



AGENDA REPORT

Date:

April 4, 2017

To:

City Manager for Council Action

From:

City Attorney

Subject: Adoption of Ordinance No. 1964 establishing a Worker Retention Ordinance for Food

and Building Service Workers in the City of Santa Clara

EXECUTIVE SUMMARY

Ordinance No. 1964 establishing a Worker Retention Ordinance for Food and Building Service Workers in the City of Santa Clara was passed for the purpose of publication ("passed to print") on March 21, 2017. Pursuant to City Charter Sections 808 and 812, proposed Ordinance No. 1964 was published on March 29, 2017 and copies were posted in at least three public places. If finally adopted, this ordinance shall become effective thirty (30) days from the date of adoption, which will be May 4, 2017.

The proposed ordinance is modeled after similar worker protection ordinances in the cities of San Francisco, Los Angeles and San Diego. Santa Clara's proposed ordinance would provide for the following:

Applicability: The proposed ordinance would apply to: 1) any entity in the City of Santa Clara with more than 25 employees in the State of California that enter into contracts for building services and/or food service and 2) entertainment/convention venues with a capacity of at least 8,000. The ordinance would apply to City of Santa Clara contracts and to contracts with all of the City's related entities such as SOSA. Stadium Authority etc. Other governmental entities such as the County, Santa Clara Unified School District or Mission College would be exempt.

Contracts subject to proposed ordinance: Contracts in excess of \$25,000 with a term of three months or longer for regularly scheduled building services and/or food services would be subject to the new ordinance.

Covered Employees: Full or part time employees (8 hours a week or more) whose regular place of work is in the City of Santa Clara during the 90 days prior to a contract transition. Not included are managerial, supervisory, or confidential employees.

Notification and Retention Procedures:

- No less than 15 calendar days before terminating a food service or building service contracted, the terminated contractor will provide a list of each food service or building worker to the successor contractor.
- The successor contractor would retain the employees of terminated contractor for a 90day transition period. The successor contractor would not substantially change the effected employees' work shift or place of work. The successor contractor will post a notice of the applicable provisions of worker's rights under the ordinance.

Subject: Adoption of Ordinance No. 1964

Page 2 of 2

- During the 90 day transition period, the successor contractor cannot terminate an employee except: (1) for cause or (2) if the successor contractor determines that fewer employees are required to perform services. In the event of a workforce reduction, the successor contractor would retain employees by senority within job classification.
- At the end of the 90 day transition period, the successor contractor shall complete a
 written performance evaluation for each employee. If performance is satisfactory, the
 contractor shall offer the employee continued employment.

<u>Enforcement</u>: A violation of the Ordinance can be enforced as a civil action in court. The remedies include: back pay, treble damages for intentional violations, injunctive relief and costs and attorneys' fees.

ADVANTAGES AND DISADVANTAGES OF ISSUE

Adopting the ordinance would provide protection to many service workers in the City of Santa Clara in the event there is a contract termination. There are additional unknown administrative costs that will be borne by service provider companies and/or contracting companies.

ECONOMIC/FISCAL IMPACT

There are no known fiscal impacts to the City associated with the recommended action other than administrative time and expense.

RECOMMENDATION

That the Council adopt Ordinance No. 1964 establishing a Worker Retention Ordinance for Food and Building Service Workers in the City of Santa Clara.

Brian Doyle

Interim City Attorney

APPROVED:

Rajeev Batra

Interim City Manager

Documents Related to this Report:

Ordinance

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ORDINANCE NO. 1964

AN ORDINANCE OF THE CITY OF SANTA CLARA, CALIFORNIA, TO ADD CHAPTER 9.60 ("FOOD AND BUILDING SERVICE WORKER RETENTION") TO TITLE 9 ("PUBLIC PEACE, MORALS AND WELFARE") OF "THE CODE OF THE CITY OF SANTA CLARA, CALIFORNIA" TO REQUIRE RETENTION OF FOOD AND BUILDING SERVICE WORKERS UNDER CERTAIN CIRCUMSTANCES

BE IT ORDAINED BY THE CITY OF SANTA CLARA AS FOLLOWS:

WHEREAS, Labor Code Section 1064 allows local jurisdictions to enact greater standards than, or establish additional enforcement provisions to the standards and provisions of the Displaced Janitor Opportunity Act.

