

119TH CONGRESS
1ST SESSION

H. R. 5183

To amend the District of Columbia Home Rule Act to establish a uniform 60-day congressional review period for District of Columbia laws, to clarify the expedited procedures applicable to consideration of resolutions of disapproval of District of Columbia laws, to authority the use of resolutions of disapproval to disapprove provisions of District of Columbia laws and District of Columbia executive orders and regulations, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

SEPTEMBER 8, 2025

Mr. GOSAR (for himself, Mr. COMER, and Ms. HAGEMAN) introduced the following bill; which was referred to the Committee on Oversight and Government Reform, and in addition to the Committee on Rules, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To amend the District of Columbia Home Rule Act to establish a uniform 60-day congressional review period for District of Columbia laws, to clarify the expedited procedures applicable to consideration of resolutions of disapproval of District of Columbia laws, to authority the use of resolutions of disapproval to disapprove provisions of District of Columbia laws and District of Columbia executive orders and regulations, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “District of Columbia
5 Home Rule Improvement Act”.

6 **SEC. 2. UNIFORM 60-DAY CONGRESSIONAL REVIEW PERIOD**

7 **FOR DISTRICT OF COLUMBIA LAWS.**

8 (a) ESTABLISHMENT OF 60-DAY PERIOD; CLARI-
9 FICATION OF BEGINNING OF PERIOD AND DAYS EX-
10 CLUDED.—Section 602(c)(1) of the District of Columbia
11 Home Rule Act (sec. 1–206.02(c)(1), D.C. Official Code)
12 is amended—

13 (1) by striking “the 30-calendar-day period (ex-
14 cluding Saturdays, Sundays, and holidays, and any
15 day on which neither House is in session because of
16 an adjournment sine die, a recess of more than three
17 days, or an adjournment of more than three days)
18 beginning on the day such act is transmitted by the
19 Chairman to the Speaker of the House of Represent-
20 atives and the President of the Senate” and insert-
21 ing the following: “the 60-day period (excluding days
22 either House of Congress is adjourned for more than
23 3 days during a session of Congress) beginning on
24 the later of the day such act is transmitted by the
25 Chairman to the Speaker of the House of Represent-

1 atives or the day such act is transmitted by the
2 Chairman to the President of the Senate”; and

3 (2) by striking “such 30-day period” each place
4 it appears and inserting “such 60-day period”.

5 (b) ELIMINATION OF ALTERNATIVE PERIOD FOR
6 ACTS AFFECTING CRIMINAL LAWS.—Section 602(c) of
7 such Act (sec. 1–206.02(c), D.C. Official Code) is amend-
8 ed—

9 (1) by striking paragraph (2); and
10 (2) by redesignating paragraph (3) as para-
11 graph (2).

12 (c) SPECIAL RULE FOR ACTS DESIGNATED BY COUN-
13 CIL AS INVOLVING EMERGENCY CIRCUMSTANCES.—

14 (1) NO RENEWAL OF WAIVER OF REVIEW FOR
15 SUCCEEDING ACTS.—Section 602(c) of such Act
16 (sec. 1–206.02(c), D.C. Official Code), as amended
17 by subsection (b), is amended by adding at the end
18 the following new paragraph:

19 “(3) If an Act is exempt from the requirements of
20 paragraph (1) because of a determination by the Council
21 under section 412(a) that the Act should take effect imme-
22 diately because of emergency circumstances, an Act of the
23 Council to extend the period during which such Act is ef-
24 fective, or any Act of the Council which is substantially

1 the same as such Act, shall not be exempt from the re-
2 quirements of paragraph (1).”.

3 (2) CONFORMING AMENDMENT.—Section
4 412(a) of such Act (sec. 1–204.12(a), D.C. Official
5 Code) is amended by striking “ninety days” and in-
6 serting “ninety days, subject to section 602(c)(3)”.

7 **SEC. 3. CLARIFICATION OF EXPEDITED PROCEDURES AP-**
8 **PLICABLE TO CONSIDERATION OF RESOLU-**
9 **TIONS OF DISAPPROVAL.**

10 (a) APPLICATION OF ALL PROCEDURES TO ALL RES-
11 OLUTIONS OF DISAPPROVAL.—The third sentence of sec-
12 tion 602(c)(1) of the District of Columbia Home Rule Act
13 (sec. 1–206.02(c)(1), D.C. Official Code) is amended by
14 striking “section 604, except subsections (d), (e), and (f)
15 of such section,” and inserting “section 604”.

16 (b) CLARIFICATION OF PROCEDURES.—Section 604
17 of such Act (sec. 1–206.04, D.C. Official Code) is amend-
18 ed by striking subsections (c) through (j) and inserting
19 the following:

20 “(c) REFERRAL TO COMMITTEES.—A resolution with
21 respect to Council action shall be referred to the Com-
22 mittee on Oversight and Government Reform of the House
23 of Representatives, or the Committee on Homeland Secu-
24 rity and Governmental Affairs of the Senate, by the Presi-

1 dent of the Senate or the Speaker of the House of Rep-
2 resentatives, as the case may be.

