

CITY OF LOS ANGELES  
CALIFORNIA

JUNE LAGMAY  
City Clerk

HOLLY L. WOLCOTT  
Executive Officer

When making inquiries relative to  
this matter, please refer to the  
Council File No.



ANTONIO R. VILLARAIGOSA  
MAYOR

Office of the  
CITY CLERK

Council and Public Services  
Room 395, City Hall  
Los Angeles, CA 90012  
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SHANNON HOPPES  
Council and Public Services  
Division

[www.cityclerk.lacity.org](http://www.cityclerk.lacity.org)

November 13, 2012

To All Interested Parties:

The City Council adopted the action(s), as attached, under Council  
File No. 12-0002-S67, at its meeting held October 24, 2012. The Mayor failed to act by  
November 8, 2012, DEEMED APPROVED and EFFECTIVE November 9, 2012.



City Clerk  
OS



OFFICE OF THE MAYOR  
ANTONIO R. VILLARAIGOSA

MEMORANDUM

To: City Clerk

From: Gaye Williams, Chief of Staff

*Gaye Williams*

Date: November 9, 2012

RE: CF 12-0002-S67

Establishing the City's Position to Support Proposition 37, The California  
Right to Know Genetically Engineered Food Act

MEMO TO FILE

Council File 12-0002-S67 relative to Council action of October 24, 2012  
regarding the above-entitled matter, is herewith returned without Mayor's  
signature.

BY \_\_\_\_\_  
CITY CLERK  
DEPUTY

2012 NOV -9 PM 4:08

City Clerk  
Antonio R. Villaraigosa

OFFICE OF THE MAYOR  
Mayor's Time Stamp  
RECEIVED  
2012 OCT 29 AM 9:56  
CITY OF LOS ANGELES

CITY CLERK'S OFFICE  
City Clerk's Time Stamp  
2012 OCT 29 AM 9:48  
CITY CLERK  
BY \_\_\_\_\_  
DEPUTY

SUBJECT TO THE CONCURRENCE OF THE MAYOR

COUNCIL FILE NO. 12-0002-S67

COUNCIL DISTRICT \_\_\_\_\_

COUNCIL APPROVAL DATE OCTOBER 24, 2012

RE: ESTABLISHING THE CITY'S POSITION TO SUPPORT PROPOSITION 37, THE CALIFORNIA RIGHT TO KNOW GENETICALLY ENGINEERED FOOD ACT

LAST DAY FOR MAYOR TO ACT NOV 08 2012  
[10 Day Charter requirement as per Charter Section 231(h)]

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**DO NOT WRITE BELOW THIS LINE - FOR MAYOR USE ONLY**

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APPROVED

\_\_\_\_\_

\*DISAPPROVED

\_\_\_\_\_

\*Transmit objections in writing  
pursuant to Charter Section 231 (h)

DATE OF MAYOR APPROVAL OR DISAPPROVAL \_\_\_\_\_

\_\_\_\_\_  
MAYOR

25

WHEREAS, any official position of the City of Los Angeles with respect to legislation, rules, regulations or policies proposed to or pending before a local, state or federal governmental body or agency must have first been adopted in the form of a Resolution by the City Council with the concurrence of the Mayor; and

WHEREAS, California consumers have the right to know whether the foods they purchase were produced using genetic engineering; genetic engineering of plants and animals often causes unintended consequences; manipulating genes and inserting them into organisms is an imprecise process; the results are not always predictable or controllable, and they can lead to adverse health or environmental consequences; and

WHEREAS, government scientists have stated that the artificial insertion of DNA into plants, a technique unique to genetic engineering, can cause a variety of significant problems with plant foods. Such genetic engineering can increase the levels of known toxicants in foods and introduce new toxicants and health concerns; and

WHEREAS, mandatory identification of foods produced through genetic engineering can provide a critical method for tracking the potential health effects of eating genetically engineered foods; and

WHEREAS, no federal or California law requires that food producers identify whether foods were produced using genetic engineering; at the same time, the U.S. Food and Drug Administration does not require safety studies of such foods; unless these foods contain a known allergen, the FDA does not even require developers of genetically engineered crops to consult with the agency; and

WHEREAS, polls consistently show that more than 90 percent of the public want to know if their food was produced using genetic engineering; and

WHEREAS, fifty countries-including the European Union member states, Japan and other key U.S. trading partners-have laws mandating disclosure of genetically engineered foods; no international agreements prohibit the mandatory identification of foods produced through genetic engineering; and

WHEREAS, without disclosure, consumers of genetically engineered food can unknowingly violate their own dietary and religious restrictions; and

WHEREAS, the cultivation of genetically engineered crops can also cause serious impacts to the environment; for example, most genetically engineered crops are designed to withstand weed-killing pesticides known as herbicides; as a result, hundreds of millions of pounds of additional herbicides have been used on U.S. farms; because of the massive use of such products, herbicide-resistant weeds have flourished-a problem that has resulted, in turn, in the use of increasingly toxic herbicides; these toxic herbicides damage our agricultural areas, impair our drinking water, and pose health risks to farm workers and consumers; California consumers should have the choice to avoid purchasing foods production of which can lead to such environmental harm; and

WHEREAS, organic farming is a significant and increasingly important part of California agriculture. California has more organic cropland than any other state and has almost one out of every four certified organic operations in the nation; California's organic agriculture is growing faster than 20 percent a year; and

ORIGINAL


WHEREAS, organic farmers are prohibited from using genetically engineered seeds; nonetheless, these farmers' crops are regularly threatened with accidental contamination from neighboring lands where genetically engineered crops abound; this risk of contamination can erode public confidence in California's organic products, significantly undermining this industry; Californians should have the choice to avoid purchasing foods whose production could harm the state's organic farmers and its organic foods industry; and

WHEREAS, the labeling, advertising and marketing of genetically engineered foods using terms such as "natural," "naturally made," "naturally grown," or "all natural" is misleading to California consumers; and

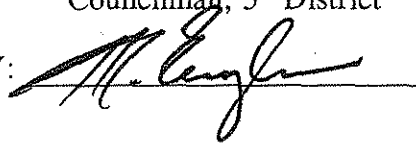
WHEREAS, currently qualified for the November, 2012 California State-wide ballot is a measure, Proposition 37, which would requires labeling on raw or processed food offered for sale to consumers if made from plants or animals with genetic material changed in specified ways; prohibits labeling or advertising such food as "natural;" exempt foods that are: certified organic; unintentionally produced with genetically engineered material; made from animals fed or injected with genetically engineered material but not genetically engineered themselves; processed with or containing only small amounts of genetically engineered ingredients; administered for treatment of medical conditions; sold for immediate consumption such as in a restaurant; or alcoholic beverages;

NOW, THEREFORE, BE IT RESOLVED, with the concurrence of the Mayor, that by the adoption of this Resolution, the City of Los Angeles hereby includes in its 2011-2012 State Legislative Program support for Proposition 37, the California Right to Know Genetically Engineered Food Act, which would mandate the disclosure of genetically engineered foods, as further detailed in the text of this Resolution.

PRESENTED BY:

  
PAUL KORETZ  
Councilman, 5<sup>th</sup> District

SECONDED BY:



ak

**ADOPTED**

OCT 24 2012

**LOS ANGELES CITY COUNCIL**

JUL 24 2012

**MAYOR WITH FILE**