I would like to start by thanking Mayor Williams for leading the Commission and recognize all of the Commissioners for donating your time to such an important process. The work you are doing as part of the Tax Revision Commission will set the tone for the progress our city will see in the next ten years. Your recommendations can drastically improve the city’s competitiveness or keep DC at the bottom of the nation’s list for places to do business. We understand the magnitude of the task you face and are confident that your recommendations will be based on what is best for the District.

I am Barbara Lang, President and CEO of the DC Chamber of Commerce. I am pleased to be here today to represent the 1700+ members of the Chamber, the hundreds of thousands of employees they employ, and the millions of dollars in District tax revenue they provide yearly to the District’s coffers. The DC Chamber of Commerce represents businesses large and small. At the Chamber, we truly work hard to make living, working, playing and doing business in the District of Columbia a much better proposition for all of our residents.

First and foremost what we need to do is support entrepreneurs and small business people who want to make a better life for themselves and their communities and are the true job-creators in our economy. As the OCFO stated last week of the 21,502 businesses in DC half of them employ less than 5 people.
82% have less than 20 employees. DC is not a city of large companies. We need to cater to our small businesses while being attractive to large business as well. Stifling taxes and fees only make the decision easier for a small and large business to locate in Virginia or Maryland particularly Virginia. We are aware that some look to rebut the statement that businesses leave the District because of the taxes and fees, and many just choose not to come here. But the evidence is clear in this region. Instead of looking at data, look out your windows and see how many companies are located along the District’s border and in the Tysons to Dulles corridor.

Above all we hope that you, the Commission will create a report that provides a roadmap for a simpler and more competitive tax code. We can proudly state that the District’s money management has come a long way since the Control Board era, but there is still a lot of work to be done before the District has a competitive tax climate. We encourage the Commission to look into creative ways to work around the loss of commuter taxes instead of persisting with one of the worst business tax climates in the nation. Yes, we are in a very unique situation without having a commuter tax. However, just because we cannot tax a significant portion of the income that is generated in the city, does not mean the city should levy that lost revenue in a vertical tax structure. We applaud recent strides to attract major retail that will help capture more commuter dollars, such as the opening of the Costco at Fort Lincoln. Had the city been
TAXING COMPETITIVELY ALL ALONG, WE WOULD NOT BE FIGHTING TO ATTRACT THE RETAIL
BACK INTO D.C. OR HAVING TO PROVIDE RETAIL TIF AND GREAT STREETS TIF PROGRAMS.
NOR WOULD WE HAVE MAJOR RETAIL SITTING ON THE MARYLAND AND VIRGINIA SIDE OF
THE LINE. WE STRONGLY ENCOURAGE THE COMMISSION TO TACKLE THE COMMUTER TAX
ISSUE IN A THOUGHTFUL AND PRODUCTIVE MANNER WITHOUT PUTTING THE DISTRICT IN A
FIGHT WITH SURROUNDING JURISDICTIONS.

THE DISTRICT HAS DEPENDED FAR TOO LONG ON THE FEDERAL GOVERNMENT AND THE
city’s location as justification for uncompetitive taxes. WE SUPPORT YOUR
INTENTION TO REVIEW THE ENTIRE REVENUE SYSTEM AND PROVIDE COMPREHENSIVE
ANALYSIS ON EACH STREAM’S COMPETITIVENESS, AND NECESSITY. IT IS UNACCEPTABLE THAT
OVER THE LAST FEW BUDGET CYCLES, THAT INSTEAD OF LOOKING INTO ITS OWN SPENDING,
some of our city’s leaders have increased taxes and fees to fund the city’s ever-
increasing budget. OVER THE LAST COUPLE YEARS WE HAVE WARNED OUR LEADERS OF
THE DESTRUCTIVE PATH THIS CITY IS PAVING.