NOW THEREFORE, BE IT FURTHER ORDAINED BY THE CITY OF SANTA CLARA AS FOLLOWS:

SECTION 1: That Chapter 9.60 (entitled "Food and Building Service Worker Retention") is added to Title 9 (entitled "Public Peace, Morals and Welfare") of "The Code of the City of Santa Clara, California" ("SCCC") to read as follows:

"Chapter 9.60

FOOD AND BEVERAGE SERVICE WORKER RETENTION

Sections:	
9.60.010	Definitions.
9.60.020	Notification and retention.
9.60.030	Remedies.
9.60.040	Exemption.
	*

Definitions.

For purposes of this section, the following terms shall have the following meanings:

Ordinance/Worker Retention Rev: 01-12-16; Typed: 03-15-17

9.60.010

"Building service" means work performed in connection with the care or (a)

maintenance of an existing building and includes, but is not limited to, work performed by

guards and janitors.

"Building service contract" means a contract let by any covered entity for the (b)

furnishing of regularly scheduled building services, and includes any subcontracts for such

services in excess of \$25,000 and for a term of three months or longer.

"Building service contractor" means any person who enters into a building service (c)

contract, including any subcontractor.

"Building service employee" means any person employed as a building service (d)

employee by a building services contractor or covered entity whose regular place of work is a

business or entertainment/convention venue in the city of Santa Clara on a full or part-time basis

(eight (8) hours or more a week) during the ninety (90) days immediately preceding any

transition in employment subject to this section except for persons who are managerial,

supervisory or confidential employees, and persons regularly scheduled to work fewer than eight

(8) hours per week at a building.

"Business" means any commercial, industrial, institutional or mixed-use business (e)

facility owned or managed by a covered entity in the city in a single building or in contiguous

buildings under common ownership or management.

"Covered entity" means any person who hires or retains a food service contractor (f)

for the provision of food services at a business facility or entertainment/convention venue within

the City, or the City if it hires or retains a food service contractor for an

entertainment/convention venue, or any person who hires or retains a building service contractor

Page 2 of 8

for the provision of building services at a business facility or entertainment/convention venue

within the City.

(g) "Entertainment/convention venue" means a stadium, concert hall, club,

convention center, or like venue with a total capacity of at least 8,000 that hosts concerts, shows,

conventions, or sporting events on a non-continuous basis.

(h) "Food service" means the on-site preparation, serving and clean-up of food or

beverages to persons.

(i) "Food service contract" means a contract for the furnishing of food services, and

includes any subcontracts for such services in excess of \$25,000 and for a term of three months

or longer.

(i) "Food service contractor" means any person who hires or retains food service

employees in order to provide food services to a covered entity pursuant to a food service

contract, including any subcontractor.

(k) "Food service employee" means any person whose regular place of work is a

covered entity within the City of Santa Clara on a full or part-time basis (eight hours or more a

week) during the 90 days immediately preceding any transition in employment subject to this

section, except for persons who are managerial, supervisory, or confidential employees, and

persons regularly scheduled to work fewer than eight hours per week.

(1) "Person" means any individual, proprietorship, partnership, joint venture,

corporation, limited liability company, trust, association, or other entity, with more than 25

employees in the State of California that may employ persons or enter into service contracts, but

it does not include a county, school district, community college district, the State of California,

and the federal government or any other governmental entity except the City of Santa Clara, the

Page 3 of 8

Stadium Authority, the Sports and Open Space Authority and the City of Santa Clara Housing

Authority.

"Regularly scheduled" with respect to services means of an on-going nature and (m)

not for a specific event or to accomplish a single repair or up-grade.

"Subcontractor" means any person who is not an employee who enters into a (n)

contract with a food service or building service contractor to assist the contractor in performing a

food service or building service contract.

"Successor contractor" means (1) any person that has entered into a food service (o)

contract or building service contract to provide services to a covered entity that are substantially

similar to those provided by such covered entity prior to contracting out the services or those

provided to such covered entity under a terminated food service or building service contract, or

(2) a covered entity, if the covered entity provides such services following the termination of a

food service or building service contract.

9.60.020 Notification and retention.

No less than fifteen (15) calendar days before terminating any food service or (a)

building service contract, or contracting out services previously performed by the covered entity,

a covered entity shall request, and the current food service or building service contractor or the

covered entity if it provides the services, shall provide to the successor contractor, if one has

been named, and the covered entity if different, a full and accurate list containing the name,

home address and telephone number, date of hire, and job category of each food service worker

or building service employee employed by the current food service or building service contractor

or by covered entity at the site or sites covered by the food service or building service contract

that will be terminated or let, as applicable.

