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May 23, 2023



BOARD OF SUPERVISORS Hilda L. Solls First District Holly J. Mitchell Second District Lindsey P. Horvath Third District Jaril Destrict Jarile Hahn Fourth District Katnyn Barger Fifth District

The Honorable Board of Supervisors County of Los Angeles 383 Kenneth Hahn Hall of Administration 500 West Temple Street Los Angeles, California 90012

Dear Supervisors:

APPROVAL OF AN ORDINANCE TO AMEND LOS ANGELES COUNTY CODE, TITLE 8 – CONSUMER PROTECTION, BUSINESS AND WAGE REGULATIONS (ALL SUPERVISORIAL DISTRICTS) (3 VOTES)

SUBJECT

Request approval of an ordinance amending Los Angeles County Code, Title 8 – Consumer Protection, Business and Wage Regulations to establish new and updated public health permit, plan check, and service fees related to requirements for compact mobile food operations, mobile food facilities, and commissaries.

IT IS RECOMMENDED THAT THE BOARD AFTER THE PUBLIC HEARING,

Introduce, waive reading, and adopt the attached ordinance (Exhibit A) that amends Los Angeles County Code ("LACC"), Title 8 – Consumer Protection, Business and Wage Regulations to establish public health permit, plan check, and service fees for compact mobile food operations, mobile food facilities, and commissaries, to align with recent changes to the California Retail Food Code.

PURPOSE/JUSTIFICATION OF RECOMMENDED ACTION

Senate Bill No. ("SB") 972, signed into law by the Governor in September 2022, amended the California Retail Food Code. The Code establishes health and safety standards for retail food facilities and requires local health agencies to enforce its provisions. In Los Angeles County, the Department of Public Health ("Public Health"), Environmental Health Division ("EH"), is the local health agency that enforces the California Retail Food Code. The Code authorizes Public Health EH to perform mandated public health services that are primarily offset by fees from the permits and

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services provided.

Approval of the recommended action would authorize Public Health EH to implement the following new provisions in SB 972 and recover program costs for the state-mandated services through permit, plan check, and service fees:

• Defines and establishes a "compact mobile food operation ("CMFO")" as a mobile food facility that operates from an individual or from a pushcart, stand, display, pedal-driven cart, wagon, showcase, rack, or other nonmotorized conveyance.

• Allows for a CMFO to offer prepackaged food or limited food preparation.

• Requires a CMFO to meet the applicable requirements of mobile food facilities.

• Authorizes an enforcement agency to approve a permanent food facility to operate as a CMFO commissary with nonconforming structural conditions if those conditions do not pose a public health hazard.

• Authorizes an enforcement agency to allow the use of a private home for the storage of a CMFO after an evaluation by the enforcement agency, unless prohibited by local ordinance.

• Requires the local health agency to approve the storage of a compact mobile food facility in a permitted permanent food facility if, after initial inspection, the agency determines that the compact mobile food facility is protected from contamination.

• Exempts a CMFO that has 25 square feet or less of display area and sells only prepackaged, nonpotentially hazardous foods or whole uncooked produce from the permit requirement.

• Authorizes the local health agency to preapprove a standard plan for the mass production of CMFO, and to collect a fee for the final inspection of the CMFO.

• Authorizes a cottage food operation to serve as a commissary for up to two CMFOs if the cottage food operation includes an endorsement from the local health agency. Also, the cottage food operation must be capable of supporting the preparation and storage of the food being sold from the CMFO and the storage and cleaning of the CMFO.

• Authorizes approved cottage food items prepared in a permitted cottage food operation to be served from a CMFO.

• Makes violations of State law or the LACC by an operator or employee of a compact mobile food facility or a sidewalk vendor punishable only by an administrative fine.

Adoption of the recommended ordinance would:

• Create new public health permit requirements and fees for inspections of CMFOs, site evaluations to ensure structural and operational requirements are met, and the final inspection of a CMFO for adherence to the pre-approved model plan.

• Establish new permit and corresponding fees for mobile food facilities and commissaries.

• Delete existing definitions (food carts, food vehicles, food vehicle commissary, food vehicle storage or cleaning facility, personal hawker, mobile food preparation units, and processor-owned milk delivery vehicle) or modify definitions (cottage food operations and food vehicle wholesale independent delivery) to align with provisions in SB 972, to consolidate business classifications, or to update the current business operation.

Approval of the recommended action will also amend LACC Title 8 to reflect technical and nonsubstantive changes to established public health license, permit, and service fees related to food vehicles. The Honorable Board of Supervisors 5/23/2023 Page 3

Implementation of Strategic Plan Goals

The recommended action supports Strategy III.3, Pursue Operational Effectiveness, Fiscal Responsibility, and Accountability of the County's Strategic Plan.

FISCAL IMPACT/FINANCING

There is no net County cost associated with the recommended action at this time since the permit, inspection, evaluation, endorsement, and other enforcement activities mandated by the state would be offset by the public health fees proposed in the ordinance.

Currently, Public Health EH proposes to use existing staff to implement SB 972. However, Public Health EH will review staffing requirements after implementation. If additional staffing is necessary, a budget request will be submitted accordingly.

FACTS AND PROVISIONS/LEGAL REQUIREMENTS

Public Health EH is a regulatory agency and is staffed with Registered Environmental Health Specialists that perform mandated services, including inspections and investigations related to food, housing, drinking water, water pollution, land use, solid waste, and vector management. State law authorizes Public Health EH to collect fees to offset "reasonable expenses" that arise from its inspection activities. These service fees are exempt from voter approval, pursuant to Proposition 26.

County Counsel has reviewed and approved the proposed ordinance (Exhibit A) as to content and form. The Auditor-Controller has approved the methodology of determining the fees as reasonable, based on its review of the Public Health EH worksheets calculating the program costs. The plan check fee for Food Vehicle Commissary was renamed to Food Preparation, High Risk with a fee of \$796. The permit fee for Food Vehicle, Independent Wholesale was renamed to Independent Milk-Delivery Vehicle with a fee of \$127. Both fees reflect the existing fee that was approved by the Board on June 26, 2018.

Pursuant to California Government Code section 66018, a local agency must hold a public hearing at a regularly scheduled meeting of the Board of Supervisors before adopting an ordinance, resolution, or other legislative enactment adopting a new fee and shall publish notice of the public hearing in a newspaper per Government Code section 6062(a).

IMPACT ON CURRENT SERVICES (OR PROJECTS)

There is no anticipated impact on current Public Health EH services due to the recommended action.

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Respectfully submitted,

Barban Jener

Barbara Ferrer, PhD, MPH, MEd Director

BF:ig #06782

Enclosures

c: Chief Executive Officer County Counsel Executive Officer, Board of Supervisors Auditor-Controller



COUNTY OF LOS ANGELES

OFFICE OF THE COUNTY COUNSEL

648 KENNETH HAHN HALL OF ADMINISTRATION 500 WEST TEMPLE STREET LOS ANGELES, CALIFORNIA 90012-2713

DAWYN R. HARRISON County Counsel

April 25, 2023

TELEPHONE (213) 974-1880 FACSIMILE (213) 680-2165 TDD (213) 633-0901

Barbara Ferrer, Ph.D., M.P.H., M.Ed., Director Department of Public Health 313 North Figueroa Street, Suite 806 Los Angeles, California 90012

Re: Ordinance Amending Title 8 – Consumer Protection, Business and Wage Regulations of the Los Angeles County Code, relating to mobile food facilities, including compact mobile food operations

Dear Dr. Ferrer:

Enclosed please find the analysis and amended ordinance pertaining to the above-referenced matter. The amended ordinance aligns with recent changes to the California Retail Food Code pursuant to Senate Bill No. 972. The amendments would authorize the Environmental Health Division to implement new provisions as well as allow for program costs through permit, plan check, and service fees. Additional technical and non-substantive revisions to Title 8 are included.

The analysis and ordinance may be presented to the Board of Supervisors for consideration at a duly-noticed public hearing.

Very truly yours,

DAWYN R. HARRISON County Counsel

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VANESSA MIRANDA Deputy County Counsel Health Services Division

RELEASED: for EHURS Chief Deputy

VM:rg

Enclosure

HOA.104021719.6

ANALYSIS

This ordinance amends Title 8 – Consumer Protection, Business and Wage Regulations of the Los Angeles County Code ("County Code") by establishing new and updated public health permit, plan check, and service fees related to requirements for compact mobile food operations, mobile food facilities and commissaries, to align with recent changes to the California Retail Food Code pursuant to Senate Bill 972. These amendments establish health and safety standards for certain retail food facilities and allow the Department of Public Health to perform services that are primarily offset by fees from the permits and services provided. The amendments implement the following:

- Defines and establishes what a "compact mobile food operation" ("CMFO") is and also provides for the requirements needed in order to meet certain standards;
- Allows for CMFOs to offer prepackaged food or limited food preparation;
- Provides the enforcement agency the authority to approve permanent food facilities to operate as a CMFO;
- Allows the use of a private home for the storage of a CMFO;
- Requires the local health agency to approve storage of a CMFO in a permitted permanent food facility;
- Exempts a CMFO that has 25 square feet or less of display area and sells only prepackaged, non-potentially hazardous foods or whole uncooked produce from the permit requirement;
- Authorizes the local health agency to preapprove a standard plan for the mass production of CMFO, and to collect a fee for the final inspection of the CMFO;
- Authorizes a cottage food operation to serve as a commissary for up to two CMFOs if the cottage food operation includes an endorsement from the local health agency. Also, the cottage food operation must be capable of supporting the preparation and storage of the food being sold from the CMFO and the storage and cleaning of the CMFO;
- Authorizes approved cottage food items prepared in a permitted cottage food operation to be served from a CMFO; and
- Makes violations of State law and the County Code by an operator or employee of a compact mobile food facility or a sidewalk vendor punishable only by an administrative fine.

DAWYN R. HARRISON County Counsel

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VANESSA MIRANDA Deputy County Counsel Health Services Division

VM:rg

Requested Date: 1/25/23 Revised Date: 4/19/23

ORDINANCE NO.

This ordinance amends Title 8 – Consumer Protection, Business and Wage Regulations of the Los Angeles County Code, by establishing new and updated public health permit, plan check, and service fees related to requirements for compact mobile food operations, mobile food facilities and commissaries, to align with recent changes to the California Retail Food Code pursuant to Senate Bill 972. These amendments establish health and safety standards for retail food facilities and allow the Department of Public Health to perform services that are primarily offset by fees from the permits and services provided.

The Board of Supervisors of the County of Los Angeles ordains as follows:

SECTION 1. Section 8.04.025 is hereby amended to read as follows:

8.04.025 Animal f<u>F</u>ood <u>mM</u>arket.

"Animal f<u>F</u>ood <u>mM</u>arket" means a retail facility selling pet food or livestock feed, either packaged or in bulk.

SECTION 2. Section 8.04.030 is hereby amended to read as follows:

8.04.030 Animal <u>kK</u>eeper—Category I.

"Animal <u>kK</u>eeper, Category I" means any person not an <u>aA</u>nimal <u>kK</u>eeper, Category II, and not an <u>aA</u>nimal <u>kK</u>eeper, Category III, who does one or more of the following:

A. Has, keeps, maintains or raises 10 or more but not more than 49 animals of the same or different classifications of the horse, cow, sheep, goat or hog species;

B. Has, keeps, maintains, or raises 50 or more but not more than 499 rabbits or hares;

C. Has, keeps, maintains, or raises five or more but not more than 49 horses, including ponies, mules, or donkeys.

SECTION 3. Section 8.04.035 is hereby amended to read as follows:

8.04.035 Animal <u>kK</u>eeper—Category II.

"Animal <u>kK</u>eeper, Category II" means any person not an <u>aA</u>nimal <u>kK</u>eeper, Category III, who does one or more of the following:

A. Has, keeps, maintains, or raises at least 50 but not more than 100 animals of the same or different classifications of the horse, cow, sheep, goat, or hog species;

B. Has, keeps, maintains, or raises 500 or more rabbits or hares;

C. Has, keeps, maintains, or raises at least 500 but not more than 999 poultry or wild fowl.

SECTION 4. Section 8.04.040 is hereby amended to read as follows:

8.04.040 Animal <u>kK</u>eeper—Category III.

"Animal <u>kK</u>eeper, Category III" means any person who does any one or more of the following:

A. Has, keeps, maintains, or raises more than 100 animals of the same or different classifications of the horse, cow, sheep, goat, or hog species;

B. Has, keeps, maintains, or raises 1,000 or more poultry or wild fowl.

SECTION 5. Section 8.04.045 is hereby amended to read as follows:

8.04.045 Animal <u>kK</u>eeper—Exceptions.

A person is not an a<u>A</u>nimal <u>kK</u>eeper in any category if his only acts described in any of the definitions of <u>aA</u>nimal <u>kK</u>eeper set forth in Sections 8.04.030 through 8.04.040 are as:

A. A slaughterer; or

B. A dairyman.

SECTION 6. Section 8.04.050 is hereby amended to read as follows:

8.04.050 Animal <u>kK</u>eeper—Fee e<u>E</u>xemptions.

The \in County hHealth \oplus Officer shall issue without a fee a license to:

A. A person who owns at least five but not more than nine horses and who does not operate a commercial boarding facility or derive income from the rental or use of such horses, unless such person is required to be licensed under other provisions of this e<u>C</u>ode; or

B. A 4-H Club, Future Farmers of America Club, school with animals maintained for agricultural classes, or other similar recognized group which carries on an organized program to encourage student participation in agricultural activities.

SECTION 7. Section 8.04.055 is hereby amended to read as follows:

8.04.055 Backflow <u>pP</u>revention <u>dD</u>evice.

"Backflow <u>pP</u>revention <u>dD</u>evice" means a plumbing device that prevents a crossconnection, as defined in Title 11, Section 11.38.030 of this <u>eC</u>ode "Backflow <u>pP</u>revention <u>dD</u>evice" shall include, but is not limited to, devices as approved by the <u>County <u>hH</u>ealth <u>aO</u>fficer in accordance with California Health and Safety Code, <u>Ss</u>ections 116800-116810, California Plumbing Code, <u>Ss</u>ection 603.2, and California Code of Regulations, Title 17, <u>Ss</u>ection 7583.</u>

SECTION 8. Section 8.04.060 is hereby amended to read as follows:

8.04.060 Boarding h<u>H</u>ome.

"Boarding <u>hHome</u>" means any premises, structures, or portion thereof (except any hospital or other health facility as defined in <u>Ssection 1250</u> of the Health and Safety Code and except any mental or alcoholic institution licensed by the <u>sState</u> of California), used or intended to be used as a place where sleeping or rooming accommodations are furnished to the whole or any part of the public, with or without compensation and with or without meals, for five or more persons who are unrelated to the operator. "Boarding <u>H</u>home" includes, but is not limited to, a rooming house, home for the aged, sober living facility, boarding house, lodging house, and bed and breakfast facility.

SECTION 9. Section 8.04.063 is hereby amended to read as follows:

8.04.063 Body <u>aA</u>rt <u>bB</u>loodborne <u>pP</u>athogens <u>eE</u>xposure <u>eC</u>ontrol <u>tT</u>raining <u>aA</u>pproval.

"Body <u>aA</u>rt <u>bB</u>loodborne <u>pP</u>athogens <u>eE</u>xposure <u>cC</u>ontrol <u>tT</u>raining <u>aA</u>pproval" means the triennial review, audit, and approval of a training provider's Body Art Bloodborne Pathogens Exposure Control Training evidencing its compliance with the criteria in California Health and Safety Code <u>sS</u>ection 119307.

SECTION 10. Section 8.04.064 is hereby amended to read as follows:

8.04.064 Body a<u>A</u>rt f<u>F</u>acility.

"Body <u>aA</u>rt <u>F</u>acility" means a body art facility as defined in the California Health and Safety Code, <u>S</u>ection 119301(d).

SECTION 11. Section 8.04.065 is hereby amended to read as follows:

8.04.065 Body a<u>A</u>rt <u>pP</u>ractitioner.

"Body <u>aA</u>rt <u>pP</u>ractitioner" means a practitioner as defined in California Health and Safety Code, <u>S</u>ection 119301(t) who has submitted an application and documentation demonstrating that they meet the requirements of the California Health and Safety Code, Section 119306(b)(1-7).

SECTION 12. Section 8.04.067 is hereby amended to read as follows:

8.04.067 Body a<u>A</u>rt f<u>F</u>acility, t<u>T</u>emporary.

"Body <u>aA</u>rt <u>F</u>acility, <u>tT</u>emporary" means a <u>bB</u>ody <u>aA</u>rt <u>eE</u>stablishment as defined in <u>Los Angeles County Code, Title 8,</u> Section 8.04.064 which operates for up to seven (7) days in a ninety (90) day period at a body art temporary event.

SECTION 13. Section 8.04.068 is hereby amended to read as follows:

8.04.068 Body <u>aArt tTemporary eEvent</u>, <u>pPromoter</u>.

"Body <u>aA</u>rt <u>tT</u>emporary <u>eE</u>vent, <u>pP</u>romoter" means the person who is responsible for the maintenance of all areas and facilities that are used by the public, or are shared by temporary <u>bB</u>ody <u>aA</u>rt <u>tF</u>acilities, at an event with one or more temporary <u>bB</u>ody <u>aA</u>rt <u>tFacilities</u>.

SECTION 14. Section 8.04.070 is hereby amended to read as follows:

8.04.070 Certified <u>bBackflow pP</u>revention <u>dD</u>evice <u>tT</u>ester.

"Certified bBackflow pPrevention dDevice tTester" means any person possessing a currently valid certificate of competence which certifies that he has successfully passed an examination conducted by the <u>County hH</u>ealth bOfficer which has determined him to be competent to test and make reports on bBackflow pPreventiondDevices.

SECTION 15. Section 8.04.071 is hereby amended to read as follows:8.04.071 Catering Operation.

"Catering Θ peration" means a food service that is conducted by a permanent f<u>F</u>ood f<u>F</u>acility approved for food preparation where food is served, or limited food preparation is conducted, at a location other than its permitted location, in either of the following circumstances:

- 1. As part of a contracted off-site food service event.
- 2. When operating in conjunction with a <u>hHost fFacility with direct food</u>

sales.

SECTION 16. Section 8.04.072 is hereby amended to read as follows:

8.04.072 Catering Operation Host Facility.

"Host f<u>F</u>acility" means a facility located in a brewery, winery, commercial building, or another location as approved by the local enforcement agency, that meets applicable requirements to support a e<u>C</u>atering e<u>O</u>peration that provides food directly to individual consumers for a limited period of time, up to four hours, in any one 12-hour period and that maintains a host facility permit issued by the County Health Officer.

