

Schwerin Campbell Barnard Iglitzin & Lavitt LLP

ATTORNEYS AT LAW

Of Counsel Lawrence Schwerin
James D. Oswald

DMITRI IGLITZIN
Iglitzin@workerlaw.com

Original via legal messenger

April 19, 2016

Office of the Clerk
Seattle City Hall
600 4th Ave
3rd Floor
Seattle, WA 98104

FILED
CITY OF SEATTLE
2016 APR 19 PM 4:16
CITY CLERK

Re: Letter of Transmittal of Proposed Initiative Petition
SCBIL File No. 3263-203

To Whom It May Concern:

Enclosed for submission is a paper copy of a proposed initiative petition, which includes the full text of the proposed initiative, related to the City of Seattle's labor standards laws. A Word version has been emailed to clerk@seattle.gov. The contact person for this proposed initiative is:

Name: Adam Glickman
Address: 4402 28th Ave. S
Seattle, WA 98108
Phone No: 206-295-9613

Please let us know if you have any questions or concerns with this submission.

Sincerely,



Dmitri Iglitzin

INITIATIVE PETITION FOR SUBMISSION TO THE SEATTLE CITY COUNCIL

To the City Council of The City of Seattle:

We, the undersigned registered voters of The City of Seattle, State of Washington, propose and ask for the enactment as an ordinance of the measure known as Initiative Measure No. entitled:

(the established ballot title of the measure),

a full, true and correct copy of which is included herein, and we petition the Council to enact said measure as an ordinance; and, if not enacted within forty-five (45) days from the time of receipt thereof by the City Council, then to be submitted to the qualified electors of The City of Seattle for approval or rejection at the next regular election or at a special election in accordance with Article IV, Section 1 of the City Charter; and each of us for himself or herself says: I have personally signed this petition; I am a registered voter of The City of Seattle, State of Washington, and my residence address is correctly stated.

WARNING: Ordinance 94289 provides as follows:

"Section 1. It is unlawful for any person:

1. To sign or decline to sign any petition for a City initiative, referendum, or Charter amendment, in exchange for any consideration or gratuity or promise thereof; or
2. To give or offer any consideration or gratuity to anyone to induce him or her to sign or not to sign a petition for a City initiative, referendum, or Charter amendment; or
3. To interfere with or attempt to interfere with the right of any voter to sign or not to sign a petition for a City initiative, referendum, or Charter amendment by threat, intimidation or any other corrupt means or practice; or
4. To sign a petition for a City initiative, referendum, or Charter amendment with any other than his or her true name, or to knowingly sign more than one (1) petition for the same initiative, referendum or Charter amendment measure, or to sign any such petition knowing that he or she is not a registered voter of The City of Seattle.

The provisions of this ordinance shall be printed as a warning on every petition for a City initiative, referendum, or Charter amendment.

Section 2. Any person violating any of the provisions of this ordinance shall upon conviction thereof be punishable by a fine of not more than Five Hundred Dollars (\$500) or by imprisonment in the City Jail for a period not to exceed six (6) months, or by both such fine and imprisonment."

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AN ACT relating to the enforcement of the City of Seattle's labor standards laws, to wit: ensuring labor standards enforcement by improving and providing additional enforcement mechanisms; providing for the retention of one or more non-governmental entities to engage in community outreach and enforcement; providing a funding mechanism for such retention; imposing a business license surcharge, amending sections 3.14.945 and 5.55.030 of the Seattle Municipal Code, and adding additional sections to the Seattle Municipal Code.

WHEREAS, the City of Seattle is a leader on wage, labor, and workforce practices that enhance equity, address the 'wage gap', defined as the difference between the amounts of money paid to different genders and races, often for doing the same work, and create a fair and healthy economy for workers, businesses and residents, and the City has enacted ordinances related to criminal wage theft, paid sick and safe time, use of conviction and arrest records in employment decisions, and minimum wage and minimum compensation requirements for employees working in Seattle; and,

WHEREAS, the City of Seattle launched the Race and Social Justice Initiative in 2004, led by the Office of Civil Rights ("OCR"), with the vision of achieving racial equity in the community and the mission of ending institutionalized racism in City government, promoting inclusion and full participation of all residents, and partnering with the community to achieve racial equity across Seattle; and

WHEREAS, in Ordinance 124490, the City Council made a finding of fact that in Seattle, the weight of income inequality falls disproportionately on people of color and on women. More than 34 percent of all women and over 40 percent of African Americans and Asian and Pacific Islander Americans rank among low wage workers in Seattle. For Latinos, that number is nearly 50 percent, and it is 70 percent for Native Americans; and

WHEREAS, labor standards are civil rights for all workers and any violation of these rights has a disproportionate impact on women, people of color, people with limited English proficiency, workers just entering the work force, and other vulnerable workers; and

WHEREAS, the Office of Civil Rights has successfully implemented two labor standards ordinances relating to paid sick and safe time (Ordinance 123698) and the use of conviction and arrest records in employment decisions (Ordinance 124201); and

WHEREAS, on June 2, 2014, the City Council unanimously passed, and on June 3, 2014, the Mayor signed, Ordinance 124490, establishing minimum wage and minimum compensation rates for employees working in Seattle; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124645, creating an administrative process for wage and tip compensation complaints by establishing wage and tip compensation requirements, prescribing remedies and enforcement procedures, and adding provisions related to wage theft; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124643, creating, among other things, an Office of Labor Standards ("OLS") and describing the functions and mission of OLS, which functions include

administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20); and

WHEREAS, on December 14, 2015, the City Council unanimously passed, and on December 17, 2015, the Mayor signed Ordinance 124960, prescribing additional remedies, strengthening procedures to enforce and enhancing implementation of ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), and recognizing that data-driven directed investigations are more effective than complaint-based investigations at creating and maintaining employer compliance with labor standards laws; and

WHEREAS, in order to fulfill the goals and promises referenced above, and to improve and enhance the ability of OLS to accomplish its functions and mission, the people of the City of Seattle find that amendments to section 3.14.945 of the Seattle Municipal Code, as enacted by Ordinance 124643, and amendment of section 5.55.030 of the Seattle Municipal Code, as well as additional provisions, are necessary; NOW, THEREFORE,

BE IT ENACTED BY THE PEOPLE OF THE CITY OF SEATTLE:

Section 1. A new section is to be added to the Seattle Municipal Code, denominated SMC _____, providing as follows:

It is the intent of the People of the City of Seattle to provide for robust enforcement of any City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards (collectively, “Labor Standards Laws”) by ensuring that the Seattle Office of Labor Standards performs directed investigations into alleged violations of Labor Standards Laws, by ensuring that the Seattle Office of Labor Standards may contract with community organizations to perform outreach to employees and employers to educate them about their rights and obligations under Labor Standards Laws and additional enforcement of Labor Standards Laws, and to provide funding mechanisms for such investigations and outreach.

Section 2. Section 3.14.945 of the Seattle Municipal Code is hereby amended to read as follows:

3.14.945 Office of Labor Standards

There is established in the Office for Civil Rights an Office of Labor Standards, under the direction of the Mayor. There shall be a Division Director to manage the Office of Labor Standards. The Director of the Office for Civil Rights shall appoint the Division Director subject to the approval of the Mayor. The mission of the Office of Labor Standards is to protect workers' wages, working conditions, and safety and health, and to end barriers to workplace equity for

women, communities of color, immigrants and refugees, and other vulnerable workers. The functions of the Office of Labor Standards are as follows:

- A. Promoting labor standards by means of outreach and education and technical assistance and training;
- B. Collecting and analyzing data on the city's work force and workplaces;
- C. Administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20).
- D. Providing education and outreach to employers and employees about their rights and obligations under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20) and providing technical assistance to small businesses.
 - 1. The Office of Labor Standards will accomplish the foregoing functions, in part, by using funds generated by the business license surcharge provided for in SMC 5.55.030(B) to contract with community-based employee advocate organizations, or coalitions of advocate organizations, to perform outreach, education, and compliance assistance to employees that work in the City of Seattle with regard to their rights under Labor Standards Laws and to contract with community-based employer advocacy organizations to perform outreach, education, and compliance assistance to employers that work in the City of Seattle with regard to their obligations under Labor Standards Laws.
 - 2. OLS shall select community-based employee advocacy organizations in a manner that ensures outreach, education and compliance assistance to workers in multiple languages.
 - 3. The Division Director of OLS shall establish eligibility rules for community-based organizations or coalitions of community-based organizations to contract with OLS. In order to ensure the effectiveness of the grants to community based organizations or coalitions these rules shall include requirements that the mission and vision of the community-based organization and/or coalition are predominantly devoted to outreach, education and/or enforcement of labor standards; that the organization or coalition has in-house staff with experience doing outreach to workers in multiple languages, including but not limited to one (1) out of the top five (5) languages spoken other than English in the City of Seattle; that the organization or coalition has previous experience successfully working with the City on compliance around labor standards; that the organization or coalition will provide comprehensive

referral services; that the organization or coalition will serve workers from any impacted industries; and that the organization or coalition has access to legal staff dedicated to ensuring compliance with the City's Labor Standards Laws.

