



LAND USE SERVICES DEPARTMENT PLANNING STAFF REPORT



HEARING DATE: April 5, 2012

AGENDA ITEM NO: 2

Project Description:

Applicant: San Bernardino County Department of Land Use Services

Proposal: Amend the Development Code to provide for the permitting of Food Truck Events as a use requiring such an application in the unincorporated area of the County

Community: Countywide

Location: Countywide

Project No: L 612

BACKGROUND:

The State of California has instituted comprehensive regulations to maintain health and sanitation standards in retail food facilities in the State. This regulatory scheme is included in the Health and Safety Code (§ 113700 *et seq.*), and is commonly referred to as the California Retail Food Code, frequently abbreviated as “Cal Code.” Although the Cal Code was intended by the Legislature to occupy the entire field of health and sanitation standards for retail food facilities, the State relies on local enforcement agencies (LEA’s) which have the primary responsibility for enforcement of the Cal Code. The Environmental Health Services Division (DEHS) of the San Bernardino County Department of Public Health is the LEA authorized to interpret, apply and enforce the Cal Code throughout the County, including within incorporated cities and towns.

The Cal Code identifies three basic categories of retail food facilities, with the health and safety regulations varying according to category: (1) permanent facilities such as restaurants and markets; (2) temporary food facilities operating at a fixed location for community events; and, (3) mobile food facilities (MFFs) such as vehicles or carts.

Catering trucks (from which pre-packaged food is sold) and hot food trucks (on which the food is prepared and then sold) are both MFFs. The Cal Code outlines the applicable health and safety requirements, certifications and approvals for MFFs and the authority for the permitting and enforcement of these regulations which is delegated to the LEA’s.

County Regulation

Pursuant to its authority as the LEA for the County, DEHS has historically and continuously recommended prohibiting the operation of hot food trucks based on the potential health risks associated with their operation in this, the largest geographic county in the United States. Pursuant to that recommendation, staff review of county ordinances passed over the past several decades did not reveal a time when the Board of Supervisors (Board) has allowed these types of food trucks to generally operate within the County.

Although across-the-board operations are generally prohibited, hot food trucks are allowed to operate as “temporary food facilities” at “community events” held within the County, such as the

Action taken by the Planning Commission on this item may be appealed to the Board. Yes No
Note: Recommendations to the Board of Supervisors are not appealable.

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Route 66 Rendezvous in the City of San Bernardino or the Upland Lemon Festival in the City of Upland. At these events, the hot food trucks are stationary and are regulated in accordance with Cal Code requirements for a “temporary food facility” rather than those for a “mobile food facility.” The regulatory standards for temporary food facilities at a community event take into account the fact that, under these circumstances, food preparation takes place in a controlled environment with a responsible party (DEHS-permitted event organizer) that has received advance approval of a plan that addresses public health concerns including hand washing, sanitation, and restroom facilities. Additionally, DEHS is made aware of the type of food being prepared in advance and inspections are conducted on site at the event, while vendors are in operation, to assure the protection of public health. DEHS has approved about 200 community events in each of the last two calendar years.

Currently 56 of California’s 58 counties have a provision in their County Codes to allow their respective cities/towns and the County itself (for unincorporated areas) to adopt local land use ordinances to govern the operation of food trucks. San Bernardino and Riverside Counties are the exceptions that currently do not permit food trucks.

Board Direction

Due in large part to the burgeoning popularity of hot food trucks throughout the state and country, on February 8, 2011, the Board authorized staff to conduct research related to legal and practical issues involving hot food trucks. This multi-department study was undertaken and included such issues as permitting, fee structure, letter grading system, equipment requirements, inspection, complaint investigation, enforcement protocols, signage requirements, waste and litter requirements, operational parameters (public vs. private property, hours, noise, density), and traffic. This research resulted in staff identifying three options relative to the County’s regulation of hot food truck operations in the County: (1) maintain the existing County health and safety ordinance and prohibition of hot food trucks except when operating as a temporary food facility at an approved community event, (2) amend the existing County health and safety ordinance to establish a new category of “hot foot truck events,” and (3) amend the existing County health and safety ordinance to permit hot food trucks to operate throughout the County.

