# ENROLLMENT(S)



(5)

## COUNCIL OF THE DISTRICT OF COLUMBIA

## **NOTICE**

## D.C. LAW 11-250

"BNA Washington, Inc., Real Property Tax Deferral Amendment Act of 1996".

Pursuant to Section 412 of the District of Columbia Self-Government and Governmental Reorganization Act, P.L. 93-198 "the Act", the Council of the District of Columbia adopted Bill No. 11-818, on first and second readings, November 7, 1996 and December 3, 1996, respectively. Following the signature of the Mayor on December 24, 1996, pursuant to Section 404(e) of "the Act", and was assigned Act No. 11-514 and published in the March 7, 1997, edition of the D.C. Register (Vol. 44 page 1253) and transmitted to Congress on January 31, 1997 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 this enactment as D.C. Law 11-250, effective April 9, 1997.

CHARLENE DREW JARVIS

Chairman Pro Tempore of the Council,

Dates Counted During the 30-day Congressional Review Period:

Feb.

3,4,5,6,7,10,11,12,13,24,25,26,27,28

Mar.

3,4,5,6,10,11,12,13,14,17,18,19,20,21

Apr.

7,8

#### AN ACT

## D.C. ACT 11-514

Codification District of Columbia Code 1997 Supp.

## IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

# DECEMBER 24, 1996

To amend the real property tax deferral procedure to provide for the deferral of real property taxes on certain real property.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "BNA Washington, Inc., Real Property Tax Deferral Amendment Act of 1996".

Sec. 2. The District of Columbia Real Property Tax Revision Act of 1974, approved September 3, 1974 (88 Stat. 1051; D.C. Code § 47-801 *passim*), is amended by adding a new section 435a to read as follows:

"Sec. 435a. (a) Notwithstanding any other law or regulation, the Mayor may enter into an agreement with The Bureau of National Affairs, Inc. ("BNA"), and BNA Washington, Inc. ("BNAW"), to defer, up to 10 years, any real property tax liability on property located on Lot 109 and Lot 883 of Square 24, popularly known as 1227-1231 25th Street, N.W., Washington, D.C., or any property in the District of Columbia acquired for headquarters and principal operations as an addition to, or substitute for, the 25th Street address during the term of any deferral agreement.

"(b) The Mayor is authorized to enter into a written agreement ("Agreement") with BNA and BNAW on such terms and conditions as the Mayor deems to be in the best interest of the District, the purpose of which is to provide BNA and BNAW with incentives to continue their current occupancy and usage of the real property specified in subsection (a) of this section, or any similar District property substituted therefor, for which real property tax relief is to be granted and in which BNA and BNAW maintain their headquarters and principal operations, including, but not limited to, production, editorial, home office sales, and home office operations, and to expand their business operation by committing to the lease or purchase of an additional 95,000 square feet of office space in the District of Columbia.

New Section 47-845.1

- "(c) The amount of real property tax owed during an approved deferment period shall not constitute delinquent taxes nor shall BNA and BNAW be assessed any interest or penalty for the deferment period. The deferral shall be prospective and shall apply only to the specified tax years.
- "(d) Taxes, including penalty and interest thereon, deferred under this section shall constitute a preferential lien upon the real property which shall be payable immediately by the seller, transferor, or conveyor whenever the real property is sold, transferred, or conveyed in any manner, to an entity other than BNAW or a wholly-owned subsidiary of BNA or whenever additional co-owners (other than BNA or a wholly-owned subsidiary of BNA) are added to the real property.
  - "(e) In no event shall the deferral granted pursuant to this section be transferable.
- "(f) As a condition to the grant of tax benefits under this section, BNA and BNAW shall submit to the Mayor by March 31st of each tax year an affidavit, signed under penalty of perjury. The affidavit shall contain the following averments or documentation of same establishing that after reasonable investigation, the undersigned have determined that BNA and BNAW:
- "(1) Have met and intend to continue to meet the requirements applicable to the receipt of the real property tax deferral pursuant to the Agreement;
- "(2) Are in compliance with the terms of all public benefit agreements entered into with the District;
- "(3) Have recorded as an obligation all unpaid taxes on the subject property in their financial statements;
- "(4) Are not now receiving and do not now have pending any other application for forgiveness of the obligation to pay any taxes, or for the abatement of real property tax liability imposed by the District, except as provided in section 426a and subsection (i) of this section;
- "(5) Are not delinquent in the payment of taxes, assessments, fees, or other indebtedness to the District; and
  - "(6) Are not in violation of the laws and regulations of the District.
- "(g) The Mayor shall make an annual determination of the compliance by BNA and BNAW with the requirements of this section and the Agreement under this section.
- "(1) If the Mayor determines that BNA and BNAW are in compliance, the Mayor shall issue to BNA and BNAW and to the Director of the Department of Finance and Revenue ("Director") a certificate of compliance.
- "(2) If the Mayor determines that BNA and BNAW are not in compliance, and after the Mayor gives to BNA and BNAW written notice and a reasonable time to cure the noncompliance or default and BNA and BNAW fail to cure the noncompliance or default, the Mayor shall issue to BNA and BNAW and to the Director a certificate of noncompliance and

