Appi	oved for r	nnig. K. S	uong
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1		FOOD REVISIONS
2		2020 GENERAL SESSION
3		STATE OF UTAH
4		Chief Sponsor: Marc K. Roberts
5		Senate Sponsor:
6 7	LONG TIT	LE
8	General De	scription:
9	This	bill creates permitting guidelines for agritourism food establishments and clarifies
10	the Home C	onsumption and Homemade Food Act.
11	Highlighted	Provisions:
12	This	bill:
13	•	defines terms;
14	•	clarifies that homemade food can be consumed at the home of the producer;
15	•	grants administrative authority to local health departments to:
16		 create and issue agritourism food establishment permits;
17		 charge fees for issuing permits and inspecting premises;
18		• create standards and regulations for inspecting agritourism fd0d
		establishments;
20	and	
21		• inspect agritourism food establishments, including inspecting the locations
22	where food	is prepared; and
23	•	makes technical changes.
24	Money App	ropriated in this Bill:
25	None	
26	Other Speci	ial Clauses:
27	None	
28	Utah Code	Sections Affected:



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29	AMENDS:
30	4-5a-102, as enacted by Laws of Utah 2018, Chapter 377
31	ENACTS:
32	26-15b-101 , Utah Code Annotated 1953
33	26-15b-102 , Utah Code Annotated 1953
34	26-15b-103 , Utah Code Annotated 1953
35	26-15b-104 , Utah Code Annotated 1953
36	26-15b-105 , Utah Code Annotated 1953
37 38	Be it enacted by the Legislature of the state of Utah:
39	Section 1. Section 4-5a-102 is amended to read:
40	4-5a-102. Definitions.
41	[For purposes of] As used in this chapter:
42	(1) (a) "Commercial establishment" means a wholesale or retail business that displays,
43	sells, manufactures, processes, packs, holds, or stores food, drugs, devices, or cosmetics.
44	(b) "Commercial establishment" does not include a:
45	(i) direct-to-sale location; or
46	(ii) direct-to-sale farmers market.
47	(2) "Direct-to-sale farmers market" means a public or private facility or area where
48	producers gather on a regular basis to sell directly to an informed final consumer fresh food,
49	locally grown products, and other food items that have not been certified, licensed, regulated,
50	or inspected by state or local authorities.
51	(3) "Direct-to-sale location" means a farm, ranch, direct-to-sale farmers market, home,
52	office, or any location agreed upon by both a producer and the informed final consumer where
53	a producer sells a food or food product to an informed final consumer.
54	(4) "Home consumption" means the use or ingestion of homemade food or a
55	homemade food product within a private home or the home of the producer by a family
56	member, an employee, or a nonpaying guest.
57	(5) "Homemade food product" means a food product that is prepared in a private home
58	kitchen that can be used, or prepared for use, as food or nonalcoholic drink, subject to the
59	limitation described in Subsection 4-5a-105(1).

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60	(6) "Informed final consumer" means an individual who:
61	(a) purchases the product directly from the producer;
62	(b) does not resell the product; and
63	(c) has been informed that the product is not certified, licensed, regulated, or inspected
64	by the state.
65	(7) "Producer" means a person who harvests or produces homemade food or a
66	homemade food product.
67	Section 2. Section 26-15b-101 is enacted to read:
68	CHAPTER 15b. AGRITOURISM FOOD ESTABLISHMENT ACT
69	<u>26-15b-101.</u> Title.
70	This chapter is known as the "Agritourism Food Establishment Act."
71	Section 3. Section 26-15b-102 is enacted to read:
72	26-15b-102. Definitions.
73	As used in this chapter:
74	(1) "Agricultural tourism activity" means the same as that term is defined in Section
75	<u>78B-4-512.</u>
76	(2) "Agritourism" means the same as that term is defined in Section 78B-4-512.
77	(3) "Agritourism food establishment" means a kitchen in a private residence which is
78	located on a farm where food is handled, stored, prepared, sold, or offered for sale.
79	(4) "Agritourism food establishment permit" means a permit issued by a local health
80	department to the operator for the purposes of operating an agritourism food establishment.
81	(5) "Farm" means a working farm, ranch, or other commercial agricultural,
82	aquacultural, horticultural, or forestry operation.
83	(6) "Food" means:
84	(a) a raw, cooked, or processed edible substance, ice, nonalcoholic beverage, or
85	ingredient used or intended for use or for sale, in whole or in part, for human consumption; or
86	(b) chewing gum.
87	(7) "Local health department" means the same as that term is defined in Section
88	<u>26A-1-102.</u>
89	(8) "Operator" means a person who owns, manages, or controls, or who has the duty to
90	manage or control, the farm.