On August 9, 2011, staff presented its comprehensive report and conclusions to the Board directed staff to prepare a proposed amendment to the existing County Code to establish regulations for “Food Truck Events,” subject to land use approval by the city or County, depending on the jurisdiction in which the Food Truck Event is proposed.

Based on the Board’s direction to staff on August 9, 2011, this proposed amendment to the Development Code would allow food trucks to operate at designated, organized events at pre-approved fixed locations only, subject to an approved Food Truck Event Permit (FTEP). Food trucks would not be allowed to roam and operate within the unincorporated areas within the public road right-of-way, as part of this proposed ordinance. Staff will monitor the success of the permitting and operation of Food Truck Events, and will report back to the Board with this information at a future date, with an analysis of the success of the permitting and operation of Food Truck Events. The intent of this analysis will be to provide the Board with sufficient information to allow the Board to make an informed decision relative to expanding the definition of Food Truck Event at some future date. A subsequent approval could involve the permitting of food trucks to legally operate within the public right-of-way within the unincorporated County.

There are two distinct components of regulations required to enable local jurisdictions to permit Food Truck Events. The first is the amendment to Title 3 of the County Code relative to food

protection and countywide regulation of Food Truck Events. Title 3 is administered by DEHS, and does not fall under the purview of the County Planning Commission. As such, amendments to Title 3, relative to food truck operations will be presented directly to the Board for consideration. Today's presentation addresses the proposed changes to the Development Code (Title 8 of the County Code.) Both ordinances proposed as amendments to Title 3 and Title 8 will be presented to the Board concurrently for the Board's consideration and approval.

Staff has met with the County Planning Development Technical Forum, the San Bernardino Associated Governments (SANBAG) Plans and Programs Policy Committee and the SANBAG Board of Directors to present the concept of permitting food trucks and to respond to any questions or concerns raised by the local jurisdictions about the development of their own food truck land use ordinances.

ANALYSIS:

To regulate the land use aspect of food trucks, staff is proposing to amend the Development Code to allow Food Truck Events, subject to an approved FTEP. The FTEP would require the Food Truck Event organizer to provide specific information relative to the nature and operation of the Food Truck Event. This will allow Planning staff to review the FTEP to ensure conformity with Food Truck Event requirements contained within the Development Code, to ensure the protection of the health, safety and welfare of the general public.

Food Truck Events will be categorized into two distinct types- Major and Minor. A Major Event is an event where one or more mobile food facilities, other than a Community Event, as defined by DEHS, operate at a designated single location for not more than one day, to sell or provide food to individuals. A Major Event will have an anticipated attendance of over 500 persons, and will be limited to four events per parcel per calendar year. A Major Event which takes place on both a Saturday and Sunday on one weekend will be considered one event, for the purposes of calculating the number of events per parcel.

A Minor Event is an event where one or more mobile food facilities, other than a Community Event, as defined by DEHS, operate at a designated single location in either a single one-day event, or a recurring event on more than one day, not to exceed 365 consecutive days, to sell or provide food to individuals. A Minor Event will have an anticipated attendance of 500 persons or less.

The FTEP application, for both a Major and Minor event, would require the submission of a site plan which shows the layout of the Food Truck Event. The key land use considerations which would be reviewed as part of the permit application include:

- Food truck locations
- Trash disposal
- Restroom locations
- Structure and tent locations
- Lighting
- Fire prevention
- Other food concessions or vendors
- Site access and parking

Other issues which may be considered in the application process, depending on the size of the event, include the provision of emergency medical facilities, monitoring of noise/music levels,

compliance with alcoholic beverage license requirements (if applicable), provision of law enforcement services and emergency evacuation procedures.