WHILE WE SUPPORT THE REVIEW OF THE ENTIRE TAX STRUCTURE, THERE ARE A FEW TAXES
THAT WE WOULD SPECIFICALLY LIKE THE COMMISSION TO RECOMMEND CHANGED. FIRST,
WE AGREE WITH THE MAYOR THAT THE CORPORATE REAL PROPERTY TAX RATE SHOULD BE
REDUCED. DISTRICT BUSINESSES PROVIDE SIGNIFICANT TRANSFER TAX PAYMENTS ON TOP OF
THE REGIONS’ HIGHEST REAL PROPERTY TAXES. THE CHAMBER HAS CONSISTENTLY ASKED
THE MAYOR AND COUNCIL TO REVIEW BOTH THE REAL AND PERSONAL PROPERTY TAX RATES.
IN THAT VEIN, WE TOO WOULD LIKE TO HAVE AN ANALYSIS DONE ON THE IMPACT OF THE DISTRICT’S FRANCHISE TAX AND REVISIT THE 1998 COMMISSION’S IDEAS ON CREATING A FAIR APPROACH TO BUSINESS TAXATION. WE ALSO SUPPORT THE RECOMMENDATION TO REVIEW THE CURRENT TAX INCENTIVES AND FOR THE COMMISSION TO DETERMINE WHERE CHANGES CAN BE MADE.

FINALLY, THERE ARE A FEW SPECIFIC TAXES THAT WE WOULD LIKE THE COMMISSION TO MAKE RECOMMENDATIONS. WE KNOW THE COMMISSION HAS ALREADY HAD A PRESENTATION ON THE MAYOR’S TECHNOLOGY SECTOR ENHANCEMENT ACT. WE ENCOURAGE YOU TO SEE THE BASIC PRINCIPALS IN THIS PROVISION AND TO RECOMMEND ITS IMPLEMENTATION. THE MAYOR HAS MADE CLEAR THAT HE WANTS TECHNOLOGY COMPANIES TO COME TO THE DISTRICT AND OFTEN TIMES STARTUPS RELY ON PRIVATE INVESTMENT. THIS LEGISLATION WOULD GIVE DISTRICT RESIDENTS AN INCENTIVE TO FUND A START-UP BY HAVING A LOWER CAPITAL GAINS RATE. AS IT STANDS NOW, YOU CANNOT GET TAX REVENUE FROM $0. MAYOR GRAY OFTEN REFERENCES OUR TECHNOLOGY SECTOR BY NOTING THAT ALL THE CITY’S TECHNOLOGY FIRMS HAVE EITHER STARTED HERE AND FAILED DUE TO CRUSHING TAXES OR HAVE SUCCEEDED AND LEFT TO VIRGINIA FOR ITS BUSINESS FRIENDLY TAX STRUCTURE.

SINCE ITS PROPOSAL, THE CHAMBER HAS STRESSED OUR STRONG OPPOSITION TO THE MANDATORY UNITARY COMBINED REPORTING TAX STRUCTURE. PART OF A COMPETITIVE BUSINESS CLIMATE IS A BALANCED TAX STRUCTURE. FOR MANY DISTRICT BUSINESSES THE
Change to a combined tax structure has proven burdensome and puts us at a competitive disadvantage to our surrounding jurisdictions and competitors. The city’s combined reporting is counterproductive to the financial well-being of the District which depends on businesses locating in the District and providing sales, use, and franchise taxes. We have offered alternatives to combined reporting, including a large set of business incentives to allow businesses to grow and therefore provide more taxes to the general fund.

