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183 criminal background check for each employee of the food truck business that operates or will 184 operate an ice cream truck. 185

- Section 3. Section 11-56-104 is amended to read:
- 186 11-56-104. Safety and health inspections and permits -- Fees.

187 (1) (a) (i) A food truck business shall obtain, for each food truck that the business 188 operates, an annual health department [food truck] permit from the local health department 189 [with] that has jurisdiction over the area in which the majority of the food truck's operations

- 190 [takes place] occur.
- 191 (ii) Subject to Subsection (4)(a), a mobile business is not subject to a local health
- 192 department's regulations or permit requirements, unless $\hat{H} \rightarrow [$ the nature of the mobile business's
- 193 operation subjects the mobile business to the local health department's regulations or permit

194 requirements] the local health department has authority to regulate the activities or services

provided by the mobile business through regulation or permit $\leftarrow \hat{H}$. 194a

(b) A local health department shall recognize as valid a health department [food truck] 195 196 permit that has been issued by another local health department within the state.

197 (2) A local health department may only charge a [health department food truck permit 198 fee to a food truck business] fee for a health department permit in an amount that reimburses 199 the local health department for the cost of regulating the [food truck] mobile business.

200 (3) (a) A political subdivision inspecting a [food truck] mobile business for fire safety 201 shall conduct the inspection based on the criteria that the Utah Fire Prevention Board, created 202 in Section 53-7-203, establishes in accordance with Section 53-7-204.

203 (b) (i) A political subdivision shall recognize as valid within the political subdivision's 204 jurisdiction an approval from another political subdivision within the state that shows that the 205 [food truck] mobile business passed a fire safety inspection that the other political subdivision 206 conducted.

207 (ii) A political subdivision may not require that a [food truck] mobile business pass a 208 fire safety inspection in a given calendar year if the [food truck business] mobile business 209 presents to the political subdivision an approval described in Subsection (3)(b)(i) issued during 210 the same calendar year.

211 (4) (a) Nothing in this section prevents a local health department from requiring a 212 [food truck business] mobile business to obtain an event permit, in accordance with Section 213 11-56-105.

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