Applicants will be required to submit an application for a proposed Major Event concurrently to Land Use Services, as well as other County, State and Federal agencies which could have an interest in the proposed event. These agencies include, but are not limited to, the U.S. Forest Service, Bureau of Land Management, California Department of Transportation, California Department of Alcoholic Beverage Control, California Highway Patrol, County Public Works, County Fire Department and the Inland Counties Emergency Medical Agency (ICEMA), the authority responsible for coordinating emergency medical response services (ambulance/paramedic) throughout the County. The process for review of a Major Event is based on the current process utilized for Temporary Special Event Permits, an existing land use application. The proposed Land Use Services fee for the Food Truck Event Permit (Major or Minor) is \$596.00, the same as the fee for a Temporary Special Event Permit. This does not include the cost of review or permitting by other agencies that may be involved in the process. The proposed fee is for information only, as the establishment of fees is under the jurisdiction of the Board.

The Minor Event, because of its smaller size, is designed to require the review of only County Planning and County Fire. The rationale for this limited review is that the Minor Event is not anticipated to have impacts which would warrant a review by other agencies. However, a FTEP application may be elevated from Minor to Major should staff find, upon review of the application, that conditions of the site or plans for the proposed event will require review by other agencies. Elevating the application from Minor to Major is similar to the existing procedure whereby other Planning applications are elevated to another level of review (ex. Minor Use Permit to a Conditional Use Permit).

Another component of Food Truck Events concerns those locations where proprietors of food trucks prepare their food products, as well as clean-out their trucks and dispose of the food trucks' waste products. These permanent fixed locations, known as commissaries, are permitted through the Development Code as Manufacturing Operations I and II, and would be allowed in designated commercial, industrial and special development zoning districts, subject to approval of a conditional use permit, minor use permit or a site plan permit, depending on the zoning of the proposed commissary location.

A final point of information relates to the distribution of sales tax revenue generated from the operation of food truck businesses. Although sales tax is outside the realm of land use issues under the authority of the Planning Commission, it may interest the Commission to know that sales taxes generated by food truck uses throughout the State, in both cities and unincorporated areas, are currently pooled and then apportioned back to the local jurisdictions under a formula established by the State.

FINDINGS:

1. The proposed amendments are consistent with the General Plan and any applicable community plan or specific plan; County General Plan Policy ED 4.1 encourages activities that “promote commercial development that enhances the County’s economic base, particularly for small businesses, and provides jobs for its residents; and
2. The proposed amendments would not be detrimental to the public interest, health, safety, convenience, or welfare of the County because they are proposed concurrent with application

procedures and safeguards to be implemented by DEHS to protect the public interest, health, safety convenience or welfare; and

3. The proposed amendments are internally consistent with other applicable provisions of this Development Code because they allow for additional business opportunities and a greater variety of dining choices for consumers throughout the County; and
4. The proposed amendments are exempt from the California Environmental Quality Act (CEQA) in accordance with Section 15304(e) of the CEQA Guidelines as the proposed changes to the Development Code will provide for the permitting of Food Truck Events. These Food Truck Events will be minor temporary uses of land having negligible or no permanent effects on the environment.

RECOMMENDATION: Staff recommends that the Planning Commission make the following recommendations to the Board of Supervisors:

- A. ADOPT the proposed Development Code Amendments.
- B. ADOPT the findings as contained in the staff report;
- C. FILE the Notice of Exemption.

ATTACHMENT:

1. Proposed Food Truck Event Ordinance (includes Proposed Fee Ordinance and Proposed Development Code Definitions)

ATTACHMENT 1

PROPOSED FOOD TRUCK EVENT ORDINANCE (INCLUDES PROPOSED FEE ORDINANCE AND PROPOSED DEVELOPMENT CODE DEFINITIONS)

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ORDINANCE NO. _____
AN ORDINANCE OF THE COUNTY OF SAN BERNARDINO, STATE OF CALIFORNIA, ADDING CHAPTER 85.19 TO THE SAN BERNARDINO COUNTY CODE RELATIVE TO THE PERMITTING AND OPERATION OF FOOD TRUCK EVENTS.