In closing, what the Chamber’s members would like to see is the Commission make recommendations to ensure businesses prosper and the District is the vibrant City we all want, if we have a strong, vibrant business sector, we will have more jobs for DC residents, and more tax revenue to provide for those less fortunate than we are. We turn to you to ensure that it becomes reality in the most efficient and effective manner possible.
Chairman Williams. Members of the Commission and Staff, good afternoon. I am pleased to be here this afternoon testifying on behalf of the Consortium of Universities of the Washington Metropolitan Area. The Consortium is comprised of fourteen higher education institutions in the Washington, D.C. region including eleven located in the District of Columbia. My testimony today is on behalf of the nine public and private members of the Consortium with main campuses located within the boundaries of the District of Columbia. They are: American University; Catholic University of America; the Corcoran College of Art + Design; Gallaudet University; The George Washington University; Georgetown University; Howard University; Trinity Washington University and the University of the District of Columbia.

I am here primarily to testify about one element of the Commission’s Research Agenda—specifically item 20, on page 20 described as “Exempt Properties including PILOTS.” Also, as part of my testimony, I will address a letter recently sent to the Commission advocating the implementation of a Payment in Lieu of Tax system in the District of Columbia.

I am familiar with the literature reviewing PILOT programs and their effectiveness because since May of 2012, I have taught a four hour online course as part of the International Town Gown Association Certificate Program. I have now taught the PILOT module twice to a class comprised of university staff and municipal officials from around the country. Because of this work, I have remained current of new developments in non-profit tax activity. I have also reviewed much of the available literature about PILOTS and their policy underpinnings.

With this background, I would recommend that the Commission consider amending its policy paper to exclude topic 20, or, at the very least, that the “initial comments” note that TRC not review in detail the “cost benefit
analysis of non-profits' non-tax contributions to the D.C. community” be deleted. Let me give you some context for these two recommendations.

PILOTS are rare and of relatively modest value to most of the municipal governments that have instituted them.

In a 2010 law review article about property tax exemptions and charities, Evelyn Brody¹, a nationally known scholar on this topic, wrote that if politics is all about public perception then the public perception of PILOTS differs sharply from the reality. Specifically, while many PILOT advocates view nonprofits as a great source of revenue, tax exempt property is only a small fraction of total property that can be taxed. In the District of Columbia, for example, the value of land owned by nonprofits that would likely be included in any PILOT program makes up about 3% of the overall value of taxable property as compared to Philadelphia (11%) and Boston (9%).

PILOTS are perceived as more common than they are because, as Ms. Brody has pointed out, they receive extensive press coverage when they are introduced, discussed, and in some cases implemented. In reality, the number of jurisdictions with PILOT programs is dwarfed by the number of jurisdictions in the United States. According to the Lincoln Institute of Land Policy, as of 2010, of the 117 municipalities that have instituted PILOTS, more than 80 were located in the Commonwealth of Massachusetts. Another 4 to 8 could be found in Pennsylvania and Illinois, and virtually all others were scattered throughout the country. To put it into even clearer context, more than 80% of PILOTS are assessed by jurisdictions located in the Northeast; primarily because that region of the country is substantially more reliant on property taxes as its main (and in some instances only) revenue source; many of the nation’s most historic and most densely placed nonprofits are located there; and, at least in Massachusetts, cities with PILOT programs have become models for neighboring jurisdictions. It is no accident that an experiment that began in Boston and Cambridge has been replicated in 86 other Massachusetts municipalities. The lesson of Massachusetts, however is not necessarily a model for other jurisdictions.

Even in jurisdictions with a large number of nonprofits on which PILOTS have been assessed, PILOTS account for less than one percent of revenue. In a soon-to-be released paper from the Lincoln Land Institute, it is reported that Boston generated 0.58% of its municipal revenue from the 33 nonprofits making Payments in Lieu of Tax in the most recent calendar year.

Boston has spent years designing its PILOT program because of the great complexity inherent in designing a fair and balanced program. In many jurisdictions with PILOT programs, they are sporadic, subjective and fraught with political implications. They are frequently spawned by land use disputes,

neighborhood conflicts or because of fiscal duress. As a result, PILOTS are often haphazard, secretive and calculated in an ad-hoc manner that can prompt years of legal battles, raise limited revenue and generate ill will between municipalities and the nonprofits in their midst. Indeed, at their heart, PILOT programs undercut the social compact that provides nonprofit tax exemption from the government in exchange for the charitable and socially supported mission of the nonprofits. Many of this work would require government funding if the nonprofits did not exist.