SECTION 17. Section 8.04.075 is hereby amended to read as follows:

8.04.075 Certified <u>Farmers' mMarket</u>.

"Certified f<u>F</u>armers' <u>mM</u>arket" means that portion of a <u>c</u>Ommunity <u>e</u>Event or other location, approved by the Los Angeles County Agricultural Commissioner, where agriculture products are sold by producers or certified producers directly to consumers. A <u>c</u>Certified <u>f</u>Farmers' <u>Mm</u>arket may be operated by one (1) or more certified producers, by a nonprofit organization, or by a local government agency.

SECTION 18. Section 8.04.076 is hereby amended to read as follows:

8.04.076 Certified f<u>F</u>armers' <u>mM</u>arket <u>sS</u>ponsor.

"Certified f<u>F</u>armers' <u>mM</u>arket <u>sS</u>ponsor" means a person or organization that operates a location within a Community Event or other location, which location is approved by the Los Angeles County <u>aAgricultural eCommissioner</u>, and from which agriculture products are sold by producers or certified producers directly to consumers.

SECTION 19. Section 8.04.080 is hereby amended to read as follows:8.04.080 Children's Camp.

A. "Children's e<u>C</u>amp" means a site with program(s) and facilities attended by five (5) or more children ages three (3) to seventeen (17) which is established for the primary purpose of providing a group experience with social, spiritual, educational, or recreational objectives, and operates for over three (3) hours per day for at least five (5) days during any 12-month period.

B. "Children's e<u>C</u>amp" does not include the following:

Program(s) and facilities subject to licensure by the California
 Department of Social Services.

2. Any juvenile detention facility.

3. Program(s) and facilities commonly referred to as "drop-in" recreation programs in which attendees may participate without signup or registration by attendees, or their parents or guardians.

4. Outdoor education programs and classes offered to students by school districts, county boards of education, or private schools, which are operated pursuant to California Education Code requirements.

5. Organized camps subject to State law and regulation, unless otherwise specified in this division.

SECTION 20. Section 8.04.081 is hereby amended to read as follows:

8.04.081 Children's Day Camp.

"Children's <u>dD</u>ay <u>eC</u>amp" means a <u>eC</u>hildren's <u>eCamp</u> as defined in Section 8.04.080, with no more than one overnight stay per season (consecutive 90-day period).

SECTION 21. Section 8.04.082 is hereby amended to read as follows:

8.04.082 Children's Overnight Camp.

A. "Children's Θ vernight ε amp" means a ε hildren's ε amp as defined in Section 8.04.080 with two (2) to three (3) overnight stays per season (consecutive 90-day period).

B. A e<u>C</u>hildren's d<u>D</u>ay e<u>C</u>amp which provides only one overnight stay per season (consecutive 90-day period) shall not be considered a e<u>C</u>hildren's e<u>O</u>vernight e<u>C</u>amp.

SECTION 22. Section 8.04.086 is hereby amended to read as follows:

8.04.086 Commercial sSex vVenue.

"Commercial sSex \forall enue" is as defined in Section 11.04.310.

SECTION 23. Section 8.04.087 is hereby amended to read as follows:

8.04.087 Community event. Commissary.

"Community event" means an event which is of a public, civic, political, or educational nature, including state and county fairs, city festivals, circuses, carnivals, certified farmers markets and other public gathering events approved by the County health officer.-"Commissary" means any structure or portion of a structure used exclusively for the storage, cleaning and/or servicing of Mobile Food Facilities, Mobile Support Units, Temporary Food Facilities, or Vending Machines. A. "Commissary, Food Preparation" means a Food Facility that is used for food preparation and food storage; provides potable water supply hook-ups and a clarifier for disposal of wastewater; and is used for the storage and/or cleaning of Mobile Food Facilities, Mobile Support Units, or Vending Machines.

B. "Commissary, Food Storage and Cleaning Facility" means a Food Facility that is used for food storage; provides potable water supply hook-ups, a clarifier for disposal of wastewater, and is used for the storage and/or cleaning of Mobile Food Facilities, Mobile Support Units, or Vending Machines. Food shall not be prepared in such a facility.

C. "Commissary, Cleaning and Storage Facility" means a Commissary that provides potable water supply hook-ups, a clarifier for disposal of wastewater, and is used for the storage and/or cleaning of Mobile Food Facilities, Mobile Support Units, or Vending Machines. Food shall not be prepared or stored in such a facility.

D. "Commissary, Storage Facility" means a Commissary used exclusively for storage of Mobile Food Facilities, Mobile Support Units, or Vending Machines. No cleaning of equipment or storage of food is allowed in such a facility.

SECTION 24. Section 8.04.088 is hereby amended to read as follows:

8.04.088 Community e<u>E</u>vent organizer.

"Community eEvent-organizer" means an event conducted for not more than twenty-five (25) consecutive or nonconsecutive days in a 90-day period, which is of a public, civic, political, or educational nature, including State and county fairs, city festivals, circuses, carnivals, Certified Farmers' Markets and other public gathering events approved by the County Health Officer. A person who is responsible for the maintenance of all areas and facilities that are used by the public or are shared by food booths at a community event.

A. "Community Event Organizer" means a person who is responsible for the maintenance of all areas and facilities that are shared by two or more Food Facilities at a Community Event and Toilet Facilities used by the public.

B. "Community Event/Temporary Food Facility Permit" means written authorization to operate issued by the County Health Officer to a Community Event Organizer or Temporary Food Facility following approval of an application and payment of the appropriate service fee.

SECTION 25. Section 8.04.089 is hereby deleted in its entirety:

8.04.089 Community event/seasonal event permit.

"Community event/seasonal event permit" means written authorization to operate issued by the County health officer to a community event organizer or food booth following approval of an application and payment of the appropriate service fee.

SECTION 26. Section 8.04.090 is hereby amended to read as follows:

8.04.090 Community w<u>W</u>ater <u>s</u><u>S</u>ystem.

"Community \underline{W} ater \underline{sS} ystem," as used in this \underline{cC} hapter, means a public water system as defined in \underline{Ss} ection 64411, Title 22, California Code of Regulations, that serves at least fifteen (15) service connections used by yearlong residents.

SECTION 27. Section 8.04.091 is hereby added to read as follows:

8.04.091 Compact Mobile Food Operation.

<u>"Compact Mobile Food Operation" means a mobile food facility as defined in</u> the California Health and Safety Code section 113831(a) that is required to comply with Division 104, Part 7, Chapter 11.7 Compact Mobile Food Operation of the California Health and Safety Code.

A. "Compact Mobile Food Operation, Approved Model Plan Final Evaluation" means a final evaluation of a Compact Mobile Food Operation to ensure that the individual unit and proposed method of operation conforms to the model plan that has been approved by the County Health Officer.

B. "Compact Mobile Food Operation Auxiliary Conveyance Operator, Site Specific" means a person who is responsible for the facilities, including the handwashing and warewashing auxiliary conveyances, that are shared by two (2) or more Compact Mobile Food Operations that are permitted to operate at a site-specific location.

<u>C.</u> "Compact Mobile Food Operation, High Risk" means an <u>unenclosed, non-motorized conveyance, that is approved for limited food preparation</u> <u>as defined in California Health and Safety Code section 113818, including the</u> <u>preparation of raw meat, raw poultry, or raw fish; and meets the requirements for</u> <u>mobile food facilities as defined in Division 104, Part 7, Chapter 10 Mobile Food</u> <u>Facilities of the California Health and Safety Code.</u>

D. "Compact Mobile Food Operation Home Storage Endorsement" means an assessment of a private home by the County Health Officer to ensure that storage of one or more Compact Mobile Food Operations in the private home do not pose a public health hazard and are stored in a manner that protects the equipment from contamination. This Section applies to either:

 Cottage Food Operation, Class B endorsed by the County Health Officer to store and support up to two (2) Compact Mobile Food Operations; or

<u>A private home that has been endorsed by the County</u>
 <u>Health Officer to store up to two (2) Compact Mobile Food</u>
 Operations.

E. "Compact Mobile Food Operation, Low Risk" means:

1) An individual stand, showcase, rack, display approved for the sale and display of no more than twenty-five (25) square feet of prepackaged non-potentially hazardous food, and whole uncooked produce.

2) A pushcart, peddle-driven cart, wagon, or other unenclosed, non-motorized conveyance that is approved for sale and display of no more than twenty-five (25) square feet of prepackaged non-potentially hazardous food.

3) A pushcart, peddle-driven cart, wagon, or other unenclosed, non-motorized conveyance that is approved for sale and display of pre-packaged ice cream bars and frozen fruit bars.

F. "Compact Mobile Food Operation, Moderate Risk" means an unenclosed, non-motorized conveyance, such as a pushcart, peddle-driven cart, or wagon that is approved for sale and display of prepackaged potentially hazardous foods and/or limited food preparation that does not include raw meat, raw poultry, or raw fish.

SECTION 28. Section 8.04.093 is hereby amended to read as follows:

8.04.093 Contract Water Use Survey.

"Contract <u>wWater uUse sSurvey</u>," as used in this <u>cChapter</u>, means an evaluation, performed pursuant to a written agreement between a water purveyor and the <u>County hH</u>ealth <u>oOfficer</u>, to determine the need for a <u>backflow protection assembly</u> <u>Backflow Prevention Device</u> at one or more external service connections, in order to protect the water distribution system from backflow.

SECTION 29. Section 8.04.095 is hereby amended to read as follows:

8.04.095 Cottage fFood oOperation.

"Cottage f<u>E</u>ood e<u>O</u>peration" means an enterprise within the registered or permitted area of a private home where the e<u>C</u>ottage f<u>E</u>ood <u>Operation</u> operator resides and where cottage food products are prepared or packaged, for <u>as defined in direct</u>, indirect, or direct and indirect sale to consumers. The enterprise shall not have more than one full-time equivalent cottage food employee, not including a family or household member of the cottage food operator, and shall not have gross annual sales that exceed the amounts specified in this section. In 2013, the enterprise shall not have more than thirty-five thousand dollars (\$35,000) in gross annual sales in the calendar year. In 2014, the enterprise shall not have more than forty five thousand dollars (\$45,000) in gross annual sales in the calendar year. Commencing in 2015, and each subsequent year thereafter, the enterprise shall not have more than fifty thousand dollars (\$50,000) in gross annual sales in the calendar year <u>California Health and Safety Code section</u> <u>113758</u>.

A. "Cottage Food Operation, Class A" means a Cottage Food Operation that may engage only in Direct Sales of cottage food products from the Cottage Food Operation or other Direct Sales, as described under the definition of Direct Sale as set forth in Section 8.04.106. The enterprise shall not have gross annual sales that exceed the amounts specified in California Health and Safety Code section 113758.

B. "Cottage Food Operation, Class B" means a Cottage Food Operation that may engage in both Direct Sales and Indirect Sales of cottage food products from the Cottage Food Operation, from Direct Sales venues including those described under the definition of Direct Sale, as set forth in Section 8.04.106, from offsite events, or from a third-party retail Food Facility described under the definition of Indirect Sale, as set forth in Section 8.04.272, or from a permitted Compact Mobile Food Operation as defined by California Health and Safety Code section 113831. The enterprise shall not have gross annual sales that exceed the amounts specified in California Health and Safety Code section 113758.

C. "Cottage Food Operation, Class B with Compact Mobile Food Operation Storage" means a Cottage Food Operation as defined in Section 8.04.095 that is endorsed for the storage of up to two (2) Compact Mobile Food Operations.

SECTION 30. Section 8.04.096 is hereby deleted in its entirety:

8.04.096 Cottage food operation—Class A.

"Cottage food operation, Class A" means a cottage food operation that may engage only in direct sales of cottage food products from the cottage food operation or other direct sales as described under the definition of "direct sale," as set forth in section 8.04.106.

SECTION 31. Section 8.04.097 is hereby deleted in its entirety:

8.04.097 Cottage food operation—Class B.

"Cottage food operation, Class B" means a cottage food operation that may engage in both direct sales and indirect sales of cottage food products from the cottage food operation, from direct sales venues including those described within the definition of "direct sale," as set forth in section 8.04.106, from offsite events, or from a third-party retail food facility described under the definition of "indirect sale," as set forth in section 8.04.272.

SECTION 32. Section 8.04.100 is hereby amended to read as follows:

8.04.100 County <u>hH</u>ealth <u>eO</u>fficer.

"County <u>hH</u>ealth <u>oO</u>fficer" means the <u>dD</u>irector of the <u>dD</u>epartment of <u>pP</u>ublic <u>hH</u>ealth of the <u>cC</u>ounty of Los Angeles, or the duly authorized representative.

SECTION 33. Section 8.04.103 is hereby added to read as follows:

8.04.103 Dependent Food Operator.

<u>"Dependent Food Operator" means a person that has been approved by the</u> <u>County Health Officer to operate within a permanent Food Facility when the primary</u> permit holder is not operating the permanent Food Facility.

SECTION 34. Section 8.04.106 is hereby amended to read as follows:

8.04.106 Direct <u>sSale</u>.

"Direct <u>sSale</u>" means a transaction between a <u>sCottage</u> <u>fFood</u> <u>sOperation</u> operator and a consumer, where the consumer purchases the cottage food product directly from the e<u>C</u>ottage f<u>F</u>ood e<u>O</u>peration. Direct s<u>S</u>ales include, but are not limited to, transactions at holiday bazaars or other temporary events, such as bake sales or food swaps, transactions at farm stands, e<u>C</u>ertified f<u>F</u>armers' m<u>M</u>arkets, or through community-supported agriculture subscriptions, and transactions occurring in person in the e<u>C</u>ottage f<u>F</u>ood e<u>O</u>peration, and transactions made via phone, internet, or any other digital method.

SECTION 35. Section 8.04.120 is hereby amended to read as follows:

8.04.120 Dwelling <u>uU</u>nit.

"Dwelling <u>uU</u>nit" means the same as defined in <u>Section 405</u> of the Uniform Building Code, and includes "efficiency dwelling unit" as defined in <u>Section 406</u> of the Uniform Building Code, adopted as Rules and Regulations under authority of Section 17922, California Health and Safety Code <u>section 17922</u>.

SECTION 36. Section 8.04.130 is hereby amended to read as follows:

8.04.130 Fertilizer mManufacturer.

"Fertilizer mManufacturer" means any person engaged in the wholesale business of processing or sacking manure for fertilizer purposes.

SECTION 37. Section 8.04.138 is hereby deleted in its entirety:

8.04.138 Food cart, high risk.

"Food cart, high risk" means an unenclosed, non-motorized vehicle with compartments for preparing food, including, but not limited to, a heated cooking surface and hot and cold holding bins. Food preparation shall be limited to: cooking to order; preparing beverages to order; dispensing and portioning of non-potentially hazardous foods, as defined in California Health and Safety Code, Section 113871; slicing or chopping food on the heated cooking surface; and the holding in a hot food compartment as permitted by California Health and Safety Code, Section 113818 (b)(6).

SECTION 38. Section 8.04.139 is hereby deleted in its entirety:

8.04.139 Food cart, low risk.

"Food cart, low risk" means an unenclosed, non-motorized vehicle which sells prepackaged foods only.

SECTION 39. Section 8.04.140 is hereby amended to read as follows:

8.04.140 Food <u>dD</u>emonstrator.

"Food \underline{dD} emonstrator" means any person who engages in the business or practice of offering or serving, without charge to the consumer, unpackaged bulk food to the public for the purpose of publicizing, advertising or promoting the sale of food, food products or food equipment. "Food \underline{dD} emonstrator" shall not include any person operating a food vehicle <u>Mobile Food Facility</u> that is otherwise under <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit and for which a valid <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit has been obtained.

SECTION 40. Section 8.04.141 is hereby amended to read as follows:

8.04.141 Food e<u>E</u>stablishment.

"Food <u>eE</u>stablishment" means any room, building, or place, or portion thereof, maintained, used, or operated for the purpose of storing, preparing, manufacturing, packaging, transporting, salvaging, or otherwise handling food at the wholesale level. Food <u>eE</u>stablishments include, but are not limited to, food warehouses, wholesale food markets, food processing establishments, and ice plants.

SECTION 41. Section 8.04.142 is hereby amended to read as follows:8.04.142 Food f<u>F</u>acility.

"Food f<u>F</u>acility" means a food facility as defined in the California Health and Safety Code, Section 113789.

SECTION 42. Section 8.04.143 is hereby amended to read as follows:

8.04.143 Food Facility, High Risk.

"Food f<u>F</u>acility, <u>hHigh</u> <u>rRisk</u>" means <u>a Food Facility, such as a restaurant</u>, <u>rR</u>etail f<u>F</u>ood <u>mM</u>arket, <u>iInterim hHousing</u> <u>fFacility</u>, or licensed health care facility, which meets any of the following criteria:

• • •

SECTION 43. Section 8.04.144 is hereby amended to read as follows:

8.04.144 Food Facility, Low Risk.

"Food f<u>F</u>acility, <u>IL</u>ow <u>rR</u>isk" means <u>a Food Facility, such as</u> any bar serving only alcoholic beverages, a restaurant, <u>rR</u>etail <u>fF</u>ood <u>mM</u>arket, or licensed health care facility, which meets all of the following criteria:

A. Offers for sale or serves only <u>pP</u>repackaged f<u>F</u>ood items;

B. Prepares or serves only non-potentially hazardous foods or heats only commercially processed, potentially hazardous foods for hot holding; and

C. Offers only single-use eating and drinking utensils, if utensils are offered.

SECTION 44. Section 8.04.145 is hereby amended to read as follows:

8.04.145 Food <u>Facility</u> <u>FRemodel</u>.

"Food f<u>F</u>acility <u>rR</u>emodel" means any construction or alteration to an existing f<u>F</u>ood f<u>F</u>acility. Remodeling also includes the installation of equipment or repair to a f<u>F</u>ood f<u>F</u>acility which alters the configuration or method of operation and requires a permit from the local building department. For purposes of this title, a remodel shall be limited to a maximum of 300 square feet of affected area. Facility remodeling areas over 300 square feet shall be assessed the <u>pP</u>lan <u>cC</u>heck and <u>sS</u>ite <u>eE</u>valuation fee for a new facility of the same size as specified in Section 8.04.725 of this \underline{tT} itle.

SECTION 45. Section 8.04.146 is hereby amended to read as follows:

8.04.146 Food Facility, Moderate Risk.

"Food f<u>F</u>acility, <u>mM</u>oderate <u>rR</u>isk" means <u>a Food Facility, such as a</u> restaurant, <u>rR</u>etail f<u>F</u>ood <u>mM</u>arket, licensed health care facility with nonpackaged foods, or a private school cafeteria, except for preschools, which meet the following criteria:

A. Prepares or serves potentially hazardous food in quantities based on projected same day consumer demand, and discards prepared foods that are not sold or served the same day; and

B. Uses single-use eating and drinking utensils; or

C. Cuts or trims produce for sale without further preparation.

SECTION 46. Section 8.04.150 is hereby amended to read as follows:

8.04.150 Food mMarket, rRetail.

"Food <u>mM</u>arket, <u>rR</u>etail" means a <u>fF</u>ood <u>fF</u>acility where bakery products, meats, fish, shellfish, seafood, poultry, preserves, dairy products, eggs, ice, candy, fruits, vegetables, spices, herbs, vitamins, food supplements, or any other foods or food products, or beverages, whether in bulk, canned, wrapped, bottled, packaged, or in any other form, are sold or offered for sale at retail for consumption on premises other than where sold. "Food <u>mM</u>arket, <u>rR</u>etail," however, shall not include any "<u>fF</u>ood <u>sS</u>alvager" as defined in Section 8.04.180.

