

## Legislation Text

---

**File #:** 220493, **Version:** 0

---

Amending Subsection (11) (“Leases and Subleases”) of Section 17-107 of The Philadelphia Code, entitled “Contractors: Labor Management Relationships” to provide that any City airport operating agreement or regulations of the City concerning rates and charges for the use of Airport gates and other facilities shall be deemed to incorporate the prevailing wage requirements applicable to City leases, Covered Airport Service Contracts and Covered Airport Service Employees, and making other changes concerning Covered Airport Service Employees, all under certain terms and conditions.

SECTION 1. Section 17-107 of the Philadelphia Code is hereby amended to read as follows:

§17-107. Contractors: Labor Management Relationships.

\* \* \*

(11) Leases and Subleases.

\* \* \*

*(f) The requirements of this Section 17-107 (“Contractors: Labor Management Relationships”) applicable to City leases, covered airport service contracts and covered airport service employees shall apply in connection with any operating agreements for scheduled air carrier service at a City airport and any City regulations establishing rates and charges for the use of Airport gates and other facilities, which regulations apply in lieu of or in addition to an Airport Use and Lease Agreement or similar operating agreement. Any entity operating at a City airport pursuant to such operating agreements or regulations shall be bound by the provisions of this Section 17-107 as if such operation were City-Work and the entity were a contractor, and any such operating agreement or regulations shall be deemed to incorporate the requirements of this Section 17-107 as if set forth fully therein.*

SECTION 2. Effective Date. This Ordinance shall take effect immediately.