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## IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

To amend, on a temporary basis, sections 2405.3 and 2601.1 of Title 18 of the District of Columbia Municipal Regulations, to reduce the fine for parking a commercial vehicle, bus, or sightseeing vehicle in front of a residence or other prohibited location from \$500 to \$250 and to exempt all 4-wheel, 2-axle District of Columbia registered commercial vehicles.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Commercial Vehicle Parking Fines Temporary Amendment Act of 2003".

Sec. 2. Title 18 of the District of Columbia Municipal Regulations is amended as follows:

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- (a) Section 2405.3(e) is amended to read as follows:
- "(e) In the case of any commercial vehicle not registered in the District of Columbia or a District of Columbia registered commercial vehicle with more than two (2) axles or more than four (4) wheels, on any public thoroughfare in front of, alongside, or in the rear of any private dwelling or apartment, church, school, playground, hospital, or alongside or around any public park except on stands established in accordance with this chapter; Provided, that contractors may park trucks in front of, alongside, or in the rear of such property while engaged in work at such place for which the truck is reasonably necessary. For the purposes of this paragraph, the term "commercial vehicle" shall include buses and sightseeing vehicles."
- (b) Section 2601.1 is amended by striking the phrase "Commercial vehicle, bus, or sightseeing vehicle in front of a residence or other prohibited location [§2405.3(e)] .... \$500" and inserting the phrase "Commercial vehicle not registered in the District of Columbia or District of Columbia registered commercial vehicle with more than two axles or more than four wheels [§2405.3(e)] .... \$250" in its place.
  - Sec. 3. Fiscal impact statement.

This act shall have not fiscal impact on the existing budget.

## **ENROLLED ORIGINAL**

Sec. 4. (a) 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), a 30-day period of Congressional
review as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved
December 24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the
District of Columbia Register.
(b) This act shall expire after 225 days of its having taken effect.

Chairman

Council of the District of Columbia

Mayor District of Columbia