**PILOTS are particularly ill-suited for the District of Columbia**

PILOTS were first considered by local jurisdictions that were given governmental responsibilities but insufficient revenue to pay for those services as the state reserved most taxing authority to itself. It is no surprise that Boston, followed shortly by Cambridge, became the first U.S. municipalities to institute PILOTS in the 1920's because Massachusetts reserved virtually all taxing authority to the state leaving its cities to rely solely on property taxes. Because Boston and Cambridge were home to two of the largest and best known private universities in the country—Harvard and MIT—it is also not surprising that that both institutions pay some of the largest PILOTS in the nation to their home jurisdictions.

The District of Columbia is not similarly predominated by one or two large universities. While the Consortium is proud of its varied and diverse D.C. membership, none of our members are remotely on the size and scale of either Harvard or MIT and certainly don't boast endowments with anything like what those two universities possess. Moreover, none of the District's colleges or universities receive the level of state support received by Harvard, MIT and many other private universities in the U.S.

Massachusetts, along with other states, has a plethora of programs supporting its higher education structure from state-funded student aid programs to capital programs aimed at improving university infrastructure. Alumni in the Massachusetts state legislature assure Boston universities abundant access to state funded research projects and assist these universities as they pursue federal grants.

In contrast, the District of Columbia has only recently debuted a modestly funded financial aid program to enable D.C. students to attend university in the District of Columbia. Another financial aid program—the D.C. TAG program—is federally funded and actually sends $11 of each $12 spent out of state. Moreover, the percentage of TAG dollars received by D.C. institutions has decreased every year since the program began in 1999.

There are no similar programs in D.C. to what other states invest in their public and private higher education systems. Indeed, funding for higher education in
the District has only grown by modest amounts over the past decade even as funding for K-12 has doubled.
Moreover, through its zoning rules, the District limits the ability of D.C. universities to expand their enrollment and therefore generate more revenue. The District’s campus plan process caps enrollment—both undergraduate and graduate—at the District’s largest universities, including its public university. These caps are unique in the country and have grown more restrictive. Over the past 20 years, the District government has moved to restrict graduate student enrollment—generally an area of greater financial returns to the university. Moreover, the zoning rules permit caps on university employees. Employee caps, like enrollment caps, are unique to the District of Columbia.

The District is also unique in other ways in comparison to other jurisdictions that have imposed PILOTS. Unlike Boston, its tax base is much more diverse. Unlike Providence, it is not facing bankruptcy. And, unlike Cambridge, it is not overshadowed by two large institutions. Rather, the federal government is the dominant employer in the District followed, in aggregate, by universities and hospitals.

In one way, D.C. is not unique. Like virtually all jurisdictions who investigate implementing a PILOT program, D.C. will face a difficult challenge in designing a PILOT program that is fair and equitable. How will the city select nonprofits to participate in the PILOT program? All nonprofits? Some nonprofits? How will the city set the value of the property underlying the PILOTS? Is the city prepared for battles around real property tax assessments that nonprofit organizations could ignore in the past, but would be forced to challenge in the future? Would PILOTS be voluntary and thus inherently unstable as a source of income, or mandatory and possibly the subject of legal challenge?

Given such a modest potential revenue stream and the difficulty posed by designing a fair PILOT program, it seems the better course for the Commission to take would be to focus on evaluating other proposals.

PILOTS could reduce valuable services provided by universities even as they collect limited revenue.

There has never been more collaboration between the D.C. government and local colleges and universities. In February of 2012, the presidents of the nine public and private universities in the District signed a pledge with Mayor Gray to meet sustainability goals jointly set by the Mayor and the universities. Under the pledge rubric, universities have been developing campus-wide sustainability plans to support the District’s commitment to green goals.