The Board of Supervisors of the County of San Bernardino, State of California, ordains as follows:

SECTION 1. The Board of Supervisors of the County of San Bernardino finds that:

(a) Properly noticed public hearings have been held before the Planning Commission and the Board of Supervisors of the County of San Bernardino, State of California, pursuant to the Planning and Zoning Law of the State of California and the San Bernardino County Code.

(b) This ordinance is exempt from the California Environmental Quality Act (CEQA) in accordance with Section 15061(b)(3) of the CEQA Guidelines as the proposed ordinance will not have a significant effect on the environment.

SECTION 2. Section 85.19 is added to Division 5 of Title 8 of the San Bernardino County Code to read:

Chapter 85.19 Food Truck Event Permits

Sections:

- 85.19.010 Purpose
- 85.19.020 Review Authority and Procedure
- 85.19.030 Procedures
- 85.19.040 Post Decision Procedures

85.19.010 Purpose

The purpose of this Chapter is to establish regulations that will protect the general public health, safety, and welfare under the authority granted to governments by the Constitution of the State of California.

85.19.020 Review Authority and Procedure

- (a) Director's authority. Food Truck Event Permits may be reviewed and approved or disapproved by the Director, in compliance with this Chapter.
- (b) Procedure: Staff review without notice.

85.19.030 Procedures

(a) General provisions.

- (1) **Intent.** The intent of this Chapter is to provide regulations for the establishment, operation, removal, and cleanup of Food Truck Events that do not constitute a "land use" of sufficient magnitude or longevity to require permanent land use approval.
- (2) **Permit required.** Except as otherwise provided by the County Code or State law, no person or entity shall advertise, conduct, maintain, operate, or provide admission for any Food Truck Event within the unincorporated areas of the County without possessing an unexpired, unsuspended, and unrevoked Food Truck Event Permit from the Department for each Food Truck Event. Food Truck Events shall be classified as Major or Minor events, as follows:
 - (A) A Major Event is any event, other than a Community Event, where one or more mobile food facilities, as defined by Environmental Health Services, operate at a designated single location for not more than one day, to sell or provide food to individuals, with an anticipated attendance of over 500 persons. A Major Event will be limited to four events per parcel per calendar year. A Major Event which takes place on both a Saturday and Sunday on one weekend will be considered one event, for the purposes of calculating the number of events per parcel.
 - (B) A Minor Event is any event, other than a Community Event, where one or more mobile food facilities, as defined by Environmental Health Services, operate at a designated single location for not more than one day, not to exceed 365 consecutive days, to sell or provide food to individuals. A Minor Event will have an anticipated attendance of 500 persons or less.

- (3) **Exemptions.** Any Food Truck Event which has received another land use approval (e.g., Conditional Use Permit) to allow food trucks shall be exempt from the requirements of this chapter.
- (4) **Maximum Number of Events.** Major Events will be limited to not more than four events per parcel per calendar year.
- (5) **Relevant agencies.** The Department shall notify and consult with all relevant County, State, and Federal agencies in the review of Food Truck Event Permits for Major Events, including the following:
- (A) The County Departments of Airports, Fire, Public Health, Public Works, Sheriff, and the County Code Enforcement Division;
 - (B) The State of California Departments of Alcoholic Beverage Control, Fish and Game, Highway Patrol, and Transportation; and
 - (C) The U.S. Forest Service, Bureau of Land Management, Bureau of Reclamation, and the U.S. Park Service.
- (b) **Required information and timing of application.** Before organizing any Food Truck Event, the applicant shall supply the information the Department may reasonably require based upon the location, intensity, and level of services required for each proposed Food Truck Event. Application for events shall be submitted in a complete form at least 60 days in advance of the anticipated commencement of the activity.
- (c) **Fees.** All estimated total fees and charges shall be deposited by the event applicant with the affected department(s) at least 30 days before the scheduled occurrence of the Food Truck Event.
- (d) **Bonding and insurance.**
- (1) Each applicant may be required to provide sufficient liability insurance naming the County as an additional named insured.
 - (2) The insurance shall be sufficient to protect, defend, and indemnify the County, its agents, employees, officers, servants, and volunteers from and against any claim, damage, injury, liability, and loss of any nature arising out of, or in any way connected to, the Food Truck Event.