4. Decision-making for the allocation of funds to be used for outreach must be based on a data-driven approach targeting demographics and industries that are most impacted.
- E. Conducting directed investigations into violations of City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20), which the Office of Labor Standards shall do
1. whenever it has reason to believe that a violation has occurred or will occur, provided that the Office of Labor Standards shall consult with the Labor Standards Advisory Commission to establish criteria for determining when the circumstances for conducting directed investigations have been met;
 2. whenever circumstances show that violations are likely to occur within a class of businesses because the workforce contains significant numbers of workers who are vulnerable to violations of Chapter 14.16, Chapter 14.17, Chapter 14.19 or Chapter 14.20 or the workforce is unlikely to volunteer information regarding such violations.

Section 3. Section 5.55.030 of the Seattle Municipal Code is hereby amended to read as follows:

5.55.030 - License requirements.

- A. No person, unless specifically exempted, shall engage in any business activity, profession, trade or occupation in the City without having first obtained and being the holder of a valid and subsisting license to do so, to be known as a "business license tax certificate." The fee for the business license tax certificate shall be \$110 for persons with worldwide gross income of the business and value of products of more than \$20,000 in the current calendar year that engage in any business activity, profession, trade or occupation in the City prior to July 1st and \$55 for persons beginning their activity on or after July 1st. The business license tax certificate fee for persons with worldwide gross income of the business and value of products of \$20,000 or less in the current calendar year will be \$55 if prior to July 1st and \$27.50 for persons beginning their activity on or after July 1st. The fee shall accompany the application for the license.

The business license tax certificate shall expire at the end of the calendar year for which it is issued. The business license tax certificate shall be personal and nontransferable except as provided in subsection 5.55.030.G. Applications for the business license tax certificate shall be

made to the Director of Finance and Administrative Services (FAS) on forms provided by the Director. Each business license tax certificate shall be numbered, shall show the name, place and character of the business of the licensee, and such other information as the Director deems necessary, and shall at all times be conspicuously posted in the place of business for which it is issued.

If the licensee changes the place of business, the licensee shall return the business license tax certificate to the Director and a new business license tax certificate shall be issued for the new place of business free of charge.

B. In addition to the fee for the business license tax certificate set in SMC 5.55.030(A), there shall be an annual business license tax certificate surcharge (“business license tax certificate surcharge”) for business license tax certificates issued or renewed after expiration on or after January 1, 2017. The business license tax certificate surcharge shall apply to businesses required to pay the \$110 fee for persons with worldwide gross income of the business and value of products of more than \$20,000 in the current calendar year.

1. The business license tax certificate surcharge is calculated by determining the number of employee hours worked in the City of Seattle during the preceding calendar year and then multiplying that figure by \$0.01.
2. Annual employee hours worked in the City of Seattle during the preceding calendar year are calculated based on the sum of the four quarterly reports submitted to the Washington State Department of Labor and Industries for the preceding calendar year for any and all weeks during which at least one employee worked for compensation in the City of Seattle.
3. It shall be the responsibility of the employer to determine the number of hours worked in the City of Seattle during the preceding calendar year. Businesses that did not file quarterly reports with the Washington State Department of Labor and Industries shall determine the number of hours worked within the City of Seattle during the preceding calendar year and demonstrate to the satisfaction of FAS, if required, that the number of employee hours worked in the City of Seattle during the preceding calendar year is accurate.
4. For purposes of determining the number of hours worked in the City of Seattle during the preceding calendar year, hours worked by all employees who worked for compensation shall be counted, including but not limited to employees who worked in full-time employment, part-time employment, joint employment, temporary employment, or through the services of a temporary services or staffing agency or similar entity.

5. The Director of FAS may require the business to provide it with copies of its quarterly reports to the Washington Department of Labor and Industries.
6. New businesses. The business license tax certificate surcharge shall not apply to employers until they have filed four (4) quarters of reports with the Washington Department of Labor and Industries.
7. Temporary Agencies. The following provisions shall apply to businesses engaged in the practice of providing temporary employees or workers (“temporary agencies”) to businesses located within the City and to businesses located within the city which utilize the services of such employees or workers:
 - a) Temporary agencies shall include all temporary employees and workers placed with businesses located within the City of Seattle who remain employees of the temporary agency while performing their jobs in calculating the number of employee hours worked by their employees.
 - b) Businesses located within the city of Seattle which utilize temporary employees or workers provided by a temporary agency shall not include the temporary employees or workers in calculating the number of their employee hours unless those employees become employees of such businesses while so employed.
8. Under-reporting of employees. If the Director determines that the number of employee hours worked in the City of Seattle during the previous year was under-reported by more than twenty (20%) at the time of application or renewal, the business shall pay the balance of the applicable business license tax certificate surcharge together with a penalty of twenty percent (20%) of such balance due. The business shall also reimburse the City for any accounting, legal, or administrative expenses incurred by the City in determining the under-reporting or in collecting the additional amounts. The Director shall mail written notice of the amount to be paid and the business shall pay said amount to the City within thirty (30) days.
9. The proceeds of the business license tax certificate surcharge imposed in this section shall be used solely for the following purposes:
 - a. Forty percent (40%) of the fee collected shall be used to fund the operations of the Office of Labor Standards, including but not limited to investigators and one dedicated FTE for administration of licenses.

- b. Fifty percent (50%) of the fee shall be granted by the Office of Labor Standards to fund contracts with community-based organizations to perform outreach, education, and compliance assistance to employees that work in the City of Seattle with regard to their rights under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.
- c. Ten percent (10%) of the fee shall be used by the Office of Labor Standards to fund contracts to perform outreach and education to Seattle's businesses about their obligations under and compliance City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.

~~B.~~ C. When business is transacted at two or more separate places by one taxpayer, a separate business license tax certificate for each place at which business is transacted with the public shall be required. A \$10 license fee shall be imposed and accompany each application for the business license tax certificate required for each additional business location.

~~C.~~ D. No person to whom a business license tax certificate has been issued pursuant to this chapter shall suffer or allow any other person for whom a separate license is required to operate under or display his or her license; nor shall such other person operate under or display such license.

~~D.~~ E. As provided in Section 6.20.040, a participant at an event, identified in the list supplied by the promoter or organizer, shall be exempt from the business license tax certificate fee established by subsection 5.55.030.A, or the fee for a separate business location established by subsection 5.55.030.B, on account of business activities at the licensed event for the duration of the event license; provided however, that such participant is not otherwise engaging in business in the City as such term is defined in Section 5.30.030.B.2.

~~E.~~ F. Any business license tax certificate may be renewed by the payment for the ensuing year of the license fee herein prescribed on or before the date of the expiration of such license. Any licensee who fails to make payment on or prior to the expiration date of said business license tax certificate shall be subject to penalties in the following amounts:

1. \$10 if not received on or before the last day of the month following the expiration date.

2. \$20 if not received on or before the last day of the second month following the expiration date.

3. All business license tax certificates issued subsequent to the initial license period shall be deemed renewal licenses if there has been no discontinuance of the licensee's operations or activities. Nonpayment by the licensee of taxes or business license tax certificate fees other than those due upon expiration for the renewal of a license, when due during the term of any license shall constitute grounds for revocation of or the refusal to renew said license.

~~F.~~ G. Licenses for amusement devices will be in addition to this business license tax certificate and will be assessed pursuant to Section 5.32.170. It is unlawful for any person to own any amusement device, which is available for use by the public, without having first obtained an amusement device license issued in accordance with the provisions of this Chapter 5.55 and Chapter 5.32. The license shall be attached to the amusement device at all times when in use or play or available for use or play so that it is readily visible. The amusement device license will be prorated semi-annually in the same manner as the business license tax certificate; however, the amusement device license expires annually on November 30th.

