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3	Chairman Phil Mendelson	Councilmember Elissa Silverman
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18	Councilmember Trayon White, Sr.	Councilmember Anita Bonds
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27	DIENE COLDICIO CO	
28	IN THE COUNCIL OF TH	IE DISTRICT OF COLUMBIA
29	· · · · · · · · · · · · · · · · · · ·	
30 31	To amond the First Source Employment A and	
32	To amend the First Source Employment Agree	e beginning of a project, to enhance what the
33	Department of Employment Services re	eports to the public about how well contractors are
34	meeting local hiring requirements, and	to provide an online list of current First Source
35	nrojects that includes unreducted emplo	syment agreements, special hiring agreements, and
36	revised employment plans, and transmi	
37	To viso a comprogramous practic, and transmit	those agreements and plans to raves.
38	BE IT ENACTED BY THE COUNCIL	OF THE DISTRICT OF COLUMBIA, That this
39	act may be cited as the "First Source Commun	
40	•	,,
41	Sec. 2. The First Source Employment A	Agreement Act of 1984, effective June 29, 1984
42	(D.C. Law 5-93; D.C. Official Code § 2-219.0	1 et seq.), is amended as follows:

43	(a) Section 2 (D.C. Official Code § 2-219.01) is amended by adding a new paragraph
44	(2A) to read as follows:
45	"(2A) "Employment agreement status" means whether an employment agreement
46	is active, cancelled, closed out, completed, inactive, or relinquished.".
47	(b) Section 4a (D.C. Official Code § 2-219.03a) is amended by adding a new subsection
48	(c) to read as follows:
49	"(c) No work may begin on a project or contract that is subject to an agreement entered
50	into pursuant to subsection (a) of this section until the special hiring agreement has been
51	accepted by the Department of Employment Services ("DOES" or "the Department") and posted
52	on the Department's website." in its place.
53	(c) Section 5 (D.C. Official Code § 2-219.04) is amended to read as follows:
54	"(a) The Mayor shall submit quarterly reports to the Council of the District of Columbia
55	on January 31st, April 30th, July 31st, and October 31st of each year. The report shall provide
56	information on every First Source project the Department of Employment Services is
57	monitoring, including those for which a penalty is being appealed or has otherwise yet to be paid.
58	"(1) For projects subject to hiring requirements pursuant to section 4(e)(1), the
59	report shall include the following information:
60	"(A) Contracting agency;
61	"(B) Name of the beneficiary;
62	"(C) Name of the company on the employment agreement:
63	"(D) Project name;
64	"(E) Advisory neighborhood commission in which the project is located;
65	"(F) Project contract amount;

66	"(G) Company contract amount;	
67	"(H) Estimated (or actual) project start date:	
68	"(I) Estimated (or actual) project end date;	
69	"(J) Employment agreement status;	
70	"(K) If First Source requirements are cumulative or by subcontractor;	
71	"(L) Number of new hires;	
72	"(M) Number of DC-resident new hires;	
73	"(N) Whether 51% of the beneficiary or/subcontractor's new hires were	
74	District residents;	
75	"(O) Whether a non-compliant letter was sent;	
76	"(P) Whether the company requested a waiver from compliance;	
77	"(Q) Whether the waiver request was granted; and	
78	"(R) If a waiver request was granted, the reason for granting the waiver.	
79	"(2) For projects subject to hours-based requirements pursuant section 4(e)(1A).	
80	the report shall include the following information:	
81	"(A) Information required pursuant to paragraph (1)(A) through (1)(K) of	
82	this subsection;	
83	"(B) The number of:	
84	"(i) Journeyworker hours worked;	
85	"(ii) District-resident journeyworker hours worked;	
86	"(iii) Apprentice hours worked;	
87	"(iv) District-resident apprentice hours worked;	
88	"(v) Skilled laborer hours worked;	

89	"(vi) District-resident skilled laborer hours worked;
90	"(vii) Common laborer hours worked;
91	"(viii) District-resident common laborer hours worked;
92	"(ix) Double-count hours for hard to employ District residents; and
93	"(x) Roll over hours from previous projects; and
94	"(C) Information required pursuant to paragraph (1)(N) through (1)(R) of
95	this subsection.
96	"(3) For projects that have had penalties assessed against them, the report shall
97	include the following metrics:
98	"(A) Name of the company on the employment agreement;
99	"(B) Project name:
100	"(C) Total direct labor costs;
101	"(D) Total indirect labor costs;
102	"(E) Date of assessment;
103	"(F) Penalty amount assessed:
104	"(G) Calculation of assessment;
105	"(H) Whether the penalty was withdrawn;
106	"(I) If the penalty was withdrawn, the specific reason for withdrawal; and
107	"(J) Penalty amount paid.
108	(d) Section 5a (D.C. Official Code § 2-219.04a) is amended to read as follows:
109	"(a) The Department of Employment Services shall post on its website all unredacted
110	employment agreements and special hiring agreements ("agreements") entered into and revised
111	employment plans ("plans") submitted.

112	"(1) Within 120 days after the applicability date of the First Source Community
113	Accountability Amendment Act of 2019, introduced on September 17, 2019 (Bill), DOES
114	shall post on its website a list of 'Current First Source Projects,' which shall include agreements
115	and plans for all projects the Department is currently monitoring.
116	"(2) For all subsequent First Source projects, DOES shall, within 14 days of
117	receipt:
118	"(A) Add agreements and plans to its list of Current First Source Projects:
119	and
120	"(B) Transmit the agreements and plans to the advisory neighborhood
121	commission in which the project is located.".
122	Sec. 3. Fiscal impact statement.
123	The Council adopts the fiscal impact statement in the committee report as the fiscal
124	impact statement required by section 4a of the General Legislative Procedures Act of 1975,
125	approved October 16, 2006 (120 Stat. 2038; D.C. Official Code § 1-301.47a).
126	Sec. 4. Effective date.
127	This act shall take effect following approval by the Mayor (or in the event of a veto by
128	the Mayor, action by Council to override the veto), a 30-day period of congressional review as
129	provided in section 602(c)(1) of the District of Columbia Home Rule Act, approved December
130	24, 1973 (87 Stat. 813; D.C. Official Code § 1-206.02(c)(1)), and publication in the District of
131	Columbia Register.