- (3) The amount, quality, and type of the insurance shall be determined in compliance with the policy established by the Risk Management Division.
- (4) The County may require a bond to be posted before the Food Truck Event to ensure that all conditions are met, including the cleanup and restoration of landscape.

(e) Review procedures.

- (1) Upon receipt of a completed application, site plan, and all related fees, the Department shall consult with all applicable agencies and departments.
- (2) The Food Truck Event shall comply with the California Environmental Quality Act (CEQA) in compliance with Categorical Exemption Sections 15301 and 15304 of the CEQA Guidelines.
- (3) If the Food Truck Event has the potential to cause adverse environmental impacts, an environmental review of the proposed event shall be conducted in compliance with the County Code and CEQA, and an additional environmental review fee will be required.
- (4) After an environmental determination has been made, or if one is not required, the Director:
 - (A) May refer any Food Truck Event Permit application directly to the Planning Commission or Board for consideration;
 - (B) May require a Conditional Use Permit or other appropriate land use permit and approval where the magnitude or longevity of the use requires the permit and/or approval; and
 - (C) Shall notify the applicant of the Sheriff's determination, if the Sheriff has determined in compliance with Subsection (i), below, that no permit should be issued.
 - (D) May elevate the required Food Truck Event Permit application from a Minor Event Permit to a Major Event Permit when an Event is determined to require review by other agencies.

- (f) Permits nontransferable.** Any permit issued in compliance with this Chapter shall not be transferable to any other date, organization, person, place, or time.

(g) Site Plan and Application Requirements. A site plan and permit application shall be submitted, and shall, at minimum, show or provide the following information: -

- (1) Food Truck staging areas(s);
- (2) Trash receptacles;
- (3) Restrooms;
- (4) Temporary structures or tents;
- (5) Notation of land uses on adjacent properties;
- (6) Site lighting;
- (7) Fire protection, including location of fire hydrants and supplemental water sources;
- (8) Food concessions;
- (9) Inclement weather contingencies;
- (10) Medical/first aid facilities;
- (11) News releases required;
- (12) Noise impact(s) (An applicant's request to play or broadcast music, especially between the hours of 11:00 p.m. and 7:00 a.m., shall be evaluated and determined based on all relevant information including the following: the proximity to the nearest residence, business, or other occupied land use; the topography of the site and relevant surrounding area; and the time limits the music is proposed to be played);
- (13) Restoration of landscape;
- (14) Sanitary facilities;
- (15) Provisions for adequate ingress/egress and adequate parking including provisions for special traffic control measures, including the use of traffic enforcement officers, barricades, cones, signs, maps and any other traffic control devices of any type;
- (16) Topographical and ecological considerations and consideration of alternative sites; and

(17) Water facilities.

(h) Police protection - Sheriff's determination.

- (1) Upon receipt of a Food Truck Event application if referred by the Department, the Sheriff's Department shall make a recommendation for the approval or disapproval and any necessary conditions for a requested Food Truck Event Permit, including those items identified in Subsection (g), above, and the following:
 - (A) Applicants' previous relevant experience and background;
 - (B) Control of alcoholic beverages and dangerous substances;
 - (C) Crowd control measures;
 - (D) Emergency evacuation procedures;
 - (E) News releases;
 - (F) Police protection; and
 - (G) Provisions for special access way(s) for emergency vehicles.
- (2) If the Sheriff determines, for any reason, that the event will endanger the public health, peace, safety, or welfare, no permit shall be issued. The grounds for disapproval by the Sheriff are any one of the following:

(i) Requests for law enforcement services at Food Truck Events

- (1) Any person or entity not required to obtain a Major FTEP in compliance with the provisions of this Chapter may request law enforcement services to preserve the peace at Food Truck Events.
- (2) The application shall be made to the Sheriff and shall be in writing, stating the name and address of the applicant, the place where the Food Truck Event is to be held, the estimated number of persons to be present, and the purpose of the Food Truck Event.