A. "Retail f<u>F</u>ood <u>mM</u>arket" includes, but is not limited to, any vitamin and supplement store, botanica, retail fruit and vegetable market, retail fish market, retail grocery market, convenience store, retail meat market, or combination of those listed.

B. Facilities utilizing an area of less than twenty-five (25) square feet for $r\underline{R}$ etail $f\underline{F}$ ood $m\underline{M}$ arket operations, that do not sell or offer for sale foods other than prepackaged candy, prepackaged nuts, chewing gum, bottled soft drinks, or other prepackaged non-potentially hazardous food, shall be exempt from the requirement for a <u>pPublic hH</u>ealth <u>pPermit under this sS</u>ection.

SECTION 47. Section 8.04.155 is hereby amended to read as follows:

8.04.155 Food <u>mMarket cComplex</u>, <u>wWholesale</u>.

<u>"Food mMarket eComplex, wWholesale"</u> means any establishment, its contents, and the contiguous land or property that rents, leases or lends facilities within said establishment, for the purpose of conducting business as a food market, wholesale. A f<u>Food mMarket eComplex, wWholesale, that rents, leases or lends space to no more</u> than two (2) food market, wholesale, facilities, or dedicates a combined total of less than 1500 square feet for the purpose of operating a food market, wholesale, is exempt from this definition.

SECTION 48. Section 8.04.160 is hereby amended to read as follows:

8.04.160 Food mMarket, wWholesale.

"Food $\underline{m}\underline{M}$ arket, $\underline{w}\underline{W}$ holesale" means any establishment, other than a slaughterhouse, from which food is sold for resale by others, as further defined in Section 11.12.005<u>.</u>(S).

SECTION 49. Section 8.04.165 is hereby amended to read as follows:

8.04.165 Food eOfficial ilnspection rReport.

"Food eOfficial iInspection rReport" means the written notice prepared and issued by the eCounty hHealth eOfficer after conducting an inspection of a fFood fFacility to determine compliance with all applicable federal, eState and local statutes, orders, ordinances, quarantines, rules, regulations, or directives relating to the public health.

SECTION 50. Section 8.04.170 is hereby amended to read as follows:

8.04.170 Food Processing Establishment.

"Food <u>pP</u>rocessing <u>eE</u>stablishment," as used in this <u>eC</u>hapter, means any room, building or place, or portion thereof, maintained, used or operated for the purpose of commercially storing in conjunction with processing, packaging, repackaging, making, cooking, mixing, processing, bottling, packing, or otherwise preparing or handling, food; provided, however; that for fee purposes the term "<u>fF</u>ood <u>pP</u>rocessing <u>eE</u>stablishment" shall not include a brewery, winery, any other establishment manufacturing alcoholic beverages or spirits, nor establishments otherwise specifically mentioned in this <u>eC</u>hapter.

SECTION 51. Section 8.04.172 is hereby amended to read as follows:

8.04.172 Food <u>pProcessing eEstablishment</u>, <u>ILow rRisk</u>.

"Food <u>pP</u>rocessing e<u>E</u>stablishment, <u>ILow rRisk</u>" means a f<u>F</u>ood <u>pP</u>rocessing e<u>E</u>stablishment, as defined in Section 8.04.170, containing less than six thousand (6,000) square feet, that does not process as a final product potentially hazardous food, as defined by law.

SECTION 52. Section 8.04.180 is hereby amended to read as follows:8.04.180 Food sSalvager.

"Food <u>sS</u>alvager" means any person who engages in the business of reconditioning, labeling, relabeling, repacking, recoopering, sorting, cleaning, culling, or by other means salvaging, and who sells, offers for sale, or distributes for human or animal consumption any salvaged food, beverage (including beer, wine and distilled spirits), vitamin, food supplement, dentifrice, drug, cosmetic, single-use food container or utensil, soda straws, paper napkins, or any other product of a similar nature that has been damaged or contaminated by fire, water, smoke, chemicals, transit, insects, rodents, or by any other means.

SECTION 53. Section 8.04.189 is hereby deleted in its entirety:

8.04.189 Food vehicle, high risk.

"Food vehicle, high risk" means a fully enclosed vehicle which prepares food for retail sale.

SECTION 54. Section 8.04.190 is hereby deleted in its entirety:

8.04.190 Food vehicle, independent wholesale.

A. "Independent delivery food vehicle" means any motorized conveyance delivering any of the following foods, or any combination thereof, either as a retail independent delivery vehicle pursuant to a prior order or as wholesale independent distributor:

1. Milk or other dairy products;

2. Meat, fish, shellfish, or other seafood;

3. Bakery goods;

4. Fruit and vegetables;

5. Groceries;

6. Ice or beverages;

7. Any other type of food or food product.

B. Vehicles used by a fixed-location restaurant, food warehouse, fruit and vegetable market, food market, or food processing establishment having a valid public health permit under this chapter to deliver food products from said establishment to other locations shall not be required to have a separate public health permit under this chapter.

C. Any "independent delivery food vehicle" originating outside of the jurisdiction of the health officer, County of Los Angeles, which has been inspected by the health officer at the jurisdiction of origin and which bears an identification that the jurisdiction of origin has issued a public health permit shall not be required to obtain a public health permit under this chapter.

SECTION 55. Section 8.04.192 is hereby deleted in its entirety:

8.04.192 Food vehicle, low risk.

"Food vehicle, low risk" means a vehicle which sells prepackaged foods with no food preparation.

SECTION 56. Section 8.04.200 is hereby deleted in its entirety:

8.04.200 Food vehicle, retail.

A. "Retail food vehicle" means any motorized or non-motorized conveyance or portable food service unit upon which prepackaged or approved unpackaged food is sold or offered for sale at retail. Categories of retail food vehicles include:

- 1. Animal food vehicle;
- 2. Bakery vehicle;
- 3. Fish peddler vehicle;
- 4. Food vehicle—Department of Motor Vehicles exempt;
- 5. Food salvage distributor vehicle;
- 6. Fruit and vegetable vehicle;
- 7. Grocery vehicle;
- 8. Ice vehicle;
- 9. Meat vehicle;
- 10. Milk vehicle;
- 11. Industrial catering vehicle;
- 12. Limited food vehicle;
- 13. Unpackaged food vehicle;
- 14. Prepackaged food cart, a non-motorized vehicle, from which the operator
- dispenses prepackaged and labeled food;
 - 15. Any combination of the above;
 - 16. Or any vehicle, including, but not limited to, a mobile food facility, from
- which animal food, bakery products, fish, shellfish, seafood, fruits, vegetables, meats,

poultry, preserves, jelly, relish, milk or other dairy products, food or food products, ice or

beverages, whether in bulk, canned, wrapped, bottled, packaged, or any other form, are sold or kept for sale at retail.

B. Vehicles owned and operated by a fixed-location food market, restaurant or other business having a valid public health permit under this chapter to deliver food products from said establishment to other locations shall not be required to have a separate public health permit under this chapter.

SECTION 57. Section 8.04.205 is hereby deleted in its entirety:

8.04.205 Food vehicle commissary.

"Food vehicle commissary" means any structure or portion of a structure used exclusively for the storage, cleaning and servicing of retail food vehicles or mobile foodpreparation units, and/or from which food, supplies and equipment are provided for use by a food vehicle operator.

SECTION 58. Section 8.04.206 is hereby deleted in its entirety:

8.04.206 Food vehicle storage facility defined.

A. "Food vehicle storage facility" means any structure or any portion of a structure, other than a food vehicle commissary, used exclusively for the storage of no more than two of any combination of the following food vehicles:

1. Unpackaged food vehicles;

2. Prepackaged food carts.

B. Vehicles or carts may not be cleaned or serviced at such a facility, nor shall food be prepared or stored in such facility. The term "service" includes, but is not limited to the provision of potable water, the disposal of wastewater from the vehicle, and automotive repair. Service does not include minor mechanical repair.

SECTION 59. Section 8.04.207 is hereby deleted in its entirety:

8.04.207 Food vehicle cleaning and storage facility defined.

A. "Food vehicle cleaning and storage facility" means any structure or any portion of a structure, other than a food vehicle commissary, used exclusively for the storage, cleaning and supply of potable water for:

1. Unpackaged food vehicles;

2. Prepackaged food carts; or

3. Limited food vehicles.

B. No more than two unpackaged food vehicles or prepackaged food carts may be stored at such facility. Food shall not be prepared or stored in such facility.

SECTION 60. Section 8.04.210 is hereby amended to read as follows:

8.04.210 Food w<u>W</u>arehouse.

"Food <u>wWarehouse</u>" means any:

- 1. Cold-storage warehouse except bonded cold storage;
- 2. Fruit and vegetable warehouse;
- 3. Dry foods warehouse;
- 4. Ice-storage house;
- 5. Combination of the above; or
- 6. or aAny place, building, structure, room or portion thereof where fruit,

vegetables or any foods are commercially stored, kept or held at any temperature,

where any foods are commercially stored at any artificial temperature of less than

45 degrees Fahrenheit, or where ice is stored, other than any coin-operated ice-vending structure.

SECTION 61. Section 8.04.219 is hereby amended to read as follows:

8.04.219 Garment <u>mM</u>anufacturing <u>eC</u>omplex.

"Garment \underline{mM} anufacturing \underline{eC} omplex" means any establishment, its contents, and the contiguous land or property which rents, leases or lends facilities within said establishment, for the purpose of conducting business as a "<u>gG</u>arment <u>mM</u>anufacturing <u>eE</u>stablishment", as defined in Section 8.04.220. A "<u>gG</u>arment <u>mM</u>anufacturing <u>eC</u>omplex" which rents, leases or lends space to no more than one "<u>gG</u>arment <u>mM</u>anufacturing <u>eE</u>stablishment" is exempt from this definition.

SECTION 62. Section 8.04.220 is hereby amended to read as follows:

8.04.220 Garment <u>mM</u>anufacturing e<u>E</u>stablishment.

"Garment <u>mM</u>anufacturing <u>eE</u>stablishment" means any place, building or structure, room or portion thereof, where apparel and other garments and accessories are cut, sewed, assembled, embroidered, silk screened, or otherwise made, decorated, or finished, from fabrics and similar materials. Such apparel includes: suits, coats, work clothing, and other furnishings; outerwear and undergarments; hats, caps and millinery; fur goods; and miscellaneous apparel and accessories. "Garment <u>mM</u>anufacturing <u>eE</u>stablishment" includes any place, building or structure, room or portion thereof, where graders, pattern makers, and sample makers of fabrics and similar materials are located.

SECTION 63. Section 8.04.222 is hereby amended to read as follows:

8.04.222 Geothermal <u>hH</u>eat e<u>E</u>xchange <u>wW</u>ell.

"Geothermal <u>hH</u>eat <u>eE</u>xchange <u>wW</u>ell" means a geothermal heat exchange well as defined in <u>Section 13713 of the California Water Code section 13713</u>.

SECTION 64. Section 8.04.225 is hereby amended to read as follows:

8.04.225 Grading, <u>sS</u>coring <u>mM</u>ethod and <u>IL</u>etter <u>gG</u>rade <u>eC</u>ard.

A. "Grading" means the letter grade issued by the e<u>C</u>ounty <u>hH</u>ealth <u>oO</u>fficer at the conclusion of the <u>FR</u>outine <u>iInspection</u> of a <u>fF</u>ood <u>fF</u>acility. The grade shall be based upon the scoring method set forth in this <u>sS</u>ection resulting from the <u>fF</u>ood <u>oO</u>fficial <u>iInspection</u> <u>rR</u>eport and shall reflect the <u>fF</u>ood <u>fF</u>acility's degree of compliance with all applicable federal, <u>sS</u>tate and local statutes, orders, ordinances, quarantines, rules, regulations, or directives relating to the public health.

B. "Scoring <u>mM</u>ethod" means a procedure used by the <u>eCounty hH</u>ealth <u>eOfficer</u> where a score is calculated by adding values predefined on the <u>fF</u>ood <u>eOfficial</u> <u>iInspection rReport</u> for violations that are observed during an inspection, and subtracting that total from <u>one-hundred (100)</u>. The resulting numerical sum, stated as a percentage, constitutes the score for the inspection.

C. "Letter <u>gG</u>rade <u>cC</u>ard" means a card that may be posted by the <u>cC</u>ounty <u>hH</u>ealth <u>eO</u>fficer at a <u>fF</u>ood <u>fF</u>acility upon completion of a <u>rR</u>outine <u>iI</u>nspection that indicates the letter grade of the facility as determined by the <u>cC</u>ounty <u>hH</u>ealth <u>eO</u>fficer using the scoring method set forth in this <u>sS</u>ection. For the purposes of this provision, a <u>fF</u>ood <u>fF</u>acility shall include a <u>fF</u>ood <u>fF</u>acility operating in conjunction with a <u>fF</u>ood <u>pP</u>rocessing <u>eE</u>stablishment.

D. The e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer, in <u>histhe County Health Officer's</u> discretion, may immediately close any f<u>F</u>ood f<u>F</u>acility which, upon completion of the <u>r</u><u>R</u>outine <u>iInspection</u>, does not achieve at least a "C" grade as defined herein. Nothing in this provision shall prohibit the e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer from immediately closing any

f<u>F</u>ood f<u>F</u>acility if, in <u>histhe County Health Officer's</u> discretion, immediate closure is necessary to protect the public health.

E. The letter grade for a fE ood fE acility shall be based upon the final numerical percentage score set forth in the fE ood eO fficial iI nspection rR eport, as follows:

____1. A grade of "A" shall indicate a final score of <u>ninety (90)</u> percent or higher as determined by the e<u>C</u>ounty <u>hH</u>ealth <u>eO</u>fficer;

___2. A grade of "B" shall indicate a final score less than <u>ninety (90)</u> percent but not less than <u>eighty (80)</u> percent as determined by the e<u>C</u>ounty <u>hH</u>ealth $\oplus O$ fficer;

____3. A grade of "C" shall indicate a final score less than <u>eighty (80)</u> percent but not less than 70 percent as determined by the <u>c</u>Ounty <u>h</u>Eealth <u>eOfficer</u>.

SECTION 65. Section 8.04.230 is hereby deleted in its entirety:

8.04.230 Hawker, personal.

"Personal hawker" means any person who vends processed packaged food, other than potentially hazardous food, at retail, which is carried by such person on his person in a container such as a pack, bag, box or basket.

SECTION 66. Section 8.04.240 is hereby amended to read as follows:

8.04.240 Health Officer.

"Health $\oplus O$ fficer" means the $\oplus D$ irector of the $\oplus D$ epartment of $\oplus P$ ublic $\oplus H$ ealth of the $\oplus C$ ounty of Los Angeles, or $\oplus D$ is the Director's duly authorized representative.

SECTION 67. Section 8.04.270 is hereby amended to read as follows:

8.04.270 Ice pPlant.

A. "Ice <u>pP</u>lant" means any place or structure, other than a private residence, where ice intended to be used with drinks or food for human consumption, for the preservation of food, or other similar use, is manufactured for use, sale or distribution.

B. A restaurant, \underline{m} Motel, food market or other establishment having a valid \underline{pP} ublic \underline{hH} ealth \underline{pP} ermit shall not be required to obtain a separate \underline{pP} ublic \underline{hH} ealth \underline{pP} ermit for an \underline{i} ce \underline{pP} lant where such \underline{i} ce \underline{pP} lant is incidental to the operation of such establishment. Such \underline{i} ce \underline{pP} lant shall be deemed, for the purposes of this \underline{eC} hapter, not to be an \underline{i} ce \underline{pP} lant.

SECTION 68. Section 8.04.271 is hereby added to read as follows:

8.04.271 Independent Milk-Delivery Vehicle.

<u>"Independent Milk-Delivery Vehicle" means any vehicle, not owned by a</u> processor of milk, used for the delivery of milk to a retail store or wholesaler.

SECTION 69. Section 8.04.272 is hereby amended to read as follows:

8.04.272 Indirect sSale.

"Indirect <u>sSale</u>" means an <u>interaction transaction</u> between a <u>eCottage</u> <u>fF</u>ood eOperation <u>operator</u>, a third-party retailer, and a consumer, <u>where in which</u> the consumer purchases cottage food products made by the <u>eCottage</u> <u>fF</u>ood <u>eO</u>peration from a third-party retailer that holds a valid permit issued pursuant to California Health and Safety Code section 114381. Indirect <u>sSales</u> include, but are not limited to, sales made to retail shops or to retail <u>fF</u>ood <u>fF</u>acilities where food may be immediately consumed on the premises. <u>Indirect Sales may be fulfilled in person, via mail delivery</u>, <u>or using any third-party delivery service</u>.

SECTION 70. Section 8.04.275 is hereby amended to read as follows:

8.04.275 Inspection <u>sScore cCard</u>.

A. "Inspection <u>sS</u>core <u>eC</u>ard" means a card that may be posted by the <u>eC</u>ounty <u>hH</u>ealth <u>eOfficer</u> at a <u>fF</u>ood <u>fF</u>acility, upon completion of a <u>fR</u>outine <u>iI</u>nspection, that indicates the total numerical percentage score for the facility as determined by the <u>eC</u>ounty <u>hH</u>ealth <u>eOfficer</u> and as set forth in the <u>fF</u>ood <u>eOfficial iI</u>nspection <u>fR</u>eport. For the purposes of this provision, a <u>fF</u>ood <u>fF</u>acility shall include a <u>fF</u>ood <u>fF</u>acility operating in conjunction with a <u>fF</u>ood <u>pP</u>rocessing <u>eE</u>stablishment.

B. The e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer, in his discretion, may immediately close any f<u>E</u>ood f<u>E</u>acility which, upon completion of the <u>r</u><u>R</u>outine <u>iI</u>nspection, achieves a total numerical percentage score less than <u>seventy (</u>70) percent as set forth in Section 8.04.225. Nothing in this provision shall prohibit the <u>c</u><u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer from immediately closing any f<u>E</u>ood f<u>E</u>acility if, in <u>histhe County Health Officer's</u> discretion, immediate closure is necessary to protect the public health.