shall direct that BNA and BNAW be billed for the assessment based on the accumulated tax liability as if the deferment had not been approved. The Mayor may waive, in whole or in part, interest and penalties, when, in his or her judgment, such waiver would be in the public interest.

- "(h) Any assessment pursuant to a determination of noncompliance shall be due and payable by March 31st following the end of the tax year in which the certificate of noncompliance was issued.
- "(i)(1) If BNA and BNAW are aggrieved by any assessment of accumulated real property tax, penalty, and interest on real property owned by BNA or BNAW covered by the Agreement and this section, BNA and BNAW may appeal from the assessment in the same manner and to the same extent as provided in section 426a and in sections 3 and 4 of Title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 371; D.C. Code §§ 47-3303 and 47-3304); provided, however, that the deferred real property taxes need not first be paid.
- "(2) At the termination of the 10-year deferral period, BNA and BNAW shall be responsible for the payment of the deferred real property tax notwithstanding the pendency of any administrative or judicial challenge to a real property tax levy or assessment.".
- "(j) The Mayor is authorized to develop the necessary forms and procedures, and to promulgate regulations, necessary to carry out the provisions of this section.".
- Sec. 3. Section 5 of Title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 372; D.C. Code § 47-3305), is amended by adding a new subsection (e) to read as follows:

Section 47-3305

- "(e) If BNA and BNAW are aggrieved by any assessment of real property tax, penalty, and interest on the subject real property made in pursuance of section 435a(h) of the District of Columbia Real Property Tax Revision Act of 1974 (as added by Bill 11-818), BNA and BNAW may within 6 months after notice of said assessment, appeal from the assessment in the same manner and to the same extent as provided in sections 3 and 4 of title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 371; D.C. Code §§ 47-3303 and 47-3304)."
- Sec. 4. (a) The Mayor shall submit to the Council, not later than March 25, 1997, proposed legislation to establish comprehensive standards for the provision of incentives by the District government to maintain existing employers in the District and to attract new employers to the District.

- (b) The proposed economic development incentives legislation shall be structured to meet the following goals:
- (1) Provide substantial employment and training opportunities for District residents:

- (2) Allow the District to be competitive with other jurisdictions in the region;
- (3) Be attractive enough to employers to affect their retention or relocation decisions; and
- (4) Operate in a manner that is as revenue-neutral or revenue-positive as is feasible.
- (c) The proposed legislation may include, but not be limited to, the following components:
- (1) Tax credits for new hires of a specified minimum number of District residents, within a certain time period, which could be applied against the employer's franchise tax; provided, the tax credits should be allowed in all areas of the District, but the amount of the tax credit should be greater in targeted, economically depressed areas;
  - (2) Customized free industrial work force training of District residents;
  - (3) A restructured and expanded state enterprise zone program;
- (4) Special incentives for employers that establish or operate a foreign trade zone and hire District residents; and,
- (5) A mechanism within the office of the Assistant City Administrator for Economic Development mandated to:
- (A) Compile and maintain a list, and usage-related data base, of all public and private incentives available in the District;
  - (B) Publicize and market the incentives available to employers;
  - (C) Design a cost-benefit analysis model for assessing incentive

proposals; and

- (D) File an annual report to the Mayor and Council on economic development incentives in the District and legislative recommendations for improvements in this area.
- Sec. 5. (a) Notwithstanding any other law, if the Mayor does not submit the proposed legislation outlined in section 4 on or before March 25, 1997, the Mayor, until the proposed legislation is submitted by the Mayor and received in the Office of the Secretary to the Council, shall not reduce or defer the tax liability, including interest and penalties, or negotiate, or enter into, an agreement for the reduction or deferment of any tax liability, including interest and penalties, of any taxpayer liable to the District for the payment of any tax, including interest and penalties.
- (b) Notwithstanding any other law, if the Mayor does not submit the proposed legislation outlined in section 4 on or before March 25, 1997, one position in the Office of the Assistant City Administrator for Economic Development shall be abolished by May 26, 1997, and the savings from the abolishment shall be allocated to the District's accumulated budget deficit.

