- RCW 43.20.149 Mobile food units—Reciprocity—Rule making. (1) Beginning May 1, 2020, a regulatory authority must accept a completed and approved plan review of a mobile food unit from another regulatory authority if:
- (a) The applicant has obtained a valid permit to operate the mobile food unit from another regulatory authority; and
- (b) The applicant provides the following to the regulatory authority from which the applicant is seeking a permit:
- (i) A copy of the current operating permit from the original regulatory authority;
- (ii) A copy of the complete approved plan review from the original regulatory authority;
- (iii) The most recent inspection report of the mobile food unit from the original regulatory authority that demonstrates compliance with food safety standards; and
- (iv) Any commissary agreements that the applicant was required to maintain under the permit from the original regulatory authority.
- (2) Except as provided in (a) and (b) of this subsection, the regulatory authority may not require an applicant to submit any additional documents or inspections to obtain a permit to operate the mobile food unit.
- (a) The regulatory authority may require an applicant to submit any restroom agreements the regulatory authority determines are necessary to comply with department and state board regulations.
- (b) The regulatory authority may require an applicant to submit additional commissary agreements as required by department and state board regulations unless:
- (i) A mobile food unit is exempt from the use of a commissary under RCW 43.20.148; or
- (ii) A mobile food unit returns to its approved commissary after each day of service as described in the approved plan.
- (3) A regulatory authority granting a permit pursuant to subsection (1) of this section may charge the applicant an annual permit fee, but may not charge a plan review or inspection fee.
- (4) The state board must adopt rules to implement this section. [2019 c 185 s 3.]