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Resolution of 2024".

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to the tipped minimum wage, the Council enacted emergency and temporary legislation 32 in January 2023 to change the date of the first increase to the tipped minimum wage from

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A PROPOSED RESOLUTION

IN THE COUNCIL OF THE DISTRICT OF COLUMBIA

reflect the date on which the first increase to the tipped minimum wage took

effect; to declare an emergency with respect to Secure DC to ensure that the existing law remains in place between the expiration of the temporary legislation

in August and the effective date of the BSA; and to provide management rights

RESOLVED BY THE COUNCIL OF THE DISTRICT OF COLUMBIA, That

this resolution may be cited as the "Labor and Safety Omnibus Emergency Declaration

Sec. 2. (a) Initiative Measure No. 82 – the District of Columbia Tip Credit

Elimination Act of 2022, (the "Act") prescribes dates for progressively increasing the

tipped minimum wage until it is equal to the District minimum wage. Because of both

review period, the Act did not become District law until February 2023. However, the

mandated that the first increase to the tipped minimum wage would occur on January 1,

(b) To avoid confusion about when employers were required to provide increases

Act's effective date of February 2023 contradicts the language in the Act, which

delays in certifying the initiative to appear on the ballot and the mandatory congressional

Measure No. 82 - the District of Columbia Tip Credit Elimination Act of 2022 - to

To declare the existence of an emergency with respect to the need to amend Initiative

clarification for matters subject to collective bargaining.

33 January 1, 2023, to May 1, 2023. The temporary legislation, the Tipped Minimum Wage 34 Increase Implementation Clarification Temporary Amendment Act of 2023, effective 35 April 19, 2023 (D.C. Law 25-2; 70 DCR 6320), expires on September 18, 2024. 36 (c) Without intervention, the date of the first increase to the tipped minimum 37 wage will retroactively revert to January 1, 2023, creating further confusion among 38 stakeholders, particularly District employees interested in pursuing claims for wage theft. 39 Without a new round of emergency and temporary measures, employees will struggle to 40 determine the effective date of the first wage increase in 2023, leading to confusion 41 within the tipped workforce. Therefore, the Council must pass another round of 42 emergency and temporary legislation to ensure continuity in the law until the change can 43 be permanently codified. 44 Sec. 3. These measures also include an additional section that addresses a short 45 gap in the law by amending the subject-to-appropriation provision of Secure DC, 46 specifically regarding the District's pre-trial procedure. The changes to pre-trial 47 procedures are already in effect through temporary legislation that expires in August. The 48 permanent version of the Secure DC Omnibus Amendment Act of 2024, effective June 8, 49 2024 (D.C. Act 25-411; 71 DCR 2732), includes these same changes, subject to 50 appropriations, and which have been funded in the supplemental budget, but the subject-51 to-appropriations language will not be changed until the BSA becomes effective on 52 October 1, 2024. This section will ensure that the existing law remains in place between 53 the expiration of the temporary legislation in August and the effective date of the BSA in 54 October. It will also make effective the additional changes to pre-trial detention included 55 in the permanent version of the Secure DC Omnibus Amendment Act of 2024, effective

56	June 8, 2024 (D.C. Act 25-411; 71 DCR 2732), which were funded in the supplemental
57	budget and would otherwise not take effect until October 1, 2024.
58	Sec. 4. Finally, these measures amend the Management Rights Clarification Act,
59	which amends D.C. Code § 1-617.08, such that when the Public Employee Relations
60	Board is called upon to determine the scope of bargaining pursuant to § 1-617.02(b)(5),
61	management shall have the burden of proving by clear and convincing evidence that the
62	matter is expressly proscribed and that notwithstanding subsection (a)(5)(A) of this
63	Section, the tour of duty for employees of the Fire and Emergency Medical Services
64	Department shall be negotiable through collective bargaining. This change is necessary to
65	pass on an emergency basis because multiple collective bargaining units are in the
66	process of renegotiating compensation agreements, and the delays the result from claims
67	made to the Public Employee Relations Board significantly hamper the negotiation

Sec. 5. The Council of the District of Columbia determines that the circumstances in section 2 constitute emergency circumstances, making it necessary that the Labor and Safety Omnibus Amendment Act of 2024 be adopted after a single reading.

Sec. 6. This resolution shall take effect immediately.

process.