

10-22-17: FOOD TRUCKS

Food trucks, as defined by state statute, are allowed in the CC, VC, and AG zone, subject to the standards below:

- A. Food trucks are not allowed in the public right-of-way. Food trucks are only allowed on private property with the property owner's written permission.
- B. Food trucks may not occupy or block access to parking spaces required by section 10-23-4.
- C. Food trucks may not block or impeded access to private streets, driveways, fire access lanes, parking access lanes, pedestrian pathways and sidewalks, or any other similar transportation infrastructure.
- D. Food trucks may not be parked or conduct business within 75 feet of the SR-9 right-of-way.
- E. No more than one food truck may be parked or conduct business on the same property at the same time.
- F. All signage associated with the food truck must be located on or within the truck itself. No portable, temporary freestanding signs are allowed.
- G. Sales of secondary merchandise (goods other than food products such as clothing and promotional trinkets) from food trucks is prohibited.
- H. If the food truck provides temporary seating, all tables, chairs, awnings, etc. must meet the same standards in this section that regulate the food truck itself.
- I. Music and other noise from the food truck is regulated by Chapter 4-3B of the Town Code.
- J. This section does not permit the operation of food carts or any other type of mobile or temporary sales vendor other than food trucks.