2021 South Dakota Legislature

House Bill 1121

AMENDMENT 1121E FOR THE INTRODUCED BILL

1	An Act to establish criteria governing the sale of homemade food items.			
2	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF SOUTH DAKOTA:			
3	Section 1. That a NEW SECTION be added:			
4	7-18A-38. Homemade food itemOrdinance limitation.			
5	A board of county commissioners may not pass an ordinance that restrict			
6	prohibits, or imposes any licensure requirement or licensure fee on the sale of an			
7	homemade food item, as defined in § 34-18-1.			
8	Section 2. That a NEW SECTION be added:			
9	8-5-15. Homemade food itemOrdinance limitation.			
10	A township board of supervisors may not pass an ordinance that restricts, prohibits			
11	or imposes any licensure requirement or licensure fee on the sale of any homemade for			
12	<u>item, as defined in § 34-18-1.</u>			
13	Section 3. That a NEW SECTION be added:			
14	9-19-22. Homemade food itemOrdinance limitation.			
15	The governing board of a municipality may not pass an ordinance that restricts			
16	prohibits, or imposes any licensure requirement or licensure fee on the sale of any			
17	homemade food item, as defined in § 34-18-1.			
18	Section 4. That § 34-18-1 be AMENDED.			
19	34-18-1. Definitions.			
20	Terms used in this chapter mean:			
21	(1) "Campground," a plot of ground for public use upon which two or more campsites			
22	are located, established, maintained, advertised, or held out to the public to be a			

1		place where camping units can be located and occupied as temporary living quarters
2		for children or adults, or both. Camping units are considered to be trailers, tent
3		campers, campers, tents, recreational park trailers, or other equipment that may
4		be used by the public at individual campsites located at campgrounds or areas used
5		by the public as campgrounds;
6	(2)	"County fair," any fair or celebration operated by any county of this state and under
7		the supervision of a county fair board, county fair association, or the county board
8		of commissioners;
9	(3)	"Department," the Department of Health;
10	(4)	"Food," any raw, cooked, or processed edible substance, beverage, or ingredient
11		used or intended for use or for sale in whole or in part for human consumption;
12	(5)	"Food service establishment," any fixed restaurant; coffee shop; cafeteria; short-
13		order café; luncheonette; grill; tearoom; sandwich shop; soda fountain; tavern;
14		bar; cocktail lounge; night club; roadside stand; catering kitchen; delicatessen;
15		bakery; grocery store; boardinghouse; or similar place in which food or drink is
16		prepared for sale or for service to the public on the premises or elsewhere with or
17		without charge;
18	(6)	"Homemade food item," any food, including a nonalcoholic excluding unpasteurized
19		milk and an alcoholic beverage, that is produced and, if applicable, packaged at the
20		residence of the producer;
21	<u>(7)</u>	_"Hotel," any hotel, motel, lodge, resort, cabins, building, or buildings with more
22		than ten rental units which is used to provide sleeping accommodations for a charge
23		to the public;
24	(7)<u>(8</u>)"Lodging establishment," any building or other structure and property or premises
25		kept, used, maintained, advertised or held out to the public to be a place where
26		sleeping accommodations are furnished for pay to two or more transient guests.
27		The term includes hotels, motels, cabins, bed and breakfast establishments, lodges,
28		vacation home establishments, dude ranches, and resorts;
29	(8) (9)"Mobile food service establishment," any mobile unit in which food or drink is
30		prepared for sale or for service to the public with or without charge;
31	(9)<u>(1</u>	0) "Nonprofit organization," any governmental organization, church, fraternal, social,
32		school, youth, or other similar organization that is organized and operated for a
33		common good and not for the specific monetary gain of any person or persons;

1	(11) "Nontemperature-controlled item," a homemade food item that does not, for
2	purposes of safety, require a time or temperature control process to limit
3	pathogenic microorganism growth or toxin formation;
4	(10)(12) "Owner," the operator, agent, proprietor, manager, or licensee whether it be
5	a person, firm, corporation, limited liability company, or association;
6	(13) "Produce," to prepare a homemade food item by baking, canning, cooking, cutting,
7	dehydrating, drying, fermenting, growing, mixing, preserving, raising, or other
8	similar action;
9	(11)(14) "Rental unit," any room, cabin, or other quarters that may be rented to a
10	guest for sleeping accommodations;
11	(12)(15) "Secretary," the secretary of the Department of Health;
12	(13)(16) "Specialty resort," any bed and breakfast establishment, lodge, dude ranch,
13	resort, building, or buildings used to provide accommodations or recreation for a
14	charge to the public, with no more than ten rental units for up to an average of
15	twenty guests per night and in which meals are provided to only the guests staying
16	at the specialty resort;
17	(14)(17) "State Fair," the fair at Huron, South Dakota, operated by the Department of
18	Agriculture;
19	(18) "Temperature-controlled item," a homemade food item that does, for purposes of
20	safety, require a time or temperature control process to limit pathogenic
21	microorganism growth or toxin formation;
22	(15)(19) "Temporary food service establishment," any food service establishment
23	which operates at a fixed location for a temporary period of time, not to exceed two
24	weeks, in connection with a fair, carnival, circus, public exhibition, or similar
25	transitory gathering;
26	(16)(20) "Transient guest," any person who resides in a lodging establishment less
27	than four consecutive calendar weeks;
28	(17)(21) "Vacation home establishment," any home, cabin, or similar building that is
29	rented, leased, or furnished in its entirety to the public on a daily or weekly basis
30	for more than fourteen days in a calendar year and is not occupied by an owner or
31	manager during the time of rental. This term does not include a bed and breakfast
32	establishment as defined in subdivision 34-18-9.1(1);
33	(18)(22) "Water recreational facility," any artificial basin of water located at a facility
34	licensed pursuant to chapter 34-18 constructed, installed, modified, or improved

for the purpose of swimming, wading, diving, or recreation, including swimming
pools, spas, hot tubs, and water slides.