~~G.~~ H. A business license tax certificate or amusement device license cannot be assigned or transferred, except that a license may be transferred:

1. To the surviving or new corporation, whenever the licensed corporation is merged or consolidated pursuant to RCW Chapter 23B.11, as now or hereafter amended;

2. To the surviving partner, or to a new partnership which consists exclusively of the surviving partners, whenever one partner of a licensed partnership dies;

3. To the surviving spouse, whenever one spouse of a licensed marital community dies;

4. To any one or more former partners, whenever a licensed partnership is dissolved and one or more of the former partners of the licensed partnership continue the operation of the business as an individual proprietorship or partnership without the addition of any new partner, and all of the other former partners consent in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

5. To one spouse, whenever a licensed marital community is dissolved and the other spouse consents in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

6. In case of the death of any licensee before the expiration of his or her license, his or her administrator or executor, duly appointed as such by order of court, may continue to act under said license for the unexpired term thereof upon filing with the City proof of such appointment.

As used in this subsection, the term "partnership" includes joint venture, and the term "partner" includes a co-venturer.

Section 4. A new section is to be added to the Seattle Municipal Code, denominated SMC _____, providing as follows:

Liberal Construction and Severability

Section 1. This measure shall be liberally construed in favor of its purposes. Nothing in this chapter shall be interpreted or applied so as to create any power or duty in conflict with federal or state law.

Section 2. The several provisions of this measure are declared to be separate and severable and an order of any court of competent jurisdiction holding invalid any clause, sentence, paragraph, subdivision, section, or portion of this measure, or holding invalid the application thereof to any person or circumstance, shall not affect the validity of the remainder of this measure or the validity of its application to other persons or circumstances.

Section 3. The Code Reviser is authorized to change the numbering and formatting of this measure to conform with the Seattle Municipal Code codification in a manner that is consistent with the intent and language of this measure.

Section 5. This measure shall take effect and be in force 30 days after its enactment by the People of the City of Seattle.

Sponsor Information: Adam Glickman

4402 28th Ave. S, Seattle, WA 98108

(206) 295-9613



**City of Seattle Legislative Department
Office of the City Clerk**

Monica Martinez Simmons, City Clerk

Via E-Mail and USPS

April 22, 2016

Adam Glickman
4402 28th Avenue S.
Seattle, WA 98108

SUBJECT: *Receipt of Proposed Initiative Measure No. 125,
concerning enforcement of the City of Seattle's labor standard laws*

Dear Mr. Glickman:

This notice acknowledges the receipt and filing of your proposed initiative measure with the Office of the City Clerk on Tuesday, April 19, 2016. Identification number, Initiative No. 125, has been assigned to the initiative measure.

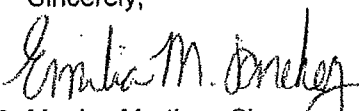
The submitted petition has been reviewed for compliance with the appropriate formatting requirements. As provided for in SMC 2.08.040, the petition is in acceptable form, and our office has the following recommended changes:

1. Form of Petition: Please include SMC 2.08.040 language and signature lines on one page. Past petition forms have been on 11x17 paper, which is the largest acceptable paper size; and
2. Technical changes: Please see the attached suggested revisions that are provided in track changes for your review. These changes are designed to make the code language consistent with the City of Seattle's Legislation and Code Drafting Standards. Some of the changes are needed because The City of Seattle does not have a Code Reviser. Once an initiative is passed by the people it may not be changed for two years.

Please be advised the proposed initiative measure was transmitted to the City Attorney's Office for review and preparation of a ballot title. The Office of the City Clerk will be in contact with you in writing and by telephonic notification no later than the end of business on Tuesday, April 26, 2016, for the purpose of transmitting the final ballot title.

Should you have any questions regarding the process or the information contained herein, please contact me at 206-684-8361 or by email at monica.simmons@seattle.gov.

Sincerely,

for 
Monica Martinez Simmons
City Clerk

600 4th Avenue Floor 3, PO Box 94728, Seattle, Washington 98124-4728
(206) 684-8344 Fax: (206) 386-9025 TTY: 7-1-1
email: clerk@seattle.gov

Accommodations for people with disabilities provided upon request. An equal opportunity employer

INITIATIVE PETITION FOR SUBMISSION TO THE SEATTLE CITY COUNCIL

To the City Council of The City of Seattle:

We, the undersigned registered voters of The City of Seattle, State of Washington, propose and ask for the enactment as an ordinance of the measure known as Initiative Measure No. entitled:

(the established ballot title of the measure),

a full, true and correct copy of which is included herein, and we petition the Council to enact said measure as an ordinance; and, if not enacted within forty-five (45) days from the time of receipt thereof by the City Council, then to be submitted to the qualified electors of The City of Seattle for approval or rejection at the next regular election or at a special election in accordance with Article IV, Section 1 of the City Charter; and each of us for himself or herself says: I have personally signed this petition; I am a registered voter of The City of Seattle, State of Washington, and my residence address is correctly stated.

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2. To give or offer any consideration or gratuity to anyone to induce him or her to sign or not to sign a petition for a City initiative, referendum, or Charter amendment; or
3. To interfere with or attempt to interfere with the right of any voter to sign or not to sign a petition for a City initiative, referendum, or Charter amendment by threat, intimidation or any other corrupt means or practice; or
4. To sign a petition for a City initiative, referendum, or Charter amendment with any other than his or her true name, or to knowingly sign more than one (1) petition for the same initiative, referendum or Charter amendment measure, or to sign any such petition knowing that he or she is not a registered voter of The City of Seattle.

The provisions of this ordinance shall be printed as a warning on every petition for a City initiative, referendum, or Charter amendment.

Section 2. Any person violating any of the provisions of this ordinance shall upon conviction thereof be punishable by a fine of not more than Five Hundred Dollars (\$500) or by imprisonment in the City Jail for a period not to exceed six (6) months, or by both such fine and imprisonment."

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WHEREAS, the City of Seattle is a leader on wage, labor, and workforce practices that enhance equity, address the 'wage gap', defined as the difference between the amounts of money paid to different genders and races, often for doing the same work, and create a fair and healthy economy for workers, businesses and residents, and the City has enacted ordinances related to criminal wage theft, paid sick and safe time, use of conviction and arrest records in employment decisions, and minimum wage and minimum compensation requirements for employees working in Seattle; and,

WHEREAS, the City of Seattle launched the Race and Social Justice Initiative in 2004, led by the Office of Civil Rights ("OCR"), with the vision of achieving racial equity in the community and the mission of ending institutionalized racism in City government, promoting inclusion and full participation of all residents, and partnering with the community to achieve racial equity across Seattle; and

WHEREAS, in Ordinance 124490, the City Council made a finding of fact that "in [i]n Seattle, the weight of income inequality falls disproportionately on people of color and on women. More than 34 percent of all women and over 40 percent of African Americans and Asian and Pacific Islander Americans rank among low wage workers in Seattle. For Latinos, that number is nearly 50 percent, and it is 70 percent for Native Americans;" and

WHEREAS, labor standards are civil rights for all workers and any violation of these rights has a disproportionate impact on women, people of color, people with limited English proficiency, workers just entering the work force, and other vulnerable workers; and

WHEREAS, the Office of Civil Rights has successfully implemented two labor standards ordinances relating to paid sick and safe time (Ordinance 123698) and the use of conviction and arrest records in employment decisions (Ordinance 124201); and

WHEREAS, on June 2, 2014, the City Council unanimously passed, and on June 3, 2014, the Mayor signed, Ordinance 124490, establishing minimum wage and minimum compensation rates for employees working in Seattle; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124645, creating an administrative process for wage and tip compensation complaints by establishing wage and tip compensation requirements, prescribing remedies and enforcement procedures, and adding provisions related to wage theft; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124643, creating, among other things, an Office of Labor Standards ("OLS") and describing the functions and mission of OLS, which functions include

administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20); and

WHEREAS, on December 14, 2015, the City Council unanimously passed, and on December 17, 2015, the Mayor signed Ordinance 124960, prescribing additional remedies, strengthening procedures to enforce and enhancing implementation of ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), and recognizing that data-driven directed investigations are more effective than complaint-based investigations at creating and maintaining employer compliance with labor standards laws; and

