointed by a court;
12	"(ii) shortfalls in any projected reduc-
13	tions which are included in the budget pro-
14	posed by the District of Columbia for the
15	fiscal year; or
16	"(iii) settlements and judgments made
17	by or against the Government of the Dis-
18	trict of Columbia.
19	"(5) Allocation of emergency cash reserve
20	FUNDS.—Funds may be allocated from the emergency
21	reserve fund only after—
22	"(A) an analysis has been prepared by the
23	Chief Financial Officer of the availability of
24	other sources of funding to carry out the pur-
25	poses of the allocation and the impact of such al-

2 emergency reserve fund; and 3 "(B) with respect to fiscal years beginning 4 with fiscal year 2005, the contingency reserve 5 fund established by subsection (b) has been pro-6 jected by the Chief Financial Officer to be ex-7 hausted at the time of the allocation. 8 "(6) NOTICE.—The Mayor, the Council, and (in 9 the case of a fiscal year which is a control year, as 10 defined in section 305(4) of the District of Columbia 11 Financial Responsibility and Management Assistance 12 Act of 1995) the District of Columbia Financial Re-13 sponsibility and Management Assistance Authority 14 shall notify the Committees on Appropriations of the 15 Senate and House of Representatives in writing not 16 more than 30 days after the expenditure of funds 17 from the emergency reserve fund. 18 "(7) Replenishment.—The District of Colum-19 bia shall appropriate sufficient funds each fiscal year 20 in the budget process to replenish any amounts allo-21 cated from the emergency reserve fund during the pre-22 ceding fiscal year by the following fiscal year. Once 23 the emergency reserve equals 4 percent of total budget 24 appropriated for operating expenditures for the fiscal 25 year, the District of Columbia shall appropriate suffi-

location on the balance and integrity of the

1

cient funds each fiscal year in the budget process to
 replenish any amounts allocated from the emergency
 reserve fund during the preceding year to maintain
 a balance of at least 4 percent of total funds appro priated for operating expenditures by the following
 fiscal year.

7 "(b) Contingency Reserve Fund.—

8 "(1) IN GENERAL.—There is established a con-9 tingency cash reserve fund (in this subsection referred 10 to as the 'contingency reserve fund') as an interest-11 bearing account (separate from other accounts in the 12 General Fund) into which the Mayor shall deposit in 13 cash not later than October 1 of each fiscal year (be-14 ginning with fiscal year 2005) such amount as may 15 be required to maintain a balance in the fund of at 16 least 3 percent of the total budget appropriated for 17 operating expenditures for such fiscal year which is 18 derived from local funds (or, in the case of fiscal 19 years prior to fiscal year 2007, such amount as may 20 be required to maintain a balance in the fund of at 21 least the minimum contingency reserve balance for such fiscal year, as determined under paragraph (2)). 22 23 "(2) DETERMINATION OF MINIMUM CONTINGENCY

24 RESERVE BALANCE.—

1	"(A) IN GENERAL.—The 'minimum contin-
2	gency reserve balance' with respect to a fiscal
3	year is the amount equal to the applicable per-
4	centage of the total budget appropriated for oper-
5	ating expenditures for such fiscal year which is
6	derived from local funds.
7	"(B) Applicable percentage defined.—
8	In subparagraph (A), the 'applicable percentage'
9	with respect to a fiscal year means the following:
10	"(i) For fiscal year 2005, 1 percent.
11	"(ii) For fiscal year 2006, 2 percent.
12	"(3) INTEREST.—Interest earned on the contin-
13	gency reserve fund shall remain in the account and
14	may only be withdrawn in accordance with para-
15	graph (4).
16	"(4) CRITERIA FOR USE OF AMOUNTS IN CONTIN-
17	GENCY RESERVE FUND.—The Chief Financial Officer,
18	in consultation with the Mayor, shall develop a policy
19	governing the use of the contingency reserve fund
20	which shall include (but which may not be limited to)
21	the following requirements:
22	"(A) The contingency reserve fund may
23	only be used to provide for nonrecurring or un-
24	foreseen needs that arise during the fiscal year,
25	including expenses associated with unforeseen

1	weather or other natural disasters, unexpected
2	obligations created by Federal law or new public
3	safety or health needs or requirements that have
4	been identified after the budget process has oc-
5	curred, or opportunities to achieve cost savings.
6	"( $B$ ) The contingency reserve fund may be
7	used, if needed, to cover revenue shortfalls experi-
8	enced by the District government for 3 consecu-
9	tive months (based on a 2 month rolling average)
10	that are 5 percent or more below the budget fore-
11	cast.
12	"( $C$ ) The contingency reserve fund may not
13	be used to fund any shortfalls in any projected
14	reductions which are included in the budget pro-
15	posed by the District of Columbia for the fiscal
16	year.
17	"(5) Allocation of contingency cash re-
18	serve.—Funds may be allocated from the contin-
19	gency reserve fund only after an analysis has been
20	prepared by the Chief Financial Officer of the avail-
21	ability of other sources of funding to carry out the
22	purposes of the allocation and the impact of such allo-
23	cation on the balance and integrity of the contingency
24	reserve fund.

1 "(6) Replenishment.—The District of Colum-2 bia shall appropriate sufficient funds each fiscal year 3 in the budget process to replenish any amounts allo-4 cated from the contingency reserve fund during the preceding fiscal year by the following fiscal year. 5 6 Once the contingency reserve equals 3 percent of total 7 funds appropriated for operating expenditures, the 8 District of Columbia shall appropriate sufficient 9 funds each fiscal year in the budget process to replen-10 ish any amounts allocated from the contingency re-11 serve fund during the preceding year to maintain a 12 balance of at least 3 percent of total funds appro-13 priated for operating expenditures by the following 14 fiscal year.

15 "(c) QUARTERLY REPORTS.—The Chief Financial Officer shall submit a quarterly report to the Mayor, the 16 17 Council, the District of Columbia Financial Responsibility 18 and Management Assistance Authority (in the case of a fis-19 cal year which is a control year, as defined in section 305(4) of the District of Columbia Financial Responsibility 20 21 and Management Assistance Act of 1995), and the Commit-22 tees on Appropriations of the Senate and House of Rep-23 resentatives that includes a monthly statement on the bal-24 ance and activities of the contingency and emergency reserve funds.". 25

(2) Clerical Amendment.—The table of con-
tents for the District of Columbia Home Rule Act is
amended by inserting after the item relating to sec-
tion 450 the following new item:
"Sec. 450A. Reserve funds.".
(b) Conforming Amendments.—
(1) CURRENT RESERVE FUND.—Section 202(j) of
the District of Columbia Financial Responsibility
and Management Assistance Act of 1995 (sec. 47-
392.2(j), D.C. Code) is amended by striking "Begin-
ning with fiscal year 2000, the plan or budget sub-
mitted pursuant to this Act" and inserting "For each
of the fiscal years 2000 through 2004, the budget of
the District government for the fiscal year".
(2) Positive fund balance.—Section 202(k) of
such Act (sec. 47–392.2(k), D.C. Code) is repealed.
(c) EFFECTIVE DATE.—This section and the amend-

18 2000.

This Act may be cited as the "District of Columbia
 Appropriations Act, 2001".

Passed the House of Representatives September 14, 2000.

Attest: JEFF TRANDAHL, Clerk.

Passed the Senate September 27 (legislative day, September 22), 2000.

Attest:

GARY SISCO, Secretary.