Councilmember Kenyan R. McDuffie

2 3 A BILL 4 IN THE COUNCIL OF THE DISTRICT OF COLUMBIA 5 6 7 To authorize the Business Improvement District Council, on behalf of business improvement district corporations, to enter a master license agreement with a third-party provider for 8 9 the deployment of interactive wayfinding kiosks in commercial areas served by business improvement district corporations, to amend the Business Improvement Districts Act of 10 1996 to require a community member or resident is a member of the of the BID Board. 11 12 13 BE IT ENACTED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this act may be cited as the "Business Improvement District Resiliency Act of 2025". 14 Sec. 2 Definitions 15 (a) "Interactive wayfinding kiosk" means an interactive informational wayfinding 16 platform for use by pedestrians and erected in the public right-of-way, on public space or on 17 18 private property in the form of a kiosk capable of providing or generating wireless internet at no cost to users and electronically-displayed content including, but not limited to, weather updates, 19 multimodal mapping to event destinations with mobile integration, shopping, dining, and 20 21 medical points of interest, job postings, real time transportation information, public opinion surveys, public safety and police emergency notifications, kiosk usage information, public 22 23 service announcements, and digital advertisements. 24 (b) "BID Council" means the association of the District of Columbia's Business 25 Improvement Districts. 26 (c) "BID corporation" has the same meaning as in § 2-1215.02(4).

27	(d) "Business Improvement District" or "BID" has the same meaning as in § 2-
28	1215.02(7).
29	(e) "Commercial district" has the same meaning as in § 1–328.04(j)(1).
30	Sec. 3. The master license agreement.
31	(a) Notwithstanding any other provision of law, a BID corporation, subject to a
32	master license agreement with the DC BID Council, may contract with one or more providers of
33	interactive wayfinding kiosks to install and operate interactive wayfinding kiosks, provided:
34	(1) the interactive wayfinding kiosk is located in the commercial district of
35	such BID corporation; and
36	(2) the BID corporation receives a percentage of the revenue derived from
37	the digital advertisement displayed on any interactive wayfinding kiosk located in the commercial
38	district of such BID corporation; and
39	(3) the master license agreement shall, for its term, be the exclusive agreement in
40	the District of Columbia for private installation and maintenance of interactive wayfinding kiosks,
41	which display commercial advertisements, in public spaces in the commercial districts of BID
42	corporations.
43	(b) The Mayor shall permit the interactive wayfinding kiosk provider to place
44	advertisements on interactive wayfinding kiosks installed pursuant to the master license
45	agreement.
46	(c) The master license agreement shall be for an initial period of 20 years and
47	10 years for renewal thereafter. One year prior to the termination of the master license agreement
48	each party shall notify the other, in writing, as to whether or not it wants to renegotiate the master
49	license agreement for an additional period of time.

50	(d) Under the terms of the master license agreement, the interactive wayfinding
51	kiosk provider shall be responsible for:
52	(1) All of the costs and expenses for the interactive wayfinding kiosk
53	design;
54	(2) The construction, maintenance, and lighting of the interactive
55	wayfinding kiosks and repair of all structures including sidewalks, curbs, streets or utilities which
56	shall in any way be disturbed by the installation of the interactive wayfinding kiosks; and
57	(3) The costs associated with changing, within 3 months, the location of any
58	interactive wayfinding kiosks which are no longer needed where originally placed due to changes
59	in the boundaries of BID corporations or other factors.
60	(e) The master license agreement shall establish:
61	(1) The minimum number of interactive wayfinding kiosks, which are to be
62	installed in the District of Columbia pursuant to the master license agreement;
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64	(2) The design of the interactive wayfinding kiosks; and
65	(3) Standards which the interactive wayfinding kiosk provider is to follow
66	for the minimum maintenance and replacement of the interactive wayfinding kiosks installed
67	pursuant to the master license agreement.
68	(f) The BID Council shall include in the master license agreement those provisions
69	which are so specified in this chapter and any other provisions which the Mayor deems appropriate
70	to carry out the purposes of this chapter.
71	(g) Upon the expiration of the master license agreement, or upon the expiration of
72	the renewal term provided for herein, or if the master license agreement is terminated in accordance

