OFFICIAL TOP FUNDERS. Valid only for January 2020

CHANGES EMPLOYMENT CLASSIFICATION RULES FOR APP-BASED TRANSPORTATION AND DELIVERY DRIVERS. INITIATIVE STATUTE.

Petition circulation paid for by
Protect App-Based Drivers and Services, a Coalition of On-Demand Drivers and Network Companies, Small Businesses, Community Groups and Public Safety Organizations

Committee major funding from:
Lyft
DoorDash
Uber Technologies

Latest Official Top Funders: https://protectdriversandservices.com

OFFICIAL TITLE AND SUMMARY (SAME AS ON PETITION)
The Attorney General of California has prepared the following circulating title and summary of the chief purpose and points of the proposed measure:

(19-0026A1) CHANGES EMPLOYMENT CLASSIFICATION RULES FOR APP-BASED TRANSPORTATION AND DELIVERY DRIVERS. INITIATIVE STATUTE. Establishes different criteria for determining whether app-based transportation (rideshare) and delivery drivers are “employees” or “independent contractors.” Independent contractors are not entitled to certain state-law protections afforded employees—including minimum wage, overtime, unemployment insurance, and workers’ compensation. Instead, companies with independent contractor drivers will be required to provide specified alternative benefits, including: minimum compensation and healthcare subsidies based on engaged driving time, vehicle insurance, safety training, and sexual harassment policies. Restricts local regulation of app-based drivers; criminalizes impersonation of such drivers; requires background checks. Summary of estimate by Legislative Analyst and Director of Finance of fiscal impact on state and local governments: Increase in state personal income tax revenue of an unknown amount. (19-0026A1)