Title VII Subtitle H, the “Council Period 23 Rule 736 and Other Repeals Amendment Act of 2020” is amended by striking the following provision in its entirety:*  

“The Public School Health Services Amendment Act of 2017, effective February 17, 2018 (D.C. Law 22-61; 65 DCR 127), is repealed.”

*(in Bill 23-760-ANS, currently section 7100)*

**Rationale:** The Public School Health Services Amendment Act of 2017 was effective February 17, 2018 (D.C. Law 22-61; 65 DCR 127). Council Rule 736 states that a “law, or provision of a law, that will be applicable subject to inclusion in a budget and financial plan that remains unfunded for 2 fiscal years shall be subject to repeal in the Budget Support Act on the third fiscal year following its enactment.” In the past consideration has been given if progress has been made in funding legislation and the time limit for repeal has tolled for those fiscal years.
during which a portion of funds to support the fiscal impact of the act were appropriated by
Council.

In Fiscal Year 2019, the Council increased the Department of Health’s recurring Local
Funds budget by $4,400,000 within the Community Health Administration to support
components of the School Health Services Program, including but not limited to a legislative
mandate that requires clinical nursing coverage of 40 hours per week for all public and public
charter schools. As such, this legislation should be spared from repeal this year, and should be
funded or consider for repeal during the Fiscal Year 2022 budget process.

**Fiscal Impact:** This amendment has no fiscal impact because it merely removing the
repeal of legislation passed “subject to appropriations.”