

Amendment 3 to Council Bill 59-2009

**By: The Chairperson at the request of Calvin Ball,
Mary Kay Sigaty, Jennifer Terrasa,
and the County Executive**

**Legislative Day No. 1
Date: January 4, 2010**

Amendment No. 3

(This amendment revises the Bill title to reflect two approved amendments.)

1 On the title page, strike beginning with “establishing” in the fourth line of the title
2 paragraph down through “revitalization” in the fifth line and substitute: “requiring that a certain
3 minimum percentage of the dwelling units permitted under the Downtown Columbia
4 revitalization process be moderate income housing units; specifying the application of this Act to
5 property currently improved pursuant to certain types of approved development plans; providing
6 that the obligation to provide a Community Enhancement, Program or Public Amenity is not
7 triggered by the development of arts, cultural, and community uses, or by development of a
8 parcel consisting only of up to a certain size of commercial floor area; ”.