74	pursuant to the master license agreement shall be removed by, and returned to, the interactive
75	wayfinding kiosk provider without cost to the District of Columbia.
76	Sec. 4. Location of interactive wayfinding kiosks; review of application.
77	(a)(1) Prior to the installation of one or more interactive wayfinding kiosks pursuant
78	to the master license agreement, the BID Council shall submit an application to the Mayor for
79	review that includes:
80	(A) The proposed locations for the installation of interactive
81	wayfinding kiosks, which shall include a permitted installation radius of one thousand feet from
82	such proposed locations;
83	(B) A description of the information, features and services provided
84	to residents, workers, visitors, and businesses by the interactive wayfinding kiosks, which shall
85	include, at a minimum:
86	(i) Crime deterrence functions and public safety
87	enhancements;
88	(ii) Programs available through District government
89	agencies and direct service providers, such as prevention and treatment for substance abuse and
90	addiction and shelter options for homelessness; and
91	(iii) Promotion and marketing of small and local
92	businesses, such as minority-owned and women businesses and certified business enterprises;
93	(C) A description of the programming and services to be provided
94	through the revenue derived by the BID corporations from the digital advertisement displayed on

with section 9 of this act, whichever shall occur first, the interactive wayfinding kiosks installed

the interactive wayfinding kiosks, including 5% of the increased revenue realized by the BID corporations directed towards [one of the following programs, services or activities:

(i) Arts and Humanities Fund/grants and administration, improvement, and maintenance of property and programs managed by the Arts and Humanities Commission; or

(ii) Equity Impact Fund/ support businesses eligible to be equity impact enterprises (EIE) with training and investment in the form of revenue or equity-based financing]; and

- (D) Any other data or information requested by the Mayor.
- (2) The selection of locations and the sequence for installation of interactive wayfinding kiosks shall take into account, first, the various needs of the different commercial districts of the BID corporations for interactive wayfinding kiosks, and second, the advertising market potential in these areas.
- (b) In establishing the locations for the interactive wayfinding kiosks, the BID Council shall consult with the District of Columbia Department of Transportation.
- (c) The Mayor shall have 30 days from the date of the filing of the application to conduct a preliminary review of the application to determine if the filing criteria set forth in this section have been met and if the application is otherwise in conformity with this chapter. If the Mayor fails to make a determination that the application is either not in conformity with this chapter or that the application requirements have been met within 30 days, such inaction shall constitute an affirmative preliminary determination that the application requirements have been met. The Mayor may designate the District of Columbia Department of Transportation, or a

successor thereto, to perform the review functions described by this section.

(d)(1) If the Mayor determines that the application is not in conformity with this chapter, the Mayor shall specify the particular items that need to be corrected and notify the applicant that the application can be corrected and resubmitted within 30 days from the date of this notification. If a corrected application is not submitted within the 30-day period, the Mayor shall reject the application.

(2) Once the Mayor affirmatively determines that the application requirements have been met, the Mayor shall approve the application.

Sec. 5. Advertising.

- (a) The interactive wayfinding kiosk provider is authorized to sell commercial advertisement space on no more than 2 sides of a single end of the interactive wayfinding kiosks which have been designated by the master license agreement to contain advertisement.
 - (b) An interactive wayfinding kiosk shall not display any advertisement that is:
 - (1) contrary to any applicable laws, rules or regulations;
 - (2) promotes or advertises tobacco products;
- 132 (3) promotes or advertises a "sexually-oriented business establishment," as
- defined in

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- Section 100 of Title 11-B of the District of Columbia Municipal Regulations (11-B DCMR §
- 135 100); or
- 136 (4) considered "political advertising," as defined in § 1–1163.15(d).
 - (c) The interactive wayfinding kiosk provider shall remove any advertisement which the Mayor determines to be deceptive, misleading, untruthful, obscene, or in violation of Chapter 39 of Title 28 within 15 days from receipt of a request from the Mayor.

(d) No interactive wayfinding kiosks with advertisements shall be permitted in public spaces which are immediately adjacent to residential districts of the City zoned R-1, R-2, R-3, or R-4 by the Zoning Commission.

Sec. 6. Permitting.