WHEREAS, in order to fulfill the goals and promises referenced above, and to improve and enhance the ability of OLS to accomplish its functions and mission, the people of the City of Seattle find that amendments to ~~section Sections 3.14.945 and 5.55.030~~ of the Seattle Municipal Code, ~~as enacted by Ordinance 124643, and amendment of section 5.55.030 of the Seattle Municipal Code, as well as additional provisions, are necessary; NOW, THEREFORE,~~

BE IT ENACTED BY THE PEOPLE OF THE CITY OF SEATTLE AS FOLLOWS:

~~Section 1. A new section is to be added to the Seattle Municipal Code, denominated SMC _____, providing as follows:—~~

~~It is the intent of the People of the City of Seattle to provide for robust enforcement of any City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards (collectively, "Labor Standards Laws") by ensuring that the Seattle Office of Labor Standards performs directed investigations into alleged violations of Labor Standards Laws, by ensuring that the Seattle Office of Labor Standards may contract with community organizations to perform outreach to employees and employers to educate them about their rights and obligations under Labor Standards Laws and additional enforcement of Labor Standards Laws, and to provide funding mechanisms for such investigations and outreach.~~

~~Section 21. Section 3.14.945 of the Seattle Municipal Code, last amended by Ordinance 124643, is hereby amended to read as follows:~~ amended as follows:

3.14.945 –Office of Labor Standards

There is established in the Office for Civil Rights an Office of Labor Standards, under the direction of the Mayor. There shall be a Division Director to manage the Office of Labor Standards. The Director of the Office for Civil Rights shall appoint the Division Director subject

Comment [SE1]: Not sure why 3.14.945 gets an ordinance citation and 5.55.030 doesn't. Maybe it's just within context of the other recitals. Regardless, as things were phrased, it was less clear than the suggested phrasing whether "additional provisions" were being amended or being added.

Comment [SE2]: Charter-required language for any ordinance.

Comment [SE3]: This language is moved below as an amendment to an existing code provision. The City of Seattle does not have a code revisor like the State or King County. If a code section number isn't identified in the ordinance, the section doesn't get codified. Remember that if this initiative passes, it cannot be amended for two years.

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to the approval of the Mayor. The mission of the Office of Labor Standards is to protect workers' wages, working conditions, and safety and health, and to end barriers to workplace equity for women, communities of color, immigrants and refugees, and other vulnerable workers. It is the intent of the people of the City of Seattle to provide for robust enforcement of any City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards (collectively, "labor standards laws") by ensuring that the Office of Labor Standards performs directed investigations into alleged violations of labor standards laws, by ensuring that the Office of Labor Standards may contract with community organizations to perform outreach to employees and employers to educate them about their rights and obligations under labor standards laws and additional enforcement of labor standards laws, and to provide funding mechanisms for such investigations and outreach.

The functions of the Office of Labor Standards are as follows:

A. A. Promoting labor standards by means of outreach and education and technical assistance and training;

B. B. Collecting and analyzing data on the city's work force and workplaces;

C. C. Administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20) ((s));

D. D. Providing education and outreach to employers and employees about their rights and obligations under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20) and providing technical assistance to small businesses.

1. 1. The Office of Labor Standards will accomplish the foregoing functions, in part, by using funds generated by the business license surcharge provided for in subsection SMC 5.55.030(B).B to contract with community-based employee advocate organizations, or coalitions of advocate organizations, to perform outreach, education, and compliance assistance to employees that who work in the City of Seattle with regard to their rights under Labor labor Standards standards Laws laws and to contract with community-based employer advocacy organizations to perform outreach, education, and compliance assistance to employers that work in the City of Seattle with regard to their obligations under Labor Standards Laws.

2. 2. OLS-The Office of Labor Standards shall select community-based employee advocacy organizations in a manner that ensures outreach, education, and compliance assistance to workers in multiple languages.

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Comment [SE4]: This "temporary" definition is the reason I propose moving the new section into 3.14.945. The intention is to use the definition in 3.14.945 as well, and the two sets of material mesh well, so to me it makes more organizational sense to stick it all together to begin with.

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Comment [SE5]: Changed to be a little bit clearer that it doesn't just apply to government employees.

Comment [SE6]: "Employers that work in Seattle" is less clear as a matter of grammar than "employees that work in Seattle"

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~~3.~~ 3. The Division Director of OLS the Office of Labor Standards shall establish eligibility rules for community-based organizations or coalitions of community-based organizations to contract with OLS the Office of Labor Standards. In order to ensure the effectiveness of the grants to community based organizations or coalitions these rules shall include requirements that the mission and vision of the community-based organization and/or coalition are predominantly devoted to outreach, education, and/or enforcement of labor standards; that the organization or coalition has in-house staff with experience doing outreach to workers in multiple languages, including but not limited to one (1) out of the top five (5) languages spoken other than English in the City of Seattle; that the organization or coalition has previous experience successfully working with the City on compliance around labor standards; that the organization or coalition will provide comprehensive referral services; that the organization or coalition will serve workers from any impacted industries; and that the organization or coalition has access to legal staff dedicated to ensuring compliance with the City's Labor labor Standards standards Laws laws.

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~~4.~~ 4. Decision-making for the allocation of funds to be used for outreach must be based on a data-driven approach targeting demographics and industries that are most impacted.

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~~E.~~ E. Conducting directed investigations into violations of City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20), which the Office of Labor Standards shall do

1. 1. whenever it has reason to believe that a violation has occurred or will occur, provided that the Office of Labor Standards shall consult with the Labor Standards Advisory Commission to establish criteria for determining when the circumstances for conducting directed investigations have been met;

2. 2. whenever circumstances show that violations are likely to occur within a class of businesses because the workforce contains significant numbers of workers who are vulnerable to violations of Chapter 14.16, Chapter 14.17, Chapter 14.19 or Chapter 14.20 or the workforce is unlikely to volunteer information regarding such violations.

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~~Section 32.~~ Section 5.55.030 of the Seattle Municipal Code, last amended by Ordinance 124808, is hereby amended to read as follows:

~~5.55.030~~ -License requirements:

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~~A.~~ A. 1. No person, unless specifically exempted, shall engage in any business activity, profession, trade or occupation in the City without having first obtained and being the holder of a valid and subsisting license to do so, to be known as a "business license tax certificate." The fee for the business license tax certificate shall be \$110 for persons with worldwide gross income of the business and value of products of more than \$20,000 in the

- Comment [SE7]: There are cross-references in other code sections to this section, and changing the lettering of the paragraphs creates incorrect references without amending the other code sections. This renumbering avoids that problem.
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current calendar year that engage in any business activity, profession, trade or occupation in the City prior to July 1st and \$55 for persons beginning their activity on or after July 1st. The business license tax certificate fee for persons with worldwide gross income of the business and value of products of \$20,000 or less in the current calendar year will be \$55 if prior to July 1st and \$27.50 for persons beginning their activity on or after July 1st. The fee shall accompany the application for the license.

The business license tax certificate shall expire at the end of the calendar year for which it is issued. The business license tax certificate shall be personal and nontransferable except as provided in subsection 5.55.030.G. Applications for the business license tax certificate shall be made to the Director of Finance and Administrative Services (FAS) on forms provided by the Director. Each business license tax certificate shall be numbered, shall show the name, place and character of the business of the licensee, and such other information as the Director deems necessary, and shall at all times be conspicuously posted in the place of business for which it is issued.

If the licensee changes the place of business, the licensee shall return the business license tax certificate to the Director and a new business license tax certificate shall be issued for the new place of business free of charge.

~~B.~~ 2. In addition to the fee for the business license tax certificate set in this SMC-subsection 5.55.030(A), there shall be an annual business license tax certificate surcharge ("business license tax certificate surcharge") for business license tax certificates issued or renewed after expiration on or after January 1, 2017. The business license tax certificate surcharge shall apply to businesses required to pay the \$110 fee for persons with worldwide gross income of the business and value of products of more than \$20,000 in the current calendar year.

1. a. The business license tax certificate surcharge is calculated by determining the number of employee hours worked in the City of Seattle during the preceding calendar year and then multiplying that figure by \$0.01.

