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 1-155 on first and second readings July 15, 1975, and July 29, 1975, respectively. Following expiration of the ten-day period provided the Mayor, pursuant to Section 404(e) of the Act, in which no action was taken, this legislation was assigned Act No. 1-49, published in the October 6, 1975, edition of the D.C. Register, 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. 1-35, effective November 1, 1975.

STERLING TUCKER

Chairman of the Council

D. C. Law No. 1-35

In the Council of the District of Columbia
November 1, 1975

To amend Act 1-29, entitled "To amend the provisions of the Standards of Assistance of the District of Columbia relating to special living arrangements."

Be it enacted by the Council of the District of Columbia,
That Act 1-29, entitled "To amend the provisions of the Standards
of Assistance of the District of Columbia relating to special
living arrangements", approved July 7, 1975, is amended by
striking out all that follows the enacting clause and inserting
in lieu thereof the following:

- "Sec. 1. Section 3 of Regulation No. 72-17, approved September 12, 1972, is amended by --
- "(1) striking out 'mental health foster homes,
 residential placement facilities, or' in subsection (b), and
 "(2) adding the following new subsection:
 - '(c) Recipients of supplemental security income and general public assistance living in adult foster homes shall receive a payment of \$200.00 per month, \$180.00 of which shall be for room, board, and care, and \$20.00 of which shall be for clothing and personal needs.'
- Sec. 2. There is authorized to be appropriated such sums as are necessary to carry out the purposes of this act.
- Sec. 3. The amendments made by this act shall take effect retroactively on January 1, 1975.

Considered in Council_ July 15, 1975 First vote July 15, 1975 RECORD OF COUNCIL VOTE YES NO P.R. A.D. R.A. COUNCIL MEMBER YES NO P.R. A.D. H.A. COUNCIL MEMBER COUNCIL MEMBER X X DIXON X TUCKER SPAULDING X MOORE, D. X HARDY WILSON X BARRY X HORSON WINTER Χ. CLARKE MOORE, J. COATES SHACKLETON P. R .- Present A. B.—Absent X-Indicates Vote R. A .- Readopted Ass (Secretary of the Council) Final vote in Council July 29, 1975 RECORD OF COUNCIL VOTE COUNCIL MEMBER YES NO P.R. A.B. R.A. | COUNCIL MEMBER YES NO P.R. A.B. R.A. | COUNCIL MEMBER YES NO P.R. A.B. TUCKER X DIXON SPAULDING X MOORE, D X HARDY WILSON BARRY X HOBSON WINTER MOORE, CLARKE COATES SHACKLETON X-Indicates Vote A. B.-Absent P. R .- Present R. A .- Readopted A FiSecretary of the Council) AAHG 8 1975 Presented to the Mayor Asa T(Secretary of the Council) Mayor's action approve: disapprove (Mayor's Signature)

Enacted without Mayor's signature 8-22-75

(Secretary of the Council)

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MOORE, D.						HARDY	1					WILSON				[
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CLARKE COATES	-					SHACKLETON						1				
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