**COVID-19 Response Supplemental Emergency Amendment Act of 2020**

**April 4 Draft**

Section 101 Unemployment clarifications to align with CARES Act

Section 102 District Work-Share program expansion

Section 103 Sick and Safe Leave clarifications to align with CARES Act

Section 104\* Emergency leave enforcement mechanism.

Section 106 Adjustments to UDC Fundraising match program

Section 105 Graduation requirements

Section 201 Enhanced penalties for unfair trade practices (DCRA fines doubled)

Section 202 Requires mortgage companies to offer a 90-day deferment program

Section 203 (1) Revised TOPA extensions,

 (2) Notices of intent to vacate residential units tolled (when someone tells a landlord they are moving out and don’t, they won’t be penalized double rent)

 (3) Rent freeze (not holiday)

Section 204 Expands utility shutoff to cable and telecom, allows OAG to enforce, and expansion of CRIAC relief to include non-impervious surface fees

Section 205 Expands CBE utilization for purchases in a PHE

Section 206 Consumer protection for funeral services

Section 207 Debt collection relief during PHE

Section 208 Eviction clarification – No summons may be issued instead of delay service

Section 209 Clarification of ABRA pick up and carry out provisions

Section 210 Expanded uses of Opportunity Accounts (DC savings accounts)

Section 211 Authorizes advance payments for CBE contractors

Section 212 Vacant property designation waiver for commercial businesses closed for PHE

Section 213 Clarifies that federal SBA tax relief from being a tax event

Section 301 Extends investigation timeline for Police Complaints Board

Section 302 Authorizes District inspections of CIC halfway houses

Section 303 Declares FEMS personnel failure to use PPE as advised not an OHR violation

Section 304 Gives OAG authority to initiate civil actions to enforce civil rights violations

Section 305 Extends 15-day clock for non-custodial arrestees to report to 90 days

Section 306 Good time credits and compassionate release provisions for BOP inmates

Section 401 Amendments to the Public Emergency Act: Exempt DC personnel and contractors from liability and extend Mayor’s authority additional 45 days

Section 402 Voluntary extension for youth under CFSA who otherwise age out

Section 501 Agency heads deemed approved after 90 days (current law), unless a resolution of disapproval in which case the clock tolls for duration of the PHE.

 Hold-over appointments allowed during the PHE (180-day limit currently)

 Deem disapprove board/commission nominations tolled during the PHE

 Deem approve board/commission nominations tolled if disapproval resolution

 All other mayoral approval matters with a clock sent to the Council are tolled

 Clarify that GBMs hold over for 2 business days instead of 48 hours\*

Section 502 Revisions to Council Code of Conduct to allow Members to promote local businesses and send out newsletters related to COVID without OGC review.

Section 503 Additional ANC provisions – tolling of submissions and reporting deadlines

Section 504 BEGA disclosure and lobbying report flexibility, DCRB disclosure extension

Section 505 Board of elections flexibility for June elections

Section 506 Absentee ballot signature waiver

Section 507\* Adjustment of stipends for Board of Elections

Section 508 Tolling of Administrative Hearings deadlines

Section 509 Approval of pending Mayoral nominations

Title 6 GO and TRANS Bond Authorization (from OCFO)

Title 7 Revenue Bond Approvals (5 toatl)

Title 8 Applicability (March 11, 2020), Fiscal Impact, Effective Date