Ordinance/Worker Retention

(b) The successor contractor shall retain for a 90-day transition employment period

all food service or building service employees that were employed by the terminated food service

or building service contractor, or by the covered entity if the covered entity has contracted out

the services. During the 90-day transition period, the successor contractor shall not substantially

change a food service or building service employee's work shift or work location.

(c) The successor contractor shall ensure that a notice to food service or building

service employees is posted setting forth the rights provided under this section and which

includes a copy of any list provided pursuant to paragraph (a) of this subdivision with the home

addresses and phone numbers redacted, and that such notice is also provided to the food service

or building service employees' collective bargaining representative, if any. The notice and list

shall be posted in the same location and manner that other statutorily required notices to

employees are posted at the affected sites.

(d) If at any time the successor contractor determines that fewer food service or building

service employees are required to perform services than had been performing such services

under the terminated food service or building services contract, the successor contractor shall

retain the food service or building service employees by seniority within job classification;

provided, that during such 90-day transition period, the successor contractor shall maintain a

preferential hiring list of those food service or building service employees not retained at the

sites who shall be given a right of first refusal to any jobs within their classifications that become

available during that period.

(e) Except as provided in subsection (d) of this section, during such 90-day period, the

successor contractor shall not discharge without cause a food service or building service

employee retained pursuant to this section.

(f) At the end of the 90-day transition period, the successor contractor shall complete a

written performance evaluation for each food service or building service employee retained

pursuant to this section. If a food service or building service employee's performance during

such 90-day period is satisfactory, the successor contractor shall offer such food service or

building service employee continued employment under the terms and conditions established by

the successor contractor.

9.60.030 Remedies.

(a) A food service or building service employee who has been discharged or not

retained in violation of this section, or the collective bargaining agent of the employee, may

bring an action in any superior court of the State of California having jurisdiction over the

successor contractor. Upon finding a violation of this chapter, the court shall award back pay,

including the value of benefits, for each day during which the violation occurred and continues to

occur. If the court determines that the successor contractor's violations were willful, it shall order

treble back pay and reinstatement. The amount of back pay shall be calculated as the greater of

either of the following:

(1) The average regular rate of pay received by the employee during the last

three years of the employee's employment in the same occupation classification multiplied by

the average hours worked during the last three years of the employee's employment.

(2) The final regular rate of pay received by the employee at the time of

termination of the predecessor food service or building service contract multiplied by the number

of hours usually worked by the employee.

(3) The court may order a preliminary or permanent injunction to stop the

continued violation of this chapter.

Page 6 of 8

(4) If the employee is the prevailing party in the legal action, the court shall

award the employee or collective bargaining agent reasonable attorney's fees and costs as part of

the costs recoverable.

9.60.040 Exemption.

The provisions of this chapter may be waived in whole or in part in a bona fide collective

bargaining agreement, provided that such waiver is set forth in writing in clear and unmistakable

terms.

SECTION 2: Savings clause. The changes provided for in this ordinance shall not affect any

offense or act committed or done or any penalty or forfeiture incurred or any right established or

accruing before the effective date of this ordinance; nor shall it affect any prosecution, suit or

proceeding pending or any judgment rendered prior to the effective date of this ordinance. All

fee schedules shall remain in force until superseded by the fee schedules adopted by the City

Council.

SECTION 3: Constitutionality, severability. If any section, subsection, sentence, clause, phrase,

or word of this ordinance is for any reason held by a court of competent jurisdiction to be

unconstitutional or invalid for any reason, such decision shall not affect the validity of the

remaining portions of the ordinance. The City Council hereby declares that it would have passed

this ordinance and each section, subsection, sentence, clause, phrase, and word thereof,

irrespective of the fact that any one or more section(s), subsection(s), sentence(s), clause(s),

phrase(s), or word(s) be declared invalid.

Page 7 of 8

SECTION 4: Effective date. This ordinance shall take effect thirty (30) days after its final adoption; however, prior to its final adoption it shall be published in accordance with the requirements of Section 808 and 812 of "The Charter of the City of Santa Clara, California."

PASSED FOR THE PURPOSE OF PUBLICATION this 21st day of March 2017, by the following vote:

AYES:

COUNCILORS:

Caserta, Davis, Kolstad, O'Neill and Watanabe

Mayor Gillmor

NOES:

COUNCILORS:

None

ABSENT:

COUNCILORS:

Mahan

ABSTAINED:

COUNCILORS:

None

ATTEST:

ROD DIRIDON, JR.

CITY CLERK

CITY OF SANTA CLARA

Ordinance/Worker Retention Rev: 01-12-16; Typed: 03-15-17