(c) Subsection (a) of this section shall not apply to the tax deferment provided by section 435a of the District of Columbia Real Property Tax Revision Act of 1974 (as added by Bill 11-818).

Sec. 6. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by § 602(c)(3) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (Stat. 813; D.C. Code § 1-233(c)(3)).

Sec. 7. The provisions of this act shall apply to the tax year beginning October 1, 1996, and ending September 30, 1997, and for each tax year thereafter through September 30, 2007.

Note, Sections 47-845.1, 47-3305

Sec. 8. The BNA Washington, Inc., Real Property Tax Deferral Temporary Amendment Act of 1996, approved October 18, 1996 (D.C. Act 11-433; 43 DCR 6176) is repealed.

Sec. 9. This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), approval by the Financial Responsibility and Management Assistance Authority as provided in section 203(a) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995, approved April 17, 1995 (109 Stat. 116; D.C. Code § 47-392.3(a)), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code § 1-233(c)(1)), and publication in the District of Columbia Register.

Chairman

Council of the District of Columbia

District of Columbia

APPROVED: December 24, 1996



#### COUNCIL OF THE DISTRICT OF COLUMBIA

#### COUNCIL PERIOD ELEVEN

#### PECORD OF OFFICIAL COUNCIL VOTE

					RECORD OF OFF	TCIAL Docket N				11-818					
(X) ITEM ON CONS	ENT C	ALEND													
X ACTION & DAT	E					<u> </u>	<u>KE</u>	<u>AD I</u>	NG.	11-7-9	5				
X VOICE VOTE _	TE ON	REOU	FST		ROVED										
ABSENT			~. <u>-</u>	LHON	1AS										
[   ROLL CALL VO												<u> </u>			
Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	
Chmn. Clarke					Jarvis					Smith, Jr.					
Brazil					Lightfoot					Thomas, Sr.					
Chavous					Mason					Whittington					
Сгорр					Patterson										
Evans					Ray										
	х	- Indica	tes Vot	:			AB - Al			$\overline{}$	NV -	Presen	not Vo	ting	
aller	1	11/	<sub>v</sub> )		CERTI	FICATI	ON REC	CORD	1	roce le	1.	3,10	341	,	
- July	<b></b>	₹¥cı	retary to	the Cou	ıncii					partyn	Date	,	/14		
I ITEM ON CON	SENT C	ALEND	AR	• • •							_				
[X] ACTION & DAT	TE			AD0	PTED FI	<u>NAL</u>	RE	<u>ADI</u>	NG,	12-3-96	5				
X VOICE VOTE	OTE ON	REOU	EST	APP	ROVED		-								
ABSENT		_		LIG	HTFOOT,	MA	SON	AN	D T	HOMAS					
ROLL CALL V												<u> </u>		)	
Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	
Chmn. Clarke					Jarvis					Smith, Jr.					
Brazil					Lightfoot					Thomas, Sr.					
Chavous					Mason					Whittington					
Cropp				<u> </u>	Patterson										
Evans		<u> </u>			Ray		<u></u>	<u> </u>		<u> </u>	<u></u>		<u> </u>	<u></u>	
<u> </u>	X-i	ndicates	no		CERTI	FICATI	AB-A			NV-Present not voting					
Cly	1.	Щ	M			····				Mees	lu	<u>/3 .</u>	190	96	
	•	bek	retary t	o the Co	uncii						Date	t			
[ ] ITEM ON CON	SENT (	CALENI	DAR												
[ ] ACTION & DA	TE				<del></del>	<del>,</del>									
RECORDED V		N REQU	EST												
ABSENT										·					
( ) ROLL CALL V	OTE - I	Result _										<u> </u>		<u> </u>	
Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	
Chmn. Clarke	ļ	ļ	↓		Jarvis				<u> </u>	Smith, Jr.	<b>-</b>		<u> </u>	├—	
Brazil	<u> </u>			<u> </u>	Lightfoot	<u> </u>				Thomas, Sr.	ļ		<u> </u>	<del> </del>	
Chavous	<u> </u>		<u> </u>		Mason				_	Whittington	<u> </u>				
Сторр	1		<u> </u>		Patterson					ļ	<u> </u>		<u> </u>	ļ	
Evans			<u></u>		Ray	<u></u>					<u></u>				
X - Indicates Vote							AB -	Absent			NV	· Presen	t not Vo	ting	

CERTIFICATION RECORD

## AN ACT

Codification District of Columbia Code 1997 Supp.

## IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

To amend the real property tax deferral procedure to provide for the deferral of real property taxes on certain real property.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "BNA Washington, Inc., Real Property Tax Deferral Amendment Act of 1996".

Sec. 2. The District of Columbia Real Property Tax Revision Act of 1974, approved September 3, 1974 (88 Stat. 1051; D.C. Code § 47-801 *passim*), is amended by adding a new section 435a to read as follows:

"Sec. 435a. (a) Notwithstanding any other law or regulation, the Mayor may enter into an agreement with The Bureau of National Affairs, Inc. ("BNA"), and BNA Washington, Inc. ("BNAW"), to defer, up to 10 years, any real property tax liability on property located on Lot 109 and Lot 883 of Square 24, popularly known as 1227-1231 25th Street, N.W., Washington, D.C., or any property in the District of Columbia acquired for headquarters and principal operations as an addition to, or substitute for, the 25th Street address during the term of any deferral agreement.

"(b) The Mayor is authorized to enter into a written agreement ("Agreement") with BNA and BNAW on such terms and conditions as the Mayor deems to be in the best interest of the District, the purpose of which is to provide BNA and BNAW with incentives to continue their current occupancy and usage of the real property specified in subsection (a) of this section, or any similar District property substituted therefor, for which real property tax relief is to be granted and in which BNA and BNAW maintain their headquarters and principal operations, including, but not limited to, production, editorial, home office sales, and home office operations, and to expand their business operation by committing to the lease or purchase of an additional 95,000 square feet of office space in the District of Columbia.

New Section 47-845.1

- "(c) The amount of real property tax owed during an approved deferment period shall not constitute delinquent taxes nor shall BNA and BNAW be assessed any interest or penalty for the deferment period. The deferral shall be prospective and shall apply only to the specified tax years.
- "(d) Taxes, including penalty and interest thereon, deferred under this section shall constitute a preferential lien upon the real property which shall be payable immediately by the seller, transferor, or conveyor whenever the real property is sold, transferred, or conveyed in any manner, to an entity other than BNAW or a wholly-owned subsidiary of BNA or whenever additional co-owners (other than BNA or a wholly-owned subsidiary of BNA) are added to the real property.
  - "(e) In no event shall the deferral granted pursuant to this section be transferable.
- "(f) As a condition to the grant of tax benefits under this section, BNA and BNAW shall submit to the Mayor by March 31st of each tax year an affidavit, signed under penalty of perjury. The affidavit shall contain the following averments or documentation of same establishing that after reasonable investigation, the undersigned have determined that BNA and BNAW:
- "(1) Have met and intend to continue to meet the requirements applicable to the receipt of the real property tax deferral pursuant to the Agreement;
- "(2) Are in compliance with the terms of all public benefit agreements entered into with the District;
- "(3) Have recorded as an obligation all unpaid taxes on the subject property in their financial statements;
- "(4) Are not now receiving and do not now have pending any other application for forgiveness of the obligation to pay any taxes, or for the abatement of real property tax liability imposed by the District, except as provided in section 426a and subsection (i) of this section;
- "(5) Are not delinquent in the payment of taxes, assessments, fees, or other indebtedness to the District; and
  - "(6) Are not in violation of the laws and regulations of the District.
- "(g) The Mayor shall make an annual determination of the compliance by BNA and BNAW with the requirements of this section and the Agreement under this section.
- "(1) If the Mayor determines that BNA and BNAW are in compliance, the Mayor shall issue to BNA and BNAW and to the Director of the Department of Finance and Revenue ("Director") a certificate of compliance.
- "(2) If the Mayor determines that BNA and BNAW are not in compliance, and after the Mayor gives to BNA and BNAW written notice and a reasonable time to cure the noncompliance or default and BNA and BNAW fail to cure the noncompliance or default, the Mayor shall issue to BNA and BNAW and to the Director a certificate of noncompliance and

shall direct that BNA and BNAW be billed for the assessment based on the accumulated tax liability as if the deferment had not been approved. The Mayor may waive, in whole or in part, interest and penalties, when, in his or her judgment, such waiver would be in the public interest.