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4 Section 5. That § 34-18-34 be AMENDED.

- 5 34-18-34. Farmer's market fresh fruits and vegetables--Licensure exemption.
- 6 No person selling whole, intact fresh fruits or vegetables at a farmer's market, roadside stand,
- 7 or similar venue is required to be licensed pursuant to this chapter.
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- 9 Section 6. That § 34-18-36 be AMENDED.
- 10 34-18-36. Canned good requirements -- Verification.

11 No canned good may be sold unless the pH level is 4.6 or less or the water activity level is

12 .85 or less. A third-party processing authority with knowledge of the thermal processing

13 required of food in hermetically-sealed containers shall verify the method of processing and

- 14 that the pH or water activity threshold levels are met. The processing authority shall provide
- 15 any such verification in writing.

16 **Section 5.** That § 34-18-37 be AMENDED.

34-18-37. Homemade food item--Label--Content.

18 Unless otherwise provided in this section, no baked good <u>A homemade food item</u> 19 or canned good may <u>not</u> be sold unless it has a label that <u>includes the following</u> 20 information:

- 21 (1) Name States the name of the product;
- 22 (2) Name States the name of the producer;
- 23 (3) Physical <u>States the physical</u> address of production;
- 24 (4) <u>Mailing States the mailing address of the producer;</u>
- 25 (5) Telephone States the telephone number of the producer;
- 26 (6) Date States the date the product was made or processed;
- 27 (7) IngredientsLists the ingredients; and
- 28 (8) A disclaimer that states Includes the following disclaimers:

1		(a) "This product food was not produced in a commercial kitchen. It has been
2		home-processed in a kitchen that may also process common food allergens
3		such as tree nuts, peanuts, eggs, soy, wheat, milk, fish, and crustacean
4		shellfish that is regulated or inspected."; and
5		(b) "This food may contain allergens."
6	Section 6	5. That § 34-18-38 be AMENDED.
7	34	-18-38. Homemade food itemsExemption from licensureConditions.
8		Any person selling non-temperature-controlled baked goods at the person's
9	prima	ry residence homemade food items is exempt from the licensing and license fee
10	provis	ions of this chapter, if the following conditions are met, where applicable:
11	(1)	The non-temperature controlled baked goods homemade food items meet the
12		requirements of § 34-18-37;
13	(2)	The non-temperature-controlled baked goods are sold in the seller's physical
14		presence at:
15		(a) The seller's primary residence;
16		(b) A farmer's market;
17		(c) A roadside stand; or
18		(d) Other temporary sale venue; and
19	(3) Th	e seller, or a person residing at the seller's primary residence, personally delivers
20	the no	n-temperature-controlled baked goods to the buyer at the completion of the saleAny
21	<u>homer</u>	made food items that are nontemperature-controlled are sold and delivered to the
22	purcha	<u>aser by:</u>
23		(a) The producer, either in person or remotely, including by telephone or
24		<u>internet;</u>
25		(b) An agent of the producer; or
26		(c) A third-party vendor, including a retail or grocery store;
27	<u>(3)</u>	Any homemade food items that are temperature-controlled are:
28		(a) Sold to the purchaser by the producer, either in person or remotely,
29		including by telephone or internet; and
30		(b) Delivered to the purchaser in person;
31	<u>(4)</u>	The homemade food item is not a meat food product, as that term is defined in the
32		Federal Meat Inspection Act, 21 U.S.C § 601, as of January 1, 2021, unless it is
33		exempted in accordance with 9 C.F.R. § 303.1;

- 1 (5) The homemade food item is not a poultry product, as that term is defined in the 2 Poultry Products Inspection Act, 21 U.S.C § 453, as of January 1, 2021, unless it 3 is exempted in accordance with 9 C.F.R. § 381.10(c) or (d); and 4 (6) The homemade food item is not an egg or an egg food product, as defined in § 39-5 11-1; and 6 (7) The person's annual gross revenue from selling homemade food items does not 7 exceed one hundred fifty thousand dollars. 8 Section 7. That a NEW SECTION be added: 9 34-18-39. Homemade food items--Retailer--Required signage. 10 A retailer selling homemade food items shall display a sign informing the end 11 consumer that the homemade food items have not been inspected. 12 Section 8. That § 34-46-17 be AMENDED. 13 34-46-17. Posted smoking rooms permitted in hotels and lodging 14 establishments. The provisions of §§ 34-46-13 to 34-46-15, inclusive, do not apply to any sleeping 15 rooms in any hotel or lodging establishment licensed pursuant to subdivision 34-18-1(7) 16 17 or (9), respectively chapter 34-18, if the rooms are rented to guests. Any sleeping room 18 in which smoking is allowed shall be posted as a smoking room. 19 Section 9. That § 34-18-35 be REPEALED.
- 20 **34-18-35.** Farmer's market baked and canned goods--Licensure exemption.