5023-S.E AMH ORTI LEON 218

ESSB 5023 - H AMD TO APP COMM AMD (H-2171.1/25) 1306 By Representative Ortiz-Self

On page 3, line 24 of the striking amendment, after "pay." insert
This section does not prohibit a hiring entity from requiring a
domestic worker to remain on duty on the premises or at a prescribed
worksite during any meal or rest period when necessary for the nature
of the work, including but not limited to circumstances where a
domestic worker is responsible for the care of a minor or vulnerable
person."

9

EFFECT: Specifies that a hiring entity is not prohibited from requiring a domestic worker to remain on duty during any meal or rest period when necessary for the nature of the work, including but not limited to circumstances where a domestic worker is responsible for the care of a minor or other vulnerable person (and otherwise retains requirements for a hiring entity to compensate the domestic worker for a meal period when the worker cannot be relieved of all duties and for a rest period under all circumstances).

--- END ---