- "(h) Any assessment pursuant to a determination of noncompliance shall be due and payable by March 31st following the end of the tax year in which the certificate of noncompliance was issued.
- "(i)(1) If BNA and BNAW are aggrieved by any assessment of accumulated real property tax, penalty, and interest on real property owned by BNA or BNAW covered by the Agreement and this section, BNA and BNAW may appeal from the assessment in the same manner and to the same extent as provided in section 426a and in sections 3 and 4 of Title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 371; D.C. Code §§ 47-3303 and 47-3304); provided, however, that the deferred real property taxes need not first be paid.
- "(2) At the termination of the 10-year deferral period, BNA and BNAW shall be responsible for the payment of the deferred real property tax notwithstanding the pendency of any administrative or judicial challenge to a real property tax levy or assessment.".
- "(j) The Mayor is authorized to develop the necessary forms and procedures, and to promulgate regulations, necessary to carry out the provisions of this section.".
- Sec. 3. Section 5 of Title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 372; D.C. Code § 47-3305), is amended by adding a new subsection (e) to read as follows:

Section 47-3305

- "(e) If BNA and BNAW are aggrieved by any assessment of real property tax, penalty, and interest on the subject real property made in pursuance of section 435a(h) of the District of Columbia Real Property Tax Revision Act of 1974 (as added by Bill 11-818), BNA and BNAW may within 6 months after notice of said assessment, appeal from the assessment in the same manner and to the same extent as provided in sections 3 and 4 of title IX of the District of Columbia Revenue Act of 1937, approved May 16, 1938 (52 Stat. 371; D.C. Code §§ 47-3303 and 47-3304)."
- Sec. 4. (a) The Mayor shall submit to the Council, not later than March 25, 1997, proposed legislation to establish comprehensive standards for the provision of incentives by the District government to maintain existing employers in the District and to attract new employers to the District.

- (b) The proposed economic development incentives legislation shall be structured to meet the following goals:
- (1) Provide substantial employment and training opportunities for District residents;

- (2) Allow the District to be competitive with other jurisdictions in the region;
- (3) Be attractive enough to employers to affect their retention or relocation decisions; and
- (4) Operate in a manner that is as revenue-neutral or revenue-positive as is feasible.
- (c) The proposed legislation may include, but not be limited to, the following components:
- (1) Tax credits for new hires of a specified minimum number of District residents, within a certain time period, which could be applied against the employer's franchise tax; provided, the tax credits should be allowed in all areas of the District, but the amount of the tax credit should be greater in targeted, economically depressed areas;
  - (2) Customized free industrial work force training of District residents;
  - (3) A restructured and expanded state enterprise zone program;
- (4) Special incentives for employers that establish or operate a foreign trade zone and hire District residents; and,
- (5) A mechanism within the office of the Assistant City Administrator for Economic Development mandated to:
- (A) Compile and maintain a list, and usage-related data base, of all public and private incentives available in the District;
  - (B) Publicize and market the incentives available to employers;
  - (C) Design a cost-benefit analysis model for assessing incentive

proposals; and

- (D) File an annual report to the Mayor and Council on economic development incentives in the District and legislative recommendations for improvements in this area.
- Sec. 5. (a) Notwithstanding any other law, if the Mayor does not submit the proposed legislation outlined in section 4 on or before March 25, 1997, the Mayor, until the proposed legislation is submitted by the Mayor and received in the Office of the Secretary to the Council, shall not reduce or defer the tax liability, including interest and penalties, or negotiate, or enter into, an agreement for the reduction or deferment of any tax liability, including interest and penalties, of any taxpayer liable to the District for the payment of any tax, including interest and penalties.
- (b) Notwithstanding any other law, if the Mayor does not submit the proposed legislation outlined in section 4 on or before March 25, 1997, one position in the Office of the Assistant City Administrator for Economic Development shall be abolished by May 26, 1997, and the savings from the abolishment shall be allocated to the District's accumulated budget deficit.

(c) Subsection (a) of this section shall not apply to the tax deferment provided by section 435a of the District of Columbia Real Property Tax Revision Act of 1974 (as added by Bill 11-818).

Sec. 6. Fiscal impact statement.

The Council adopts the fiscal impact statement in the committee report as the fiscal impact statement required by  $\S 602(c)(3)$  of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (Stat. 813; D.C. Code  $\S 1-233(c)(3)$ ).