- (3) Upon receipt of the application, the Sheriff shall determine whether law enforcement services are necessary to preserve the peace, and if the Sheriff so determines, and if the services will not reduce the normal and regular on-going service that the County would otherwise provide, the Sheriff shall contract with the applicant to provide the services at an amount to cover all related costs to the County.
 - (4) The costs shall be calculated in compliance with the County's fee provisions pertaining to public gatherings.
- (j) **Permit expiration.** A Food Truck Event Permit shall expire in compliance with the terms of the permit.
- (k) **Complaints.** Any interested person may file a complaint with the Department, the Sheriff, or the Board, or petition for a suspension or revocation of any Food Truck Event Permit issued in compliance with this Chapter.
- (l) **Grounds for suspension or revocation.** The Director or the Sheriff may suspend, and the Director may revoke, any Food Truck Event Permit issued in compliance with this Chapter based upon reasonable causes, which may include any one of the following:
- (1) Nonpayment of required fees to the County or its agents;
 - (2) Violation of any permit condition;
 - (3) Violation of any law involving the operation of the Food Truck Event;
 - (4) Any disorderly conduct or use of dangerous substances caused by the operation of the Food Truck Event; or
 - (5) Information contained in the application, or supplemental information requested from the applicant, is found to be false in any material detail.
- (m) **Suspension.**
- (1) The Director or the Sheriff may summarily suspend any Food Truck Event Permit if the Director or Sheriff finds or reasonably suspects that operation of the event may constitute an immediate public health or safety hazard.
 - (2) At the time of suspension, the Director or Sheriff shall issue a written notice to the permit holder stating the grounds for the suspension and notifying the permit holder of the right to a hearing on the suspension.

- (3) If a written request for hearing is filed with the Director within 15 calendar days after the receipt of the notice, the Director shall provide a hearing within five days of receipt of the written request for a hearing.
- (4) If the suspension notice is given on or within 25 days of the start date of the Food Truck Event, the Director shall take reasonable steps to expedite the hearing process.
- (5) The hearing may be continued from time to time.
- (6) At the conclusion of the hearing, the Director shall render a decision.
- (7) The Director may continue the suspension in effect until the Director determines the grounds for suspension no longer exist.
- (8) If an urgent situation exists relative to the public health, safety, or welfare for a specific Food Truck Event, an emergency suspension may be executed by the Director to be effective immediately.

(n) Revocation.

- (1) The Director may commence revocation proceedings by mailing a notice not less than 10 days before the date set for hearing, informing the permit holder of the causes for revocation and the time and place at which the revocation matter will be heard.
- (2) If the revocation notice is given on or within 25 days of the start date of the event, the Director shall take reasonable steps to expedite the hearing process.
- (3) The hearing may be continued from time to time.
- (4) A revocation hearing may be held concurrently with a suspension hearing.
- (5) At the conclusion of the hearing, the Director shall render a decision.
- (6) If an urgent situation exists relative to the public health, safety, or welfare for a specific Food Truck Event, an emergency revocation may be executed by the Director to be effective immediately.