3 “(d) PROCEDURES IN HOUSE OF REPRESENTA-
4 TIVES.—(1) In the House of Representatives, if the com-
5 mittee to which a resolution has been referred has not re-
6 ported it at the end of twenty calendar days after its intro-
7 duction, it is in order to move to discharge the committee
8 from further consideration of any other resolution with re-
9 spect to the same Council action which has been referred
10 to the committee.

11 “(2) In the House, a motion to discharge may be
12 made only by an individual favoring the resolution, is high-
13 ly privileged (except that it may not be made after the
14 committee has reported a resolution with respect to the
15 same action), and debate thereon shall be limited to not
16 more than one hour, to be divided equally between those
17 favoring and those opposing the resolution. An amend-
18 ment to the motion is not in order, and it is not in order
19 to move to reconsider the vote by which the motion is
20 agreed to or disagreed to.

21 “(3) In the House, if the motion to discharge is
22 agreed to or disagreed to, the motion may not be renewed,
23 nor may another motion to discharge the committee be
24 made with respect to any other resolution with respect to
25 the same action.

1 “(4) In the House, when the committee has reported,
2 or has been discharged from further consideration of, a
3 resolution, it is at any time thereafter in order (even
4 though a previous motion to the same effect has been dis-
5 agreed to) to move to proceed to the consideration of the
6 resolution. The motion is highly privileged and is not de-
7 batable. An amendment to the motion is not in order, and
8 it is not in order to move to reconsider the vote by which
9 the motion is agreed to or disagreed to.

10 “(5) In the House, debate on the resolution shall be
11 limited to not more than one hour, which shall be divided
12 equally between those favoring and those opposing the res-
13 olution. A motion further to limit debate is not debatable.
14 An amendment to, or motion to recommit, the resolution
15 is not in order, and it is not in order to move to reconsider
16 the vote by which the resolution is agreed to or disagreed
17 to.

18 “(6) In the House, motions to postpone made with
19 respect to the discharge from committee or the consider-
20 ation of a resolution, and motions to proceed to the consid-
21 eration of other business, shall be decided without debate.

22 “(7) In the House, appeals from the decisions of the
23 Chair relating to the application of the Rules of the House
24 of Representatives to the procedure relating to a resolu-
25 tion shall be decided without debate.

1 “(e) PROCEDURES IN SENATE.—(1) In the Senate,
2 if the committee to which is referred a resolution described
3 in subsection (b) has not reported such joint resolution
4 (or an identical joint resolution) at the end of 20 calendar
5 days after its introduction, such committee may be dis-
6 charged from further consideration of such joint resolution
7 upon a written demand by any Member of the Senate, and
8 such joint resolution shall be placed on the calendar.

9 “(2)(A) In the Senate, when the committee to which
10 a resolution is referred has reported, or when a committee
11 is discharged (under paragraph (1)) from further consid-
12 eration of a resolution described in subsection (b), it is
13 at any time thereafter in order (even though a previous
14 motion to the same effect has been disagreed to) for a
15 motion to proceed to the consideration of the resolution,
16 and all points of order against the resolution (and against
17 consideration of the resolution) are waived. The motion
18 is not subject to amendment, or to a motion to postpone,
19 or to a motion to proceed to the consideration of other
20 business. A motion to reconsider the vote by which the
21 motion is agreed to or disagreed to shall not be in order.
22 If a motion to proceed to the consideration of the resolu-
23 tion is agreed to, the resolution shall remain the unfin-
24 ished business of the Senate until disposed of.

1 “(B) In the Senate, debate on the resolution, and on
2 all debatable motions and appeals in connection therewith,
3 shall be limited to not more than 10 hours, which shall
4 be divided equally between those favoring and those oppos-
5 ing the resolution. A motion further to limit debate is in
6 order and not debatable. An amendment to, or a motion
7 to postpone, or a motion to proceed to the consideration
8 of other business, or a motion to recommit the resolution
9 is not in order.

10 “(C) In the Senate, immediately following the conclu-
11 sion of the debate on a resolution described in subsection
12 (b), and a single quorum call at the conclusion of the de-
13 bate if requested in accordance with the rules of the Sen-
14 ate, the vote on final passage of the resolution shall occur.

15 “(D) Appeals from the decisions of the Chair relating
16 to the application of the rules of the Senate to the proce-
17 dure relating to a resolution described in subsection (a)
18 shall be decided without debate.