2. b. Annual employee hours worked in the City of Seattle during the preceding calendar year are calculated based on the sum of the four quarterly reports submitted to the Washington State Department of Labor and Industries for the preceding calendar year for any and all weeks during which at least one employee worked for compensation in the City of Seattle.

3. c. It shall be the responsibility of the employer to determine the number of hours worked in the City of Seattle during the preceding calendar year. Businesses that did not file quarterly reports with the Washington State Department of Labor and Industries shall determine the number of hours worked within the City of Seattle during the preceding calendar year and demonstrate to the satisfaction of FAS, if required, that the number of employee hours worked in the City of Seattle during the preceding calendar year is accurate.

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Comment [SE8]: Making this A.2 to avoid relettering, since relettering would require amendments to SMC 6.20.030 and 6.20.050 to update references to 5.55.030 subsections.

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4. d. For purposes of determining the number of hours worked in the City of Seattle during the preceding calendar year, hours worked by all employees who worked for compensation shall be counted, including but not limited to employees who worked in full-time employment, part-time employment, joint employment, temporary employment, or through the services of a temporary services or staffing agency or similar entity.

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5. e. The Director of FAS may require the business to provide it with copies of its quarterly reports to the Washington State Department of Labor and Industries.

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6. f. New businesses. The business license tax certificate surcharge shall not apply to employers until they have filed four (4) quarters of reports with the Washington State Department of Labor and Industries.

Comment [SE9]: Duplicative of paragraph 3, above.

g. Temporary Agencies. The following provisions shall apply to businesses engaged in the practice of providing temporary employees or workers ("temporary agencies") to businesses located within the City and to businesses located within the city which utilize the services of such employees or workers:

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7.

a) 1) Temporary agencies shall include all temporary employees and workers placed with businesses located within the City of Seattle who remain employees of the temporary agency while performing their jobs in calculating the number of employee hours worked by their employees.

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2) Businesses located within the city of Seattle which that utilize temporary employees or workers provided by a temporary agency shall not include the temporary employees or workers in calculating the number of their employee hours unless those employees become employees of such businesses while so employed.

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b)

8. h. Under-reporting of employees. If the Director determines that the number of employee hours worked in the City of Seattle during the previous year was under-reported by more than twenty-20 percent (20%) at the time of application or renewal, the business shall pay the balance of the applicable business license tax certificate surcharge together with a penalty of twenty-20 percent (20%) of such balance due. -The business shall also reimburse the City for any accounting, legal, or administrative expenses incurred by the City in determining the under-reporting or in collecting the additional amounts. The Director shall mail written notice of the amount to be paid and the business shall pay said amount to the City within thirty (30)30 days.

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9. i. The proceeds of the business license tax certificate surcharge imposed in this section-Section 3.14.945 shall be used solely for the following purposes:

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a. 1) Forty-40 percent -(40%) of the fee collected shall be used to fund the operations of the Office of Labor Standards, including but not limited to investigators and one dedicated FTE full-time employee for administration of licenses.

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b. 2) Fifty-50 percent -(50%) of the fee shall be granted by the Office of Labor Standards to fund contracts with community-based organizations to perform

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outreach, education, and compliance assistance to employees that work in the City of Seattle with regard to their rights under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.

3) Ten-10 percent (10%) of the fee shall be used by the Office of Labor Standards to fund contracts to perform outreach and education to Seattle's businesses about their obligations under and compliance with City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.

~~B.B.-C.~~ ^{e.} When business is transacted at two or more separate places by one taxpayer, a separate business license tax certificate for each place at which business is transacted with the public shall be required. A \$10 license fee shall be imposed and accompany each application for the business license tax certificate required for each additional business location.

~~C.C.-D.~~ No person to whom a business license tax certificate has been issued pursuant to this chapter shall suffer or allow any other person for whom a separate license is required to operate under or display his or her license; nor shall such other person operate under or display such license.

~~D.D.-E.~~ As provided in Section 6.20.040, a participant at an event, identified in the list supplied by the promoter or organizer, shall be exempt from the business license tax certificate fee established by subsection 5.55.030.A, or the fee for a separate business location established by subsection 5.55.030.B, on account of business activities at the licensed event for the duration of the event license; provided however, that such participant is not otherwise engaging in business in the City as such term is defined in Section 5.30.030.B.2.

~~E.-F.~~ Any business license tax certificate may be renewed by the payment for the ensuing year of the license fee herein prescribed on or before the date of the expiration of such license. Any licensee who fails to make payment on or prior to the expiration date of said business license tax certificate shall be subject to penalties in the following amounts:

1. \$10 if not received on or before the last day of the month following the expiration date.
2. \$20 if not received on or before the last day of the second month following the expiration date.
3. All business license tax certificates issued subsequent to the initial license period shall be deemed renewal licenses if there has been no discontinuance of the licensee's operations or activities. Nonpayment by the licensee of taxes or business license tax certificate

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fees other than those due upon expiration for the renewal of a license, when due during the term of any license shall constitute grounds for revocation of or the refusal to renew said license.

~~F.F.-G.~~ Licenses for amusement devices will be in addition to this business license tax certificate and will be assessed pursuant to Section 5.32.170. It is unlawful for any person to own any amusement device, which is available for use by the public, without having first obtained an amusement device license issued in accordance with the provisions of this Chapter 5.55 and Chapter 5.32. The license shall be attached to the amusement device at all times when in use or play or available for use or play so that it is readily visible. The amusement device license will be prorated semi-annually in the same manner as the business license tax certificate; however, the amusement device license expires annually on November 30th.

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~~G.H.~~ A business license tax certificate or amusement device license cannot be assigned or transferred, except that a license may be transferred:

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1. To the surviving or new corporation, whenever the licensed corporation is merged or consolidated pursuant to RCW Chapter 23B.11, as now or hereafter amended;

2. To the surviving partner, or to a new partnership which consists exclusively of the surviving partners, whenever one partner of a licensed partnership dies;

3. To the surviving spouse, whenever one spouse of a licensed marital community dies;

4. To any one or more former partners, whenever a licensed partnership is dissolved and one or more of the former partners of the licensed partnership continue the operation of the business as an individual proprietorship or partnership without the addition of any new partner, and all of the other former partners consent in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

5. To one spouse, whenever a licensed marital community is dissolved and the other spouse consents in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

6. In case of the death of any licensee before the expiration of his or her license, his or her administrator or executor, duly appointed as such by order of court, may continue to act under said license for the unexpired term thereof upon filing with the City proof of such appointment.

As used in this subsection, the term "partnership" includes joint venture, and the term "partner" includes a co-venturer.

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~~Section 4. A new section is to be added to the Seattle Municipal Code, denominated SMC _____, providing as follows:~~

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Liberal Construction and Severability

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Section 13. This ~~measure~~ measure shall be liberally construed in favor of its purposes. Nothing in this chapter shall be interpreted or applied so as to create any power or duty in conflict with federal or state law.

Comment [SE10]: This and the next two paragraphs were intended for codification, but because this measure stretches across Titles 3 and 5, there isn't a good place in the SMC to codify this liberal construction language. Also, the topics in these paragraphs aren't necessarily items that normally get codified.

Section 24. The several provisions of this ~~measure~~ measure are declared to be separate and severable and an order of any court of competent jurisdiction holding invalid any clause, sentence, paragraph, subdivision, section, or portion of this measure, or holding invalid the application thereof to any person or circumstance, shall not affect the validity of the remainder of this measure or the validity of its application to other persons or circumstances.

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~~Section 3. The Code Reviser is authorized to change the numbering and formatting of this measure to conform with the Seattle Municipal Code codification in a manner that is consistent with the intent and language of this measure.~~

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Section 55. This measure shall take effect and be in force 30 days after its enactment by the People ~~people~~ of the City of Seattle.

Comment [SE11]: As I've taken care of what this power as written would have authorized, this language is unnecessary.

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Comment [SE12]: No effective date clause is necessary. An initiative becomes an ordinance upon a vote of a majority of the people and takes effect according to the timeline stated in Charter, Article IV, section 1.F.

