### COUNCIL OF THE DISTRICT OF COLUMBIA

#### NOTICE

#### D.C. LAW 7-16

"District of Columbia Government Comprehensive Merit Personnel Act of 1978 Collective Bargaining Amendment Act of 1987".

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. 7-118 on first and second readings, May 5, 1987, and May 19, 1987, respectively. Following the signature of the Mayor on June 1, 1987, this legislation was assigned Act 7-30, published in the June 12, 1987, edition of the <u>D.C. Register</u>, (Vol. 34 page 3799) and transmitted to Congress on June 10, 1987 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 7-16, effective July 25, 1987.

DAVID A. CLARKE Chairman of the Council

Dates Counted During the 30-day Congressional Review Period:

June 10,11,12,15,16,17,18,19,22,23,24,25,26,29,30

July 1,7,8,9,10,13,14,15,16,17,20,21,22,23,24

MATE JUL 25 1987

AN ACT

## D.C. ACT 7 - 30

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

# JUN 0 1 1987

To amend the provisions of the District of Columbia Government Comprehensive Merit Personnel Act of 1978 relating to collective bargaining.

BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "District of Columbia Government Comprehensive Merit Personnel Act of 1978 Collective Bargaining Amendment Act of 1987".

Sec. 2. Section 1717 of the District of Columbia Government Comprehensive Merit Personnel Act of 1978, effective March 3, 1979 (D.C. Law 2-139; D.C. Code, sec. 1-618.17), is amended as follows: D.C. Code, sec. 1-618.17 (1988 supp.)

- (a) Subsection (c) (D.C. Code, sec. 1-618.17(c)) is amended by:
- (1) In the first sentence, striking the phrase "management shall" and inserting in its place the phrase "the parties may agree to"; and
- (2) In the third sentence, striking the word "shall" and inserting in its place the word "may".
- (b) Subsection (d) (D.C. Code, sec. 1-618.17(d)) is stricken in its entirety.
- (c) Subsection (e) (D.C. Code, sec. 1-618.17(e)) is amended by:
- (I) Striking the phrase "No later than 90 days before the expiration of any existing negotiated agreement between the parties" and inserting in its place the phrase "If the parties choose to conduct an annual study pursuant to subsection (c) of this section"; and
- (2) Inserting after the word "negotiations" the phrase "for such use as they may mutually agree upon".
- (d) Subsection (f)(1) (D.C. Code, sec. 1-618.17(f)(1)) is amended by striking the first sentence and inserting the following sentence in its place:

"Negotiations among the parties to existing contracts shall commence no later than 90 days before the expiration of the existing contracts.".

(e) Subsection (g) (D.C. Code, sec. 1-618.17(g)) is amended by striking the phrase "the annual study and".

(f) Subsection (i) (D.C. Code, sec. 1-618.17(i)) is amended to add in the last sentence, after the word "bodies", the phrase "provided that the Mayor shall not be required to support an arbitrator's award".

(g) Subsection (i) (D.C. Code, sec. 1-618.17(j)) is amended by adding the following sentences at the beginning:

"Within 60 days after the parties have reached agreement or a board of arbitration has issued its award, the management shall transmit the settlement to the Council for its review. If the management fails to transmit the settlement to the Council within the 60-day period, it shall be deemed to be submitted on the 61st day.".

(h) Subsection (m) (D.C. Code, sec. 1-618.17(m)) is amended by striking the first and second sentences and

inserting the following sentence in their place:

"When the Public Employee Relations Board ("Board") is required to determine an appropriate bargaining unit for the purpose of compensation negotiations pursuant to section 1716, negotiations for compensation between management and the exclusive representative of the appropriate bargaining unit shall begin no later than 90 days after the board's determination.".

Sec. 3. The District of Columbia Government Comprehensive Merit Personnel Act of 1978 Collective Bargaining Amendment Temporary Amendment Act of 1987, signed by the Mayor on April 15, 1987 (Act 7-16; to be codified at D.C. Code, sec. 1-618.17), is repealed.

