

056

## MOTION

I MOVE that the matter of the ECONOMIC DEVELOPMENT AND JOBS COMMITTEE REPORT relative to the Living Wage Ordinance (LWO) and Hotel Worker Minimum Wage Ordinance (HWMO); and adding Article 2.1 and amending Articles 6 and 8 of Chapter XVIII of the Los Angeles Municipal Code (LAMC), and amending Articles 10 and 11 of Division 10 of the LAMC to increase the wages and health benefits provided to hotel and airport workers in the City of Los Angeles, to provide training requirements and implement enforcement measures for hotel workers, and other technical changes; and related matters, Item No. 5 on today's Council Agenda (C.F. 14-1371-S13), BE AMENDED to include the following language under Recommendation #2 on the Committee Report:

**c. Change the definition of "Hotel Worker" in Section 182.21 DEFINITIONS as follows: "Hotel Worker" means any person whose primary place of employment is at one or more Hotels and who is employed directly by a Hotel Employer, or by a person who has contracted with the Hotel Employer, to provide services at a Hotel. "Hotel Worker" does not include a managerial, supervisory, confidential employee, employees receiving variable compensation, or individuals hired to work less than an average of five (5) hours a week for ~~four (4) weeks~~\* at one (1) or more hotels. \*Motion (Rodriguez - Park)**

**d. Add the definition of "Airport Essential Employee" in Section 10.37.2(a) of Article 11, Chapter 1, Division 10 of the Los Angeles Administrative Code as follows: "Airport Essential Employee" any Employee defined as the classifications of workforce under the "Essential Critical Infrastructure Workers" guidance issued by the Department of Homeland Security and is not required to have guest interaction in the sale of goods or services to the public in an Airport Concessionaire location.**

PRESENTED BY:



JOHN S. LEE

Councilmember, 12th District

PRESENTED BY:



MONICA RODRIGUEZ

Councilwoman, 7th District

SECONDED BY:



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