RELATIVE TO ADMINISTRATIVE COUNSEL'S DELEGATION OF AUTHORITY
CSC RESOLUTION NO. 2015-002

WHEREAS, the Commission is empowered under 4 GCA § 4405(a) to employ professional
staff, such as an Administrative Counsel, and does employ a full-time Administrative Counsel;
and,

WHEREAS, the Commission recognizes at any given time the state of current events may
require a quick response from the Commission, and that the duties, illustrative examples of work
reflected in the Class Specification, and ethical obligations to the Commission of the
Administrative Counsel reflect our interests and concerns; and,

WHEREAS, the propriety of Decisions, Judgments, and Orders of this Commission can be and
are sometimes challenged in court, including but not limited to those actions deciding the
contours of this Commission's jurisdiction; and,

WHEREAS, the Administrative Counsel does report to the Commission and Executive Director
on the status of litigation and keeps this body apprised of his or her activities on a regular basis;
and,

WHEREAS, the Administrative Counsel of the Commission should be free to exercise his or her
professional judgment in the best interests of the Commission, including but not limited to
responding to Petitions for Judicial Review of Commission actions, appeals of such, other
litigation, and legal actions within his or her purview.

NOW THEREFORE, BE IT RESOLVED that the Civil Service Commission hereby officially
delegates the authority to Administrative Counsel to exercise his or her professional judgment in the
best interests of the Commission, including but not limited to, appearing in court, initiating or
responding to legal actions involving the Commission, and all steps deemed necessary in the
course of such litigation.

BE IT FURTHER RESOLVED that the Civil Service Commission hereby applies this
resolution retroactively as well as prospectively, as the Commission had heretofore assumed that
the Administrative Counsel was implicitly so empowered, and said authority of the
Administrative Counsel has only recently been questioned. This resolution is in no way meant to
create a separate right of appeal in any previous case, nor to imply that any previous action by an
Administrative Counsel was not authorized.

Duly and regularly adopted this 12th day of February 2015

[Signatures of Commissioners]