

**MOTION
OF THE PORT OF SEATTLE COMMISSION
TO TEMPORARILY SUSPEND RESOLUTION NO. 3694
PENDING CLARIFICATION OF WASHINGTON
SUPREME COURT CASE NO. 89723-9**

**CONDITIONALLY ADOPTED
SEPTEMBER 22, 2015**

TEXT OF THE MOTION

The Commission intends to temporarily suspend Resolution No. 3694 pending clarification of Washington State Supreme Court Case No. 89723-9. Suspension of Resolution No. 3694 will become effective following a second vote on this motion at the next Commission public meeting. Following a response from the Court on the motion filed September 9, 2015, the Commission will address discrepancies between the City of SeaTac's Ordinance Setting Minimum Employment Standards for Hospitality and Transportation Industry Employers (SeaTac Ordinance 13-1020) and the Port's Resolution No. 3694.

STATEMENT IN SUPPORT OF THE MOTION

The Port of Seattle Commission adopted Resolution No. 3694 on July 22, 2014. The purpose of the resolution was to support "safety and security at Seattle-Tacoma International Airport and the necessary hiring standards, training opportunities, and minimum compensation required to maintain a well-trained workforce at the Airport." This policy addresses many similar employment standards as SeaTac Ordinance 13-1020.

Temporary suspension of Resolution No. 3694 will avoid confusion for Sea-Tac Airport's tenants and business partners as they sort through the necessary details to implement SeaTac Ordinance 13-1020.