

GOVERNMENT OF THE DISTRICT OF COLUMBIA

DEPARTMENT OF TRANSPORTATION



d. Public Space Regulation Division (PSRD)

October 11, 2023

Streatery Program Permits Extended Through the End of 2024

Washington, DC - The District Department of Transportation (DDOT) is pleased to announce the extension of the temporary Streatery Program permits until December 31, 2024, which includes Parklet and Other Special Event permits.

Originally launched as a pilot program in 2020, this program permits food establishments to use parking lanes, travel lanes, and alleys for outdoor dining. This extension allows DDOT more time to develop the regulations and guidelines needed to facilitate a permanent Streatery Program, expected to be finalized in 2024.

Food establishments with issued permits must log into TOPS to re-print their permit and Emergency No Parking (ENP) signs to post in public space.

For any questions relating to the [Streatery Program](#), please email DDOT's Streatery Coordinator, Kimberly Vacca, at Kimberly.vacca@dc.gov. For more information about this notice, please contact DDOT's Public Space Regulation Division, Customer Relations and Experience Branch at (202) 442-4670 or send an email to crb.services@dc.gov.

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The District Department of Transportation (DDOT) is committed to ensuring that no person is excluded from participation in, or denied the benefits of, its projects, programs, activities, and services on the basis of race, color, national origin, gender, age, or disability as provided by Title VI of the Civil Rights Act of 1964, the Americans with Disabilities Act and other related statutes. In accordance with the D.C. Human Rights Act of 1977, as amended, D.C. Official Code sec. 2-1401.01 et seq. (Act), the District of Columbia does not discriminate on the basis of actual or perceived: race, color, religion, national origin, sex, age, marital status, personal appearance, sexual orientation, gender identity or expression, familial status, family responsibilities, matriculation, political affiliation, genetic information, disability, source of income, status as a victim of an interfamily offense, or place of residence or business. Sexual harassment is a form of sex discrimination, which is prohibited by the Act. In addition, harassment based on any of the above-protected categories is prohibited by the Act. Discrimination in a violation of the Act will not be tolerated. Violators will be subject to disciplinary action.