Sponsor Information:

Adam Glickman

4402 28th Ave. S, Seattle, WA 98108

(206) 295-9613

adamglickmanflora@gmail.com

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**City of Seattle Legislative Department
Office of the City Clerk**

Monica Martinez Simmons, City Clerk

Via e-mail and USPS

April 25, 2016

Adam Glickman
4402 28th Avenue South
Seattle, WA 98108

**SUBJECT: Correction to submittal date of proposed ballot title;
Proposed Initiative Measure No. 125**

Dear Mr. Glickman:

Please be advised the subject proposed initiative measure was transmitted to the City Attorney's Office for review and preparation of a ballot title on April 20, 2016. The Office of the City Clerk will be in contact with you in writing and by telephonic notification no later than the end of business on Wednesday, April 27, 2016, for the purpose of transmitting the final ballot title. We previously indicated we would be in contact with you no later than Tuesday, April 26, 2016. Please note that date is incorrect.

Should you have any questions regarding the process or the information contained herein, please contact me at 206-684-8361 or by email at monica.simmons@seattle.gov.

Sincerely,

Monica Martinez Simmons
City Clerk

FILED
CITY OF SEATTLE

2016 APR 27 AM 9:49

CITY CLERK

MEMORANDUM

TO: Monica Martinez Simmons, City Clerk
FROM: Erica Franklin, Assistant City Attorney
SUBJECT: Ballot Title for Initiative 125 (Clerk File 319670)
DATE: April 27, 2016

In response to your email notification concerning the filing of proposed Initiative Measure 125, this office has established the following ballot title:

**THE CITY OF SEATTLE
INITIATIVE MEASURE NUMBER 125**

Initiative 125 concerns enhanced enforcement of labor-standards regulations funded by business license fees.

If passed, this initiative would require the Office of Labor Standards to provide outreach to employees and employers on labor-standards laws and to investigate potential labor-standards violations and workplaces with vulnerable employees. Most businesses with incomes over \$20,000 would pay an annual license surcharge equal to \$0.01 per employee-hour worked in the city. Fifty percent of proceeds would fund contracts with eligible employee-advocacy organizations, 10% would fund contracts with employer-advocacy organizations, and 40% would fund investigations and other labor-standards activities.

Should this measure be enacted into law?

Yes
No

Please file this title with King County Elections. If you have any questions, please contact me at 733-9309.



City of Seattle Legislative Department
Office of the City Clerk

Monica Martinez Simmons, City Clerk

Via E-mail and USPS

April 27, 2016

Julie Wise, Director
King County Elections
919 Southwest Grady Way
Renton, WA 98057-2906

Subject: *Proposed Initiative Measure No. 125*

Dear Ms. Wise:

Please be advised that the proposed subject initiative petition was filed as Clerk File No. 319670, on Tuesday, April 19, 2016. This initiative petition has been designated Initiative Measure No. 125, concerning enforcement of the City of Seattle's labor standard laws.

The Seattle City Attorney's Office has provided the following ballot title:

**THE CITY OF SEATTLE
INITIATIVE MEASURE NUMBER 125**

Initiative 125 concerns enhanced enforcement of labor-standards regulations funded by business license fees.

If passed, this initiative would require the Office of Labor Standards to provide outreach to employees and employers on labor-standards laws and to investigate potential labor-standards violations and workplaces with vulnerable employees. Most businesses with incomes over \$20,000 would pay an annual license surcharge equal to \$0.01 per employee-hour worked in the city. Fifty percent of proceeds would fund contracts with eligible employee-advocacy organizations, 10% would fund contracts with employer-advocacy organizations, and 40% would fund investigations and other labor-standards activities.

Should this measure be enacted into law?

Yes
No

[End of Title]

600 4th Avenue Floor 3, PO Box 94728, Seattle, Washington 98124-4728
(206) 684-8344 Fax: (206) 386-9025 TTY: (206) 233-0025
email: clerk@seattle.gov

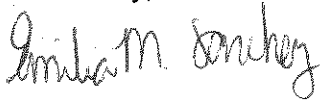
Accommodations for people with disabilities provided upon request. An equal opportunity employer

Julie Wise
April 27, 2016
Page 2

The initiative's proponents have been informed that the minimum number of resident registered voter signatures required is 20,638 and shall be filed in accordance with the guidelines provided by the City Clerk's Office and no later than Monday, October 24, 2016, at 5:00 p.m., for subsequent submittal to your office for verification of sufficiency of signatures.

Should you have any questions or if you need additional information, please do not hesitate to contact me at (206) 684-8361 or email monica.simmons@seattle.gov.

Sincerely,



for
Monica Martinez Simmons
City Clerk

cc: Mayor Edward Murray
City Councilmembers
Peter Holmes, City Attorney
Wayne Barnett, Executive Director, SEEC



**City of Seattle Legislative Department
Office of the City Clerk**

Monica Martinez Simmons, City Clerk

Via E-mail and USPS

April 27, 2016

Adam Glickman
4402 28th Avenue S.
Seattle, WA 981081

SUBJECT: Proposed Initiative Measure No.125, concerning enforcement of
the City of Seattle's labor standard laws

Dear Mr. Glickman:

Please be advised the ballot titled for proposed Initiative Measure No. 125, filed on April 19, 2016, has been prepared by the City Attorney's Office in accordance with SMC 2.08.020 and RCW 29A.36.071. The title reads as follows:

**THE CITY OF SEATTLE
INITIATIVE MEASURE NUMBER 125**

Initiative 125 concerns enhanced enforcement of labor-standards regulations funded by business license fees.

If passed, this initiative would require the Office of Labor Standards to provide outreach to employees and employers on labor-standards laws and to investigate potential labor-standards violations and workplaces with vulnerable employees. Most businesses with incomes over \$20,000 would pay an annual license surcharge equal to \$0.01 per employee-hour worked in the city. Fifty percent of proceeds would fund contracts with eligible employee-advocacy organizations, 10% would fund contracts with employer-advocacy organizations, and 40% would fund investigations and other labor-standards activities.

Should this measure be enacted into law?

Yes
No

[End of Title]

600 4th Avenue Floor 3, PO Box 94728, Seattle, Washington 98124-4728
(206) 684-8344 Fax: (206) 386-9025 TTY: (206) 233-0025
email: clerk@seattle.gov

Accommodations for people with disabilities provided upon request. An equal opportunity employer

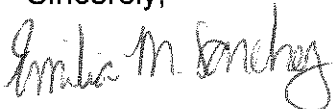
Adam Glickman
April 27, 2016
Page 2

Effective today, the Office of the City Clerk has approved as to form the revised version of the Initiative that you submitted on April 25, 2016, a clean copy of which is attached to this letter.

The initiative process is outlined in Article IV, Section 1 of the City Charter, Seattle Municipal Code Section 2.08, and the Revised Code of Washington (RCW) 29A.36.071, 29A.36.080 and 29A.36.090. Please be advised the signed petitions for Initiative Measure No. 125 must be filed with the City Clerk within 180 days from approval notification. The 180-day count will begin Thursday, April 28, 2016. The number of signatures required shall be equal to or not less than ten percent of the total number of votes cast for the office of Mayor at the last preceding municipal election (2013). The minimum number of resident registered voter signatures required is 20,638. The last date that signatures may and shall be filed with my office is Monday, October 24, 2016, at 5:00 p.m. Once the petitions are filed, the appropriate documentation and petition signatures will be processed and transmitted to the King County Elections Department for verification of the sufficiency of signatures in accordance with state law. If King County Elections Department determines there are insufficient verified signatures, an additional 20-day period shall be allowed.

Should you have any questions, please feel free to contact me at (206) 684-8361 or via e-mail at monica.simmons@seattle.gov.

Sincerely,



for

Monica Martinez Simmons
City Clerk

Attachment – Approved Ballot Petition

INITIATIVE PETITION FOR SUBMISSION TO THE SEATTLE CITY COUNCIL

To the City Council of The City of Seattle:

We, the undersigned registered voters of The City of Seattle, State of Washington, propose and ask for the enactment as an ordinance of the measure known as Initiative Measure No. entitled:

(the established ballot title of the measure),

a full, true and correct copy of which is included herein, and we petition the Council to enact said measure as an ordinance; and, if not enacted within forty-five (45) days from the time of receipt thereof by the City Council, then to be submitted to the qualified electors of The City of Seattle for approval or rejection at the next regular election or at a special election in accordance with Article IV, Section 1 of the City Charter; and each of us for himself or herself says: I have personally signed this petition; I am a registered voter of The City of Seattle, State of Washington, and my residence address is correctly stated.