(o) Violations/remedies. It shall be unlawful for any person to do any of the following:

- (1) Advertise, conduct, or operate a Food Truck Event without first possessing an unexpired, unsuspended, unrevoked Food Truck Event Permit for each event.
- (2) Distribute, give, or sell admission passes or tickets to any Food Truck Event without first possessing an unexpired, unsuspended, unrevoked Food Truck Permit for each event.
- (3) Operate any Food Truck Event in a manner that would create a public or private nuisance.
- (4) Conduct, exhibit, or show within the place of the Food Truck Event any activity that violates California State law or any County ordinance.
- (5) Knowingly allow any person on the site of the Food Truck Event to cause or create a disturbance in, around, or near any place of the Food Truck Event by offensive or disorderly conduct.
- (6) Knowingly allow any person to consume, distribute, possess, or sell any alcoholic beverage on the site of the Food Truck Event, except as expressly allowed as a condition of the permit and in compliance with the laws and regulations enforced by the State Department of Alcoholic Beverage Control.
- (7) Knowingly allow any person to consume, distribute, possess, or sell any controlled drug or dangerous substance in, around, or near any place of the Food Truck Event.
- (8) Knowingly broadcast or play any live, recorded, or synthesized music after 11:00 p.m. or before 7:00 a.m. at the site of a Food Truck Event, except as expressly authorized as a condition of a Food Truck Event Permit.

(p) Events conducted without required permit(s). Any Food Truck Event conducted without the required permit(s) is subject to closure at any time during the event. It shall be the responsibility of the applicant to have the permit approval letter on-site during the Event. The promoter, business owner, and/or landowner may be subject to cost recovery by the agencies participating in the closure.

85.19.040 Post Decision Procedures

In addition to the provisions specified in this Chapter, the procedures and requirements in Chapter 86.06 (Time Limitations), and those related to appeals and revocation in Division 6 (Development Code Administration), shall apply following a decision on an application for a Food Truck Event Permit. In the case of a conflict, the provisions of this Chapter shall prevail. Each site occupied by a short-term activity shall be cleaned of debris, litter, or other evidence of the temporary activity on completion or removal of the activity, and shall thereafter be used in compliance with the provisions of this Development Code. Performance security may be required before initiation of the activity to ensure cleanup after the activity is finished in compliance with Section 86.06.050 (Performance Guarantees).

16.xxxxx Land Use and Development Review – Planning

Food Truck Event Permit – A permit required to operate a mobile food facility at a Food Truck Event, as defined in County Code Section 85.19. The cost to apply for a Food Truck Event Permit shall be as follows:

Major Event	\$ 596
Minor Event	\$ 596

810.01.080 Definitions, “F.”

() Food Truck Event - Major –An event, other than a Community Event, where one or more mobile food facilities, as defined by the Environmental Health Services Division, operate at a designated single location, not to exceed one day, to sell or provide food to an individual, with an anticipated attendance of over 500 persons.

() Food Truck Event – Minor – An event, other than a Community Event, where one or more mobile food facilities, as defined by the Environmental Health Services Division, operate at a designated single location in either a single one-day event, or a recurring event on more than one day, not to exceed 365 consecutive days, to sell or provide food to an individual, with an anticipated attendance of 500 persons or less.

SECTION 3. This ordinance shall become effective thirty (30) days after its adoption.

JOSIE GONZALES, Chair
Board of Supervisors

SIGNED AND CERTIFIED THAT A COPY OF THIS DOCUMENT HAS BEEN DELIVERED TO THE CHAIRMAN OF THE BOARD

LAURA H. WELCH,
Clerk of the Board of Supervisors
of the County of San Bernardino

STATE OF CALIFORNIA)
)ss.
COUNTY OF SAN BERNARDINO)

I, LAURA H. WELCH, Clerk of the Board of Supervisors of the County of San Bernardino, State of California, hereby certify that at a regular meeting of the Board of Supervisors of said County and State, held on the _____ day of _____, 2011 at which meeting were present Supervisors:

and the Clerk, the foregoing ordinance was passed and adopted by the following vote, to wit:

AYES:

NOES:

ABSENT:

IN WITNESS WHEREOF, I have hereunto set my hand and affixed the official seal of the Board of Supervisors this _____ day of _____, 2012.

LAURA H. WELCH,
Clerk of the Board of Supervisors of the
County of San Bernardino,
State of California

Deputy

Approved as to Form:
JEAN-RENE BASLE,
County Counsel

By: _____
Bart Brizzee
Deputy County Counsel

Date: _____