SECTION 71. Section 8.04.277 is hereby amended to read as follows:

8.04.277 Interim Housing Facility.

"Interim hHousing fEacility" means any premises, structures, or portion thereof (except any hospital or other health facility as defined in section 1250 of the<u>California</u> Health and Safety Code section 1250 and except any mental health or alcoholism and drug abuse rehabilitation or treatment facility licensed by the State of California), used or intended to be used as a place where provisional sleeping or rooming accommodations are furnished on a temporary basis to persons who lack permanent housing, are experiencing homelessness or are at imminent risk of becoming homeless,

with or without compensation from the resident and with or without meal service. "Interim <u>hHousing fFacility</u>" includes, but is not limited to, bridge housing, crisis housing, recuperative care housing, stabilization housing, recovery bridge housing, and shelters.

SECTION 72. Section 8.04.280 is hereby amended to read as follows:

8.04.280 Laundry.

A. "Laundry" means any building, room or place, or portion thereof, used for the washing, ironing or drying of clothing, linen, towels, uniforms, and other similar articles for money or other consideration.

B. Also, "<u>L</u>aundry" includes any establishment, except apartment houses, hotels, <u>t</u>ourist <u>eCourts</u>, <u>mMotels</u>, or mobilehome parks, in which six or more customeroperated laundry machines are installed and permitted to be used for a fee.

SECTION 73. Section 8.04.283 is hereby amended to read as follows:

8.04.283 Limited Service Charitable Feeding Operation.

"Limited <u>sService cCharitable fFeeding oOperation</u>" means an operation for food service to a consumer solely for providing charity, that is conducted by a nonprofit charitable organization operating with a registration from the County Health Officer, and whose food service is limited to the functions specified by State law.

SECTION 74. Section 8.04.285 is hereby amended to read as follows:

8.04.285 Local sSmall w<u>W</u>ater sSystems.

"Local <u>sSmall <u>wW</u>ater <u>sSystems</u>" means a water system for the provision of piped water to county-owned or county-operated facilities, such as a fire station, library, school, or other similar institutions, for human consumption which serves at least one (1), but not more than four (4), service connections. Shared well agreement parcels</u>

and single parcels of land with homes occupied by members of the same family shall not be included in this classification.

SECTION 75. Section 8.04.288 is hereby amended to read as follows:

8.04.288 Massage Establishments.

"Massage Establishment" means any business that offers "mMassage,", "mMassage sServices,", or "mMassage therapy,", including, but not limited to, reflexology, fomentations, shiatsu, alcohol rubs, Russian, Swedish, Turkish baths, or acupressure or any combination thereof in exchange for compensation at a fixed place of business. Any business that offers any combination of "mMassage therapy" and "bBath fFacilities" — including, but not limited to, showers, baths, wet and dry heat rooms, pools and hot tubs — shall be deemed a "Massage Establishment" under this Chapter. Excluded from the definition of "Massage Establishment" shall be any "eCommercial sSex +Venue" as defined in Section 11.04.310.

SECTION 76. Section 8.04.300 is hereby amended to read as follows:

8.04.300 Milk w<u>W</u>arehouse.

"Milk \underline{w} arehouse" means any place, building, structure, room or portion thereof other than where milk is bottled or processed, where milk is commercially stored or held for transfer at a temperature of <u>fifty (50)</u> degrees Fahrenheit or below.

SECTION 77. Section 8.04.305 is hereby amended to read as follows:

8.04.305 Mobile <u>bBody aArt fFacility</u>.

"Mobile bBody aArt fFacility" means a vehicle, conveyance, or other mobile platform approved for use by the department as a bBody aArt fFacility.

SECTION 78. Section 8.04.306 is hereby amended to read as follows:

8.04.306 Mobile fFood fFacility.

"Mobile <u>fF</u>ood <u>fF</u>acility" means any vehicle used in conjunction with a <u>eC</u>ommissary or other permanent <u>fF</u>ood <u>fF</u>acility upon which food is sold or distributed at retail. "Mobile <u>fF</u>ood <u>fF</u>acility" does not include a "<u>tT</u>ransporter" used to transport packaged food from a <u>fF</u>ood <u>fF</u>acility, or other approved source to the consumer.

<u>A.</u> "Mobile Food Facility, High Risk" means a Mobile Food Facility that prepares food, including raw meat, raw fish, or raw poultry, for retail sale.

B. "Mobile Food Facility, Low Risk" means a Mobile Food Facility that sells only whole, uncut, uncooked produce, frozen ice cream, pre-packaged ice cream bars or frozen fruit-based bars, or prepackaged non-potentially hazardous foods, for retail sale.

C. "Mobile Food Facility, Moderate Risk" means a Mobile Food Facility that offers potentially hazardous foods or prepared food that does not include any raw meat, raw fish, or raw poultry, for retail sale.

SECTION 79. Section 8.04.308 is hereby added to read as follows:

8.04.308 Mobile Food Facility Route Sheet

"Mobile Food Facility Route Sheet" means a form obtained from the County Health Officer prior to the issuance of a Public Health Permit that lists the address, telephone number, arrival and departure times of each location where the retail food business will be conducted.

SECTION 80. Section 8.04.310 is hereby deleted in its entirety:

8.04.310 Mobile food-preparation units.

"Mobile food-preparation units" means any vehicle upon which ready-to-eat food is prepared, cooked, wrapped, packaged, or portioned for service, sale or distribution. However, for fee purposes, the term "mobile food-preparation vehicle" shall not include other types of vehicles specifically defined in this Chapter 8.04, Part 1.

SECTION 81. Section 8.04.311 is hereby amended to read as follows:

8.04.311 Mobile sSupport uUnit.

"Mobile <u>sSupport <u>uU</u>nit" means a vehicle used in conjunction with a e<u>C</u>ommissary or other permanent <u>fF</u>ood <u>fF</u>acility that travels to and services <u>mM</u>obile <u>fF</u>ood <u>fF</u>acilities as needed to replenish supplies, including food and potable water, clean the interior of the unit, or dispose of liquid or solid wastes. The county health officer shall have the discretion to score a mobile support unit pursuant to the method set forth in Section 8.04.225.</u>

SECTION 82. Section 8.04.315 is hereby amended to read as follows:

8.04.315 Monitoring w<u>W</u>ell.

"Monitoring \underline{W} ell" means a monitoring well as defined in Section 13712 of the California Water Code section 13712.

SECTION 83. Section 8.04.316 is hereby amended to read as follows:

8.04.316 Motion <u>P</u>icture <u>c</u>atering <u>o</u>peration.

A "mMotion pPicture eCatering eOperation" shall consist of a "mMobile fFood fFacility,", no more than two (2) mobile storage vehicles and outdoor food preparation and service areas, where the operator is under contract to operate at a licensed film studio or at a site with a permit for filming on location, which permit is issued by the appropriate city or the eCounty.

SECTION 84. Section 8.04.320 is hereby amended to read as follows:

8.04.320 Multiple dDwelling uUnit.

"Multiple dDwelling uUnit" means:

A. Any structure, including an apartment house, condominium, or any portion of any structure, occupied, designed, or built, or rented for occupation as a home by five (5) or more families, each living in a separate unit and cooking within such structure;

B. A group of five (5) or more dD welling uU nits, including a condominium, other than a hotel, mM otel or tT ourist eC ourt, as defined in this eC hapter, located upon a single lot, adjoining lots or parcel of land and upon which the vacant or unoccupied portion thereof surrounding or abutting on said dD welling uU nits is used or intended to be used in common by the inhabitants thereof;

C. A "e<u>C</u>ondominium" which consists of a parcel or area of land on which there exists a building or buildings, or portions thereof, occupied, designed or built, or rented for occupation as a home for five (5) or more families, each living in a separate dDwelling uUnit and cooking within such structure, the vacant or unoccupied portion thereof surrounding or abutting said dwelling is used or intended to be used in common by the inhabitants thereof.

SECTION 85. Section 8.04.330 is hereby amended to read as follows:

8.04.330 Non-community/sState sSmall wWater sSystem.

"Non-community/sState sSmall wWater sSystem," as used in this eChapter, means public water systems, as defined in <u>Health and Safety Code section 116275(j)</u> and (n) Section 64411, Title 22, California Administrative Code as either a noncommunity water system or a sState small water system.

SECTION 86. Section 8.04.331 is hereby amended to read as follows:

8.04.331 Non-community w<u>W</u>ater s<u>S</u>ystems Non-transient p<u>P</u>opulation.

"Non-community <u>wW</u>ater <u>sSystems</u>—Non-transient <u>pP</u>opulation" means a noncommunity water system as defined in California Health and Safety Code, <u>Ss</u>ection 116275(j) which regularly serves twenty-five (25) or more of the same persons for more than six (6) months per year.

SECTION 87. Section 8.04.332 is hereby amended to read as follows:

8.04.332 Non-community w<u>W</u>ater s<u>S</u>ystems—Transient p<u>P</u>opulation.

"Non-community <u>Water sSystems</u>—Transient <u>PP</u>opulation" means a noncommunity water system as defined in California Health and Safety Code, <u>Ss</u>ection 116275(j) which regularly serves fewer than twenty-five (25) of the same persons for more than six (6) months per year.

 SECTION 88.
 Section 8.04.333 is hereby amended to read as follows:

 8.04.333
 Non-conventional eOnsite wWastewater tTreatment

 sSystem.

"Non-conventional Θ onsite <u>w</u>Wastewater <u>t</u>Treatment <u>s</u>System" (NOWTS) means an Θ onsite <u>w</u>Wastewater <u>t</u>Treatment <u>s</u>System that utilizes one or more supplemental treatment components to provide further treatment of the sewage effluent prior to discharging into the dispersal system. Supplemental treatment components include but are not limited to a three (3) compartment treatment tank, aerator, filter pods, pump, ultraviolet disinfection, clarifier, and effluent filtration.

SECTION 89. Section 8.04.334 is hereby amended to read as follows:

8.04.334 Non-diagnostic <u>gG</u>eneral <u>hH</u>ealth aAssessment pProgram.

"Non-diagnostic <u>gG</u>eneral <u>hH</u>ealth <u>aA</u>ssessment <u>pP</u>rogram" means any program engaged in the testing of human biological specimens for the purpose of referral to licensed sources of care, subject to the provisions of Sections 1244 and 1244.1 of the <u>California</u> Business and Professions Code <u>sections 1244 and 1244.1</u>.

SECTION 90. Section 8.04.335 is hereby amended to read as follows:

8.04.335 Notice of <u>eC</u>losure.

"Notice of e<u>C</u>losure" means a public notice that may be posted by the e<u>C</u>ounty h<u>H</u>ealth e<u>O</u>fficer at a f<u>F</u>ood f<u>F</u>acility upon suspension or revocation of the facility's p<u>P</u>ublic h<u>H</u>ealth p<u>P</u>ermit and that results in the immediate closure of the facility and the discontinuance of all operations of the f<u>F</u>ood f<u>F</u>acility, by order of the e<u>C</u>ounty h<u>H</u>ealth e<u>O</u>fficer, because of violations of applicable federal, <u>sS</u>tate, and local statutes, orders, ordinances, quarantines, rules, regulations, or directives relating to the public health.

SECTION 91. Section 8.04.336 is hereby amended to read as follows:

8.04.336 Onsite <u>wWastewater tTreatment sSystem</u>.

"Onsite \underline{W} astewater \underline{T} reatment \underline{sS} ystem" (OWTS) means a system consisting of a septic tank with effluent discharging into a subsurface disposal field, into one (1) or more seepage pits, or into a combination of subsurface disposal field and seepage pits.

SECTION 92. Section 8.04.337 is hereby amended to read as follows:

8.04.337 Onsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem eE</u>valuation— With <u>nNo vV</u>erification of <u>pP</u>rior <u>sSystem aApproval</u>.

"Onsite <u>wWastewater tTreatment sSystem eEvaluation</u><u>wWith nNo vVerification</u> of <u>pPrior sSystem aApproval</u>" means the review of construction plans to repair an existing <u>aOnsite wWastewater tTreatment sSystem</u> (OWTS) or <u>"nNon-eConventional</u> <u>aOnsite wWastewater tTreatment sSystem"</u> (NOWTS) in order to restore the system to its originally intended condition or to determine that the proposed addition to a structure neither increases the designed flow nor requires greater capacities for an existing OWTS/NOWTS when evidence of the original approval of the system is not available.

SECTION 93. Section 8.04.338 is hereby amended to read as follows:

8.04.338 Onsite <u>wWastewater tTreatment sSystem eEvaluation</u>— With <u>vV</u>erification of <u>pP</u>rior <u>sSystem aApproval</u>.

"Onsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem eE</u>valuation—<u>wW</u>ith <u>vV</u>erification of <u>pP</u>rior <u>sSystem aApproval</u>" means the review of construction plans to repair an existing <u>eO</u>nsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem</u> (OWTS) or <u>nNon-eC</u>onventional <u>eO</u>nsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem</u> (NOWTS) in order to restore the system to its originally intended condition or to determine that the proposed addition to a structure neither increases the designed flow nor requires greater capacities for an existing OWTS/NOWTS when evidence of the prior approval of the system is available.

SECTION 94. Section 8.04.338.5 is hereby amended to read as follows:

8.04.338.5 Organized Camp.

"Organized e<u>C</u>amp" means an organized camp as defined in California Health and Safety Code section 18897.

SECTION 95. Section 8.04.339 is hereby amended to read as follows:

8.04.339 Owner <u>ilnitiated ilnspection</u>.

"Owner <u>il</u>nitiated <u>il</u>nspection" means an inspection of a <u>fF</u>ood <u>fF</u>acility that is conducted no more than once in any 12<u>-</u>month period by the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer at the request of a <u>fF</u>ood <u>fF</u>acility's owner to provide the <u>fF</u>ood <u>fF</u>acility the opportunity to improve the letter grade or numerical score issued by the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer pursuant to the provisions of this <u>eC</u>hapter.

SECTION 96. Section 8.04.345 is hereby amended to read as follows:

8.04.345 Permanent <u>sSupportive hH</u>ousing.

"Permanent sSupportive hHousing" means housing which is available to, and intended for, persons who are homeless, or at-risk of homelessness, and have multiple barriers to employment and housing stability, which barriers include mental illness, chemical dependency, or other disabling or chronic health conditions. To qualify as "pPermanent sSupportive hHousing" each tenant household must have a lease, or a similar form of occupancy agreement, without a limit on length of tenancy, as long as the terms and conditions of the lease or occupancy agreement are met. Additionally, all members of tenant households must have facilitated access to case managers who provide access to supportive services, including intensive case management, information and referral to services to health and dental care, mental health services, substance abuse services, transportation coordination, and linkage to potential outplacements for tenants.

SECTION 97. Section 8.04.347 is hereby amended to read as follows:

8.04.347 Plan <u>eCheck Submission</u> and site evaluation.

"Plan c<u>C</u>heck <u>Submission</u> and site evaluation" means initial the submission review and approvalof construction plans for business categories subject to this t<u>T</u>itle for

<u>review and approval to operate under a Public Health Permit.</u>, allowing for two plan reviews, one interim and one final site visit to grant approval of improvements. The <u>County hH</u>ealth eOfficer shall recover the reasonable expenses incurred in making <u>the</u> necessary additional <u>plan reviews and</u> site inspections in order to grant final approval to an applicant for such approval.

SECTION 98. Section 8.04.349 is hereby amended to read as follows:

8.04.349 Post-Coastal Commission a<u>A</u>pproval.

"Post-Coastal Commission a<u>Approval</u>" means the review of construction plans approved by the California Coastal Commission to ensure that no changes or additional requirements have been imposed on an Θ nsite <u>w</u><u>W</u>astewater <u>t</u><u>T</u>reatment <u>s</u><u>S</u>ystem project that would pose a risk or threat to public health or safety.

SECTION 99. Section 8.04.351 is hereby amended to read as follows:

8.04.351 Pre-Coastal Commission a<u>A</u>pproval.

"Pre-Coastal Commission <u>aApproval</u>" means the project review of an <u>"oO</u>nsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem</u>" (OWTS) or <u>"nN</u>on-conventional <u>oO</u>nsite <u>wW</u>astewater <u>tT</u>reatment <u>sSystem</u>" (NOWTS) project, which is located in the Coastal Zone and requires a California Coastal Commission review.

SECTION 100. Section 8.04.353 is hereby amended to read as follows:

8.04.353 Prepackaged f<u>F</u>ood.

"Prepackaged f<u>F</u>ood" means any food prepared at an approved source, properly labeled and packaged by the manufacturer to prevent any contamination of the food prior to opening and/or consumption by the consumer.

SECTION 101. Section 8.04.360 is hereby amended to read as follows:

8.04.360 Private <u>bB</u>oarding <u>sS</u>chool.

"Private $b\underline{B}$ oarding $s\underline{S}$ chool" means any institution providing room and board and giving a course of training similar to that given in any grade of public school or college, but shall not include any establishment maintained by a public school or college, nor shall it include $c\underline{C}$ hildren's $c\underline{C}$ amps as defined in Section 8.04.080. A "<u>pP</u>rivate <u>bB</u>oarding <u>sS</u>chool" may prepare and serve food to its students and employees without being classed as a "<u>rR</u>estaurant" as defined in Section 8.04.400.

SECTION 102. Section 8.04.365 is hereby amended to read as follows:

8.04.365 Production w<u>W</u>ell.

"Production <u>W</u>ell" means a well or water well as defined in <u>Section 13710 of the</u> California Water Code <u>section 13710</u>.

SECTION 103. Section 8.04.370 is hereby deleted in its entirety:

8.04.370 Processor-owned milk-delivery vehicle.

"Processor-owned milk-delivery vehicle" means any vehicle owned by a

processor of milk used for the delivery of milk at retail processed by such processor.

SECTION 104. Section 8.04.372 is hereby amended to read as follows:

8.04.372 Public <u>hH</u>ealth <u>IL</u>icense.

"Public <u>hH</u>ealth <u>iL</u>icense" means a written authorization, issued by the <u>c</u>ounty <u>hH</u>ealth <u>eOfficer</u>, to conduct a particular business or a particular occupation, which is subject to regulation by the <u>eC</u>ounty and without which license said conduct would be unlawful.

SECTION 105. Section 8.04.373 is hereby amended to read as follows:

8.04.373 Public <u>hH</u>ealth <u>pP</u>ermit.

"Public <u>hH</u>ealth <u>pP</u>ermit" means a written authorization to operate a <u>bB</u>ody <u>aA</u>rt fEacility, fEood <u>eE</u>stablishment or fEood fEacility, including but not limited to a fEood <u>dD</u>emonstrator, rRetail fEood mMarket, retail food vehicle, dairy food Independent Milk-<u>Delivery</u> vehicle, <u>Mobile Food Facility</u>, mobile food preparation unit, personal hawker or <u>vV</u>ending mMachine, issued by the <u>cC</u>ounty <u>hH</u>ealth <u>oO</u>fficer, without which permit said operation would be unlawful.

