VIII

FILED OFFICE OF THE CITY CLERK OAKLAND

2004 MAY 20 PM 2: 44

OAKLAND CITY COUNCIL



ORDINANCE No.	C.M.S.
INTRODUCED BY COUNCILMEMBERS:	JANE BRUNNER AND IGNACIO DE LA FUENTE

WORKER RETENTION AT LARGE-SCALE HOSPITALITY BUSINESSES

WHEREAS, the City Council finds that the public welfare has been and can again be adversely impacted by large hospitality businesses letting go of large numbers of workers without economic necessity for such actions;

WHEREAS, such mass terminations and their impact on tourism can cause substantial disruption to the tourist industry and economically impact affected workers, severely disrupting the local economy;

WHEREFORE, the Municipal Code of the City of Oakland is hereby amended to add the following section:

WORKER RETENTION AT LARGE-SCALE HOSPITALITY BUSINESSES

1. Scope and Definitions.

The following definitions shall apply throughout this Ordinance:

- A. "Hospitality Business" means any for-profit hotel or food service operation within the City which has employed more than 150 persons at a single site during any payroll period during the prior year. For these purposes "hotel" also includes any related facilities such as pools, restaurants, or spas which hotel guests may use.
- B. For purposes of determining the number of employees under the preceding section, the number of employees of separately-incorporated businesses operating within the same facility shall be aggregated if such businesses share any ownership or control.
- C. "Employee" does not include any person employed in a supervisory or managerial capacity.
- D. "New Operator" includes, but is not limited to, any purchaser or new management company, contractor, subcontractor, lessee, sublessee, or other person or

JUN 1 2004

entity which will take over as an employer at the facility where a Hospitality Business has been located.

2. Preventing Unemployment.

A. If a New Operator takes over any Hospitality Business or portion thereof, it shall offer employment to all Employees of the preceding operator and not discharge them without just cause during the first 120 days of employment. If the New Operator determines that fewer Employees are needed to perform certain work, then the least senior Employee performing such work may be laid off.

B. The New Operator shall keep a hiring list of laid off employees for at least one year.

3. Retaliation and Discrimination Barred; No Waiver of Rights.

- A. No person shall discharge or otherwise discriminate against anyone for making a complaint, participating in any City proceeding, or using any civil remedy to enforce his or her rights, or for otherwise asserting his or her rights under this Ordinance.
- B. Any waiver by an individual of any of the provisions of this Ordinance shall be deemed contrary to public policy and shall be void and unenforceable, except that Employees shall not be barred from entering into a written, valid collective bargaining agreement waiving any provision of this Ordinance, if such waiver is set forth in clear and unambiguous terms.

4. Enforcement.

- A. The City assumes no obligation to enforce the terms of this Ordinance, and nothing herein shall be construed as creating a cause of action against the City.
- B. The City Manager may, in his or her discretion, develop regulations interpreting this Ordinance and/or establishing complaint procedures within the City related to enforcement of this Ordinance. Pursuit of any such complaint procedure shall not be a prerequisite for asserting a claim hereunder in a court of law.
- C. Any person claiming a violation of this Ordinance may bring an action in the Municipal Court or Superior Court of the State of California, as appropriate, to enforce the provisions of this Ordinance. Violations of this Ordinance are declared to irreparably harm the public and covered employees generally.
- D. The Court shall award reasonable attorney's fees, witness fees and costs to any plaintiff who prevails in an action to enforce this Ordinance.

	Ē.	Section	2	of	this	Ordir	nance	shall	apply,	to	the	fullest	extent
permitted	by law,	to any dis	cha	arge	e, lay	off or	hiring	decisi	ion mad	le b	y an	y perso	n after
receipt of	notice of	the pende	enc	y o	f this	Ordina	ance.						

5. Severability.

If any provision or application of this Ordinance is declared illegal, invalid or inoperative, in whole or in part, by any court of competent jurisdiction, the remaining provisions and portions thereof and applications not so declared shall remain in full force and effect.

Passed By	The Following Vote:
AYES-	BROOKS, BRUNNER, CHANG, NADEL, QUAN, REID, WAN AND PRESIDENT DE LA FUENTE
NOES-	
ABSENT-	
ABSTENTIC	N-
	A TTEOT.
	ATTEST:CEDA FLOYD
	City Clerk and Clerk of the Council / / /OCC of the City of Oakland, Califor praicouncil

In Council, Oakland, California,