

Robertson, April L

From: White, Lloyd R
Sent: Monday, June 24, 2019 11:10 AM
To: Robertson, April L
Cc: Root, Andrew J; Bundy, Joseph C; Moore, Jamie W; Hinerman, Steven R; Kiger, Jeffrey B; Vanhorn, Boyd K; Davis, V J; Tom Susman; 'DebKoester.wvhi@gmail.com'; Davis, Debbie L; Whittaker, Mark S; Kearns, Bill G
Subject: Comment §64-30

Good Morning April,

When reviewing the proposed Fee For Permit Rule, 60-30, I note the restrictive definition of a Mobile Food Unit. I am suggesting this definition be expanded to meet the definition as I have submitted. If we would use the proposed definition, it would only permit trunk mounted units. As you may know, we have other permitted units that are not truck mounted. I also propose adding the second part that requires units to be moved after three consecutive days for cleaning, maintenance, etc. These units are not designed nor should they be permitted to set up on or at a fixed location and operate daily, without meeting the definition and requirements of a Food Establishment.

Mobile food units—Permitted units that are readily movable vehicle (on wheels) that is self-propelled (driven), or can be pulled or pushed down a sidewalk or street and operate up to three consecutive days at one location or return to a home base of operation at the end of each day.

Thank you!

Lloyd

Lloyd R. White, RS MPH
Administrator
Marion County Health Department
300 Second Street
Fairmont, WV 26554
Phone: 304-366-3360 Ext. 101
Fax: 304-363-8217
Lloyd.r.white@rcv.gov

64 CSR 30 Fees for Permits

Department of Health and Human Resources
Bureau of Public Health
Office of Environmental Health Services

Summary of Public Comments:

Comment

When reviewing the proposed Fees for Permits Rule, 60-30, I note the restrictive definition of a Mobile Food Unit. I am suggesting this definition be expanded to meet the definition as I have submitted. If we would use the proposed definition, it would only permit trunk mounted units. As you may know, we have other permitted units that are not truck mounted. I also propose adding the second part that requires units to be moved after three consecutive days for cleaning, maintenance, etc. These units are not designed nor should they be permitted to set up on or at a fixed location and operate daily, without meeting the definition and requirements of a Food Establishment.

Response

The Department has reviewed this comment and finds clarification of this definition is needed, therefore some changes were made.