Sec. 7. The provisions of this act shall apply to the tax year beginning October 1, 1996, and ending September 30, 1997, and for each tax year thereafter through September 30, 2007.

Note, Sections 47-845.1, 47-3305

- Sec. 8. The BNA Washington, Inc., Real Property Tax Deferral Temporary Amendment Act of 1996, approved October 18, 1996 (D.C. Act 11-433; 43 DCR 6176) is repealed.
- Sec. 9. This act shall take effect following approval by the Mayor (or in the event of veto by the Mayor, action by the Council to override the veto), approval by the Financial Responsibility and Management Assistance Authority as provided in section 203(a) of the District of Columbia Financial Responsibility and Management Assistance Act of 1995, approved April 17, 1995 (109 Stat. 116; D.C. Code § 47-392.3(a)), a 30-day period of Congressional review as provided in section 602(c)(1) of the District of Columbia Self-Government and Governmental Reorganization Act, approved December 24, 1973 (87 Stat. 813; D.C. Code § 1-233(c)(1)), and publication in the District of Columbia Register.

Chairman

Council of the District of Columbia

Mayor District of Columbia



# COUNCIL OF THE DISTRICT OF COLUMBIA

#### COUNCIL PERIOD ELEVEN

#### RECORD OF OFFICIAL COUNCIL VOTE

					RECORD OF OFF	Ocket N			T .	11-818				
X ITEM ON CONS	ENT C	ALEND												
X ACTION & DAT	E	<del></del>				<u>RS1</u>	RE	<u>AD I</u>	NG.	11-7-96	5			
X VOICE VOTE _	TE ON	BEOL:	'ST	_	ROVED					<del></del>				
ABSENT		ALLQUI.	7.	HON	1AS									
ROLL CALL VO		sult												
Councilmember	Aye	Nav	NV	AB	Councilmember	Aye	Nav	NV	AB	Councilmember				
Chmn. Clarke	,.				Jarvis		,		AD .	Smith, Jr.	Aye	Nay	NV	AB
Brazil					Lightfoot					Thomas, Sr.				<del> </del>
Chavous					Mason			<u> </u>		Whittington		-		-
Сгорр					Patterson									
Evans					Ray									<del>                                     </del>
	X	- Indica	tes Vote				AB - At	sent			NV -	Present	not Vo	ting
7. 1.		1,	. 1		CERTII	FICATION	ON REC	ORD		100				
- Suga		_///  \$ecr	etary to	the Cou	ıncil					vice lu	A 1º	3,10	296	<u></u>
I TEM ON CONS	EENT C	V	•											
(X) ACTION & DAT				AD0	PTED FI	NAL	RE	ADI	NG,	12-3-96	5			
					ROVED									
X RECORDED VO		REQUI	EST		HTF00T,	ΜΔ	SON	ΔN	ד ת	HOMAS				
ABSENT		armit		_10	1111 0012	1 11 1		, ,		1,01				<del></del>
{ } ROLL CALL VO	JIE·K	- min							···········					<del></del> '
Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB
Chmn. Clarke					Jarvis					Smith, Jr.				
Brazil					Lightfoot					Thomas, Sr.				
Chavous					Mason					Whittington				
Сгорр					Patterson									
Evans					Ray						<u> </u>			<u> </u>
<del></del>	X-ii	ndicates	no j		CERTI	FICATI	AB-AI					V-Presei		
Jun	<u></u>	_//,	M							Mees	141	<u>/3 , </u>	199	16
1		Seki	retary to	the Co	ıncil						Date	•		
[ ] ITEM ON CON	SENT C	ALEND	AR											
ACTION & DA					<u> </u>									_
RECORDED V		REQU	EST								1.1,400			
ABSENT												,		
[ ] ROLL CALL V	OTE - R	lesult					·············			T	1			<u> </u>
Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB	Councilmember	Aye	Nay	NV	AB
Chmn. Clarke					Jarvis	ļ				Smith, Jr.				<del> </del>
Brazil		_			Lightfoot		ļ			Thomas. Sr.				<u> </u>
Chavous					Mason	<u> </u>	ļ			Whittington	<u> </u>			
Сгорр				<u> </u>	Patterson		<u> </u>	<b> </b>		]			<u> </u>	
	1				1	1	T		1		l	I		
Evans					Ray							· Presen		

Secretary to the Council

Date