

Permit for Road Side Vending

Section 68 Local Government Act 1993

Permit Details

This notice is issued to an applicant, and any person who made a submission about the applicant's proposal, once the application has been assessed by the consent authority.

1. Details of the applicant

File 8066

For privacy reasons, the applicant's details only appear in the notice given to the applicant.

Daytime Telephone Fax Mobile

2. Details of land to be occupied

Description of the development:

Operate a food vending van at the Rest Area

3. Decision of the consent authority

Consent is granted subject to the conditions listed in Attachment A

Date from which the consent operated	Date the consent expires



The application is refused for the following reasons:

N/A

V

4. Date of this decision

5. Information attached to this decision

6. Other Approvals

The following approvals will be granted, consistent with this consent, if the applicant applies to the state agencies listed within 3 years of the date of this decision:

Nil

The following approvals have been granted under the Local Government Act 1993:

Use a standing vehicle or any article for the purpose of selling an article in a public place

7. Signature

For this notice to be valid, it must be signed by the consent authority

Signature

Wollondilly Shire Council:	
Road and Maritime Services:	
Applicant:	

Issuing of this Consent signed by the Manager – Infrastructure Planning (or his representative) of Wollondilly Shire Council shall be deemed as satisfying Condition 1.

8. Rights of appeal

If you are the applicant

You can appeal against this decision in the Land and Environment Court within 12 months of the date of this notice. You cannot appeal, however if a Commission of Inquiry was held and the development is designated development or state significant development.

If you objected to the proposal in writing and the application was for designated development:

You can appeal against this decision to the Land and Environment Court within 28 days of the date of this notice. You cannot appeal if a Commission of Inquiry was held.

If the applicant appeals against this decision, you will be given a notice of the appeal and you can apply to the Land and Environment Court within 28 days of the date of this notice to attend the appeal and make submissions at the appeal.

Attachment A – Conditions of the Approval

This consent is subject to the following conditions:

- 1. The application is approved subject to and as amended by the following conditions. In the event of any inconsistency between the application and these conditions, these conditions prevail.
- 2. This approval is not transferable to any other site nor to any other person other than the applicant
- 3. This approval is limited to the sale of refreshments, including light food, snacks and drinks, excluding alcohol
- 4. The applicant must ensure compliance with any other necessary approvals
- 6. The applicant must not erect advertising signage without the prior written consent from Council or the RMS
- 8. RMS may erect a sign for display in relation to the activities being carried out under this approval, for the term of this approval. The sign must be operated in accordance with these conditions. If it is not operated in accordance with these conditions, RMS may remove the sign
- 9. The RMS provided sign is to be in the opened position when the business is trading and in the closed position when the business is not trading. The applicant is responsible for opening and closing the sign
- 10. Trading hours are restricted to the approved hours
- 11. The applicant is responsible for collection and removal of rubbish generated by the business
- 13. The location of any additional business signage is at the discretion of RMS
- 14. The approval is for the period as indicated
- 15. Trading must not detract from the safe operation of the rest area or the ability of drivers to rest
- 16. The food vending vehicle shall be maintained in accordance with the requirements of Mobile Food Vending Vehicles, Operation, Construction And Food Handling Guidelines produced by the Food Authority of New South Wales

- 17. The requirements relating to the operation of food vendors within Wollondilly Shire as set out below:
 - (a) Smoking whilst preparing or selling food is strictly prohibited
 - (b) Every Person preparing or serving food for sale shall avoid unnecessary human contact with such food during preparation or serving and for this purpose shall observe the following requirements:
 - (c) A person shall not serve unwrapped sweets or any sticky substance with the fingers, but shall use a scoop or other suitable implement for every such purpose
 - (d) A person shall not serve unwrapped cheese, smallgoods, cooked meats or sandwich fillings with the fingers but shall use a fork or other suitable implement for every such purpose
 - (e) A person shall not apply his/her fingers to the mouth, eyes, ears, nose or scalp during the performance of such packing or serving
 - (f) A person shall not use his/her breath to open any bag or wrapper
 - (g) A person shall not wipe his/her hands upon their clothing or by any other means than with a clean single use disposable towel
 - (h) A person shall not permit another person to handle with the fingers any good which he/she is prohibited from handling with the fingers
- 18. Persons operating food stalls shall at all times maintain their bodies and clothing in a clean condition
- 19. Hand washing facilities shall be provided in accordance with the Food Act 2003 and Regulations there under
- 20. Articles of food, together with utensils used for storage, preparation and sale of such food shall at all times be protected and maintained free from dust, files and insects
- 21. The approval may be withdrawn if any of the above conditions are breached