The Board of Elections shall consider in a public hearing whether the proposed measure “Referendum on Law Repealing Initiative 77 – Minimum Wage Amendment Act of 2018” is a proper subject matter for referendum, as well as the formulation of the measure’s short title and summary statement, at a special meeting on Friday, November 9, 2018 at 2:00 p.m., at 1015 Half Street S.E., in the Office of Campaign Finance Hearing Room, Suite 775, Washington DC 20003.

The Board requests that written memoranda be submitted for the record no later than 4:45 p.m., Wednesday, November 7, 2018 to the Board of Elections, General Counsel’s Office, 1015 Half Street, S.E., Suite 750, Washington, D.C. 20003.

Each individual or representative of an organization who wishes to present testimony at the public hearing is requested to furnish his or her name, address, telephone number and name of the organization represented (if any) by calling the Office of the General Counsel’s at 727-2194 no later than Wednesday, November 7, 2018 at 4:45 p.m.

The Short Title, Summary Statement and Legislative Text of the proposed referendum read as follows:

**SHORT TITLE**

“REFERENDUM ON LAW REPEALING INITIATIVE 77 – MINIMUM WAGE AMENDMENT ACT OF 2018”

**SUMMARY STATEMENT**

A majority of District of Columbia voters approved Initiative 77 on June 19, 2018. Initiative 77 gradually increases the minimum wage for tipped employees from the current rate ($3.89/ hour), to the same minimum wage as non-tipped employees by 2026. In October 2018, the Council of the District of Columbia enacted a law to repeal Initiative 77. This referendum concerns whether that law should be approved (repealing Initiative 77) or rejected (upholding Initiative 77).

**TEXT OF MEASURE**

Shall the registered voters of the District of Columbia approve or reject section 2 of D.C. Act 22-489?

**D.C. Act 22-489 -- "Tipped Wage Workers Fairness Amendment Act of 2018”**

“Sec. 2. The Initiative No. 77 - - Minimum Wage Amendment Act of 2018, effective October 11, 2018 (D.C. Law 22-163; 65 DCR 8513), is repealed.”