91	(9) "Private residence" means a home located on a farm that is occupied by the
92	operator of the farm.
93	(10) "Time/temperature control food" means food that requires time/temperature
94	controls for safety to limit pathogenic microorganism growth or toxin formation.
95	Section 4. Section 26-15b-103 is enacted to read:
96	26-15b-103. Permitting Fees.
97	(1) A farm may not operate an agritourism food establishment unless the farm obtains a
98	permit from the local health department that has jurisdiction over the area in which the farm is
99	<u>located.</u>
100	(2) In accordance with Section 26A-1-121, and subject to the restrictions of Section
101	26-15b-105, a local health department shall make standards and regulations relating to the
102	permitting of an agritourism food establishment.
103	(3) In accordance with Section 26A-1-114, a local health department shall impose a fee
104	for an agritourism food establishment permit in an amount that reimburses the local health
105	department for the cost of regulating the agritourism food establishment.
106	Section 5. Section 26-15b-104 is enacted to read:
107	26-15b-104. Safety and health inspections and permits.
108	(1) A local health department with jurisdiction over an area in which a farm is located
109	may grant an agritourism food establishment permit to the farm.
110	(2) Nothing in this section prevents a local health department from revoking an
111	agritourism food establishment permit issued by the local health department if the operation of
112	the agritourism food establishment violates the terms of the permit or Section 26-15b-105.
113	Section 6. Section 26-15b-105 is enacted to read:
114	26-15b-105. Permit requirements.
115	(1) A farm may qualify for an agritourism food establishment permit if:
116	(a) poultry or meat from a rabbit that is served at the agritourism food establishment is:
117	(i) raised, slaughtered, and prepared on the farm pursuant to the requirements of state
118	and federal law; or
119	(ii) purchased commercially;
120	(b) meat not described in Subsection (1)(a) that is served at the agritourism food
121	establishment is slaughtered and processed in compliance with the Federal Meat Inspection

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122	Act, 21 U.S.C. Sec. 601 et seq., and the applicable regulations issued pursuant to that act;
123	(c) a home kitchen used to prepare food for the agritourism food establishment meets
124	the home kitchen requirements established by the local health department; and
125	(d) the farm complies with the requirements of this section.
126	(2) A local health department shall:
127	(a) in accordance with Section 26A-1-121, make standards and regulations to inspect
128	home kitchens;
129	(b) notwithstanding Section 26A-1-113, inspect the home kitchen of a farm that
130	requests an agritourism food establishment permit only:
131	(i) for an initial inspection before issuing the permit; or
132	(ii) for subsequent inspections if:
133	(A) the local health department provides the operator with reasonable advanced notice
134	about an inspection; or
135	(B) the local health department has a valid reason to suspect that the agritourism food
136	establishment is the source of an adulterated food or of an outbreak of illness caused by a
137	contaminated food; and
138	(c) document the reason for any inspection after the permitting inspection, keep a copy
139	of that documentation on file with the agritourism food establishment's permit, and provide a
140	copy of that documentation to the operator.
141	(3) When making standards and regulations for home kitchens under Subsection (2)(a)
142	a local health department may not make standards and regulations regarding:
143	(a) hand washing facilities, except to require that a hand washing sink supplied with
144	warm water is located in the toilet room;
145	(b) kitchen sinks and dish sanitation, except to require that the kitchen sink has hot and
146	cold water and is fully operational;
147	(c) the individuals allowed access to the food preparation areas, food storage, and
148	washing areas;
149	(d) smoking;
150	(e) employee consumption of food, alcohol, or tobacco products;
151	(f) display guards, covers, or containers for display foods, except to require that any
152	food on display that is not protected from the direct line of a consumer's mouth by an effective

