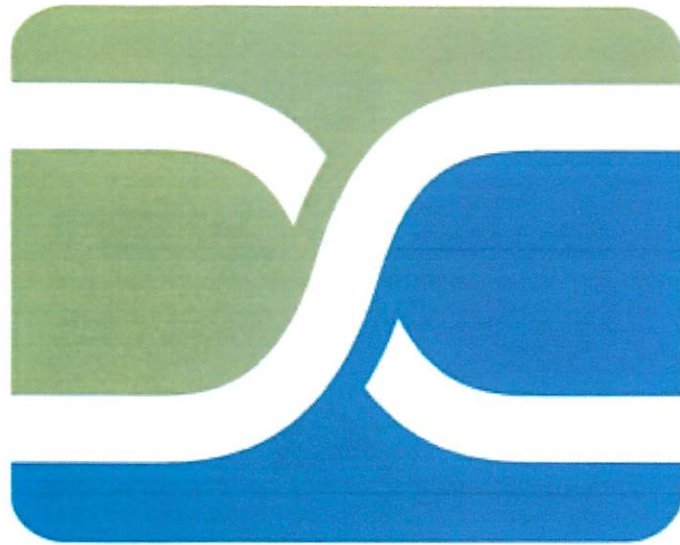


DAVIS COUNTY BOARD OF HEALTH

FOOD SERVICE SANITATION REGULATION



Davis

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1.0 PURPOSE

The purpose of this regulation is to preserve, promote, and protect the public health, safety, and general welfare of residents and visitors in Davis County by establishing standards for providing food that is safe, unadulterated, and honestly presented.

2.0 SCOPE

This regulation is applicable to all persons or establishments offering food, intended for immediate consumption, to the public within all incorporated and unincorporated areas of Davis County.

3.0 AUTHORITY AND APPLICABLE LAWS

This regulation is adopted under the authority of the Davis County Board of Health in accordance with Utah Code Annotated (UCA) Section 26A-1-121.

The provisions of the Utah Administrative Code (UAC):

Chapter R392-100 Food Service Sanitation;

Chapter R392-101 Food Safety Manager Certification;

Chapter R392-102 Food Truck Sanitation;

Chapter R392-103 Food Handler Training and Certificate; and,

Chapter R392-104 Feeding Disadvantaged Groups

are hereby adopted by reference and incorporated herein subject to the additions, clarifications, exceptions, and modifications set forth in this regulation.

4.0 DEFINITIONS

4.1 **COMMISSARY:** A food service establishment, permitted by a local health department to which a food truck or limited-use food establishment operator may return regularly to perform functions necessary for sanitary operations including:

4.1.1 food preparation and boarding onto the food truck or limited-use food establishment;

4.1.2 hot and cold holding of time/temperature controlled for safety (TCS) foods;

4.1.3 storing and stocking of food, utensils, and equipment;

4.1.4 disposal of solid and liquid wastes;

4.1.5 equipment and utensil cleaning and sanitizing;

4.1.6 cleaning of the food truck or limited-use food establishment;

4.1.7 refilling of water tank(s) with potable water; and

4.1.8 utilizing electrical power sources.

- 4.2 DEPARTMENT: The Davis County Health Department.
- 4.3 PERSON: Any individual, firm, corporation and its officers, association, partnership, cooperative, trustee, executor of an estate, governmental agency or any other legal entity recognized by law, in the singular or plural.
- 4.4 SERVICING AREA: A permanent facility that does not qualify as a Commissary, to which a food truck, limited-use food establishment, or flavored ice establishment returns regularly for limited operational services including:
 - 4.4.1 disposal of liquid and solid wastes;
 - 4.4.2 cleaning of the food truck, limited-use food establishment or flavored ice establishment;
 - 4.4.3 refilling of water tank(s) with potable water;
 - 4.4.4 utilizing electrical power sources; and
 - 4.4.5 overnight parking.

5.0 REGULATION

5.1 Right of Entry

A representative of the Department shall be allowed access to the regulated premises upon providing proper identification.

5.2 Operating Permit

A Person shall not operate a food establishment without a valid operating permit issued by the Department.

5.2.1 Validity.

Operating permits shall be valid for the following periods of time:

- 5.2.1.1 Food Establishments one year;
- 5.2.1.2 Primary Food Trucks Jan 1 – Dec 31;
- 5.2.1.3 Secondary Food Trucks expires with Primary Food Truck Permit;
- 5.2.1.4 Limited-Use Food Establishments Jan 1 – Dec 31;

- 5.2.1.5 Seasonal Food Establishments Apr 1 – Oct 31;
- 5.2.1.6 Temporary Food Establishments
 - 5.2.1.6.1 Single Event up to 14 consecutive days;
 - 5.2.1.6.2 Annual Jan 1 – Dec 31;

5.2.2 Late Fees.

A late fee may be assessed every 30 days.

5.2.3 Permit Contact Information.

A permit holder shall notify the Department in writing within ten (10) days of any change of contact information.