- (a) For purposes of this chapter, the Mayor shall issue a permit or renewal permit to a BID corporation or BID Council for the installation of an interactive wayfinding kiosk for a period of 20 years, unless sooner revoked by the Mayor for non-compliance with the provisions of the permit. The Mayor may establish the appropriate permit fee according to costs associated with its issuance.
- (b) It is unlawful to own, construct, substantially alter, or operate any interactive wayfinding kiosk except in accordance with the terms of the permit, including any maintenance provisions, issued by the Mayor to the BID corporation or BID Council for such interactive wayfinding kiosk.
- (c)(1) A permit granted by the Mayor to a BID corporation pursuant to this chapter shall transfer for the remaining term of such permit to the BID Council in the event of a termination, dissolution or order revoking the registration of such BID corporation's BID; provided, however, a successor BID corporation of such BID may request, and the BID Council shall approve, the transfer of the permit for the remaining term of the permit to such successor BID.

Sec. 7. Insurance and bonds.

(a) Prior to the installation of the first interactive wayfinding kiosk, the interactive wayfinding kiosk provider shall file with the District of Columbia and shall maintain throughout the life of the master license agreement, liability insurance policies and performance bonds

163	acceptable to the Mayor in the minimum amounts as follows:
164	(1) For bodily injury, including death, (A) \$250,000 for any one person, and
165	(B) \$1,000,000 for any one accident;
166	(2) For property damage, \$100,000 per accident; and
167	(3) For performance of maintenance and repairs, and other provisions of the
168	master license agreement, \$5,000, provided such amount shall increase by \$250 per interactive
169	wayfinding kiosk after the installation of 20 interactive wayfinding kiosks by such provider.
170	(b) The interactive wayfinding kiosk provider shall assure any legal responsibility
171	for, and shall hold the District of Columbia harmless from, any liability that arises because of
172	injury to persons or property, including sidewalks, curbs, streets and structures by reason of the
173	construction, operation, or maintenance of the interactive wayfinding kiosks installed or moved
174	pursuant to the master license agreement.
175	Sec. 8. Termination of master license agreement.
176	(a)The Mayor shall notify the BID Council and interactive wayfinding kiosk
177	provider in writing of any violations of the master license agreement and establish a compliance
178	schedule for correcting the violations. In the event that the compliance schedule is not met, the
179	Mayor may revoke any permits in connection with such violations after 60 days written notice to
180	the BID Council and interactive wayfinding kiosk provider of the Mayor's intent to revoke such
181	permits, setting forth the reasons for the revocation.
182	(b) In the event of bankruptcy of the interactive wayfinding kiosk provider the BID
183	Council shall terminate the master license agreement, providing the interactive wayfinding kiosk

Sec. 9. Relation to other provisions of law.

provider with written notice of the BID Council's action.

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186	The provisions of [Title 5A-1, Article 14 of the Building Code of the District of
187	Columbia], and rules issued pursuant to those sections, pertaining to outdoor signs in the District
188	of Columbia, shall not pertain to the advertisement resulting from this act.
189	Sec. 10. Rules.
190	Pursuant to title 1 of the District of Columbia Administrative Procedures Act,
191	approved October 21, 1968 (82 Stat. 1204; D.C. Code § 1-1501 et seq.), the Mayor is authorized
192	to issue any rules that may be necessary to implement the provisions of this act.
193	Sec. 11. Severability.
194	If a provision of this act or its application to a particular person or circumstance
195	is held invalid, such invalidity does not affect other provisions or applications.
196	Sec. 12 Business Improvement Districts Act of 1996, effective May 29, 1996, (D.C.
197	Law 11-312; D.C. Official Code § 2-1215.07), is amended as follows:
198	(a) Section 8 is amended as follows:
199	(1) Paragraph (a) is amended as follows:
200	"(a) The powers of each BID corporation shall be vested in a Board of Directors
201	("Board"). Board members shall include owners, or principals, agents, partners, managers,
202	trustees, stockholders, officers, or directors of owners, and commercial tenants, residents,

community members, and also may include governmental officials; provided, that at least one

voting member of the Board is a community member or resident who lives in or within close

proximity to the BID and not less than a majority of all Board members shall represent owners."

Sec. 13. Fiscal impact statement.

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	The Council adopts the fiscal impact statement in the committee report as the
fiscal impact	statement required by section 4a of the General Legislative Procedures Act of 1975
approved Oct	tober 16, 2006 (120 Stat. 2038; D.C. Official Code § 1–301.47a).
Sec. 1	4. Effective date.
	This act shall take effect following approval by the Mayor (or in the event of veto
by the Mayor	r, action by the Council to override the veto), a 30-day period of congressional
review as pro	ovided in section 602(c)(1) of the District of Columbia Home Rule Act, approved
December 24	e, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the

District of Columbia Register.