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153	means is not served or sold to any subsequent consumer;
154	(g) outdoor display and sale of food;
155	(h) reuse of drinking cups and tableware for multiple portions;
156	(i) utensils and equipment, except to require that utensils and equipment used in the
157	home kitchen retain their characteristic qualities under normal use conditions;
158	(j) food contact surfaces, except to require that these surfaces are smooth, easily
159	cleanable, and in good repair;
160	(k) non-food contact surfaces if those surfaces are made of materials ordinarily used in
161	residential settings;
162	(l) clean-in-place equipment;
163	(m) ventilation, except to require that gases, odors, steam, heat, grease, vapors, and
164	smoke are able to escape the kitchen;
165	(n) fixed temperature measuring devices or product mimicking sensors for the holding
166	equipment for time/temperature control food;
167	(o) fixed floor-mounted and table-mounted equipment;
168	(p) dedicated laundry facilities, except to require that linens used for the agritourism
169	food establishment be laundered separately from any other laundry;
170	(q) water, plumbing, drainage, and waste, except to require that sinks be supplied with
171	hot water;
172	(r) the number of, path of access to, and location of toilet facilities;
173	(s) lighting, except to require that food preparations are well lit by natural or artificial
174	light whenever food is being prepared;
175	(t) designated dressing areas and storage facilities, except to require that items not
176	ordinarily found in a home kitchen are placed or stored away from food preparation areas and
177	that dressing takes place outside of the home kitchen;
178	(u) the presence and handling of animals, except to require that all animals other than
179	service animals are kept outside of food preparation and service areas during food service and
180	food preparation;
181	(v) food storage, floor, wall, ceiling, and toilet surfaces, except to require that surfaces
182	are smooth, of durable construction, and easily cleanable;
183	(w) an evaluation or grading system;

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184	(x) home kitchens open to living and sleeping areas, except to require that food is not
185	prepared in designated sleeping quarters;
186	(y) submission of plans and specifications before construction or remodel of a home
187	kitchen;
188	(z) the number and type of time/temperature controlled food offered for sale;
189	(aa) approved food sources, except those required by 9 C.F.R. 303.1;
190	(bb) the use of items produced under Section 4-5-9.5 and this chapter;
191	(cc) the use of an open air barbeque, grill, or outdoor wood-burning oven; or
192	(dd) food safety certification, except:
193	(i) the operator shall maintain a certificate as a food safety manager as required by
194	Section 26-15a-106; and
195	(ii) any individual, other than the operator, who is involved in the preparation, storage,
196	or service of food in the agritourism food establishment shall hold a food handler permit as
197	defined in Section 26-15-5.
198	(4) An operator applying for an agritourism food establishment permit shall provide to
199	the local health department:
200	(a) written consent to enter the premises where food is prepared, cooked, stored, or
201	harvested for the agritourism food establishment; and
202	(b) written standard operating procedures that include:
203	(i) all food that will be stored, handled, and prepared;
204	(ii) the proposed procedures and methods of food preparation and handling;
205	(iii) procedures, methods, and schedules for cleaning utensils and equipment;
206	(iv) procedures and methods for the disposal of refuse; and
207	(v) a plan for maintaining time/temperature controlled food at the appropriate
208	temperatures for each time/temperature controlled food.
209	(5) In addition to a fee charged under Section 26-15b-103, if the local health
210	department is required to inspect the farm as a source of an adulterated food or an outbreak of
211	illness caused by a contaminated food and finds, as a result of that inspection, that the farm has
212	produced an adulterated food or was the source of an outbreak of illness caused by a
213	contaminated food, the local health department may charge and collect from the farm a fee for
214	that inspection.

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215	(6) An agritourism food establishment permit:
216	(a) is nontransferable;
217	(b) is renewable on an annual basis;
218	(c) is restricted to the location listed on the permit; and
219	(d) shall provide the operator the opportunity to update the food types and products
220	handled without requiring the operator to renew the permit.
221	(7) This section does not prohibit an operator from applying for a different type of food
222	event permit from a local health department