19 “(3) In the Senate the procedure specified in para-
20 graph (1) or (2) shall not apply to the consideration of
21 a resolution after the expiration of the 60 session days
22 beginning with the date of the introduction of the joint
23 resolution.

24 “(f) COORDINATION BETWEEN HOUSES.—If, before
25 the passage by one House of a resolution of that House

1 described in subsection (b), that House receives from the
2 other House a resolution described in subsection (b), then
3 the following procedures shall apply:

4 “(1) The resolution of the other House shall
5 not be referred to a committee.

6 “(2) Any Member of that House may at any
7 time offer a motion to proceed to the consideration
8 of the resolution of the other House, and such mo-
9 tion shall be considered in accordance with para-
10 graph (4) of subsection (d) (in the case of a motion
11 in the House) or in accordance with paragraph (2)
12 of subsection (e) (in the case of a motion in the Sen-
13 ate).

14 “(3) With respect to a resolution described in
15 subsection (a) of the House receiving the resolu-
16 tion—

17 “(A) the procedure in that House shall be
18 the same as if no resolution had been received
19 from the other House; but

20 “(B) the vote on final passage shall be on
21 the resolution of the other House.”.

1 SEC. 4. AUTHORIZING USE OF RESOLUTIONS OF DIS-

2 APPROVAL TO DISAPPROVE PROVISIONS OF

3 DISTRICT OF COLUMBIA LAWS.

4 (a) AUTHORIZATION.—Section 602(c)(1) of the Dis-
5 trict of Columbia Home Rule Act (sec. 1–206.02(c)(1),
6 D.C. Official Code) is amended—

7 (1) in the second sentence—

(A) by striking “such act shall take effect” and inserting “such act and each provision thereof shall take effect”; and

15 (2) in the third sentence—

16 (A) by striking “disapproving such an act”
17 and inserting “disapproving such an act or any
18 provision thereof”; and

(B) by striking “to have repealed such act” and inserting “to have repealed such act or such provision (as the case may be); and

(3) in the fourth sentence, by striking “disapproving any act” and inserting “disapproving any act or any provision thereof”.

25 (b) CONFORMING AMENDMENTS.—

12 (c) RULE OF CONSTRUCTION.—Section 602(c)(1) of
13 such Act (sec. 1–206.02(c)(1), D.C. Official Code) is
14 amended by adding at the end the following new sentence:
15 “The enactment of a resolution disapproving a provision
16 of an act pursuant to this paragraph may not be construed
17 to repeal any of the remaining provisions of such act or
18 prohibit the enactment of any subsequent resolution dis-
19 approving any other provision of such act pursuant to this
20 paragraph.”.

21 SEC. 5. AUTHORIZING USE OF RESOLUTIONS OF DIS-
22 APPROVAL TO DISAPPROVE EXECUTIVE OR-
23 DERS AND REGULATIONS.

24 (a) AUTHORIZATION.—Title VI of the District of Co-
25 lumbia Home Rule Act (sec. 1–206.01 et seq., D.C. Offi-

1 cial Code) is amended by adding at the end the following
2 new section:

3 “LIMITATIONS ON REGULATORY AUTHORITY OF MAYOR
4 “SEC. 605. (a) TRANSMISSION OF EXECUTIVE OR-
5 DERS AND REGULATIONS.—The Mayor shall transmit to
6 the Speaker of the House of Representatives and the
7 President of the Senate a copy of each executive order
8 issued by the Mayor and each regulation promulgated by
9 an officer of the executive branch of the District govern-
10 ment.

11 “(b) DELAY IN IMPLEMENTATION.—Except as pro-
12 vided in paragraph (2), an executive order or regulation
13 transmitted under subsection (a) shall take effect upon the
14 expiration of the 60-day period (excluding days either
15 House of Congress is adjourned for more than 3 days dur-
16 ing a session of Congress) beginning on the later of the
17 day such executive order or regulation is transmitted by
18 the Mayor to the Speaker of the House of Representatives
19 or the day such executive order or regulation is trans-
20 mitted by the Mayor to the President of the Senate, or
21 upon the date prescribed by such executive order or regu-
22 lation, whichever is later, unless during such 60-day pe-
23 riod, there has been enacted into law a joint resolution
24 disapproving such executive order or regulation.

25 “(c) DEEMED REPEAL.—In any case in which any
26 joint resolution described in subsection (b) disapproving

1 an executive order or regulation has, within the 60-day
2 period described in subsection (b), passed both Houses of
3 Congress and has been transmitted to the President, such
4 joint resolution, upon becoming law, subsequent to the ex-
5 piration of such 60-day period, shall be deemed to have
6 repealed such executive order or regulation, as of the date
7 such joint resolution becomes law.

8 “(d) APPLICATION OF EXPEDITED PROCEDURES FOR
9 CONSIDERATION OF RESOLUTIONS.—The provisions of
10 section 604 shall apply with respect to any joint resolution
11 disapproving any executive order or regulation pursuant
12 to this section.”.