WARNING: Ordinance 94289 provides as follows:

"Section 1. It is unlawful for any person:

1. To sign or decline to sign any petition for a City initiative, referendum, or Charter amendment, in exchange for any consideration or gratuity or promise thereof; or
2. To give or offer any consideration or gratuity to anyone to induce him or her to sign or not to sign a petition for a City initiative, referendum, or Charter amendment; or
3. To interfere with or attempt to interfere with the right of any voter to sign or not to sign a petition for a City initiative, referendum, or Charter amendment by threat, intimidation or any other corrupt means or practice; or
4. To sign a petition for a City initiative, referendum, or Charter amendment with any other than his or her true name, or to knowingly sign more than one (1) petition for the same initiative, referendum or Charter amendment measure, or to sign any such petition knowing that he or she is not a registered voter of The City of Seattle.

The provisions of this ordinance shall be printed as a warning on every petition for a City initiative, referendum, or Charter amendment.

Section 2. Any person violating any of the provisions of this ordinance shall upon conviction thereof be punishable by a fine of not more than Five Hundred Dollars (\$500) or by imprisonment in the City Jail for a period not to exceed six (6) months, or by both such fine and imprisonment."

	Petitioner's Signature	Printed Name	Residence Address Street and Number	Date Signed
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AN ACT relating to the enforcement of the City of Seattle's labor standards laws: ensuring labor standards enforcement by improving and providing additional enforcement mechanisms; providing for the retention of one or more non-governmental entities to engage in community outreach and enforcement; providing a funding mechanism for such retention; imposing a business license surcharge; and amending Sections 3.14.945 and 5.55.030 of the Seattle Municipal Code.

WHEREAS, the City of Seattle is a leader on wage, labor, and workforce practices that enhance equity, address the 'wage gap', defined as the difference between the amounts of money paid to different genders and races, often for doing the same work, and create a fair and healthy economy for workers, businesses and residents, and the City has enacted ordinances related to criminal wage theft, paid sick and safe time, use of conviction and arrest records in employment decisions, and minimum wage and minimum compensation requirements for employees working in Seattle; and,

WHEREAS, the City of Seattle launched the Race and Social Justice Initiative in 2004, led by the Office of Civil Rights ("OCR"), with the vision of achieving racial equity in the community and the mission of ending institutionalized racism in City government, promoting inclusion and full participation of all residents, and partnering with the community to achieve racial equity across Seattle; and

WHEREAS, in Ordinance 124490, the City Council made a finding of fact that "[i]n Seattle, the weight of income inequality falls disproportionately on people of color and on women. More than 34 percent of all women and over 40 percent of African Americans and Asian and Pacific Islander Americans rank among low wage workers in Seattle. For Latinos, that number is nearly 50 percent, and it is 70 percent for Native Americans;" and

WHEREAS, labor standards are civil rights for all workers and any violation of these rights has a disproportionate impact on women, people of color, people with limited English proficiency, workers just entering the work force, and other vulnerable workers; and

WHEREAS, the Office of Civil Rights has successfully implemented two labor standards ordinances relating to paid sick and safe time (Ordinance 123698) and the use of conviction and arrest records in employment decisions (Ordinance 124201); and

WHEREAS, on June 2, 2014, the City Council unanimously passed, and on June 3, 2014, the Mayor signed, Ordinance 124490, establishing minimum wage and minimum compensation rates for employees working in Seattle; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124645, creating an administrative process for wage and tip compensation complaints by establishing wage and tip compensation requirements, prescribing remedies and enforcement procedures, and adding provisions related to wage theft; and

WHEREAS, on November 24, 2014, the City Council unanimously passed, and on December 2, 2014, the Mayor signed, Ordinance 124643, creating, among other things, an Office of Labor Standards ("OLS") and describing the functions and mission of OLS, which functions include

administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20); and

WHEREAS, on December 14, 2015, the City Council unanimously passed, and on December 17, 2015, the Mayor signed Ordinance 124960, prescribing additional remedies, strengthening procedures to enforce and enhancing implementation of ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), and recognizing that data-driven directed investigations are more effective than complaint-based investigations at creating and maintaining employer compliance with labor standards laws; and

WHEREAS, in order to fulfill the goals and promises referenced above, and to improve and enhance the ability of OLS to accomplish its functions and mission, the people of the City of Seattle find that amendments to Sections 3.14.945 and 5.55.030 of the Seattle Municipal Code are necessary; NOW, THEREFORE,

BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:

Section 1. Section 3.14.945 of the Seattle Municipal Code, last amended by Ordinance 124643, is amended as follows:

3.14.945 Office of Labor Standards

There is established in the Office for Civil Rights an Office of Labor Standards, under the direction of the Mayor. There shall be a Division Director to manage the Office of Labor Standards. The Director of the Office for Civil Rights shall appoint the Division Director subject to the approval of the Mayor. The mission of the Office of Labor Standards is to protect workers' wages, working conditions, and safety and health, and to end barriers to workplace equity for women, communities of color, immigrants and refugees, and other vulnerable workers. It is the intent of the people of the City of Seattle to provide for robust enforcement of any City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards (collectively, "labor standards laws") by ensuring that the Office of Labor Standards performs directed investigations into alleged violations of labor standards laws, by ensuring that the Office of Labor Standards may contract with community organizations to perform outreach to employees and employers to educate them about their rights and obligations under labor standards laws and additional enforcement of labor standards laws, and to provide funding mechanisms for such investigations and outreach.

The functions of the Office of Labor Standards are as follows:

A. Promoting labor standards by means of outreach and education and technical assistance and training;

B. Collecting and analyzing data on the city's work force and workplaces;

C. Administering and enforcing City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20) ((-)) ;

D. Providing education and outreach to employers and employees about their rights and obligations under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20) and providing technical assistance to small businesses.

1. The Office of Labor Standards will accomplish the foregoing functions in part by using funds generated by the business license surcharge provided for in subsection 5.55.030.B to contract with community-based employee advocate organizations, or coalitions of advocate organizations, to perform outreach, education, and compliance assistance to employees who work in Seattle with regard to their rights under labor standards laws and to contract with community-based employer advocacy organizations to perform outreach, education, and compliance assistance to employers with employees who work in Seattle with regard to their obligations under labor standards laws.

2. The Office of Labor Standards shall select community-based employee advocacy organizations in a manner that ensures outreach, education, and compliance assistance to workers in multiple languages.

3. The Division Director of the Office of Labor Standards shall establish eligibility rules for community-based organizations or coalitions of community-based organizations to contract with the Office of Labor Standards. In order to ensure the effectiveness of the grants to community based organizations or coalitions these rules shall include requirements that the mission and vision of the community-based organization and/or coalition are predominantly devoted to outreach, education, and/or enforcement of labor standards; that the organization or coalition has in-house staff with experience doing outreach to workers in multiple languages, including but not limited to one out of the top five languages spoken other than English in Seattle; that the organization or coalition has previous experience successfully working with the City on compliance around labor standards; that the organization or coalition will provide comprehensive referral services; that the organization or coalition will serve workers from any impacted industries; and that the organization or coalition has access to legal staff dedicated to ensuring compliance with the City's labor standards laws.

4. Decision-making for the allocation of funds to be used for outreach must be based on a data-driven approach targeting demographics and industries that are most impacted.

E. Conducting directed investigations into violations of City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of criminal history in employment decisions (Chapter 14.17), and wage and tip compensation requirements (Chapter 14.20), which the Office of Labor Standards shall do

1. whenever it has reason to believe that a violation has occurred or will occur, provided that the Office of Labor Standards shall consult with the Labor Standards Advisory Commission to establish criteria for determining when the circumstances for conducting directed investigations have been met;

2. whenever circumstances show that violations are likely to occur within a class of businesses because the workforce contains significant numbers of workers who are vulnerable to violations of Chapter 14.16, Chapter 14.17, Chapter 14.19 or Chapter 14.20 or the workforce is unlikely to volunteer information regarding such violations.

F. This section shall be liberally construed in favor of its purposes. Nothing in this section shall be interpreted or applied so as to create any power or duty in conflict with federal or state law.

Section 2. Section 5.55.030 of the Seattle Municipal Code, last amended by Ordinance 124808, is amended to read as follows:

5.55.030 License requirements

A.

