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 Chairman Phil Mendelson

**AMENDMENT**

B25-342, “Term Clarification Amendment Act of 2023”

(Enrolled Version)

January 9, 2024

**Amendment:**

(a) Section 4 is amended to read as follows:

 “Sec. 4. Section 7(c) of the Office of Out of School Time Grants and Youth Outcomes Establishment Act of 2016, effective April 7, 2017 (D.C. Law 21-261; D.C. Official Code Sec. 2-1555.06(c)), is amended to read as follows:

 “(c) (1) Nongovernmental members shall serve regular terms of 3 years and may be reappointed; except that, of the members first appointed, the Mayor shall designate 4 to serve terms of 2 years.

 “(2) No individual shall serve more than 5 full or partial terms on the Commission.

 “(3) An appointment to fill a vacancy shall be only for the remainder of the predecessor’s term, but the individual may be reappointed with the advice and consent of the Council in accordance with subsection (a).”.

**Rationale:**  Over the years the Council has struggled with the Executive over partial terms for certain boards and commissions. The genesis of the underlying legislation was to clarify the issue of partial terms and term limits with respect to Public Charter School Board appointments. Appointment provisions for some boards and commissions are unnecessarily convoluted, and inconsistent from statute to statute – including appointments to the Commission on Out of School Time. This amendment will clarify that a member of the Commission on Out of School Time can be nominated for appointment by the Mayor for to up to five total full or partial terms.