1	CA.L
2 3 4	Councilmember Robert C. White, Jr.
5 6 7 8	A PROPOSED RESOLUTION
9 10 11	IN THE COUNCIL OF THE DISTRICT OF COLUMBIA
12 13 14	To declare the existence of an emergency with respect to the need to repeal the Condominium Warranty Claims Clarification Temporary Amendment Act of 2022.
15 16	RESOLVED, BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That this
17	resolution may be cited as the "Continuity in Condominium Warranty Claims Emergency
18	Declaration Resolution of 2023".
19	Sec. 2. (a) On November 15, 2022, the Council passed the Condominium Warranty
20	Claims Clarification Amendment Act of 2022, enacted on December 8, 2022 (D.C. Act 24-689;
21	69 DCR 15105) ("permanent act"). The permanent act is now pending congressional review.
22	Only one paragraph, section 2(a)(8), is applicable subject to appropriation; the remaining
23	substantive provisions would become applicable upon completion of congressional review.
24	(b) On December 20, 2022, the Council passed the Condominium Warranty Claims
25	Clarification Temporary Amendment Act of 2022 (Bill 24-1138) ("temporary act"). The
26	Council's intent in passing the temporary act was to accelerate the applicability of all provisions
27	of the permanent act. However, the temporary act contains substantive differences from the
28	permanent act, including the omission of language that the permanent act would add or amend at
29	D.C. Official Code §§ 42-1903.16(e)(6), 42-1903.16(g)(1-A), 42-1903.17, and 42-1904.17.
30	(c) The temporary act is now pending Mayoral review. If the Mayor signs the temporary
31	act, it is transmitted to Congress, and Congress takes no action, the temporary act will become

law for 225 days. This would result in the changes referenced in subsection (b) of this section
that were included in the permanent act but omitted from the temporary act temporarily lapsing.

34 (c) To prevent a temporary inconsistency in the law, it is now necessary to repeal the35 temporary act.

36 Sec. 3. The Council of the District of Columbia determines that the circumstances

37 enumerated in section 2 constitute emergency circumstances making it necessary that the

38 Continuity in Condominium Warranty Claims Emergency Amendment Act of 2023 must be

39 adopted after a single reading.

40 Sec. 4. This resolution shall take effect immediately.