

City of Milwaukee

200 E. Wells Street Milwaukee, Wisconsin 53202

Legislation Text

File #: 021563, Version: 0

021563 ORIGINAL

THE CHAIR

An ordinance relating to fees for temporary food dealer's licenses and inspections for health code violations.

60-23-0 rc

60-23-2 am

60-23-3 rc

60-39-1 am

60-70 rc

67-11.1 rp

67-11.2 rp

67-11.3 rp

67-18 rn

75-30-1 rp

75-30-2 rp

75-30-3 rn

75-30-4 rn

This ordinance provides the following:

- 1. Establishes fixed fees for temporary food dealer's licenses.
 - Establishes annual temporary food dealer's licenses for vendors who offer for sale at farmers' markets foods other than restaurant foods.
 - 3. Increases the fees for temporary food dealer's licenses for licensed food establishments that extend their operation to the outside on a temporary basis.
 - 4. Establishes that a routine inspection fee is assessed if as a result of the routine inspection a violation which had been documented at the time of the previous routine inspection is found.
 - 5. Establishes graduated reinspection fees for reinspections relating to the same order to correct a violation.
- 6. Repeals most of Chapter 67 of the code relating to contagious diseases. The Mayor and Common Council of the City of Milwaukee do ordain as follows:
- Part 1. Section 60-23-0 of the code is repealed and recreated to read:
- 60-23. Temporary Food Dealer's License.

- Part 2. Section 60-23-2 of the code is amended to read:
- **2.** LICENSES. [[Each]]>> With the exception of a licensed food establishment that extends its operation to the outside on a temporary basis, each << individual temporary food operation, site, location or stand where food is prepared, processed served [[, stored]] or sold shall be issued a temporary food dealer's license and be assessed fees in accordance with this section.
- Part 3. Section 60-23-3 of the code is repealed and recreated to read:
- **3.** FEES. a. Restaurants. a-1. The fee per temporary event for the 1st day of operation of each temporary restaurant and for a temporary restaurant that operates no more than one day is \$50. a-2. The fee per temporary event for each additional day of operation for each temporary restaurant is \$25.
- a-3. The applicant shall pay the state of Wisconsin administrative fee, the amount of which is on file with the Wisconsin department of health and family services.
- b. Retail. b-1. The fee per temporary event for temporary food operations that process food at the point of sale is \$50.
- b-2. The fee per temporary event for temporary food operations that do not process food at the point of sale is \$30.
- b-3. The applicant shall pay the state of Wisconsin administrative fee, the amount of which is on file with the Wisconsin department of agriculture, trade and consumer protection.
- c. Farmers' market. The fee for an annual temporary food dealer's license for vendors who offer for sale foods other than restaurant foods is \$60.
- d. The following fees shall apply to a licensed food establishment that extends its operation to the outside on a temporary basis:
- d-1. For an extension of a licensed premises that operates one day or less: \$40.
- d-2. For an extension of a licensed premises that operates for more than one day: \$60.
- Part 4. Section 60-39-1 of the code is amended to read:
- **60-39.** Food Processing Retail. 1. The food processing retail fee applies to food peddlers [[and temporary food operations]] that process at the point of sale.
- Part 5. Section 60-70 of the code is repealed and recreated to read:
- **60-70. Inspection Fees for Health Code Violations. 1.** PREVIOUSLY DOCUMENTED. a. If as a result of the routine inspection a violation which had been documented at the time of the previous routine inspection is found, the fee for the routine inspection is \$74.
- b. The fee for the first reinspection under this subsection relating to the same order to correct the violation shall be \$148. The fee for each subsequent reinspection shall be the fee for the previous reinspection plus an additional \$74.
- c. Fees for any inspection under this subsection shall be assessed at the time of the inspection only if the order to correct the violation has not been complied with.
- 2. NOT PREVIOUSLY DOCUMENTED. a. If as a result of the routine inspection a violation which

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had not been documented at the time of the previous routine inspection is found, the fee for the first reinspection relating to the order to correct the violation is \$74.

- b. The fee for the second reinspection under this subsection relating to the same order to correct the violation shall be \$148. The fee for each subsequent reinspection shall be the fee for the previous reinspection plus an additional \$74.
- c. Fees for any reinspection under this subsection shall be assessed at the time of the reinspection only if the order to correct the violation has not been complied with.
- Part 6. Section 67-11.1 to 67-11.3 of the code is repealed.
- Part 7. Section 67-18 of the code is renumbered 68-9.
- Part 8. Section 75-30-1 and 2 of the code is repealed.
- Part 9. Section 75-30-3 and 4 of the code is renumbered 75-30-1 and 2. APPROVED AS TO FORM

Legislative Reference Bureau

Date:

IT IS OUR OPINION THAT THE ORDINANCE
IS LEGAL AND ENFORCEABLE

Office of the City Attorney
Date:
Health Department
LRB02666-1
RGP
1/14/03