13 (b) DESCRIPTION OF EXPEDITED PROCEDURES FOR
14 CONSIDERATION OF RESOLUTIONS.—

15 (1) IN GENERAL.—Section 604 of such Act
16 (sec. 1–206.04, D.C. Official Code), as amended by
17 section 3(b), is amended by adding at the end the
18 following new subsection:

19 “(g) CONSIDERATION OF RESOLUTIONS DIS-
20 APPROVING EXECUTIVE ORDERS AND REGULATIONS.—
21 The provisions of this section shall apply with respect to
22 the issuance of an executive order by the Mayor and the
23 promulgation of a regulation by an officer of the executive
24 branch of the District government in the same manner
25 as such provisions apply with respect to a Council action,

1 except that for purposes of subsection (b) a ‘resolution’
2 means only a joint resolution, the matter after the resolv-
3 ing clause of which is as follows: ‘That the
4 _____ approves/disapproves of the action
5 of the Mayor or an officer of the executive branch of the
6 District government described as follows:
7 _____’, with the blank spaces therein
8 being appropriately filled, and either approval or dis-
9 approval being appropriately indicated, but does not in-
10 clude a resolution which specifies more than one action.”.

11 (2) CONFORMING AMENDMENT.—Section
12 604(b) of such Act (sec. 1–206.04(b), D.C. Official
13 Code) is amended by striking “(b) For the purpose
14 of this section,” and inserting “(b) For the purpose
15 of this section with respect to a Council action,”.

16 (c) CLERICAL AMENDMENT.—The table of contents
17 of such Act is amended by adding at the end of the items
18 relating to title VI the following:

“Sec. 605. Limitations on regulatory authority of Mayor.”.

19 **SEC. 6. PROHIBITING COUNCIL FROM WITHDRAWING ACTS**
20 **ALREADY TRANSMITTED.**

21 Section 602(c) of the District of Columbia Home
22 Rule Act (sec. 1–206.02(c), D.C. Official Code), as
23 amended by section 2(c), is amended by adding at the end
24 the following new paragraph:

1 “(4) After the Council has transmitted an Act under
2 this subsection, the Council may not withdraw the Act
3 from the Speaker of the House or the President of the
4 Senate during the period described with respect to the Act
5 under paragraph (1), and the Act shall be subject to this
6 subsection without regard to any attempt by the Council
7 to withdraw the Act.”.

8 **SEC. 7. PROHIBITING TRANSMISSION OF ACTS SUBSTAN-**
9 **TIALLY THE SAME AS DISAPPROVED ACTS.**

10 (a) PROHIBITION.—Section 602 of the District of Co-
11 lumbia Home Rule Act (sec. 1–206.02, D.C. Official Code)
12 is amended by adding at the end the following new sub-
13 section:

14 “(d) PROHIBITING TRANSMISSION OF ACTS SUB-
15 STANTIALLY THE SAME AS DISAPPROVED ACTS.—If a
16 joint resolution has been enacted into law to disapprove
17 an Act transmitted by the Council under this section, the
18 Council may not transmit another Act under this section
19 which is substantially the same as the Act disapproved by
20 the joint resolution, unless the Council is specifically au-
21 thorized to transmit such an Act by a law enacted after
22 the date of the enactment of the joint resolution to dis-
23 approve the original Act.”.

24 (b) EFFECTIVE DATE.—The amendment made by
25 subsection (a) shall apply with respect to acts of the Dis-

1 trict of Columbia which are disapproved by a joint resolu-
2 tion enacted on or after the date of the enactment of this
3 Act.

4 **SEC. 8. ANNUAL HEARING AND REPORT ON STATE OF DIS-**

5 **TRICT OF COLUMBIA.**

6 Not less frequently than once every calendar year, the
7 Chair of the Council of the District of Columbia and the
8 Mayor of the District of Columbia shall appear at a hear-
9 ing of the Committee on Oversight and Government Re-
10 form of the House of Representatives and a hearing of
11 the Committee on Homeland Security and Governmental
12 Affairs of the Senate to present a report on the state of
13 the District, including recommendations for such meas-
14 ures as they deem necessary and expedient.

15 **SEC. 9. EFFECTIVE DATE.**

16 Except as provided in section 7(b), this Act, and the
17 amendments made by this Act, shall apply with respect
18 to acts of the District of Columbia which are transmitted
19 to Congress by the Council of the District of Columbia
20 under section 602(c) of the District of Columbia Home
21 Rule Act (sec. 1–206.02(c), D.C. Official Code), and with
22 respect to executive orders and regulations which are trans-
23 mitted to Congress by the Mayor under section 605 of

- 1 such Act, as added by section 5, on or after the date of
- 2 the enactment of this Act.

○