5.2.4 Permits Not Transferable.

A permit may not be transferred from one Person to another Person, from one food establishment to another, or from one type of operation to another.

5.3 Limited-Use Food Establishments

Limited-Use Food Establishments shall be compliant with all applicable UAC rules and the following criteria.

5.3.1 Commissary Requirements.

A limited-use food establishment operator shall use a Commissary approved by the Department for essential food service operations.

5.3.1.1 The limited-use food establishment operator shall use a Commissary that is conveniently located, as determined by the Department.

5.3.1.2 Commissary Agreement.

The limited-use food establishment operator must obtain a written, signed Commissary agreement from the Commissary operator, which shall be renewed annually, and any changes to the agreement shall be approved by the Department prior to the changes being implemented.

5.3.1.3 Frequency.

The limited-use food establishment operator shall report to their Commissary at least daily, if operating, and as often as necessary for cleaning and servicing.

5.3.1.4 Operator Log.

The limited-use food establishment operator shall document presence at the Commissary on a log provided by the Commissary operator according to the frequency determined and approved by the Department.

5.3.1.4.1 The limited-use food establishment operator shall record the date, time in, time out, and initials.

5.3.1.4.2 The limited-use food establishment operator shall retain Commissary records for one year, and shall make the records available for inspection upon request from the Department.

5.3.1.5 Suspension or Revocation of Permit.

If a Commissary's operating permit is suspended or revoked, the limited-use food establishment permit shall be invalidated until the Commissary's operating permit is reinstated or the limited-use food establishment operator obtains an agreement with a new Commissary approved by the Department.

5.3.1.6 Servicing Area.

A limited-use food establishment operator may use a Servicing Area approved by the Department for operations not easily provided by their Commissary.

5.3.2 Operations.

5.3.2.1 Time/Temperature Control for Safety (TCS).

The limited-use food establishment operator shall not cook any TCS foods prior to the day of sale.

5.3.2.2 Transport.

The limited-use food establishment operator shall transport all food and equipment, to and from the establishment, as approved by the Department.

5.3.2.3 Specialized Processing Methods.

A limited-use food establishment operator shall not prepare food requiring a HACCP plan as defined in R392-100.

5.3.2.4 Operating Schedule.

The limited-use food establishment operator shall submit an operating schedule to the Department at the time of application and notify the Department of any changes to the submitted schedule prior to the change in operation.

5.3.2.5 Storage.

If the limited-use food establishment is mobile and not in use, it shall be stored at a location approved by the Department.

5.3.3 Structural Requirements.

5.3.3.1 Water Capacity.

A limited-use food establishment shall be equipped with a minimum capacity of ten (10) gallons of potable water.

5.3.3.2 Business Name.

A limited-use food establishment operator shall permanently display, in printed letters of at least four (4) inches in height, the business name on the exterior of the food truck.

5.3.3.2.1 The business name printed on the exterior of the limited-use food establishment shall be the same as the business name or "dba" provided on the application.

5.4 Flavored Ice Establishments

Flavored ice establishments are seasonal food establishments that shall be compliant with all applicable UAC rules and the following criteria.

5.4.1 Food Limitations.

Food items allowed at a flavored ice establishment are limited to ice, flavored syrups, and the following ingredients:

5.4.1.1 single-serve ice cream;

5.4.1.2 cream, milk, half and half;

5.4.1.3 pressurized whipped cream; and

5.4.1.4 sweetened condensed milk.

5.4.2 Servicing Area.

A flavored ice establishment without a permanent connection to an approved water source or sanitary sewer shall use a Servicing Area approved by the Department.

5.4.2.1 Servicing Area Agreement.

The flavored ice establishment operator must obtain a written, signed Servicing Area agreement, which shall be renewed annually, and any changes to the agreement shall be approved by the Department prior to the changes being implemented.

5.4.2.2 Frequency.

The flavored ice establishment operator shall report to their Servicing Area at a frequency approved by the Department.

5.5 Temporary Food Establishments

Temporary Food Establishments (TFEs) shall be compliant with all applicable UAC rules and the following criteria.

5.5.1 Hand Washing Stations.

Hand washing stations shall be provided with:

5.5.1.1 Minimum Capacity.

a minimum capacity of five (5) gallons of potable water; and

5.5.1.2 Spigot for Continuous Flow.

a water source with a spigot that allows for the continuous flow of water.

5.5.2 Waste Water Management.

Waste water generated by the operations of the TFE shall be collected, retained, and properly disposed.

5.5.3 Event Schedule Submission.

An Annual TFE operator shall submit a schedule listing the event(s) including date(s), location(s) and time(s) where the operator plans to conduct business at least three (3) days prior to the event(s).

5.6 Enforcement

It is unlawful for any Person not to comply with this regulation or to interfere with the Department in the performance of its duties.

5.6.1 Closed to Operations.

Food establishment operations may be closed by the Department, entirely or partially, if the establishment is operating with an imminent health hazard present.