Last month, the Mayor unveiled a five-year economic development plan representing a partnership between the Office of the Deputy Mayor for Economic Development and the deans of five of the District’s university business schools.
It has been estimated that had the plan been bids out to the private sector, its cost would have been $4 million. Instead, with a $400,000 investment, the District was able to use the academic capabilities of some of the brightest minds in business—the five business deans and more than a dozen MBA students who collected, analyzed and produced data for the plan.

Among the sectors identified in the plan as a source for growth in the District was the Eds/Meds sector. Mayor Gray extolled universities as a source of great economic vitality to the city recognizing greater benefits from government-university partnerships than the relatively meager returns that might be expected from PILOTS. Indeed, District government officials have repeatedly reached out to colleges and universities seeking a research-oriented partner in development plans focused on the St. Elizabethean campus in southeast. If the economic development plan and the St. Elizabethean project produces anything close to the 100,000 new jobs that Mayor Gray is anticipating, the academic investment by the District's colleges and universities will generate returns of great magnitude for the District.

Universities, of course, have always contributed "sweat equity" in a variety of ways. Perhaps most well-known are the volunteer hours provided by our students and faculty. Attached for your review to my testimony is a chart the Consortium completed in 2010 documenting the value of student volunteer hours. At almost $20 million, this number far exceeds what the District could collect from a PILOT. However, should a PILOT be instituted, it could have the direct impact of reducing the amount of resources available for schools to use to subsidize such volunteer efforts. On a broader basis, it would damage the relationship between universities and the government that has developed over the years as these partnerships and volunteer opportunities were created.

As it relates to the Research Agenda, the staff recommendation that the "Commission's scope cannot extend to a detailed analysis of the cost benefit analysis of non-profit's non-tax contribution" is not only unfair but it is also wrong. As the Consortium has demonstrated in the attached document, the value of social services is quantifiable. Moreover, just a few weeks ago, the Campus Compact, a national organization focused on social service projects, pairing universities with their home municipalities, initiated a first-in-the-nation joint jurisdiction campus compact. The DC-Maryland campus compact will work together going forward to promote projects pairing members, including six DC universities, to maximize community service. D.C. schools will focus on District-based projects. As part of that work, the schools will be asked to objectively quantify the value of the service, numbers we would be happy to share with the Tax Revision Commission as they become available.

I have one comment on a recommendation that PILOTs be used to subsidize scholarships for the District's Community College. As noted earlier, the District should review its policy decisions behind the funding of its public university. The
District's community college, like any public university, needs a predictable source of funding now and for its future. It would be unfair, however, to transfer that public responsibility to private entities.

Summary

The Lincoln Land Institute makes the following suggestion to municipalities that are considering PILOTS:


We would ask the Tax Revision Commission to consider, as it contemplates its research agenda, the value in allowing the ongoing collaboration between universities and the District of Columbia government to continue to blossom. We believe this is the best approach to serve the District's needs and the universities' missions.

Thank you for this opportunity to testify. I am happy to answer any questions you may have.
Students are working in other nonprofits to serve low income residents. In addition to general community service, the six law schools in the DC region operate 63 clinics serving more than 1,000 low income and underrepresented clients. Additional service projects completed:

- University of Maryland, School of Pharmacy, Students for Change
- HIV/AIDS Legal Clinic
- Dye Bock - Tech Training
- Special Olympics
- DC Area Writing Project
- Children's Hospital
- After School Kids Program
- Alternative Spring Break
- Tax Assistance for the Elderly
- Homemosa Outreach
- DC Reads

Sample Projects:

- Legal Services
- Education

College students, faculty, and staff are dedicated to service.

In the DC region

Community Service

Value of

$18.9

Million

Service Projects

100+

Educational Activities

100+

Hours of

600,000+

Service