ORDINANCE NO.

AN ORDINANCE AMENDING CHAPTER 10-3, ARTICLE 4 OF THE CITY CODE RELATING TO MOBILE FOOD ESTABLISHMENTS; CREATING VIOLATIONS AND PROVIDING PENALTIES.

BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF AUSTIN:

PART 1. Chapter 10-3 (*Food and Food Handlers*) of the City Code is amended to amend § 10-3-1 to read:

§ 10-3-1 DEFINITIONS.

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- (A) Except as provided in Subsection (B), a term defined by Texas Administrative Code Title 25, Part 1, Chapter 229, Subchapter K (*Texas Food Establishment Rules*) has the same meaning in this chapter.
- (B) In this chapter:
 - BAKED GOODS means cookies, cakes, breads, Danishes, donuts, pastries, pies, and other items that are prepared by baking in an oven. A baked good does not include a potentially hazardous food item.
 - (2) CERTIFIED FARMERS MARKET means a farmers market that has been certified by the Texas Department of Agriculture pursuant to Subchapter D of Title 4 of the Texas Administrative Code.
 - (3) FARM PRODUCE means herbs and spices in their natural or dried state, vegetables, fruits, nuts, berries, grains, honey, watermelons and other melons, and cantaloupes in their natural state.
 - (4) FOOD ENTERPRISE includes:
 - (a) a food establishment;
 - (b) a food processing plant; and
 - (c) a vending machine.
 - (5) FOOD HANDLER means a food enterprise employee who works with unpackaged food, food equipment or utensils, or food contact surfaces.

1 2	(6) MARKET MANAGER means a person who is designated as the person-in-charge of a certified farmers market.
3	 MOBILE FOOD ESTABLISHMENT [includes an establishment that
4	offers only prepackaged foods that are not potentially hazardous]
5	means one of two types of mobile food units:
6	(a) A restricted unit that offers only prepackaged food in individual
7	servings; beverages that are not potentially hazardous and are
8	dispensed from covered urns or other protected vessel; and
9	packaged frozen foods. Preparation, assembly or cooking of
10	foods is not allowed;
11	(i) A foot peddler permit is a restricted unit, and, except as
12	set forth in subsection (ii), is limited to one portable ice
13	chest, cooler, case or unit per permit, capable of being
14	carried by one person;
15	(ii) A foot peddler at a Certified Farmers Market may use
16	multiple portable ice chests, coolers; cases or units; or,
17	(b) An unrestricted unit that may serve food as allowed in (a), and
18	may cook, prepare and assemble a full menu of food items;
19	(i) Except as provided in subsection (ii), below, an
20	unrestricted unit must be secured and completely
21	enclosed; and,
22	(ii) Foods such as hot dogs, coffee, or shaved ice, or food
23	with prior approval from the health authority, may be
24	served from vehicles with three sides and a cover.
25	(8) PERSON IN CHARGE means an employee who possesses a food
26	manager certificate at a food enterprise, bed and breakfast limited or
27	unrestricted mobile food establishment. If the person possessing a
28	food manager certificate is not present, then if an employee appears to
29	be a supervisor, that employee shall be the person in charge.
30	(9) SAMPLING means the demonstration or promotion of a food via
31	offering of the food in a small serving which cannot be sold and which
32	may not consist of a whole meal, an individual portion or a whole
33	sandwich.
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1 2 3 4 5		(10)	estab cons celeb	IPORARY FOOD ESTABLISHMENT shall mean a food olishment that operates for a period of no more than 14 ecutive days in conjunction with a single special event or oration, and shall also include an establishment that is granted an option by the health authority.
6 7			(a) caler	A person or organization is allowed four temporary events in a ndar year unless granted an exemption by the health director.
8 9			(b) for ti	Properties overseen by the City and multi-use facilities that are rade shows and conventions are exempt from this restriction.
10		(11)	UNS	AFE FOOD means:
11 12			(a)	food that contains any chemical, poisonous or injurious substance which may be harmful to the health of a consumer,
13			(b)	food that is not packaged in conformity with this chapter;
14			(c)	food that contains a contaminated or putrid substance; or,
15 16 17 18			(d)	food that has been prepared, packed or held under unsanitary conditions whereby it may have become contaminated, or may have been rendered diseased, unwholesome, or harmful to health.
19 20 21		(12)	proh	LATION means the failure to follow this Chapter 10-3 or an act ibited by this Chapter. A violation may result in charges being in municipal court for:
22			(a)	scoring below a 70 on a food enterprise inspection;
23			(b)	using an unapproved source;
24			(c)	home prepared foods; or,
25			(d)	food out of temperature compliance.
26 27		-		(Food and Food Handlers) of the City Code is amended to repeal 3-91 (Mobile Food Establishments) to read:
28	§10-3-91	PER	MIT	APPLICATION.
29 30 31	(A)	the he	ealth a	who seeks to operate a mobile food establishment must submit to authority a written application for a permit on a form provided by authority. The application must include:

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1 2 3	n	1) name and address of the applicant and the applicant's identification umber as shown on a current and valid government-issued identification ocument that includes a photograph of the applicant;
4	(2	2) type of vehicle to be used for the proposed mobile food establishment;
5	(3	3) proof of sales tax and use permit;
6	(4	4) an itinerary of locations where sales occur;
7	(4	5) other information reasonably required by the health authority;
8	(6	6) the signature of each applicant;
9 10 11	(7	7) a notarized statement from the owner of a central preparation facility stating the mobile food establishment uses the facility as its base of operation; and
12 13 14 15	(8	8) if at one location for more than two hours, a written agreement from a business within 150 feet for employees of the mobile food establishment to have use of flushable restrooms (or other facilities as approved by the health authority) during hours of operation.
16	(B) F	for a mobile food establishment permit, the health authority shall:
17 18	(1	1) describe on the permit whether the unit is restricted or unrestricted; and,
19 20	(2	2) provide the permit holder a sticker that indicates the permit expiration date.
21 22 23	e	Except as set forth in subsection (D), a person operating a mobile food stablishment shall promptly display the sticker on the unit where it is eadily visible (as designated by the health authority).
24	(D) A	foot peddler permit may be carried on the peddler's person.
25 26		he health authority may suspend or revoke a mobile food establishment ermit if the health authority determines that:
27 28	(1	1) an applicant obtained the mobile food establishment by knowingly providing false information on the application;

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1 2	(2)	a person is infected with or is a carrier communicable disease;	of any foodborne
3 4	(3)	the continuation of the person's mobile presents a significant public health thre	-
5 6	(4)	the mobile food establishment violates written agreement submitted to the hea	
7 8 9 10	(5)	If a written agreement submitted to the without fault by the mobile food establ days to replace the required written agr violation under this §10-3-91.	ishment, the operator has ten
11 12	-	er 10-3, Article 4 of the City Code is amer Sanitary Requirements) to read:	nded to repeal and replace
13 14 15	holdi	erson who operates a mobile food establi ng temperature by mechanical means, that xplosion safety standards established by	at person shall comply with fire
16 17 18	mobi	erson uses a pressurized fuel system of co le food establishment, that person shall co y standards established by the fire marsha	omply with fire and explosion
19 20 21 22	recep and d	bile food establishment shall be equipped tacle approved by the health authority. T ispose of solid and liquid waste in a rece writy and comply with any other applicable	The operator must hold, store, ptacle approved by the health
23 24	-	rson who operates a mobile food establish wing requirements:	nment must meet all of the
25 26	(1)	A mobile food establishment shall prov for use by the consumer;	vide only single service articles
27 28 29 30	(2)	A mobile food establishment shall com health authority adopts regarding time, operation and maintenance requiremen establishments;	temperature, plumbing,
31 32	(3)	A mobile food establishment shall com health authority adopts regarding a mol	
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1 2		provisions, mandatory central prepa operations;	aration facility, serving area and
3 4	(4)	A mobile food establishment shall or readily moveable if requested by the	
5 6 7 8 9	(5)	A mobile food establishment shall of health authority prohibiting alteration placement or change in, under, or us that would prevent or otherwise red food establishment unit;	pon the mobile food establishment
10 11 12 13 14	(6)	If at one location for more than two business within 150 feet of the mole employees of the mobile food estab- restrooms (or other facilities as app during hours of operation;	bile food establishment, allowing blishment to have use of flushable
15 16 17	(7)	The health authority shall require a come, on an annual basis, to a locat authority for an inspection;	
18	(8)	All food and supplies must be store	ed within the mobile unit; and,
19 20 21	(9)	The health authority may require the found to violate this section to come designated by the health authority.	
22 23		r 10-3 (Food and Food Handlers) of -3-156 (Mobile Food Establishment	•
24 25 26 27 28 29	immedi possible violatice stop for	on <u>or business</u> who operates a mobile <u>lately</u> correct violations identified in <u>a but not later than the 10th day after</u> ons are not corrected immediately, the od service operations at the mobile for me food service operations by the hea	an inspection report <u>.[as soon as</u> the date of inspection.] <u>If the</u> e person or business in charge shall ood establishment until authorized
30 31 32 33	<u>violatic</u> establis	alth authority may immediately cite, so on charges against the person or busing shment that does not correct violation tion (A).	ness in charge of a mobile food
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PASSED AND APPRO	VED		
	, 2010	\$ \$	Lee Leffingwell Mayor
APPROVED:		ATTEST:	
Karen H	Kennard ity Attorney		Shirley A. Gentry City Clerk