1. No person, unless specifically exempted, shall engage in any business activity, profession, trade or occupation in the City without having first obtained and being the holder of a valid and subsisting license to do so, to be known as a "business license tax certificate." The fee for the business license tax certificate shall be \$110 for persons with worldwide gross income of the business and value of products of more than \$20,000 in the current calendar year that engage in any business activity, profession, trade or occupation in the City prior to July 1st and \$55 for persons beginning their activity on or after July 1st. The business license tax certificate fee for persons with worldwide gross income of the business and value of products of \$20,000 or less in the current calendar year will be \$55 if prior to July 1st and \$27.50 for persons beginning their activity on or after July 1st. The fee shall accompany the application for the license.

The business license tax certificate shall expire at the end of the calendar year for which it is issued. The business license tax certificate shall be personal and nontransferable except as provided in subsection 5.55.030.G. Applications for the business license tax certificate shall be made to the Director of Finance and Administrative Services (FAS) on forms provided by the Director. Each business license tax certificate shall be numbered, shall show the name, place and character of the business of the licensee, and such other information as the Director deems necessary, and shall at all times be conspicuously posted in the place of business for which it is issued.

If the licensee changes the place of business, the licensee shall return the business license tax certificate to the Director and a new business license tax certificate shall be issued for the new place of business free of charge.

2. In addition to the fee for the business license tax certificate set in this subsection 5.55.030.A, there shall be an annual business license tax certificate surcharge (“business license tax certificate surcharge”) for business license tax certificates issued or renewed after expiration on or after January 1, 2017. The business license tax certificate surcharge shall apply to businesses required to pay the \$110 fee for persons with worldwide gross income of the business and value of products of more than \$20,000 in the current calendar year.

a. The business license tax certificate surcharge is calculated by determining the number of employee hours worked in Seattle during the preceding calendar year and then multiplying that figure by \$0.01.

b. Annual employee hours worked in Seattle during the preceding calendar year are calculated based on the sum of the four quarterly reports submitted to the Washington State Department of Labor and Industries for the preceding calendar year for any and all weeks during which at least one employee worked for compensation in Seattle.

c. It shall be the responsibility of the employer to determine the number of hours worked in Seattle during the preceding calendar year. Businesses that did not file quarterly reports with the Washington State Department of Labor and Industries shall determine the number of hours worked within the City of Seattle during the preceding calendar year and demonstrate to the satisfaction of FAS, if required, that the number of employee hours worked in Seattle during the preceding calendar year is accurate.

d. For purposes of determining the number of hours worked in Seattle during the preceding calendar year, hours worked by all employees who worked for compensation shall be counted, including but not limited to employees who worked in full-time employment, part-time employment, joint employment, temporary employment, or through the services of a temporary services or staffing agency or similar entity.

e. The Director of FAS may require the business to provide it with copies of its quarterly reports to the Washington State Department of Labor and Industries.

f. New businesses. The business license tax certificate surcharge shall not apply to employers until they have filed four quarters of reports with the Washington State Department of Labor and Industries.

g. Temporary agencies. The following provisions shall apply to businesses engaged in the practice of providing temporary employees or workers (“temporary agencies”) to businesses located within the City and to businesses located within the city which utilize the services of such employees or workers:

1) Temporary agencies shall include all temporary employees and workers placed with businesses located within Seattle who remain employees of the temporary agency while performing their jobs in calculating the number of employee hours worked by their employees.

2) Businesses located within Seattle that utilize temporary employees or workers provided by a temporary agency shall not include the temporary employees or workers in calculating the number of their employee hours unless those employees become employees of such businesses while so employed.

h. Underreporting of employees. If the Director determines that the number of employee hours worked in Seattle during the previous year was underreported by more than 20 percent at the time of application or renewal, the business shall pay the balance of the applicable business license tax certificate surcharge together with a penalty of 20 percent of such balance due. The business shall also reimburse the City for any accounting, legal, or administrative expenses incurred by the City in determining the underreporting or in collecting the additional amounts. The Director shall mail written notice of the amount to be paid and the business shall pay said amount to the City within 30 days.

i. The proceeds of the business license tax certificate surcharge imposed in this Section 5.55.030.A.2 shall be used solely for the following purposes:

1) 40 percent of the fee collected shall be used to fund the operations of the Office of Labor Standards, including but not limited to investigators and one dedicated full-time employee for administration of licenses.

2) 50 percent of the fee shall be granted by the Office of Labor Standards to fund contracts with community-based organizations to perform outreach, education, and compliance assistance to employees that work in Seattle with regard to their rights under City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.

3) 10 percent of the fee shall be used by the Office of Labor Standards to fund contracts to perform outreach and education to Seattle's businesses about their obligations under and compliance with City of Seattle ordinances relating to minimum wage and minimum compensation (Chapter 14.19), paid sick and safe time (Chapter 14.16), use of conviction and arrest records in employment decisions (Chapter 14.17), and/or wage and tip compensation requirements (Chapter 14.20), or any other Seattle ordinance relating to labor standards.

B. When business is transacted at two or more separate places by one taxpayer, a separate business license tax certificate for each place at which business is transacted with the public shall be required. A \$10 license fee shall be imposed and accompany each application for the business license tax certificate required for each additional business location.

C. No person to whom a business license tax certificate has been issued pursuant to this chapter shall suffer or allow any other person for whom a separate license is required to operate under or display his or her license; nor shall such other person operate under or display such license.

D. As provided in Section 6.20.040, a participant at an event, identified in the list supplied by the promoter or organizer, shall be exempt from the business license tax certificate fee established by subsection 5.55.030.A, or the fee for a separate business location established by subsection 5.55.030.B, on account of business activities at the licensed event for the duration of the event license; provided however, that such participant is not otherwise engaging in business in the City as such term is defined in Section 5.30.030.B.2.

E. Any business license tax certificate may be renewed by the payment for the ensuing year of the license fee herein prescribed on or before the date of the expiration of such license. Any licensee who fails to make payment on or prior to the expiration date of said business license tax certificate shall be subject to penalties in the following amounts:

1. \$10 if not received on or before the last day of the month following the expiration date.

2. \$20 if not received on or before the last day of the second month following the expiration date.

3. All business license tax certificates issued subsequent to the initial license period shall be deemed renewal licenses if there has been no discontinuance of the licensee's operations or activities. Nonpayment by the licensee of taxes or business license tax certificate fees other than those due upon expiration for the renewal of a license, when due during the term of any license shall constitute grounds for revocation of or the refusal to renew said license.

F. Licenses for amusement devices will be in addition to this business license tax certificate and will be assessed pursuant to Section 5.32.170. It is unlawful for any person to own any amusement device, which is available for use by the public, without having first obtained an amusement device license issued in accordance with the provisions of this Chapter 5.55 and Chapter 5.32. The license shall be attached to the amusement device at all times when in use or play or available for use or play so that it is readily visible. The amusement device license will be prorated semi-annually in the same manner as the business license tax certificate; however, the amusement device license expires annually on November 30th.

G. A business license tax certificate or amusement device license cannot be assigned or transferred, except that a license may be transferred:

1. To the surviving or new corporation, whenever the licensed corporation is merged or consolidated pursuant to RCW Chapter 23B.11, as now or hereafter amended;

2. To the surviving partner, or to a new partnership which consists exclusively of the surviving partners, whenever one partner of a licensed partnership dies;

3. To the surviving spouse, whenever one spouse of a licensed marital community dies;

4. To any one or more former partners, whenever a licensed partnership is dissolved and one or more of the former partners of the licensed partnership continue the operation of the business as an individual proprietorship or partnership without the addition of any new partner, and all of the other former partners consent in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

5. To one spouse, whenever a licensed marital community is dissolved and the other spouse consents in writing to the transfer of the license, which written consent shall be filed with the application for such transfer;

6. In case of the death of any licensee before the expiration of his or her license, his or her administrator or executor, duly appointed as such by order of court, may continue to act under said license for the unexpired term thereof upon filing with the City proof of such appointment.

As used in this subsection, the term "partnership" includes joint venture, and the term "partner" includes a co-venturer.

Section 3. The several provisions of this measure are declared to be separate and severable and an order of any court of competent jurisdiction holding invalid any clause, sentence, paragraph, subdivision, section, or portion of this measure, or holding invalid the application thereof to any person or circumstance, shall not affect the validity of the remainder of this measure or the validity of its application to other persons or circumstances.

Sponsor Information:

Adam Glickman

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