SECTION 106. Section 8.04.380 is hereby amended to read as follows:

8.04.380 Public <u>sS</u>wimming a<u>A</u>rea.

"Public <u>sS</u>wimming <u>aA</u>rea" means any body of water used for swimming and open to the public, operated, maintained or supervised by any person who receives from the public, for its use, any money or other form of compensation, goods, wares, merchandise, labor or otherwise, but does not mean a swimming pool, or the area used for swimming along the Pacific Ocean.

SECTION 107. Section 8.04.390 is hereby amended to read as follows:

8.04.390 Public w<u>W</u>ater <u>s</u>System.

"Public <u>wW</u>ater <u>sSystem</u>" means any collection, treatment, storage or distribution facilities for the provision of piped water to the public, for domestic use, with at least five (5) service connections, or regularly serving an average of at least <u>twenty-five (25)</u> individuals daily at least <u>sixty (60)</u> days out of the year.

SECTION 108. Section 8.04.395 is hereby amended to read as follows:

8.04.395 Residential <u>hH</u>otel/<u>sS</u>ingle <u>rR</u>oom <u>eO</u>ccupancy.

"Residential <u>hHotel/sSingle rRoom oOccupancy</u>" means a hotel which rents single rooms for more than thirty (30) days to be used by individuals as their primary residence and for sleeping purposes.

SECTION 109. Section 8.04.403 is hereby deleted in its entirety:

8.04.403 Route location.

The owner/operator of a mobile food facility or mobile support unit shall complete a Mobile Food Facility Route Sheet, obtained from the county health officer, listing the complete address, telephone number and arrival/departure times of each location where the retail food business is being conducted. The Mobile Facility Route Sheet shall be maintained on file at the Vehicle Inspection Program. The owner/operator of a mobile food facility or mobile support unit shall notify the county health officer of any significant changes to the Mobile Food Facility Route Sheet. Failure to provide an accurate and current Mobile Food Facility Route Sheet may result in suspension or revocation of the public health license or permit.

SECTION 110. Section 8.04.405 is hereby amended to read as follows:

8.04.405 Routine <u>iInspection</u>.

"Routine <u>il</u>nspection" means a periodic, unannounced inspection of any business or occupation specified in Section 8.04.720 to determine compliance with all applicable federal, <u>sS</u>tate and local statutes, orders, ordinances, quarantines, rules, regulations, or directives relating to the public health. A <u>rR</u>outine <u>il</u>nspection shall not mean an inspection conducted by the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer to determine compliance with a previously issued <u>fF</u>ood <u>eO</u>fficial <u>il</u>nspection <u>rR</u>eport or any interim inspection conducted to determine compliance with specific regulations or legal requirements.

SECTION 111. Section 8.04.410 is hereby amended to read as follows:

8.04.410 Section.

Unless otherwise indicated by the context, "<u>sS</u>ection" means a section of this e<u>C</u>hapter.

SECTION 112. Section 8.04.415 is hereby amended to read as follows:

8.04.415 Senior f<u>F</u>eeding s<u>S</u>ite.

"Senior f<u>F</u>eeding <u>sSite</u>" means a location which provides meals that were prepared at an offsite location previously approved by the County <u>hH</u>ealth <u>aO</u>fficer, to senior citizens free of charge or at a reduced cost.

SECTION 113. Section 8.04.420 is hereby amended to read as follows:

8.04.420 Seepage/Sewage Pumping Vehicle.

"Seepage/s<u>S</u>ewage pPumping $\frac{V}{V}$ ehicle" means any vehicle used in whole or in part for the transportation of septic tank, cesspool, chemical toilet, or sewage seepage-pit cleanings.

SECTION 114. Section 8.04.422 is hereby amended to read as follows:

8.04.422 Service Connection.

"Service c<u>C</u>onnection" means the point of connection between a customer's piping or constructed conveyance, and a water system's meter, service pipe, or constructed conveyance.

SECTION 115. Section 8.04.425 is hereby amended to read as follows:

8.04.425 Shared Kitchen Complex.

"Shared <u>kK</u>itchen <u>cC</u>omplex" means a <u>fF</u>ood <u>fF</u>acility as defined under the California Retail Food Code or a food processing establishment as defined under the

California Wholesale Food Code, or both, that is used as a place of business for the exclusive purpose of providing commercial space and equipment to multiple individuals or business entities which commercially prepare or handle food that will be offered for sale. For purposes of this provision, "commercially prepare or handle" shall include, but shall not be limited to, the making, cooking, baking, mixing, processing, packaging, bottling, canning, or storing of food, and other necessary or related activities thereto.

SECTION 116. Section 8.04.428 is hereby amended to read as follows:

8.04.428 Shared Kitchen Complex Tenant, Retail Food Operator.

"Shared <u>kK</u>itchen <u>eComplex</u> <u>tTenant</u>, <u>rRetail</u> <u>fFood</u> <u>eOperator</u>" means an individual or business entity operating within a <u>sShared</u> <u>kK</u>itchen <u>eComplex</u> whose business is limited to the retail sale of food products. A <u>sShared</u> <u>kK</u>itchen <u>eComplex</u> <u>tTenant</u> <u>rRetail</u> <u>fFood</u> <u>eOperator</u> shall be permitted to prepare food for sale or service at a location other than the <u>sShared</u> <u>kK</u>itchen <u>eComplex</u>, including but not limited to, catered events, <u>eCommunity</u> <u>eEvents</u> and trade shows. A <u>sShared</u> <u>kK</u>itchen <u>eComplex</u> <u>tTenant</u> <u>rRetail</u> <u>fFood</u> <u>eOperator</u> shall comply with all equipment, food safety, and public health requirements set forth in applicable <u>sState</u> and local laws, regulations, and ordinances when conducting those activities set forth in Section 8.04.425 within a <u>sShared</u> <u>kK</u>itchen <u>eComplex</u>.

SECTION 117.Section 8.04.430 is hereby amended to read as follows:8.04.430Shared Kitchen Complex Tenant, Wholesale FoodProcessor.

"Shared <u>kK</u>itchen <u>eC</u>omplex <u>tT</u>enant, <u>wW</u>holesale <u>fF</u>ood <u>pP</u>rocessor" means an individual or business entity operating within a <u>sS</u>hared <u>kK</u>itchen <u>eC</u>omplex who is

authorized by the County hHealth eOfficer to conduct one of the following food processor businesses: (a) wholesale only, or (b) wholesale and retail. A sShared kKitchen eComplex tTenant, wWholesale fFood pProcessor may prepare food for sale or service at another location. A sShared kKitchen eComplex tTenant wWholesale fFood pProcessor shall be permitted to prepare food for sale or service at a location other than the sShared kKitchen eComplex, including but not limited to catered events, eCommunity eEvents, and trade shows. A sShared kKitchen eComplex tTenant wWholesale fFood pProcessor shall be permitted to prepare and package food for sale to third party distributors, wholesalers, and other permitted fFood fFacilities. The Schared kKitchen eComplex tTenant wWholesale fFood pProcessor shall comply with all equipment, food safety, and public health requirements set forth in applicable sState and local laws, regulations, and ordinances when conducting those activities set forth in Section 8.04.425 within a sShared kKitchen eComplex.

SECTION 118. Section 8.04.431 is hereby added to read as follows:

8.04.431 Site Evaluation.

"Site Evaluation" means an evaluation of a facility to ensure it meets the minimum structural and operational requirements for the proposed operation prior to applying for a Public Health Permit or License.

SECTION 119. Section 8.04.432 is hereby amended to read as follows:

8.04.432 Soft <u>sS</u>erve.

"Soft <u>sS</u>erve" means the manufacturing of dairy and non-dairy products, as defined in the <u>StateCalifornia</u>Food and Agriculture Code, which include the following: ice cream from ice cream mix, or frozen yogurt from frozen yogurt mix, or lowfat yogurt from lowfat yogurt mix, or lowfat frozen dairy dessert from lowfat frozen dairy dessert mix, or nonfat frozen dairy dessert from nonfat frozen dairy dessert mix, when such products are manufactured from a dispensing freezer unit and are dispensed directly in a semi_frozen state, to a retail customer at a fFood eEstablishment or fFood fFacility which has been issued a valid pPublic hHealth pPermit by the eCounty hHealth eOfficer.

SECTION 120. Section 8.04.433 is hereby amended to read as follows:

8.04.433 Soft s<u>S</u>erve s<u>S</u>ampling.

"Soft s<u>S</u>erve s<u>S</u>ampling" means the securing of a sample of s<u>S</u>oft s<u>S</u>erve, by the e<u>C</u>ounty h<u>H</u>ealth e<u>O</u>fficer, from a dispensing freezer unit of a f<u>F</u>ood <u>e</u><u>E</u>stablishment or f<u>F</u>ood f<u>F</u>acility, for laboratory testing to ensure that the sample does not exceed the maximum limits for bacteria, yeast or mold, as specified in the <u>StateCalifornia</u> Food and Agriculture Code.

SECTION 121. Section 8.04.434 is hereby amended to read as follows:

8.04.434 Soft <u>sServe</u> <u>rR</u>esampling.

"Soft sServe rResampling" means the third and all subsequent, additional, consecutive sSoft sServe sSampling, from a dispensing freezer unit of a fFood eEstablishment or fFood fFacility, where laboratory testing of the two (2) previous soft serve samplings demonstrated that the two (2) previous soft serve samplings exceeded the maximum limits for bacteria, yeast or mold, as specified in the StateCalifornia Food and Agriculture Code.

SECTION 122. Section 8.04.435 is hereby amended to read as follows:

8.04.435 Swap mMeet pPrepackaged fFood bBooth.

"Swap mMeet pPrepackaged fFood bBooth" means a tTemporary fFood fFacility, as defined by Section 114335(a) of the California Health and Safety Code section 114335(a), operated at a swap meet, by a swap meet operator or its lessee, which offers for sale, or gives away, only non-potentially hazardous prepackaged foods, and whole, uncut produce. As used in this sSection, "sSwap mMeet" and "sSwap mMeet eOperator" shall have the meanings set forth in Section 21661 of theCalifornia Business and Professions Code section 21661.

SECTION 123. Section 8.04.436 is hereby amended to read as follows:

8.04.436 State <u>sS</u>mall <u>wW</u>ater <u>sS</u>ystems.

"State <u>sS</u>mall <u>wW</u>ater <u>sS</u>ystems" means a system for the provision of piped water to the public for human consumption which serves at least five (5), but not more than fourteen (14), service connections.

SECTION 124. Section 8.04.440 is hereby amended to read as follows:

8.04.440 Swimming pPool.

"Swimming <u>P</u>ool" means a wholly artificial basin, chamber or tank, constructed or prefabricated with impervious bottoms and sides, that is intended for recreational or therapeutic use. "Swimming <u>P</u>ool" includes spa pools, special purpose pools, and wading pools, but does not include baths where the main purpose is the cleansing of the body, nor individual therapeutic tubs that are drained and sanitized between each use. "Swimming <u>P</u>ool" does not include any pool that is intended for non-commercial use as a pool by the occupants of not more than three (3) <u>dD</u>welling <u>or living uU</u>nits.

SECTION 125. Section 8.04.441 is hereby amended to read as follows:

8.04.441 Swimming pPool, hHigh rRisk.

"Swimming <u>P</u>ool, <u>H</u>igh <u>R</u>isk," means a swimming pool, as defined in Section 8.04.440, located at a health club or water theme park.

SECTION 126. Section 8.04.442 is hereby amended to read as follows:

8.04.442 Swimming pPool, <u>ILow rR</u>isk/<u>IL</u>imited <u>U</u>se.

"Swimming pPool, lLow rRisk/lLimited uUse," means a sSwimming <math>pPool, as defined in Section 8.04.440, located at multiple family dwellings with four (4) or more living units, mobile home parks, community pools that serve a collection of single family dwellings, and pools operated for six (6) months or less during the year that are kept empty when not in operation.

SECTION 127. Section 8.04.443 is hereby amended to read as follows:

8.04.443 Swimming pool, mModerate rRisk.

"Swimming <u>P</u>ool, <u>mM</u>oderate <u>rR</u>isk," means a <u>sS</u>wimming <u>P</u>ool, as defined in Section 8.04.440, located at a hotel, <u>mM</u>otel, public, or private school, <u>eC</u>hildren's <u>eC</u>amp, swim school, country club, municipal facility, organization or medical facility.

SECTION 128. Section 8.04.450 is hereby amended to read as follows:

8.04.450 Tax <u>eC</u>ollector.

"Tax $\in \underline{C}$ ollector" means the <u>Treasurer and $\ddagger \underline{T}$ ax $\in \underline{C}$ ollector of the $\in \underline{C}$ ounty of Los Angeles, or <u>histhe Treasurer and Tax Collector's</u> duly authorized representative.</u>

SECTION 129. Section 8.04.452 is hereby amended to read as follows:

8.04.452 Temporary fFood fFacility.

"Temporary f<u>F</u>ood f<u>F</u>acility" means a temporary food facility, as defined in the California Health and Safety Code, S<u>s</u>ection 113930, approved by the County h<u>H</u>ealth Θ Officer, which operates at an approved ε Community Θ Event.

SECTION 130. Section 8.04.453 is hereby amended to read as follows:

8.04.453 Temporary <u>Food</u> <u>Facility</u>, <u>dD</u>emonstrator.

"Temporary f<u>F</u>ood f<u>F</u>acility, d<u>D</u>emonstrator" means a t<u>T</u>emporary f<u>F</u>ood f<u>F</u>acility operated at a e<u>C</u>ommunity e<u>E</u>vent for the purpose of offering or serving packaged or non<u>-</u>packaged food, without charge, to the public for the purpose of publicizing, advertising, or promoting the sale of food products or food equipment, which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 131. Section 8.04.454 is hereby amended to read as follows:

8.04.454 Temporary f<u>F</u>ood f<u>F</u>acility, <u>pP</u>repackaged.

"Temporary f<u>F</u>ood f<u>F</u>acility, <u>pP</u>repackaged" means a t<u>T</u>emporary f<u>F</u>ood f<u>F</u>acility operating at a <u>eC</u>ommunity <u>eE</u>vent which offers for sale only commercially <u>pP</u>repackaged f<u>F</u>ood with or without offering prepackaged samples, and which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 132. Section 8.04.455 is hereby amended to read as follows:

8.04.455 Temporary f<u>F</u>ood f<u>F</u>acility, pPrepackaged w<u>W</u>ith f<u>F</u>ood

s<u>S</u>ampling.

"Temporary f<u>F</u>ood f<u>F</u>acility, <u>pP</u>repackaged <u>wW</u>ith f<u>F</u>ood <u>sS</u>ampling" means a t<u>T</u>emporary f<u>F</u>ood f<u>F</u>acility operating at a <u>eC</u>ommunity <u>eE</u>vent which offers for sale only commercially prepackaged food and offers or serves nonpackaged food to the public without charge for the purpose of promoting the sale of food, and which operates by

permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 133. Section 8.04.456 is hereby amended to read as follows:

8.04.456 Temporary f<u>F</u>ood f<u>F</u>acility, f<u>F</u>ood <u>pP</u>reparation.

"Temporary f<u>F</u>ood f<u>F</u>acility, f<u>F</u>ood <u>pP</u>reparation" means a t<u>T</u>emporary f<u>F</u>ood f<u>F</u>acility operating at a e<u>C</u>ommunity <u>eE</u>vent which offers for sale non<u>-</u>packaged food, and which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 134. Section 8.04.457 is hereby amended to read as follows:

8.04.457 Temporary <u>Food bB</u>ooth at <u>sSingle <u>IL</u>ocation <u>aA</u>nnual, <u>pP</u>repackaged.</u>

"Temporary f<u>F</u>ood <u>b</u>Booth at <u>sSingle lLocation <u>aA</u>nnual, <u>pP</u>repackaged" means a prepackaged <u>tT</u>emporary f<u>F</u>ood <u>fF</u>acility <u>as defined in Section 8.04.454</u>, which operates as a food booth at a <u>cC</u>ommunity <u>eE</u>vent or multiple <u>cC</u>ommunity <u>eE</u>vents held at a single location for up to twelve (12) months per year.</u>

SECTION 135.Section 8.04.458 is hereby amended to read as follows:8.04.458Temporary fFood bBooth at sSingle ILocation aAnnual,Prepackaged wWith fFood sSampling.

"Temporary f<u>F</u>ood <u>bB</u>ooth at <u>sS</u>ingle <u>IL</u>ocation <u>aA</u>nnual, <u>pP</u>repackaged <u>wW</u>ith f<u>F</u>ood <u>sS</u>ampling" means a prepackaged <u>tT</u>emporary f<u>F</u>ood <u>fF</u>acility <u>wW</u>ith f<u>F</u>ood <u>sS</u>ampling as defined in Section 8.04.455, which operates as a food booth at a <u>eC</u>ommunity <u>eE</u>vent or multiple <u>eC</u>ommunity <u>eE</u>vents held at a single location for up to twelve (12) months per year.

SECTION 136.Section 8.04.459 is hereby amended to read as follows:8.04.459Temporary fFood bBooth at sSingle lLocation aAnnualfFood bBooth, fFood pPreparation.

"Temporary f<u>F</u>ood <u>b</u>Booth at <u>sSingle <u>iL</u>ocation <u>aA</u>nnual f<u>F</u>ood <u>bB</u>ooth, f<u>F</u>ood <u>pP</u>reparation" means a <u>iT</u>emporary f<u>F</u>ood <u>fF</u>acility , f<u>F</u>ood <u>pP</u>reparation as defined in Section 8.04.456, which operates as a food booth at a <u>cC</u>ommunity <u>eE</u>vent or multiple <u>eC</u>ommunity <u>eE</u>vents held at a single location for up to twelve (12) months per year.</u>

SECTION 137. Section 8.04.460 is hereby amended to read as follows:

8.04.460 Theater.

A. "Theater" means any building, room or place where any play, motion picture, concert, opera, circus, trick or jugglery show, or gymnastic exhibition is held, given or shown, and where an admission fee is charged.

B. For fee purposes, " $t\underline{T}$ heater" shall not include cafes, nightclubs, and similar establishments which have a valid restaurant $p\underline{P}$ ublic $h\underline{H}$ ealth $p\underline{P}$ ermit and where the seats for the audience are counted in computing the restaurant $p\underline{P}$ ublic $h\underline{H}$ ealth $p\underline{P}$ ermit fee.

C. A "t<u>T</u>heater" may, however, have a snack bar or a refreshment stand without being classified as a restaurant, if no food items are prepared on the premises.

SECTION 138. Section 8.04.470 is hereby amended to read as follows:

8.04.470 Toilet r<u>R</u>ental a<u>Ag</u>ency.

"Toilet <u>FR</u>ental <u>Agency</u>" means any person who supplies or maintains toilet structures to be used for temporary periods.

SECTION 139. Section 8.04.480 is hereby amended to read as follows:

8.04.480 Toilet structure.

"Toilet <u>sS</u>tructure" means any room or compartment provided and maintained for a temporary period of time at a construction site or other similar temporary location, to be used for defecation or urination purposes. Said room or compartment may include but is not limited to a chemical toilet or a water-closet room satisfactory for the purposes for which it is intended to be used.