5.6.2 Follow-Up Inspection.

A follow-up inspection may be required for any notice issued by the Department.

5.6.3 Suspension of a Permit.

A food establishment's permit to operate may be suspended if the establishment has violated any of the provisions of this regulation.

5.6.3.1 A food establishment with a suspended permit may resume operations only after receiving approval from the Department.

5.6.4 Notice of Violation.

A notice of violation may be issued to any Person operating without a valid permit as required by this regulation.

5.6.5 Revocation of a Permit.

The Davis County Board of Health may revoke a food establishment's permit to operate if the establishment has violated any of the provisions of this regulation.

6.0 PENALTY

6.1 Criminal Penalties Pursuant to UCA Section 26A-1-123

Pursuant to UCA Section 26A-1-123:

6.1.1 any Person who is found guilty by a court having proper jurisdiction of: violating any of the provisions of this regulation; or, violating, disobeying, or disregarding any Notice or Order issued under this regulation is guilty of a class B misdemeanor;

6.1.2 any Person who is found guilty of a subsequent similar violation within two years of the initial violation is guilty of a class A misdemeanor;

6.1.3 each day such violation is committed or permitted to continue shall constitute a separate violation;

6.1.4 conviction under this section does not relieve the Person convicted from civil liability.

6.2 Civil and Administrative Penalties

The exercise of civil and administrative penalties shall be subject to the Board of Health's Adjudicative Hearing Procedures Regulation.

6.2.1 Any Person who violates any of the provisions of this regulation or violates, disobeys, or disregards any Notice or Order issued under this regulation shall be subject to:

6.2.1.1 the payment of costs incurred in the enforcement of any violation or notice issued, including costs attributable to any involved local agencies;

6.2.1.2 a penalty pursuant to the provisions of UCA Subsection 26-23-6(2).

7.0 SEVERABILITY

If any provision, clause, sentence, or paragraph of this regulation or the application or circumstances shall be held to be invalid, such invalidity shall not affect the other provisions or applications of this regulation. The valid part of any clause, sentence, or paragraph of this regulation shall be given independence from the invalid provisions or application, and to this end the provisions of this regulation are declared to be severable.

8.0 FEES

8.1 Food Establishment Plan Review:

8.1.1 Plan Review: \$400.00

8.1.2 Site Review: \$800.00

8.1.3 Change of Ownership / Limited Plan Review: \$150.00

8.1.4 Food Truck / Limited-Use Plan or Site Review: \$350.00

8.1.5 Flavored Ice Plan or Site Review: \$50.00

8.1.6 Temporary Food Establishment Plan Review: \$20.00

8.1.6.1 Plan Submission Late Fees:

8.1.6.1.1 Less than 2 Days Prior to Event: \$20.00

8.1.6.1.2 Site Review: \$50.00

8.2 Operating Permits:

8.2.1 Food Establishment:

8.2.1.1 Risk 1: \$170.00

8.2.1.2 Risk 2: \$260.00

8.2.1.3 Risk 3: \$345.00

8.2.1.4 Risk 4: \$430.00

8.2.1.5 Risk 5: \$600.00

8.2.2	Food Truck:	
8.2.2.1	Primary Tier 1:	\$200.00
8.2.2.2	Primary Tier 2:	\$350.00
8.2.2.3	Secondary:	\$100.00
8.2.3	Limited-Use Food Establishment:	
8.2.3.1	Risk 1:	\$200.00
8.2.3.2	Risk 2:	\$350.00
8.2.4	Seasonal Food Establishment:	
8.2.4.1	Risk 1 / Flavored Ice:	\$140.00
8.2.4.2	Risk 2:	\$260.00
8.2.5	Temporary Food Establishment:	
8.2.5.1	Annual Risk 1:	\$105.00
8.2.5.2	Annual Risk 2:	\$140.00
8.2.5.3	Single Event Risk 1:	\$30.00
8.2.5.4	Single Event Risk 2:	\$40.00
8.3	Food Handler Permitting:	
8.3.1	Food Handler Permit:	\$15.00
8.3.2	Food Handler Permit Training:	\$10.00
8.3.3	Replacement Food Handler Permit:	\$10.00
8.4	Miscellaneous Other:	
8.4.1	Commissary Registration Fee:	\$25.00
8.4.2	Permit Late Fee (30 days):	\$100.00

8.4.3 Follow-Up Inspection:

\$100.00

IN WITNESS WHEREOF, the Davis County Board of Health has passed, approved, and adopted this regulation this 23rd day of September 1980.

Effective date: September 23, 1980

Revised and Amended: May 12, 2009.

Revised and Amended: February 8, 2011

Revised and Amended: November 8, 2011

Revised and Amended: November 13, 2012

Revised and Amended: August 13, 2013

Revised and Amended: August 9, 2016

Revised and Amended: November 13, 2018

Davis County Board of Health

Signed:



Dr. Ryan Stewart,
Board Chairman

Attest:



Brian Hatch, MPH
Director of Health