COUNCIL OF THE DISTRICT OF COLUMBIA

NOTICE

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, PL 93-198 (the Act), the Council of the District of Columbia adopted Bill No. 1-50 on October 7, 1975, and October 21, 1975, respectively, Following the Mayor's signature on November 13, 1975, this legislation was assigned Act No. 1-67, published in the November 26, 1975, edition of the <u>D.C. Register</u>, and transmitted to both Houses of Congress for a 30-day review, in accordance with Section 602(c)(1) of the Act.

The Council of the District of Columbia hereby gives notice that the 30-day Congressional review period has expired and, therefore, cites the following legislation as D.C. Law No. 1-47, effective February 19, 1976.

STERLING TUCKER

Chairman to/the Council

In the Council of the District of Columbia

February 19, 1976

To amend the District of Columbia Teachers' Leave Act of 1949 to authorize the eligibility of temporary salary class 15 employees for advanced additional leave, and for other purposes.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA,

That this act may be cited as the "Advanced Additional Leave Act".

Sec. 2. Section 4 of the District of Columbia
Teachers' Leave Act of 1949 (D.C. Code, sec. 31-694) is
amended to read as follows:

"Sec. 4. In cases of serious disability or ailments, and when required by the exigencies of the situation, and in accordance with such rules and regulations as the Board of Education may prescribe, the Superintendent of schools may advance additional leave with pay not to exceed thirty days to every probationary or permanent teacher or attendance officer who may apply for such advanced leave, and the superintendent of schools may advance additional leave,

with pay, not to exceed the maximum number of days which he would earn during the term of this appointment, to every temporary teacher or attendance officer who may apply for such advanced leave."

Sec. 3. The amendment made by this act shall be effective on the first day of the first pay period which begins on or after the sixty days following the date this act becomes law according to the provisions of section 602(c) of the District of Columbia Self-Government and Governmental Reorganization Act, or July 1, 1975, whichever is later.

· Considered in Council October 7, 1975

First vote_October 7, 1975

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COUNCIL MEMILER	YES	110	ma.	۸.0.	R.A.	COUNCIL MEMNEN	YES	110	P.H.	A.11.	H.A.	COUNCIL MEMBER	¥1:5	110	19.71.	A (1.	
TUCKER	X					DIXON	X					SPAULDING	_X				
MOORE, D.	X					HARDY	X					WILSON	_X			-	
BARRY	X					HOBSON	X					WINTER	_X				
CLARKE	X_					MOORE, J.	X										
COATES	X				·	SHACKLETON		<u> </u>									L
X-Indicates Vote P. RPresent A. BAbsent R. AReadopted																	

Final vote in Council October 21, 1975

(Secretary of the Council)

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COUNCIL MEMSER	YES NO	P.R. A.D. R.A.	COUNCIL MEMBER	TES NO P.H. A.II	HA. I COUNCIL MEMBER	T YESINO	P.R. A.B.	H.
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CLARKE	X		MOORE, I.	X	<u> </u>			
COATES	X	<u> </u>	SHACKLETON	<u> </u>	1	<u> </u>		L
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Robert authorized (Secretary of the Council)

(Secretary of the Council)

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Mayor's action approve: 1 3 NOV 1975	(Secretary of the Council)
disapprove:	(Mayor's Signature) 1 3 NOV 1975
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Submitted to the Congress 11-19-75	Koleet a William
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(Secretary of the Council)