

150 (b) If a food truck [~~operator~~] business presents the health department food truck permit
151 described in Subsection (1), the local health department may not:

152 (i) impose additional permit qualification requirements on the food truck [~~operator~~]
153 business before issuing a health department food truck permit to operate within the jurisdiction
154 of the local health department, except for charging a fee in accordance with Subsection (3); or

155 (ii) issue a health department food truck permit that expires on a date earlier or later
156 than the day on which the permit described in Subsection (1) expires.

157 (3) (a) A local health department may only charge a health department food truck
158 permit fee to a food truck [~~operator~~] business in an amount that reimburses the local health
159 department for the cost of ~~it~~ **→ [f] regulating the food truck [processing the permit] ←** .

160 (b) For a health department food truck permit that a local health department issues in
161 accordance with Subsection (2), the local health department shall reduce the amount of the
162 food truck permit fee to an amount that accounts for the lower administrative burden on the
163 local health department ~~it~~ **→ [for processing the reciprocal permit] ←** .

164 (4) (a) A political subdivision inspecting a food truck for fire safety shall conduct the
165 inspection based on the criteria that the Utah Fire Prevention Board, created in Section
166 53-7-203, establishes in accordance with Section 53-7-204.

167 (b) (i) A political subdivision shall consider valid within the political subdivision's
168 jurisdiction an approval from another political subdivision within the state that shows that the
169 food truck passed a fire safety inspection that the other political subdivision conducted.

170 (ii) A political subdivision may not require that a food truck pass a fire safety
171 inspection in a given calendar year if the food truck [~~operator~~] business presents to the political
172 subdivision an approval described in Subsection (4)(b)(i) issued during the same calendar year.

173 (5) (a) Nothing in this section prevents a local health department from:

174 (i) requiring a food truck [~~operator~~] business to obtain an event permit, in accordance
175 with Section 11-56-105; or

176 (ii) revoking a health department food truck permit that the local health department has
177 issued if the operation of the related food truck within the jurisdiction of the local health
178 department violates the terms of the permit.

179 (b) Nothing in this section prevents a political subdivision from revoking the political
180 subdivision's approval described in Subsection (4)(b)(i) if the operation of the related food