1		Item Number: Meeting Date:	<u>10c reso</u> July 27, 2021
2	PORT OF SEATTLE		
3	<b>RESOLUTION NO. 3789</b>		
4			
5	A RESOLUTION of the Port Commission of the P		
6	minimum wage and worker	-	
7 8	applicable to certain employers log International Airport, pursuant to		
8 9	the Port under RCW 14.08.120(2).		
10			
11	WHEREAS, the voters of King County authorized and a	approved the fo	rmation of a port
12	district coextensive with King County to be known as the Port of		_
13	September 5, 1911; and		
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15	WHEREAS, the Port of Seattle was established upon e	-	
16 17	been since then, and is now, a duly authorized and acting port di and	strict of the stat	e of wasnington;
17	and		
19	WHEREAS, the Port Commission is the legally-constitut	ted governing b	odv of the Port of
20	Seattle; and	8 8	5
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22	WHEREAS, in accordance with RCW 14.08.030, the P	ort of Seattle or	wns and operates
23	Seattle-Tacoma International Airport (the "Airport"); and		
24	WHEDEAS DOW 14.09 120(1)(h) anthenings the Dort	f Castila to a la	
25 26	WHEREAS, RCW 14.08.120(1)(b) authorizes the Port of needed rules and regulations for the management, government		1
20 27	navigation facilities under its control, including the Airport; and	in, and use of	amports and an
28	havigation facilities ander its control, merading the rinport, and		
29	WHEREAS, RCW 14.08.120(2)(a) provides that a muni	icipality that con	ntrols or operates
30	an airport having had more than twenty million annual con	mmercial air s	ervice passenger
31	enplanements on average over the most recent seven full calenda		
32	boundaries of a city that has passed a local law or ordinance settir		
33 34	applies to certain employers operating or providing goods and se to enact a minimum labor standard that applies to employees wor		
34 35	minimum labor standard at least meets the minimum labor standard		
36	and	ard in the enty 5	iuw of of annunce,
37			
38	WHEREAS, RCW 14.08.120(2)(b) provides that a muni	cipality's autho	rity to establish a
39	minimum labor standard pursuant to (a) of this subsection may be		
40	are excluded from the minimum labor standard established by su	-	
41	or service provided by the employer is expressly excluded in the to	ext of the city's	law or ordinance;
42 43	and		
43 44	WHEREAS, the Airport has had more than twenty million	on annual comm	nercial air service
45	passenger enplanements on average over the most recent seven		
46	and		();

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49	WHEREAS, in 2013, voters in the City of SeaTac enacted Proposition 1 ("Prop 1")
50	(Ch. 7.45 SMC), which established a number of separate minimum labor standards for certain
51	categories of employers located in the City of SeaTac; and
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53	WHEREAS, the Airport is located within the boundaries of the City of SeaTac; and
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55	WHEREAS, one minimum labor standard included by Prop 1 is the establishment of a
56	minimum wage for certain categories of employers operating in the City of SeaTac; and
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58	WHEREAS, Prop 1 set the initial minimum wage to be imposed on covered employers at
59	\$15.00 per hour beginning on January 1, 2015, subject to adjustment on January 1 of every
60	subsequent year to keep pace with the rate of inflation (SMC 7.45.050); and
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62	WHEREAS, the Prop 1 minimum wage for 2021 is \$16.57 per hour; and
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64	WHEREAS, Prop 1 also established a worker retention minimum labor standard for
65	certain categories of employers operating in the City of SeaTac, in certain circumstances
66	(SMC 7.45.060); and
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68	WHEREAS, in Filo Foods, LLC v. City of SeaTac, 183 Wn.2d 770, 357 P.3d 1040 (2015),
69	the Washington Supreme Court held that Prop 1 applies to employer categories covered by Prop 1
70	located at the Airport; and
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72	WHEREAS, employers within the scope of Prop 1 who operate at the Airport currently
73	are required to pay Prop 1-level wages and comply with Prop 1's worker retention requirement;
74	and
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76	WHEREAS, Prop 1 expressly excludes certain types of employers from its scope based
77	on the type of goods or services they provide, including employers that prepare food or beverage
78	to be served in-flight by an airline (SMC 7.45.010(G)); and
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80	WHEREAS, pursuant to the authority specifically granted to the Port under
81	RCW 14.08.120(2)(b), the Port seeks to enact minimum wage and worker retention requirements
82	to apply to those employers that are expressly excluded from Prop 1's scope in the text of the
83	ordinance because they engage in the preparation of food or beverage to be served in-flight by an
84	airline; and
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86	WHEREAS, pursuant to RCW 14.08.120(2)(d), any such minimum wage and worker
87	retention requirements imposed by the Port of Seattle will apply only to covered employers that
88	provide goods or services at the Airport from facilities that are located on property owned by the
89	Port of Seattle within the boundaries of the City of SeaTac; and
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91	WHEREAS, imposing minimum wage and worker retention requirements on employers
92	who were expressly excluded in the text of Prop 1 because of the type of good or service the

employer provides is necessary and convenient, and in the best interests and for the benefit of the
 Port of Seattle, the affected employees, and the public; and
 WHEREAS, consistent with RCW 14.08.120(2)(c), any minimum wage and worker
 retention requirement enacted by the Port of Seattle will not apply to employers at the Airport who

90 where excluded from Prop 1 because they are a certificated air carrier performing services for itself 97 or based on the employer's size or number of employees; and 100

WHEREAS, it is the Commission's intent that the minimum wage and worker retention
 requirements enacted by this Resolution will at least meet the minimum wage and worker retention
 requirements set forth in Prop 1 for employers covered by the ordinance.

NOW, THEREFORE, BE IT RESOLVED by the Port Commission of the Port of Seattle
 that the following minimum labor standards are hereby enacted:

- Employers that provide goods or services at the Airport and are engaged in the preparation of food or beverage to be served in-flight by an airline from facilities that are located on property owned by the Port of Seattle within the City of SeaTac shall pay their employees a wage that at least meets the hourly minimum wage established by Prop 1.
- 2. The minimum wage required to be paid under this Resolution shall be adjusted for inflation
  on the same schedule that the minimum wage set forth in Prop 1 is adjusted, so that the
  minimum wage required to be paid by an employer under this Resolution continuously at
  least meets the minimum wage amount required by Prop 1.
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  3. Employers subject to this Resolution shall be required to begin paying the minimum wage set forth herein no later than August 2, 2021 (the "Implementation Date").
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- 4. Employers that provide goods or services at the Airport and are engaged in the preparation of food or beverage to be served in-flight by an airline from facilities that are located on property owned by the Port of Seattle within the City of SeaTac shall comply with a worker retention requirement that at least meets the worker retention requirement established by Prop 1.
  - 5. This worker retention requirement shall become effective on the Implementation Date.
  - 6. The Managing Director of the Aviation Division of the Port of Seattle is authorized and directed to promulgate and administer Rules and Regulations to carry out the provisions of this Resolution. The Rules and Regulations must be consistent with state and federal law and this Resolution.
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139 140	ADOPTED by the Port Commission of the Port of Seattle, at a duly noticed meeting held this day of, 2021, and duly authenticated in open session by the signatures	
141	of the Commissioners voting in favor thereof and the seal of the commission.	
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153	Port of Seattle Commission	