



Mobile Food Vending Business Location Rules

The Council has determined pre-approved sites that mobile food businesses, that have been granted the required permits, may operate from, according to the site specific rules and the location rules. See separate document for pre-approved sites and their rules.

A mobile food business who identifies a site where they would like to trade, may request that site to be assessed. The following conditions will be addressed in the assessment of sites.

Location rule 1 – Impact on Fixed Food Businesses

A mobile food vending site must be such that there is reasonable distance between the mobile food vending business and fixed food businesses during the operating hours of the fixed food businesses.

Location rule 2 – Impact on local residents, businesses and road users

Site selection will take into account the effect of the operation of the mobile food vending business on:

- (a) vehicles and pedestrian traffic, footpaths, driveways, access points to buildings and parking areas for people with disabilities;
- (b) the requirements relating to, and availability of, parking spaces; and
- (c) residents and businesses.

Location rule 3 – Impact on vehicles or road related infrastructure

A mobile food vending business sites will not unduly interfere with:

- (a) vehicles driven on roads;
- (b) vehicles parking or standing on roads;
- (c) a parking area for people with disabilities (within the meaning of rule 203(2) of the Australian Road Rules);
- (d) public transport and cycling infrastructure (including bus zones, taxi zones and bike lanes);
- (e) other road related infrastructure; or
- (f) infrastructure designed to give access to roads, footpaths and buildings.

Location rule 4 – Compliance with legislative requirements

Sites in which mobile food businesses may trade will be assessed in accord with:

- (a) Local Government (Mobile Food Vendors) Amendment Act 2017
- (b) Local Government (General) (Mobile Food Vendors) Variation Regulations 2017

Mobile food vending businesses must not breach any relevant requirements under:

- (a) the *Food Act 2001*;
- (b) the *South Australian Public Health Act 2011*;
- (c) the *Environment Protection Act 1993*;
- (d) the *Local Nuisance and Litter Control Act 2016*;
- (e) the *Motor Vehicle Act 1959* and the *Road Traffic Act 1961*;
- (f) legislation relating to electrical or gas installations or appliances; and
- (g) relevant legislation relating to health, safety or the environment.