

AMENDMENT TO ITEM 7 – CAPPING FEES FOR THIRD-PARTY DELIVERY SERVICE PLATFORMS IN UNINCORPORATED COMMUNITIES

The use of third-party applications for delivery and services for restaurants has exploded during the COVID-19 pandemic due to the Safer at Home public health orders. Accordingly, many constituents in our cities and communities have reported complaints that the existing fee structures, for both the customer and the Retail Food Establishment are undefined and largely hidden from view.

I, THEREFORE MOVE, that the Board of Supervisors instruct the relevant County departments to report back to the Board prior to the July 7, 2020 Board meeting with draft ordinance language to cap fees for third-party delivery platforms charged to food establishments located within the unincorporated areas of the County, the draft ordinance, at a minimum, should investigate the following:

MOTION

SOLIS

RIDLEY-THOMAS

KUEHL

HAHN

BARGER

5. Disclose to the customer a clearly identified and itemized cost breakdown of each transaction, including charges and fees assessed to the customer as well as the Retail Food Establishment.
6. Should a fee be considered in County Ordinance in conjunction or in lieu of a cap, it shall be setup under the County Fund for Los Angeles as established in the April 28, 2020 Board Motion on "Roadmap to Economic Recovery."
7. Include a sunset date of 90 days after the conclusion of the "Safer at Home" Health Officer Orders.

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KB:aso