SECTION 140. Section 8.04.485 is hereby amended to read as follows:

8.04.485 Tobacco Retailing.

"Tobacco <u>FR</u>etailing" means selling, offering for sale or distribution, exchanging, or offering to exchange, for any form of consideration, tobacco, tobacco products, or tobacco paraphernalia, without regard to the quantity sold, distributed, exchanged, or offered for exchange.

SECTION 141. Section 8.04.490 is hereby amended to read as follows:

8.04.490 Tourist <u>cC</u>ourt or <u>mM</u>otel.

"Tourist e<u>C</u>ourt" or "<u>mM</u>otel" means a group of attached or detached buildings containing six (6) or more individual sleeping or living units, designed for or used temporarily by automobile tourists or transients, with garage attached or parking space conveniently located to each unit, including auto courts, <u>mM</u>otels or motor lodges.

SECTION 142. Section 8.04.500 is hereby amended to read as follows:

8.04.500 Vending mMachine.

A. "Vending <u>mMachine</u>" means any self-service device offered for public use, which upon the insertion of coins, or tokens, or by other means dispenses unit servings

of food or drink, either in bulk, cups or in packages, without the necessity of replenishing the device between each vending operation.

B. For purposes of this e<u>C</u>hapter, however, <u>"vV</u>ending <u>mM</u>achine<u>"</u> shall not include vending machines that dispense, exclusively, bottled drinks, gum, candy or other not readily perishable food when it is determined by the <u>County</u> <u>hH</u>ealth <u>eO</u>fficer that such vending machines do not require <u>rR</u>outine <u>iI</u>nspection for the protection of the public health.

SECTION 143. Section 8.04.510 is hereby amended to read as follows:

8.04.510 Vending mMachine bBusiness.

"Vending mMachine bBusiness" means the business of selling food or drinks by means of vending machines by one person, regardless of the number of locations at which the vending machines are located.

SECTION 144. Section 8.04.520 is hereby amended to read as follows:

8.04.520 Water t<u>T</u>reatment s<u>S</u>ystem.

"Water t<u>T</u>reatment s<u>S</u>ystem" means any water-using or water-operated equipment, mechanism, device or contrivance installed on any domestic water-supply line to or within any consumer premises, for use with or without the introduction of chemicals for purposes of water treatment. Approved salt (sodium chloride) regenerated zeolite water-softeners are excepted for purposes of this e<u>C</u>hapter.

SECTION 145. Section 8.04.522 is hereby amended to read as follows:

8.04.522 Well <u>cC</u>onstruction.

"Well <u>c</u>onstruction" means to drill, dig, bore, or excavate any well or to convert any industrial, or irrigation well for use as a domestic water well.

SECTION 146. Section 8.04.523 is hereby amended to read as follows:

8.04.523 Well <u>dD</u>estruction.

"Well dDestruction" means to destroy a well as defined in Los Angeles County Code, Title 11, Section 11.38.330.

SECTION 147. Section 8.04.524 is hereby amended to read as follows:

8.04.524 Well r<u>R</u>enovation.

"Well <u>FR</u>enovation" means to deepen an existing well or any modification of an existing well or well casing.

SECTION 148. Section 8.04.525 is hereby amended to read as follows:

8.04.525 Well <u>yY</u>ield <u>tT</u>est.

A-<u>"wW</u>ell <u>yY</u>ield <u>tT</u>est" means the established protocol acceptable to the <u>dD</u>irector by which an authorized tester as defined in <u>Section</u> 11.38.275, investigates the sustainability of a water source through pumping and recovery measurements.

SECTION 149. Section 8.04.530 is hereby amended to read as follows:

8.04.530 Wiping r<u>R</u>ag b<u>B</u>usiness.

"Wiping <u>FRag</u> <u>Business</u>," as used in this <u>Chapter</u>, means the business of laundering, sanitizing, or selling wiping rags.

SECTION 150. Section 8.04.540 is hereby amended to read as follows:

8.04.540 Purpose and Statutory Authority of Chapter Provisions.

The purpose of the ordinance codified in this e<u>C</u>hapter is to establish a <u>pP</u>ublic <u>hH</u>ealth <u>H</u>icense, <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit, <u>endorsement</u>, and public health registration fee system for activities subject to <u>sS</u>tate statutes, orders, quarantines, rules, or regulations relating to public health, so that <u>eC</u>ounty expenses resulting from enforcement of such <u>sS</u>tate statutes, rules, or regulations are offset by the fees collected. The authority for this <u>cC</u>hapter is California Health and Safety Code section 101325 and Food and Agricultural Code section 33252.

SECTION 151. Section 8.04.550 is hereby amended to read as follows:

8.04.550 Jurisdiction.

Public <u>hH</u>ealth <u>IL</u>icenses and <u>pP</u>ermits required by this <u>eC</u>hapter shall be required of any business or activity within the area in which the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer enforces any <u>eS</u>tate statute, order, quarantine, rule, or regulation relating to public health, whether within or outside an incorporated city.

SECTION 152. Section 8.04.560 is hereby amended to read as follows:

8.04.560 Business in <u>Fixed <u>IL</u>ocation—Public <u>H</u>ealth <u>IL</u>icense and <u>P</u>ermit <u>rR</u>equirements.</u>

Any person conducting, at a fixed location, any business, occupation or other activity listed in Section 8.04.720 of this <u>Chapter</u> within the geographic area under the jurisdiction of the e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer shall procure a <u>e</u>County <u>p</u>Public <u>hHealth</u> <u>HL</u>icense or <u>pP</u>ermit from the <u>e</u>County <u>hH</u>ealth <u>o</u>Officer. Such license or permit shall be in addition to any other license or permit required by this <u>e</u>County or by any other public jurisdiction.

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SECTION 153.Section 8.04.570 is hereby amended to read as follows:8.04.570Business in fFixed lLocation—Receipted tTax bBill in
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I<u>L</u>ieu w<u>W</u>hen.

Notwithstanding Section 8.04.560, any person conducting at a fixed location any business, occupation, or other activity which is the subject of a direct assessment

pursuant to Part 3 of this e<u>C</u>hapter shall be permitted to use their receipted tax bill in lieu of a <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense.

SECTION 154. Section 8.04.580 is hereby amended to read as follows:

8.04.580 Itinerant b<u>B</u>usinesses—Public <u>hH</u>ealth <u>pP</u>ermit r<u>R</u>equirements.

A. Any person conducting a business, occupation, or other activity listed in Section 8.04.720 of this eChapter within the geographic area under the jurisdiction of the eCounty hHealth eOfficer, but not at a fixed location, shall procure each year a eCounty pPublic hHealth pPermit from the eCounty hHealth eOfficer. Such permit shallbe in addition to any other license or permit required by this eCounty or by any otherpublic jurisdiction.

B. Either the lessor or the lessee of a food vehicle must obtain a permit. If the lessor obtains the permit and there is a change in the lessee, he shall notify the county health officer and obtain a new permit. If a lessee obtains the permit, any subsequent lessee shall obtain a new permit.

SECTION 155. Section 8.04.590 is hereby amended to read as follows:

8.04.590 Separate <u>pP</u>ublic <u>hH</u>ealth <u>Licenses</u> and <u>pP</u>ermits for <u>sS</u>eparate <u>aA</u>ctivities.

If a person engages in, conducts, manages, or carries on at the same time more than one of the activities for which a <u>pP</u>ublic <u>hH</u>ealth <u>lL</u>icense or <u>pP</u>ermit is required by this e<u>C</u>hapter, <u>hesuch person</u> shall be deemed to be engaging in, conducting, managing, and carrying on each such activity separately and apart from the other such activity, and a separate license or permit shall be procured for each activity, whether

located on the same premises or not, except in those cases specifically mentioned in this e<u>C</u>hapter.

 SECTION 156.
 Section 8.04.595 is hereby amended to read as follows:

 8.04.595
 Public health license and permit—Annual certification

 inspection Mobile Food Facility Certification.

The owner/operator of a mMobile fEood fEacility or mMobile sSupport uUnit shall obtain an annual certification inspection from the cCounty hHealth eOfficer prior to beginning operation. The enforcement agency shall initially approve all mobile food facilities and mobile support units as complying with California Health and Safety Code Chapters 1-8, inclusive, 10 and 13. The county health officer shall then issue a certification sticker which shall be affixed to the mobile food facility or mobile support unit's current public health operating permit. Failure to secure an annual a certification sticker shall result in a suspension or revocation of the pPublic hHealth $\frac{1}{L}$ icense or pPermit.

SECTION 157. Section 8.04.600 is hereby amended to read as follows:

8.04.600 Public <u>hH</u>ealth <u>L</u>icense and <u>pP</u>ermit—Application rRequirements.

Every person desiring a pPublic hHealth ILicense or pPermit to conduct any business, occupation or other activity provided for in this eChapter shall file an application with the eCounty hHealth eOfficer upon a form to be provided by the eCounty hHealth eOfficer, and at such time pay the required fee and penalty, if any.

SECTION 158. Section 8.04.610 is hereby amended to read as follows:

8.04.610 Public <u>hH</u>ealth <u>License</u> and <u>pP</u>ermit—County <u>hH</u>ealth <u>eOfficer aAction on aApplication.</u>

Upon receipt of an application with all pertinent data and the pPublic hHealth lLicense or pPermit fee, and on condition that the applicant meets all criteria required by law, the eCounty hHealth eOfficer, shall issue the license or permit to the licensee or permittee.

SECTION 159. Section 8.04.620 is hereby amended to read as follows:

8.04.620 Biennial <u>cC</u>ertification <u>eExamination fFee</u>.

Certified $b\underline{B}$ ackflow $p\underline{P}$ revention $d\underline{D}$ evice $t\underline{T}$ esters shall be examined biennially to certify their competence in $b\underline{B}$ ackflow $p\underline{P}$ revention $d\underline{D}$ evice testing and reporting. An examination fee shall be established to offset the costs of administering the certification examination.

SECTION 160. Section 8.04.630 is hereby amended to read as follows:

8.04.630 Water <u><u>+</u>Treatment <u>+</u>System <u>e</u>Evaluation <u>i</u>Investigation</u>

f<u>F</u>ee.

Proposals for installation of \underline{W} ater \underline{t} reatment \underline{s} ystems shall be investigated and evaluated to determine the need for and suitability of the proposed water treatment system. A fee shall be established to offset the costs of the \underline{W} ater \underline{t} reatment \underline{s} ystem \underline{e} valuation \underline{i} nvestigation.

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SECTION 161.Section 8.04.635 is hereby amended to read as follows:8.04.635Plan cCheck rRequirements fFor cCertain bBusinesscClassifications.
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A. Every person proposing to construct, remodel or change the <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense or <u>pP</u>ermit classification of any business listed in Section 8.04.725 of <u>this chapter</u> shall make application to the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer and submit the required <u>pP</u>lan <u>eC</u>hecking <u>fF</u>ees at the time of submission of plans to the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer.

B. Such pP lan eC hecking fE ees are in addition to any other pP ublic hH ealth IL icense or P permit fees which may be required for the operation of these establishments.

<u>C.</u> A separate fee to conduct a Site Evaluation may be charged when such an evaluation is deemed necessary by the County Health Officer.

SECTION 162. Section 8.04.640 is hereby amended to read as follows:

8.04.640 Public <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit—Period of +Validity—Renewals—Fee <u>pP</u>roration.

A. Except as provided in <u>sSubsection B of this sSection</u>, <u>pPublic hH</u>ealth <u>iLicenses and pPermits required by this eChapter shall be issued for a period of one</u> year, with the license and permit year beginning on July 1st, and extending through June 30th of the following year. Such <u>iLicenses and pPermits shall be renewable from</u> year to year upon payment, on or before the delinquency date of each such year, of the fee required by Sections 8.04.710 and 8.04.720-of this chapter, or upon payment of such fee plus penalties.

B. Where an initial pPublic hHealth lLicense or pPermit is issued to a person for a business or activity commencing during a license or permit year, the license or permit fee shall be:

1. If the business commences during the months of July, August or September, the full annual fee;

If the business commences during the months of October,
 November or December, three-quarters <u>(3/4)</u> of the annual fee;

3. If the business commences during the months of January, February or March, one-half (1/2) of the annual fee;

4. If the business commences during the months of April, May or June, one-quarter (<u>1/4</u>) of the annual fee.

C. License fees placed on the secured tax roll pursuant to Part 3 of this e<u>C</u>hapter shall not be prorated.

SECTION 163. Section 8.04.645 is hereby amended to read as follows:

8.04.645 Fees <u>For aA</u>dditional <u>rR</u>einspections of <u>Food-rR</u>elated bBusinesses.

In addition to the pPublic hHealth lLicense and pPermit fees provided by Section 8.04.640, all persons engaged in the sale or processing of food shall pay the appropriate reinspection fee listed in Section 8.04.720 of this chapter. A reinspection fee shall be due and payable whenever:

A. The County $hHealth \oplus Officer$ has given an official inspection report identifying a public health code violation or violations to the person who owns or operates such a business, and the notice contains a reinspection date by which the violation or violations must be corrected;

B. The violation or violations have not been corrected by the reinspection date provided on the official inspection report; and

C. An additional reinspection is necessary to determine that the violation or violations have been corrected.

SECTION 164. Section 8.04.650 is hereby amended to read as follows:

8.04.650 Notice tTo bBe gGiven.

A. All official inspection reports issued to food-related businesses shall contain a notice similar to the following:

"Failure to correct the above violations by the compliance date may result in additional fees of (amount of fee) for each additional reinspection."

B. When an additional reinspection fee is due and payable pursuant to Section 8.04.645 of this e<u>C</u>hapter, the e<u>C</u>ounty <u>h</u>Health <u>e</u>Officer shall provide a written notice of additional reinspection fee and the delinquency date for payment of the fee to the person engaged in such business. The written notice shall provide a warning similar to the following:

"Notice — Because of necessary additional reinspections of your business, you must pay a fee of (amount of fee). The fee shall be collected by the e<u>C</u>ounty <u>hH</u>ealth e<u>O</u>fficer and must be received or postmarked on or before (date of delinquency).

Failure to pay such fee by this date shall result in the assessment of a penalty of \$50.00, plus interest of <u>one and one-half (1-1/2) percent</u> per month, in addition to the underlying fee."

SECTION 165. Section 8.04.655 is hereby amended to read as follows:

8.04.655 Collection of <u>rR</u>einspection <u>fF</u>ee.

The reinspection fee, interest at the rate set forth in Section 8.04.840 and any penalty thereon shall be collected by the e<u>C</u>ounty <u>hH</u>ealth <u>e</u><u>O</u>fficer. The e<u>C</u>ounty

<u>hH</u>ealth <u>aOfficer</u> may add any unpaid balance to the amount due for any subsequent <u>pPublic hH</u>ealth <u>lLicense</u> or <u>pPermit</u> renewal or license or permit application by the person who owns or operates such food-related business or refer any delinquent fees to the Treasurer and Tax Collector for collection. The total amount due shall be the license or permit fee for such business.

SECTION 166.Section 8.04.660 is hereby amended to read as follows:8.04.660Public hHealth ILicense or pPermit—Fictitious nNamerRestrictions.

A. A <u>pPublic hH</u>ealth <u>ILicense or <u>pP</u>ermit may be issued pursuant to this e<u>C</u>hapter to a corporation duly authorized to transact business in this <u>sS</u>tate, or to a person operating under a fictitious name who has complied with all of the provisions of <u>Section 1790 et seq.</u> of the <u>California</u> Business and Professions Code <u>section 1790 et</u> <u>seq. of this state</u> or any statute superseding or taking the place of such code sections. Otherwise, all such licenses or permits shall be issued in the true name of the individual or individuals applying therefor. Except as above provided, no business so licensed or issued a permit may operate under any false or fictitious name.</u>

B. A <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense or <u>pP</u>ermit issued to a corporation shall designate such corporation by the exact name which appears in the articles of incorporation of such corporation.

SECTION 167. Section 8.04.670 is hereby amended to read as follows:

8.04.670 Fee e<u>E</u>xemptions—Blind <u>pP</u>ersons.

A. The c<u>C</u>ounty <u>hH</u>ealth <u>o</u>C fficer shall issue without fee a <u>pP</u>ublic <u>hH</u>ealth <u>iL</u> icense or <u>pP</u>ermit to any blind person who otherwise would be entitled to such license

or permit if such person files with the e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer a certificate by a licensed physician and surgeon or by the <u>California</u> Department of Rehabilitation of the state of California that <u>hesuch person</u> is a blind person as those words are used in this <u>sSection</u>.

B. As used in this <u>sS</u>ection a "blind person" means a person having not more than <u>ten (10)</u> percent visual acuity in the better eye with correction.

SECTION 168. Section 8.04.700 is hereby amended to read as follows:

8.04.700 Fee <u>eExemptions</u>—Conditions for <u>eC</u>haritable

aActivities.

An activity for which a pPublic hHealth ILicense or pPermit is required by this eChapter shall be deemed to qualify for a no-fee license or permit if:

A. The entity providing the activity complies with United States Code, Title
26, Internal Revenue Code, Section 501(c)(3); and

B. The activity which is being licensed or permitted exclusively provides:

1. Meals without charge to the recipient; or,

2. Housing without charge to the recipient or at reduced rents through Permanent Supportive Housing as that term is defined in Section 8.04.345; or,

3. Therapeutic services without charge to the recipient. For purposes of this Section 8.04.700, "therapeutic services" shall mean activities intended to treat an illness or disability.

SECTION 169. Section 8.04.705 is hereby amended to read as follows:

8.04.705 Fees for <u>uUnlicensed aActivities</u>.

A. The e<u>C</u>ounty shall recover the cost of the County <u>hH</u>ealth <u>eO</u>fficer's enforcement activities when they are otherwise not regulated by a <u>pP</u>ublic <u>hH</u>ealth <u>ILicense or <u>pP</u>ermit as listed in Section 8.04.720. The <u>eC</u>ounty shall also recover any reasonable costs that it may incur in connection with the collection of such fees.</u>

B. The fee shall be assessed when:

____1. The County <u>hH</u>ealth <u>oOfficer</u> has issued an official inspection report or notice of violation requiring correction of a condition found to exist on property owned, maintained or occupied by the person or persons liable for such condition; or

___2. The County hHealth eOfficer has spent at least one (1) hour in attempting to obtain correction of the condition.

C. The fee shall be determined in accordance with the Standard Hourly Billing Rate Schedule in Section 8.04.728, Subsection C.

SECTION 170. Section 8.04.710 is hereby amended to read as follows:

8.04.710 Fee <u>rR</u>equirements <u>gG</u>enerally.

Unless otherwise specified, the annual pPublic hHealth ILicense or pPermit feesrequired to be paid to perform or carry on, conduct or engage in any of the businesses, occupations, institutions or acts set forth in Section 8.04.720 within the area under the jurisdiction of the eCounty hHealth eOfficer shall be as listed in Section 8.04.720.

