

**CITY OF EDINA
ORDINANCE NO. 2018-16
AN ORDINANCE
AMENDING EDINA CITY
CODE ADOPTING THE
MINNESOTA FOOD CODE**

THE CITY OF EDINA ORDAINS:

SECTION 1. Chapter 20, Article V section 20-323 (b) of the Edina City Code is amended to read as follows:

(b) Standards amended.

A. Minnesota Rules § 4626.1050, Handwashing lavatory; water temperature and flow.

“A. A handwashing lavatory shall be equipped to provide water at a temperature of at least 43 degrees Celsius (110 degrees Fahrenheit) but not more than 54 degrees Celsius (130 degrees Fahrenheit).
B. A steam mixing valve shall not be used at a handwashing lavatory.
C. An automatic self-closing faucet shall provide a flow of water for at least 15 seconds without the need to reactivate the faucet.”

B. Minnesota Rules § 4626.1325, Surface characteristics; indoor areas.

“Item A. Except as specified in Item B, materials for indoor floor, wall and ceiling surfaces under conditions of normal use shall be:

(1) Smooth, durable and easily cleanable for areas where food establishment operations are conducted;

(2) Closely woven and easily cleanable carpet, where carpeting is permitted; and

(3) Nonabsorbent and constructed of material which resists the wear and abuse to which they are subjected such as quarry tile, ceramic tile, or terrazzo, for food preparation areas, wait station, kitchen, bar, walk-in refrigeration, warewashing, toilet, and interior garbage and refuse storage areas; areas subject to flushing or spray cleaning methods; and other areas subject to moisture. Antislip flooring may not be used beneath fixed equipment.”

“Item B. In a temporary food establishment, retail portable structure, special event food stand or seasonal food stand:

(1) If graded to drain, a floor may be concrete, machine-laid asphalt or dirt or gravel if it is covered with mats, removable platforms, duckboards or other suitable materials approved by the regulatory authority that are effectively treated to control dust and mud; and

(2) Food activities shall cease in adverse weather unless walls and ceilings are constructed of a material that protects the interior from the weather and windblown dust and debris.”

C. Minnesota Rules § 4626.1440, Handwashing cleanser; availability.

“Each handwashing sink or group of two adjacent handwashing sinks shall be provided with a supply of liquid hand soap or powder dispensed from a mounted dispenser, or bar soap.”

D. Minnesota Rules § 4626.1445, Hand drying provision.

“Each handwashing sink or group of adjacent sinks must be provided with:

A. Individual, disposable towels in a mounted dispenser;

B. A continuous towel system that supplies the user with a clean towel; or

C. A heated-air hand drying device; or

D. A hand drying device that employs an air-knife system that delivers high velocity, pressurized air at ambient temperatures.

E. Minnesota Rules § 4626.1470, Lighting intensity.

“All areas in which food is prepared, processed, manufactured, packaged or stored; or where utensils and equipment are washed; handwashing areas, locker rooms, toilet.

A. All food contact surfaces must be illuminated at not less than 70 footcandles of light.

B. At least 30 footcandles of light must be provided on all other surfaces and equipment.

C. In food and equipment storage areas, a minimum of 20 footcandles of light measured at 30 inches from the floor must be provided.

D. Subdued lighting in dining rooms and public access areas is permissible, provided that lighting meeting the above requirements must be available during all clean-up and maintenance periods in dining rooms and access areas.”

F. Minnesota Rules § 4626.1715, Variance denial, revocation, or refusal to renew; appeals.

Paragraph B, is amended to read as follows:

“B. A person may appeal the denial, revocation, or refusal to renew a variance by filing a written appeal to the city council with the city clerk within ten days of notification of the denial, revocation or refusal to renew said variance. The city council shall hear such appeal at the next scheduled city council meeting.”

G. Minnesota Rules § 4626.1720, Plans; Review required.

Is amended by replacing paragraph B with the following:

“B. Plans, specifications, and applications form and fees as set forth in Code section 2-724 shall be submitted to the regulatory authority at least 30 days before beginning construction, extensive remodeling or conversion of a food establishment

SECTION 2. This ordinance is effective immediately upon its passage and publication.

First Reading, November 20, 2018

Second Reading: Waived

Attest: Debra A. Mangen
City Clerk

James B. Hovland
Mayor

Published in the
Edina Sun Current
December 6, 2018