STATIONARY VENDOR STANDARDS

5.10A.100 All stationary vendors licensed under this chapter shall conform to the following standards:

A) No stationary vendor shall be licensed for a location in a Residential Zoning District or Office District, as defined in Title 25;
B) Stationary vendors shall be licensed only at those sites on which there is a permanent business operating and licensed under Title 5;
C) No stationary vendor shall locate his or her vehicle, other conveyance, or temporary stand within twenty feet of any public right-of-way or within twenty feet of the intersection of any public right-of-way and private driveway;
D) No signs or signage shall be permitted other than that which can be contained on the vehicle or conveyance utilized to sell food;
E) No vehicle, other conveyance or temporary stand shall be located closer than twenty feet from any building or structure on the licensed property or adjoining property;
F) No vehicle, other conveyance or temporary stand shall locate closer than fifty feet from flammable combustible liquid or gas storage and dispensing structures;
G) All stationary vendors shall place at least one 30 gallon garbage receptacle upon the site of business for customer use;
H) Licensed stationary vendor sites shall be cleaned of all debris, trash and litter at the conclusion of daily business activities;
I) All merchandise, goods, wares or food shall only be displayed or offered for sale from the vendors conveyance;
J) All vehicles, other conveyances or temporary stands shall be equipped with at least one 2A-40 BC fire extinguisher;
K) No stationary vendor shall be licensed to locate a vehicle, other conveyance, or temporary stand within 250 feet from another stationary vendor except where vendors are separated by a public street;
L) No stationary vendor may be licensed at a location if their vehicle, conveyance or temporary stand diminishes required off-street parking for the permanent business licensed on the site.

5.10A.140 PENALTY. Any person, firm or corporation violating any of the provisions of this chapter shall have committed a code infraction and shall be subject to the provisions of Chapter 11.02. The first offense shall be subject to a $100 penalty, the second offense shall be subject to a $500 penalty and the third offense in any two year period shall cause the vendor to be ineligible for a license under this Chapter for a period of 90 days.