SECTION 171. Section 8.04.715 is hereby amended to read as follows:

8.04.715 Duty to eObey hHealth eOfficer.

In addition to paying the fee prescribed in Section 8.04.720, in order to perform or carry on, conduct or engage in any of the businesses, occupations, institutions, or acts set forth in Section 8.04.720 within the area under the jurisdiction of the e<u>C</u>ounty

hHealth eOfficer, and as a condition of the continued validity of a <u>Public</u> hHealth lLicense or pPermit, all persons shall comply with all sState statutes, orders, quarantines, rules, regulations, or directives relating to the public health.

SECTION 172. Section 8.04.720 is hereby amended to read as follows:

8.04.720 Fee Schedule.

Business Classification	Permit Fee
Animal f <u>F</u> ood <u>mM</u> arket	\$201.00
Animal <u>kK</u> eeper:	
Category I	522.00
Category II	646.00
Category III	708.00
Commissary	
Cleaning and Storage Facility	<u>310.00</u>
Food preparation, 1-10 Mobile Food Facilities	<u>678.00</u>
Food preparation, 11+ Mobile Food Facilities	779.00
Food Storage and Cleaning Facility	<u>401.00</u>
Storage Facility	274.00
Compact Mobile Food Operation	
Auxiliary Conveyance Operator, Site-Specific	<u>487.00</u>
High Risk	<u>592.00</u>
Low Risk	<u>126.00</u>

Moderate Risk	<u>299.00</u>
Cottage f <u>F</u> ood e <u>O</u> peration , Class B	292.00
<u>Class B</u>	<u>292.00</u>
With Compact Mobile Food Operation Storage	336.00
Dependent Food Operator	<u>309.00</u>
Food vehicle:	
	127.00
— Mobile food facility—food cart, low risk	393.00
Mobile food facility food cart, high risk	772.00
Mobile food facility—food truck, low risk	692.00
Mobile food facility—food truck, high risk	905.00
Food vehicle commissary:	
	573.00
— 11 or more vehicles	652.00
Food vehicle storage facility	382.00
Food vehicle cleaning and storage facility	421.00
Independent Milk-Delivery Vehicle	<u>127.00</u>
Mobile Food Facility:	
Low Risk	325.00

Moderate Risk	<u>598.00</u>
High Risk	<u>761.00</u>
Mobile Support Unit	<u>313.00</u>
•••	
Personal hawker	224.00

SECTION 173. Section 8.04.725 is hereby amended to read as follows:

8.04.725 Schedule of Plan Check Fees.

The schedule of pPlan eCheck fFees to be paid at the time plans are submitted

to the County Health Officer shall be as follows:

Business Classification	Plan Check Fees
Body a <u>A</u> rt f <u>F</u> acility:	
Permanent <u>c</u> osmetics	343.00
Remodel	343.00
Tattooing, Piercing, Branding	568.00
<u>Commissary:</u>	
Cleaning and/or Storage Facility	402.00
Food Preparation, High Risk	<u>796.00</u>
Food Storage and Cleaning Facility	<u>546.00</u>
Compact Mobile Food Operation:	

Approved Model Plan Final Evaluation, Pre-Packaged	246.00
Approved Model Plan Final Evaluation, Unpackaged	<u>285.00</u>
Home Storage Endorsement	<u>199.00</u>
Prepackaged Potentially Hazardous Food	<u>439.00</u>
Unpackaged Food	<u>633.00</u>
Food vehicle, retail	746.00
Food vehicle commissary	796.00
Food vehicle storage facility	201.00
Food vehicle cleaning and storage facility	201.00
Mobile Food Facility:	
High Risk	<u>741.00</u>
Low or Moderate Risk	<u>544.00</u>
Mobile Support Unit	<u>441.00</u>

SECTION 174. Section 8.04.728 is hereby amended to read as follows:

8.04.728 Service Charges—Basis—Payment.

A. Whenever another government jurisdiction requires a person to secure an inspection, evaluation, report or approval by the County Health Officer, necessitating the County Health Officer to provide a service, such person shall pay a fee to offset the costs incurred by the County Health Officer as set forth in this s<u>S</u>ection.

• • •

F. Following is the Schedule of Service Charges for services provided by the County Health Officer. Failure to pay said fees constitutes a violation of this Section and may be prosecuted as such.

Backflow <u>pP</u> revention assembly Device (each):	\$37.00
Backflow <u>pP</u> revention <u>dD</u> evice tester:	
Biennial c <u>C</u> ertification e <u>E</u> xamination t <u>T</u> ester	340.00
f <u>F</u> ee	
Listing of certified <u>b</u> Backflow <u>pP</u> revention	276.00
d <u>D</u> evice t <u>T</u> esters	
g. Mobile Food Facility <u>, Low Risk</u>	4 <u>21.00298.00</u>
h. Mobile Food Facility, Moderate Risk	<u>326.00</u>
i. Mobile Food Facility, High Risk	<u>416.00</u>
Shared <u>kK</u> itchen <u>cC</u> omplex:	
Shut dDown tTest for Alternate Water Systems	2,368.00
Site Evaluation	<u>1 Hour Minimum Standard</u>
	Billing Hourly Rate

SECTION 175. Section 8.04.730 is hereby amended to read as follows:

8.04.730 Public <u>hH</u>ealth <u>License</u> and <u>pP</u>ermit—Contents.

Each <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit shall state the person to whom, and the kind of business or businesses, the account identifier, and the location for which it is issued, and the date of issuance, the license or permit period for which it is issued, and shall refer to this <u>eC</u>hapter and be signed by the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer.

SECTION 176. Section 8.04.740 is hereby amended to read as follows:

8.04.740 Public <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit—Exhibition on <u>rR</u>equest.

Every person having a pPublic hHealth lLicense or pPermit under the provisions of this eChapter shall produce and exhibit the same whenever requested to do so by any officer authorized to issue, inspect or collect licenses and permits.

SECTION 177. Section 8.04.750 is hereby amended to read as follows:

8.04.750 Public <u>hH</u>ealth <u>License</u> and <u>pP</u>ermit—Posting at <u>fFixed</u> <u>pP</u>lace of <u>bB</u>usiness.

Every person having a pPublic hHealth ILicense or pPermit under the provisionsof this eChapter and conducting, managing or carrying on a business or occupation at afixed place of business, shall keep such license or permit posted and exhibited while inforce in some conspicuous part of said place of business.

SECTION 178. Section 8.04.752 is hereby amended to read as follows:

8.04.752 Posting <u>rR</u>equirements—Penalty for <u>nN</u>oncompliance— Documents <u>aA</u>vailable for <u>pP</u>ublic <u>rR</u>eview.

A. Upon issuance by the e<u>C</u>ounty <u>hH</u>ealth <u>a</u>Officer, the <u>County <u>hH</u>ealth <u>aOfficer</u> shall post at every f<u>F</u>ood f<u>F</u>acility the <u>lL</u>etter <u>gG</u>rade <u>aC</u>ard or the <u>iI</u>nspection <u>aS</u>core <u>aC</u>ard as determined by the <u>aC</u>ounty <u>hH</u>ealth <u>aOfficer</u>, so as to be clearly visible</u>

to the general public and to patrons entering the facility. "Clearly visible to the general public and to patrons" means:

1. Posted in the front window of the fE ood fE acility within five (5) feet of the front door or posted in a display case mounted on the outside front wall of the fE ood fE acility within five (5) feet of the front door;

2. Posted adjacent to the pass out window on a \underline{mM} obile f<u>F</u>ood f<u>F</u>acility, or on the customer service side of an unenclosed \underline{mM} obile f<u>F</u>ood f<u>F</u>acility; or

3. Posted in a location as directed and determined in the discretion of the e<u>C</u>ounty <u>hH</u>ealth <u>eO</u>fficer to ensure proper notice to the general public and to patrons.

B. In the event that a <u>fF</u>ood <u>fF</u>acility is operated in the same building or space as a separately licensed or permitted business, or in the event that a <u>fF</u>ood <u>fF</u>acility shares a common patron entrance with such a separately licensed or permitted business, or in the event of both, the <u>cC</u>ounty <u>hH</u>ealth <u>eO</u>fficer shall post the <u>lL</u>etter <u>gG</u>rade <u>eC</u>ard or the <u>iInspection sScore eC</u>ard in the initial patron contact area, or in a location as determined in the discretion of the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer.

C. The <u>IL</u>etter <u>gG</u>rade <u>cG</u>ard and the <u>iI</u>nspection <u>sS</u>core <u>cG</u>ard shall not be defaced, marred, reproduced, copied, camouflaged, hidden or removed. It is unlawful to operate a <u>fF</u>ood <u>fF</u>acility unless the <u>IL</u>etter <u>gG</u>rade <u>cG</u>ard or the <u>iI</u>nspection <u>sS</u>core <u>cG</u>ard as determined by the <u>cG</u>ounty <u>hH</u>ealth <u>eO</u>fficer, is in place as set forth hereunder. Removal of the <u>IL</u>etter <u>gG</u>rade <u>cG</u>ard or the <u>iI</u>nspection <u>sS</u>core <u>cC</u>ard is a violation of this <u>cG</u>hapter and may result in the suspension or revocation of the <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit and shall be punishable as specified in Section 8.04.930.

D. Every f<u>F</u>ood f<u>F</u>acility shall post a legibly lettered sign which displays the following information so as to be clearly visible to the general public and to patrons entering the facility:

Any public health concerns regarding this facility should be directed to the County of Los Angeles, Environmental Health office located at:

_____ (local office address and telephone number to be provided by the e<u>C</u>ounty <u>hH</u>ealth e<u>O</u>fficer).

E. The f<u>F</u>ood e<u>O</u>fficial <u>iI</u>nspection <u>rReport</u> upon which the <u>iLetter gG</u>rade e<u>C</u>ard or the <u>iI</u>nspection <u>sS</u>core e<u>C</u>ard is based and all subsequent reports issued by the <u>e</u>County <u>hH</u>ealth <u>eO</u>fficer shall be maintained at the <u>fF</u>ood <u>fF</u>acility and shall be available to the general public and to patrons for review upon request. The <u>fF</u>ood <u>fF</u>acility shall keep the <u>fF</u>ood <u>eO</u>fficial <u>iI</u>nspection <u>rReport</u> and all subsequent reports until such time as the <u>eCounty <u>hH</u>ealth <u>eO</u>fficer completes the next <u>rRoutine <u>iI</u>nspection of the facility and issues a new <u>fFood eO</u>fficial <u>iInspection <u>rReport</u>.</u></u></u>

SECTION 179. Section 8.04.755 is hereby amended to read as follows:

8.04.755 Letter <u>gG</u>rade <u>eC</u>ard and <u>iInspection <u>sS</u>core <u>eC</u>ard— Period of <u>+V</u>alidity.</u>

A <u>IL</u>etter <u>gG</u>rade <u>eC</u>ard or <u>iInspection <u>sS</u>core <u>eC</u>ard shall remain valid until the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer completes the next <u>rR</u>outine <u>iInspection of the fF</u>ood <u>fF</u>acility.</u>

SECTION 180. Section 8.04.760 is hereby amended to read as follows:

8.04.760 Public <u>hH</u>ealth <u>pP</u>ermit—Carrying by <u>il</u>tinerants.

Every person having such permit and not having a fixed place of business shall carry such permit with him at all times while carrying on the business or occupation for which same was granted.

SECTION 181. Section 8.04.770 is hereby amended to read as follows:

8.04.770 Vehicle and eEquipment ildentification.

The e<u>C</u>ounty <u>h</u>Health <u>e</u>Officer may, when he deems necessary, issue in conjunction with any <u>p</u>Public <u>h</u>Health <u>i</u>License or <u>p</u>Permit required by this <u>e</u>Chapter further identification in the form of a license plate, decal or gummed sticker. Upon issuance of same, he shall, in writing, advise the licensee or permittee as to where this identification is to be affixed.

SECTION 182. Section 8.04.780 is hereby amended to read as follows:

8.04.780 Vending mMachine eOperator rRequirements.

A. Each food or drink vending machine shall have affixed thereon, in an accessible place, an identification plate made of durable material, setting forth the model number or symbol of the machine and the serial number identifying each machine.

B. In addition, there shall be affixed to each food or drink $\frac{1}{2}$ ending <u>mM</u>achine a decal or other indication furnished by the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer that the required <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit fee has been paid for the current year.

C. The operator of a food or drink $\forall V$ ending $\underline{m}M$ achine $\underline{b}B$ usiness shall maintain in its headquarters or principal place of business a current record or list by serial number of every such machine and its location within the area under the jurisdiction of the e<u>C</u>ounty $\underline{h}H$ ealth $\underline{o}O$ fficer.

SECTION 183. Section 8.04.785 is hereby added to read as follows:

8.04.785 Additional Requirements for Mobile Food Facilities and Commissaries.

A. The owner/operator of a Mobile Food Facility or Mobile Support Unit shall complete a Mobile Food Facility Route Sheet, obtained from the County Health Officer, listing the complete address, telephone number, and arrival/departure times of each location where the retail food business is being conducted. The Mobile Facility Route Sheet shall be maintained on file at the Mobile Food Program. The owner/operator of a Mobile Food Facility or Mobile Support Unit shall notify the County Health Officer of any significant changes to the Mobile Food Facility Route Sheet within thirty (30) days. Failure to provide an accurate and current Mobile Food Facility Route Sheet may result in suspension or revocation of the Public Health License or Permit.

B. The Commissary operator shall provide a current list of all Mobile Food Facilities that operate in conjunction with the Commissary to the County Health Officer every ninety (90) days.

SECTION 184. Section 8.04.790 is hereby amended to read as follows:

8.04.790 Public <u>hH</u>ealth <u>License</u> and <u>pP</u>ermit—Transfer.

A. Any <u>pPublic <u>hH</u>ealth <u>pP</u>ermit, once issued, is nontransferable. A <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit shall be valid only for the person, location, and type of activity approved at the time of issuance and, unless suspended or revoked for cause, for the time period indicated.</u>

B. A <u>pPublic <u>hH</u>ealth <u>IL</u>icense shall be valid only for the person and type of activity approved at the time of issuance. Any <u>pPublic <u>hH</u>ealth <u>IL</u>icense required by this</u></u>

e<u>C</u>hapter may be transferred by the licensee upon application to the e<u>C</u>ounty <u>hH</u>ealth e<u>O</u>fficer and under the following conditions:

1. Investigation by the e<u>C</u>ounty <u>hH</u>ealth <u>eO</u>fficer determines the proposed facility and its method of operation will conform to all applicable laws and regulations;

2. The proposed facility remains within the same type of activity and the same category of operation as the original facility, as specified in Section 8.04.720; and

3. The transfer is not in conflict with any applicable law or regulation.

C. The e<u>C</u>ounty may recover from the person transferring the <u>pP</u>ublic <u>hH</u>ealth <u>lL</u>icense all reasonable costs that it incurs in connection with the transfer.

SECTION 185. Section 8.04.800 is hereby amended to read as follows:

8.04.800 Public <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit—Partnership <u>tT</u>ransfer <u>fF</u>ee.

If a <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense or <u>pP</u>ermit is issued to a partnership and the partnership is changed by the addition of new partners, the license or permit may be transferred to the new partnership if the new partnership makes application for such transfer in the same manner as for a new license or permit and pays a transfer fee of \$10.00 to the e<u>C</u>ounty <u>hH</u>ealth <u>eO</u>fficer.

SECTION 186.	Section 8.04.810 is hereby amended to read as follows:
8.04.810	Lost p Public h <u>H</u> ealth <u>IL</u> icense and p Permit
r<u>R</u>eplacement.	

Where, from such evidence as <u>hethe County Health Officer</u> sees fit to require, the e<u>C</u>ounty <u>hH</u>ealth <u>eOfficer</u> finds that a <u>pP</u>ublic <u>hH</u>ealth <u>H</u>ealth <u>H</u>ealth <u>P</u>ermit (whether in the form of a tag, plate, paper or card, sticker, or otherwise) has been lost, <u>hethe</u> <u>County Health Officer</u> shall issue a duplicate license or permit to the owner thereof upon payment of \$20.00.

SECTION 187. Section 8.04.817 is hereby amended to read as follows:

8.04.817 Public hHealth ILicense and pPermit—Reporting

r<u>R</u>equirements.

Every person having a pPublic hHealth lLicense or pPermit under the provisions of this eChapter shall report to the Department of Public Health the following changes of status to the business within <u>fifteen (15)</u> days of the change:

- A. Change of mailing address;
- B. Sale and/or transfer of ownership;
- C. Permanent closure or cessation of business.

SECTION 188. Section 8.04.820 is hereby amended to read as follows:

8.04.820 Procedures for <u>ilssuing p</u>ublic <u>hH</u>ealth <u>lL</u>icenses and <u>pP</u>ermits for <u>tT</u>emporary <u>aA</u>ctivities.

A. Notwithstanding Section 8.04.640, if the applicant for a <u>pP</u>ublic <u>hH</u>ealth <u>iLicense or pP</u>ermit under this <u>eC</u>hapter shows to the satisfaction of the <u>eC</u>ounty <u>hH</u>ealth <u>eO</u>fficer that because a business or occupation or other activity is of a seasonal nature, or because of statutory or ordinance regulations or restrictions, or because of acquisition by the public of the premises on which the occupation or business or other activity is situated, or because of similar reasons, such business, occupation or activity

can only be carried on for a limited period of time, not more than three-quarters (<u>3/4</u>) of a year, a license or permit may be issued for such period of time and the license or permit fee shall be the following fraction of the annual fee:

1. One-quarter of a year or less, one-fourth (1/4);

2. More than one-quarter but not more than one-half <u>(1/2)</u> of a year,

one-half<u>(1/2);</u>

3. More than one-half (1/2) but not more than three-quarters (3/4) of a year, three-fourths (3/4).

B. Such license or permit may be issued for the limited period without regard to fiscal years.

C. Notwithstanding any other provision of this <u>sSection</u>, a swimming pool shall not be considered a seasonal activity.

SECTION 189. Section 8.04.830 is hereby amended to read as follows:

8.04.830 Public <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit—Delinquency

d<u>D</u>ate.

A. "Delinquency <u>dD</u>ate" means:

____1. In the case of a license or permit renewal, the 32nd day of the applicable license or permit year;

____2. In the case of a newly established business or activity for which a license or permit is required, the 61st day after the commencement of the business or activity;

___3. In the case of an additional reinspection fee for a food-related business, the 32nd day after notice of additional reinspection fee is mailed or personally delivered to the person engaged in the food-related business.

B. In the case of those businesses or activities which are the subject of a direct assessment pursuant to Part 3 of this e<u>C</u>hapter, delinquency date for e<u>C</u>ounty taxes collected on the secured roll.

