

Amendment B Version 1 to CB 120580 – App-Based Worker Deactivation Rights

Sponsor: Councilmembers Herbold and Lewis

Revise threshold for app-based worker coverage.

Effect: This amendment would revise the threshold for app-based worker coverage as follows:

1. Increase the threshold for coverage from ten percent of completed offers, or offers cancelled with cause, involving services in Seattle to 25 percent of such offers in Seattle; and
2. Add an alternative threshold for coverage that would be triggered by any deactivation related to an incident or incidents that occurred while performing services in Seattle.

Increasing the threshold from ten to 25 percent of offers involving services in Seattle could exclude some workers with a limited number of offers involving services in Seattle. However, the alternative threshold could provide another means for covering such workers if their deactivation had a nexus to Seattle.

Amend Section 2 of CB 120580 as follows:

8.40.030 App-based worker coverage

A. For the purpose of this Chapter 8.40, except for Section 8.40.100, covered app-based workers are limited to those for whom: ~~((5-d))~~

1. During the previous 180 days, at least ~~((ten))~~ 25 percent of their completed offers, or offers cancelled with cause, involved performing services in Seattle for a covered network company; or

2. The app-based worker's deactivation is related to an incident or incidents that occurred while performing services in Seattle for a covered network company.

* * *