AGN. No.	
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## REVISED MOTION BY SUPERVISORS HILDA L. SOLIS AND JANICE HAHN

**September 12, 2017** 

## **Deferred Action for Childhood Arrivals (DACA) Repeal Response**

On September 5, 2017, in a divisive, ill-advised and inhumane move, President Trump ended the Deferred Action for Childhood Arrivals (DACA) program, with a six-month delay. This action is widely opposed by leaders of both parties at the federal level, and decried by numerous California elected officials. It is also a heartbreaking blow and cruel exercise of Presidential authority aimed at nearly 800,000 of the most vulnerable young people among us, including 214,000 who reside in California.

Ending DACA and admonishing recipients from the labor force could cost the United States \$460.3 billion in GDP and decrease Social Security and Medicare contributions by \$24.6 billion over the next decade. Every state in the U.S. will feel the economic harms from ending DACA. Los Angeles County, a virtual state in its own right, is especially susceptible to these economic harms and the human costs associated with them.

Action by Congress in the next six months is critical to the future of this nation's DACA recipients and the people of Los Angeles County. The DREAM Act, for example, is a strong legislative solution that would allow young immigrants to continue living their American Dream with a path to citizenship.

<u>MOTION</u>	
Solis	 
Kuehl	 
Hahn	 
Barger	 
Ridley-Thomas	

## WE THEREFORE MOVE THAT THE BOARD OF SUPERVISORS,

- Direct the Chief Executive Officer to send a 5-signature letter to the County's
   Congressional Delegation, the Senate and House leadership, and to the President of
   the United States denouncing the personal and practical impacts of DACA's pending
   termination on Los Angeles County, and demanding a permanent legislative solution for
   all DACA recipients and their families.
- Send a letter from the Board to Governor Jerry Brown and Attorney General Xavier Becerra, urging any action necessary by the State of California to protect California DACA recipients.
- 3. Implement a <u>one-year</u> travel restriction for one year by LA County employees on official LA County business to the 9 remaining states (Texas, Alabama, Arkansas, Idaho, Kansas, Louisiana, Nebraska, South Carolina, West Virginia) that threatened legal action unless the administration phased out DACA. This restriction does not apply to travel related to: with the exception of emergency response, emergency training, and emergency assistance, matters related to the Department of Children and Family Services, Probation, District Attorney, Public Defender, Alternate Public Defender, and any other legally required matters as specifically authorized by the Chief Executive Office, to the 9 remaining states (Texas, Alabama, Arkansas, Idaho, Kansas, Louisiana, Nebraska, South Carolina, West Virginia) that threatened legal action unless the administration phased out DACA. Implementation should include the delivery, by County Counsel, of a letter to each state and its leadership declaring the restriction.

- 4. Direct the Office of Immigration Affairs to conduct outreach efforts to current DACA recipients to assist them with renewing their status before October 5, 2017, and to provide ongoing updates to LA County residents regarding their legal rights.
- 5. Further direct the Office of Immigrant Affairs, in consultation with County Counsel, to explore immigration relief and residency options for County employees who are DACA recipients, and to report-back to the Board in 30 days on available solutions.
- 6. Amend Item A-7 to read "Discussion and consideration of necessary actions on issues or action taken by the Federal government relating to immigration policies."