D.C. Code, s: 1-618.17 (19: supp.)

Sec. 4. This act shall take effect after a 30-day period of Congressional review following approval by the Mayor (or in the event of veto by the Mayor, action by the Council of the District of Columbia to override the veto) 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, sec. 1-233(c)(1)).

Chairman

Council of the District of Columbia

Mayor

District of Columbia

APPROVED: June 1, 1987



### COUNCIL OF THE DISTRICT OF COLUMBIA Council Period Seven

RECORD OF OFFICIAL COUNCIL VOTE

☐ Item on	Cons	ent C	alenda	ır				DOC	KET	NO:		- 100	-		
Z ACTION	4 & D/	ATE: _		Ado	pted First I	Read	ling	,_5	-5-8	37	.,		_		
₹ VOICE	VOTE			Unanimous											
Recorded															
		1000		a11	present										
,	Absen	t:	-	GTI	present	10							- 4		
☐ ROLL C	CALL	VOTE:	- RE	SULT						(					
COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	COUNCIL MEMBER	AYE	NAY	N.V.	A.B.	
CHMN. CLARKE	Since			ioz=_R	NATHANSON					THOMAS SR.					
CRAWFORD					RAY			1		WILSON			1		
JARVIS	7				ROLARK					WINTER					
KANE					SCHWARTZ	77		1				0.000			
MASON					SMITH, JR.			1						3	
/		x -	Indica	ates V	ote A.B. — A	bsent		N.V	P	resent, not voting		-	-		
☐ Item on	Secre Cons	etary to ent C		Counc		75		_		Date	_				
ACTION	1 & D	ATE: _		Ado	pted Final F	Read	ing	, 5-	-19-	.87			-		
₹ VOICE	VOTE			Una	nimous			÷							
Recorded													_		
					t aggine serga extraoggi										
	Absen	t:		all	present				_			_	_		
7 ROLL 0	CALL	VOTE:	- RE	SULT								1	1		
							NAY	N.V	AB	COUNCIL MEMBER	AYE	NAY	NV	AB	
CHMN. CLARKE	7,12	3375.1	11111	111.00	NATHANSON	-	1	142.74	71101	THOMAS, SR.	7,71	146	14.4.		
CRAWFORD	-				RAY		-			WILSON			_		
JARVIS		-			ROLARK		-			WINTER	-				
KANE		-		-	SCHWARTZ		-		-		_				
MASON	-			-	SMITH, JR.				_				_	-	
	_	¥ -	Indica	ates V		hsent	_	NV	_ Pr	resent, not vating		_	_		
			maio	1,00	CERTIFICA	-	RECO	-		toom, not runny		- 10			
-2	-1			1	16.20	,,,,,,			5	136/87					
,	Secre	etary to	o the (	Counc		_				Date					
☐ !tem or	Cons	ent C	alenda	,											
_ 115111151	. 00113	MILL O	aiciida												
= ACTION	4 & D	ATE: _													
□ VOICE	VOTE														
Recorded										1			57)		
11,001,000	010 0	ii icaa	~41												
,	Absen	t:		_									and.		
F. ROLL C	CALL	VOTE:	_ RE	SULT						1 1		1	N.		
				100	COUNCIL MEMBER	AVE	NAV	NV	A.B.	COUNCIL MEMBER	AVE	NAV	N V	A.P.	
CHMN. CLARKE	AILE	1481	14.7	A.O.	NATHANSON	AIE	INA	14,4,	7,0.	THOMAS, SR.	ATE	NAY	14. V.	A.B.	
		-	-	-	RAY	-	-			WILSON		-			
JARVIS		-	-	-	ROLARK				-		-				
KANE		-	-	_	SCHWARTZ	-				WINTER			8.0	-	
MASON			-	-		-			-						
MAGUN	-	~	Inchin	stee 12	SMITH, JR.			A. 12				- 1			
		^ -	Indica	ices v	ote A.B. — A.				_ Pr	esent, not voting					

Secretary to the Council

Date

37-P6070 wd33