SECTION 190. Section 8.04.840 is hereby amended to read as follows:

8.04.840 Public <u>hH</u>ealth <u>IL</u>icense and <u>pP</u>ermit—Penalty for <u>IL</u>ate f<u>F</u>ee <u>pP</u>ayment.

If any fee required by Division 1 of this \underline{t} itle is not paid prior to the \underline{d} elinquency \underline{d} and \underline{D} ate, in addition to such fee, the licensee or permittee shall pay a penalty equal to \underline{t} wenty-five (25) percent of the fee or \$50.00, whichever is greater, plus an additional amount equal to one and one-half (1-1/2) percent of the license or permit fee owed for each month the fee plus penalties remain delinquent, commencing the first day of the first calendar month that begins at least sixty (60) days after the \underline{d} elinquency \underline{d} ate.

SECTION 191. Section 8.04.841 is hereby amended to read as follows:

8.04.841 Late <u>Fee pPayment</u>—Community <u>eEvent</u>/<u>sS</u>easonal <u>pP</u>ermit.

A e<u>C</u>ommunity <u>e</u>Event <u>e</u>Organizer application or a <u>tTemporary</u> <u>f</u>Eood <u>fF</u>acility application shall be considered late if submitted less than fourteen (14) calendar days prior to the start of the event for which the application is submitted. Any application considered late shall be subjected to a penalty fee equal to twenty-five (25) percent of the permit fee or <u>fifty (\$50.00)</u> dollars, whichever is greater.

SECTION 192. Section 8.04.842 is hereby amended to read as follows:

8.04.842 Late <u>Fee pPayment—Lien aAgainst <u>Licensee or</u> pPermittee <u>aA</u>uthorized <u>wW</u>hen.</u>

If the fee and penalty as described in Section 8.04.840 of this e<u>C</u>hapter is not paid within <u>ninety (90)</u> days after the d<u>D</u>elinquency d<u>D</u>ate, a certificate of lien may be recorded against the licensee or permittee as authorized by Section 101345 of the California Health and Safety Code <u>section 101345</u>.

SECTION 193. Section 8.04.844 is hereby amended to read as follows:

8.04.844 Late f<u>F</u>ee <u>p</u>Payment—Additional <u>p</u>Penalty f<u>F</u>ollowing ILien.

Upon recordation of a certificate of lien described in Section 8.04.842, an additional penalty fee of \$15.00 shall be paid by the licensee or permittee.

SECTION 194. Section 8.04.850 is hereby amended to read as follows:

8.04.850 Public hHealth <u>L</u>icense—Penalty for <u>L</u>ate <u>dD</u>irect

a<u>A</u>ssessment f<u>F</u>ees.

Notwithstanding the provisions of Section 8.04.840, any fee required by this e<u>C</u>hapter which is not paid prior to the <u>dD</u>elinquency <u>dD</u>ate and is included as a direct assessment pursuant to Part 3 of this <u>eC</u>hapter, shall bear the same penalty as delinquent taxes on the secured tax roll.

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SECTION 195.Section 8.04.860 is hereby amended to read as follows:8.04.860County hHealth eOfficer—Fee eCollection and eOtherdDuties.
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The e<u>C</u>ounty <u>h</u>Health <u>o</u>Officer shall collect the license and permit fees and penalties under this <u>e</u>Chapter when <u>hethe County Health Officer</u> receives the application for a license or permit, and perform such other duties as are prescribed by this <u>e</u>Chapter.

SECTION 196. Section 8.04.870 is hereby amended to read as follows:

8.04.870 County <u>hH</u>ealth <u>aOfficer</u>—Public <u>hH</u>ealth <u>lL</u>icense and <u>pP</u>ermit <u>il</u>ssuance and <u>aA</u>ccounting <u>dD</u>uties.

The e<u>C</u>ounty <u>hH</u>ealth <u>e</u>Officer shall maintain an accounting of all issued health licenses and permits for both tracking and audit purposes. The e<u>C</u>ounty <u>hH</u>ealth <u>eO</u>fficer shall number and sign all licenses and permits.

SECTION 197. Section 8.04.880 is hereby amended to read as follows:

8.04.880 County <u>hH</u>ealth <u>eOfficer</u>—Deposit of <u>fF</u>unds.

The e<u>C</u>ounty <u>h</u>Health <u>e</u>Officer shall deposit in the Environmental Health trust fund in the e<u>C</u>ounty treasury all license and permit fees and penalties collected.

SECTION 198. Section 8.04.900 is hereby amended to read as follows:

8.04.900 Minor e<u>E</u>rrors in <u>p</u>Payments.

In the event a discrepancy exists between the amount of the fee paid and the amount of the fee due, resulting in an underpayment or an overpayment of the fee in the amount of \$10.00, or less, the eCounty hHealth eOfficer may accept and record such underpayment or overpayment without other notification to the licensee or permittee or the license or permit applicant.

SECTION 199. Section 8.04.910 is hereby amended to read as follows:8.04.910 Refunds.

A. The e<u>C</u>ounty <u>hH</u>ealth <u>o</u>Officer may refund to the licensee or permittee all moneys collected because of excess, erroneous, or double payment, if the licensee or permittee files a proper claim.

B. Whenever pPublic hHealth ILicense or pPermit fees are reduced duringthe calendar year and made retroactive because the <math>bBoard of sSupervisors finds that the higher fee was not legally justified, and whenever the applicant has paid a higher fee than that required because hethe applicant has paid prior to the beginning of the license or permit period and subsequent to such payment the fee has been reduced, the eCounty hHealth eOfficer shall upon the presentation of a refund claim, make refundsas follows:

1. Apply the payment to the newly established fee; and

2. Remit the remainder to the licensee or permittee.

SECTION 200. Section 8.04.920 is hereby amended to read as follows:

8.04.920 Actions for r<u>R</u>ecovery of d<u>D</u>elinquent <u>l</u><u>L</u>icense or

<u>pP</u>ermit f<u>F</u>ees.

The treasurer-t<u>T</u>ax e<u>C</u>ollector may, in the name of the County of Los Angeles, as plaintiff, bring suit for the recovery of any delinquent license or permit fee imposed against any person required by this e<u>C</u>hapter to procure a license or permit to engage in any business as defined in this e<u>C</u>hapter, who carries on or attempts to carry on such business without such license or permit.

SECTION 201. Section 8.04.930 is hereby amended to read as follows:

8.04.930 Violation—Penalty.

HOA.104044838.15

<u>A.</u>___Violation of this e<u>C</u>hapter is punishable by a fine of not more than \$500.00 or by imprisonment in the e<u>C</u>ounty jail for not more than six (6) months, or by both such fine and imprisonment. Each day during any portion of which any violation of any provision of this e<u>C</u>hapter is committed, continued or permitted, makes such violation a separate offense.

B. Any operator of a Compact Mobile Food Operation who violates any provision of Division 104, Part 7, Chapter 11.7. Compact Mobile Food Operation of the California Health and Safety Code or Title 8 of this Code is subject to an administrative fine as indicated in California Health and Safety Code section 114368.8.

SECTION 202. Section 8.04.932 is hereby amended to read as follows:

8.04.932 Business <u>wW</u>ithout a <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense or <u>pP</u>ermit <u>pP</u>rohibited.

No person shall engage in, conduct, manage or carry on any business or other activity for which a license or permit is required by this e<u>C</u>hapter if:

A. <u>The personHe or she</u> does so without having, pursuant to the provisions of this e<u>C</u>hapter, procured a license or permit to do so and paid the fee required; or

B. If such license or permit has expired, been suspended, revoked, or denied.

SECTION 203. Section 8.04.934 is hereby amended to read as follows:

8.04.934 Operating <u>wW</u>ithout a <u>pP</u>ublic <u>hH</u>ealth <u>lL</u>icense or <u>pP</u>ermit—Deemed <u>mM</u>isdemeanor—Penalty.

<u>A.</u> A violation of Section 8.04.932 is a misdemeanor punishable by fine, or imprisonment in the e<u>C</u>ounty jail for a period not exceeding six <u>(6)</u> months, or both. Such fine shall not be more than \$500.00, and shall:

A.<u>1.</u> For the first violation, not be less than \$100.00;

B.2. For the second and any subsequent violation, be \$500.00.

B. This Section shall not apply to a Compact Mobile Food Operation as defined in California Health and Safety Code section 114368. Any violation of this Chapter by a Compact Mobile Food Operator is subject to penalties pursuant to California Health and Safety Code section 114368.8.

SECTION 204. Section 8.04.936 is hereby amended to read as follows:

8.04.936 Operating w<u>W</u>ithout a p<u>P</u>ublic h<u>H</u>ealth <u>l</u><u>L</u>icense or p<u>P</u>ermit—Injunctive r<u>R</u>elief.

Any person violating Section 8.04.932 may be enjoined from such violation by any court of competent jurisdiction. The remedy provided by this <u>sS</u>ection is cumulative to any other remedy provided by law.

SECTION 205. Section 8.04.938 is hereby amended to read as follows:

8.04.938 Violation of ilnjunction—Civil penalty.

Any person who intentionally violates any injunction issued pursuant to Section 8.04.936 shall be liable for a civil penalty collected by the ϵ <u>C</u>ounty <u>hH</u>ealth ϵ <u>O</u>fficer not to exceed \$500.00 for each violation.

SECTION 206. Section 8.04.942 is hereby amended to read as follows:

8.04.942 Operating <u>w</u>Without a <u>pP</u>ublic <u>hH</u>ealth <u>lL</u>icense or <u>pP</u>ermit—Civil <u>pP</u>enalty.

A. Any person who violates Section 8.04.932 shall be liable for a civil penalty recoverable in a civil action by the e<u>C</u>ounty <u>hH</u>ealth e<u>O</u>fficer:

__1. In an amount not less than \$100.00 for the first violation; and
 __2. In an amount not less than \$500.00 for the second and any subsequent violation.

B. The remedies provided in Section 8.04.934 and by this <u>s</u>ection are mutually exclusive.

SECTION 207. Section 8.04.943 is hereby amended to read as follows:

8.04.943 Public <u>hH</u>ealth <u>pP</u>ermit <u>sS</u>uspension or <u>rR</u>evocation fNotice of <u>cClosure</u>.

A. Upon issuance of a written notice of suspension or revocation of the pPublic hHealth pPermit by the eCounty hHealth eOfficer, the County hHealth eOfficer shall post a nNotice of eClosure at the fFood fFacility so as to be clearly visible to the general public and to patrons.

B. Upon issuance of the written notice of suspension or revocation of the pPublic hHealth pPermit by the eCounty hHealth eOfficer, the fFood fFacility shallimmediately close to the general public and to patrons and shall discontinue alloperations until the pPublic hHealth pPermit has been reissued or reinstated by order ofthe eCounty hHealth eOfficer or until the facility no longer operates as a fFood fFacility.

C. The <u>nNotice</u> of e<u>C</u>losure shall remain posted until removed by the e<u>C</u>ounty <u>hH</u>ealth <u>a</u>Officer. Removal of the <u>nNotice</u> of <u>a</u>Closure by any person other than the <u>a</u>County <u>a</u>Health <u>a</u>Officer or the refusal of a <u>fF</u>ood <u>fF</u>acility to close upon issuance of the written notice of suspension of the <u>pP</u>ublic <u>a</u>Health <u>pP</u>ermit is a violation of this

e<u>C</u>hapter and may result in the suspension or revocation of the f<u>F</u>ood f<u>F</u>acility's p<u>P</u>ublic h<u>H</u>ealth p<u>P</u>ermit and shall be punishable as specified in Section 8.04.930.

SECTION 208. Section 8.04.944 is hereby amended to read as follows:

8.04.944 Continuing violations.

Where the conduct consisting of a violation of Section 8.04.932 or 8.04.938 is of a continuing nature, each day of such conduct is a separate and distinct violation.

SECTION 209. Section 8.04.945 is hereby amended to read as follows:

8.04.945 Public <u>hH</u>ealth <u>pP</u>ermit—Suspension or <u>rR</u>evocation.

Any <u>pP</u>ublic <u>hH</u>ealth <u>pP</u>ermit issued pursuant to this <u>eC</u>hapter may be suspended or revoked in accordance with the procedures set forth in California Health and Safety Code <u>S</u>ection 113950 et seq.

SECTION 210. Section 8.04.946 is hereby amended to read as follows:

8.04.946 Public <u>hH</u>ealth <u>License</u>Suspension or <u>rR</u>evocation.

A. Any <u>pPublic hHealth ILicense issued pursuant to this eChapter may be</u> suspended or revoked by the eCounty <u>hHealth eOfficer</u> for a violation of <u>thethis</u> <u>Los Angeles County</u>-Code or the California Health and Safety Code, or both. Any business or occupation for which the <u>pPublic hH</u>ealth <u>ILicense</u> has been suspended or revoked shall close and remain closed until the license has been reinstated or reissued.

B. Whenever the e<u>C</u>ounty <u>hH</u>ealth <u>o</u><u>O</u>fficer finds that a business or occupation is not in compliance with the requirements of <u>thethis</u> <u>Los Angeles County</u> Code, or the California Health and Safety Code, or both, a written notice to comply shall be issued to the licensee. If the licensee fails to comply, the <u>c</u><u>C</u>ounty <u>hH</u>ealth <u>o</u><u>O</u>fficer shall issue to the licensee a notice setting forth the acts or omissions with which the

licensee is charged and informing the licensee of a right to a hearing, if requested, to show cause why the licensee's <u>pPublic hH</u>ealth <u>IL</u>icense should not be suspended or revoked. A written request for a hearing shall be made by the licensee within <u>fifteen</u> (15) calendar days after service of the notice. A failure to request said hearing within <u>fifteen (15)</u> calendar days after service of the notice shall be deemed a waiver of the right to a hearing. When circumstances warrant, the hearing officer may order a hearing at a reasonable time within this 15<u>-</u>day period to expedite the <u>pPublic hH</u>ealth <u>IL</u>icense suspension or revocation process. The hearing shall be held within <u>fifteen (15)</u> calendar days of the receipt of a written request for a hearing. Upon written request of the licensee, the hearing officer may postpone any hearing date, if circumstances warrant such action.

C. The hearing officer shall issue a written notice of decision to the licensee within five working days following the hearing. In the event of suspension or revocation, the notice shall specify the acts or omissions with which the licensee is charged and shall state the items and extent of the suspension or shall state that the licensee's pPublic hHealth ILicense has been revoked.

D. Notwithstanding any other provision of this $\epsilon \underline{C}$ hapter, if any immediate danger to the public health or safety is found or is reasonably suspected, unless the danger is immediately corrected, the $\epsilon \underline{C}$ ounty $\underline{h}\underline{H}$ ealth $\underline{e}\underline{O}$ fficer may immediately suspend the licensee's $\underline{p}\underline{P}$ ublic $\underline{h}\underline{H}$ ealth $\underline{I}\underline{L}$ icense and order the business or occupation immediately closed, pending a determination of any request for hearing made by the licensee pursuant to $\underline{s}\underline{S}$ ubsection D.2, below. Immediate danger to the public health or safety shall include any condition, based upon inspection findings or other evidence,

that can cause, or is reasonably suspected of causing, infection or disease transmission, or any known or reasonably suspected hazardous condition.

1. Whenever a <u>pP</u>ublic <u>hH</u>ealth <u>IL</u>icense is suspended as the result of an immediate danger to the public health or safety, the <u>cC</u>ounty <u>hH</u>ealth <u>oO</u>fficer shall issue to the licensee a notice setting forth the acts or omissions with which the licensee is charged, specifying the sections of thethis <u>Los Angeles County</u> Code or California Health and Safety Code, or both, allegedly violated, and informing the licensee of the right to a hearing.

2. At any time within <u>fifteen (15)</u> calendar days of service of a notice pursuant to <u>sSubsection D</u>, the licensee may request, in writing, a hearing before a hearing officer to show cause why the <u>pPublic hH</u>ealth <u>H</u>ealth <u>H</u>eicense suspension is not warranted. The hearing shall be held within <u>fifteen (15)</u> calendar days of the receipt of a request for a hearing. A failure to request a hearing within <u>fifteen (15)</u> calendar days shall be deemed a waiver of the right to such hearing.

E. The e<u>C</u>ounty <u>hH</u>ealth <u>o</u><u>O</u>fficer may, after providing opportunity for a hearing, modify, suspend, or revoke a <u>pP</u>ublic <u>hH</u>ealth <u>lL</u>icense for serious or repeated violations of <u>thethiss</u> <u>Los Angeles County</u> Code or the California Health and Safety Code, or both, or for interference in the performance of the duty of the e<u>C</u>ounty <u>hH</u>ealth <u>o</u><u>O</u>fficer.

F. A <u>pPublic <u>hH</u>ealth <u>iLicense</u> may be reinstated, or a new <u>pPublic <u>hH</u>ealth <u>iLicense</u> issued, if the <u>eC</u>ounty <u>hH</u>ealth <u>pO</u>fficer determines that conditions which prompted the suspension or revocation no longer exist.</u></u>

SECTION 211.Section 8.04.947 is hereby amended to read as follows:8.04.947Noncompliance wWith the County hHealth eOfficer—Deemed mMisdemeanor—Penalty.

All persons shall obey all rules, regulations, orders or directives of the <u>County</u> h<u>H</u>ealth e<u>O</u>fficer. Any person who, after notice, violates, or who, upon demand of the <u>County</u> <u>h</u><u>H</u>ealth e<u>O</u>fficer, refuses or neglects to conform to any rule, regulation, order or directive prescribed by the <u>County</u> <u>h</u><u>H</u>ealth e<u>O</u>fficer, is guilty of a misdemeanor, punishable by fine, or imprisonment in the e<u>C</u>ounty jail for a period not exceeding six months, or both. Such fine shall not be more than \$500.00, and shall:

A. For the first violation, not be less than \$100.00;

B. For the second and any subsequent violation, be \$500.00.

SECTION 212. Section 8.04.948 is hereby amended to read as follows:

8.04.948 Noncompliance <u>wW</u>ith <u>the County hH</u>ealth <u>oO</u>fficer— Injunctive <u>rR</u>elief.

Any person who, after notice, violates, or who, upon demand of the <u>County</u> <u>hH</u>ealth <u>eOfficer</u>, refuses or neglects to conform to any rule, regulation, order or directive prescribed by the <u>County hH</u>ealth <u>eOfficer</u>, may be enjoined from such violation by any court of competent jurisdiction. The remedy provided by this <u>sSection</u> is cumulative to any other remedy provided by law. A civil action to enforce the provision of this <u>sSection</u> may be brought by the <u>eCounty eCounsel</u>, the <u>dD</u>istrict <u>aAttorney</u>, or any person directly affected by the failure to comply with the rule, regulation, order, or directive of the <u>County hH</u>ealth <u>eOfficer</u>.