1	A BILL
2	<u>25-866</u>
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5	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
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LO	To establish, on a temporary basis, migrant services and supports to aid newcomers in settling in
l1	the District, obtaining healthcare and identification documents, and accessing emergency
L2	shelter services.
L3	
L4	BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
L5	act may be cited as the "Migrant Services and Supports Extension Temporary Amendment Act
L6	of 2024".
L7	TITLE I. MIGRANT SERVICES AND SUPPORTS
L8	Sec. 101. Migrant services and supports.
19	The Mayor may establish an office and administer programs to provide time-limited
20	services and supports to recent immigrants to the United States, including the following services
21	and supports:
22	(1) Welcome and other reception services;
23	(2) Food, clothing, baby supplies including formula, if baby formula is reasonably
24	available for purchase in the District and other necessities;
25	(3) Temporary shelter which:
26	(A) May be provided in a congregate setting; provided, that families with

27	minor children shall be prioritized to be housed in non-congregate shelter units; and
28	(B) Is maintained in safe, clean, and sanitary condition that meets all
29	applicable District health, sanitation, fire, building, and zoning codes for residential dwellings.
30	(4) Medical services, including health insurance;
31	(5) Relocation services; including:
32	(A) Services associated with traveling to a secondary destination outside
33	of the District; and
34	(B) Services associated with settling recent immigrants in the District
35	when a person intends to make the District their permanent home.
36	(6) Cash assistance for food and other necessities, transportation, relocation, and
37	other identified needs; and
38	(7) Social and legal services and referrals to external social and legal service
39	programs and providers.
40	Sec. 102. Eligibility.
41	(a) The Mayor shall establish and publish eligibility and termination criteria for services
42	and supports funded pursuant to this Act within 30 days after the effective date of the Migrant
43	Services Eligibility Clarification Emergency Amendment Act of 2023, enacted April 24, 2023
44	(D.C. Act 25-69; 70 DCR 6115); provided, that the eligibility and termination criteria:
45	(1) May include statutory, regulatory, or programmatic categories of immigration,
46	means of entering the District, and length of time in the United States or the District;

47	(2) Shall ensure that individuals are provided with adequate written and oral
48	notice in the individual's requested language when services are denied or terminated pursuant to
49	the established eligibility criteria; and
50	(3) Shall be published online in English and Spanish.
51	(b) No provision of this title shall be construed to create an entitlement (either direct or
52	implied) on the part of any individual or family to any services and supports provided under this
53	title.
54	Sec. 103. Relationship to other services.
55	Services and supports provided under this title shall not be considered Continuum of Care
56	services under the Homeless Services Reform Act of 2005, effective October 22, 2005 (D.C.
57	Law 16-35; D.C, Official Code § 4-751.01 et seq.).
58	Sec. 104. Grants.
59	Notwithstanding the Grant Administration Act of 2013, effective December 24, 2013
60	(D.C. Law 20-61; D.C. Official Code § 1-328.11 et seq.), the Mayor may make grants to
61	nonprofit organizations and other entities to provide services and supports to recent immigrants
62	to the United States arriving in the District.
63	Sec. 105. Rulemaking.
64	If the Mayor authorizes an expenditure pursuant to section 101 of this title, the Mayor,
65	pursuant to Title 1 of the District of Columbia Administrative Procedure Act, approved October
66	21, 1968 (82 Stat. 1204; D.C. Official Code § 2-501 et seq.) shall issue rules to implement the

67	provisions of this title, which shall include the eligibility and termination criteria required by
68	Section 102(a) of this title.
69	TITLE II. CONFORMING AMENDMENTS
70	Sec. 201. The Homeless Services Reform Act of 2005, effective October 22, 2005 (D.C.
71	Law 16-35; D.C. Official Code § 4-751 et seq.), is amended as follows:
72	(a) Section 2(32) (D.C. Official Code § 4-751.01(32)) is amended as follows:
73	(1) Sub-subparagraph (A)(iii) is amended by striking the phrase "public assistance
74	from the District" and inserting the phrase "public assistance from the District, other than
75	assistance through the DC Healthcare Alliance," in its place.
76	(2) A new sub-paragraph (C) is added to read as follows:
77	"(C) An individual or family shall be deemed to be in the District
78	temporarily and shall not be considered a resident of the District if the individual or family:
79	"(i) Is en route to a family member, sponsor, or an intended
80	destination outside the District; or
81	"(ii) Was paroled into the United States after April 1, 2022, under
32	section 212(d)(5) of the Immigration and Nationality Act, approved June 27, 1952 (66 Stat. 182;
83	8 U.S.C. § 1182(d)(5)), until the completion of their immigration proceedings, including any
84	appeals, except for:
85	"(I) Individuals who entered the United States pursuant to a

86	special parole program established by the federal government that is indicated on the parole or
87	entry document; or
88	"(II) Individuals granted parole while residing outside of
89	the United States; or"
90	"(iii) Cannot produce proof of residency documents required under
91	sub-subparagraph (A)(iii) of this paragraph and has been issued, after April 1, 2022, a notice to
92	appear in a proceeding to be held under section 240 of the Immigration and Nationality Act,
93	approved June 27, 1952 (66 Stat. 182; 8 U.S.C. § 1229a), until the completion of their
94	immigration proceedings, including any appeals."
95	(b) Section 7(c)(3)(B) (D.C. Official Code § 4-753.01(c)(3)(B)) is amended to read as
96	follows:
97	"(B) The Mayor shall determine that a person seeking shelter by reason of
98	domestic violence, sexual assault, human trafficking, refugee status, or asylum, is a resident of
99	the District without receiving demonstration of District residency in accordance with section
100	2(32) of this act, except if the Mayor can demonstrate that a person seeking asylum is eligible for
101	and will receive shelter under Title I of the Migrant Services and Supports Temporary
102	Amendment Act of 2022, effective December 21, 2022 (D.C. Law 24-234; DC Official Code §
103	4-773.01 et seq.), or any subsequently enacted act substantially similar to Title I, the Mayor may
104	direct that person to the Office of Migrant Services to obtain shelter.".

105	TITLE III. APPLICABILITY; FISCAL IMPACT STATEMENT; EFFECTIVE
106	DATE
107	Sec. 301. Applicability.
108	This act shall apply as of July 10, 2024.
109	Sec. 302. Fiscal impact statement.
110	The Council adopts the fiscal impact statement of the Chief Financial Officer as the fiscal
111	impact statement required by the section 4a of the General Legislative Procedures Act of 1975,
112	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a) .
113	Sec. 303. Effective date.
114	(a) This act shall take effect following approval by the Mayor (or in the event of veto by
115	the Mayor, action by the Council to override the veto), a 30-day period of congressional review
116	as provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
117	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
118	Columbia Register.
119	(b) This act shall expire after 225 days of its having taken effect.