

Adam Zack

From: lori@wafoodtrucks.org
Sent: Tuesday, August 14, 2018 9:44 AM
To: Lopez Village Subarea Planning Comments
Cc: Robert Frommer; Jen Buckallew
Subject: San Juan County Proposed Ordinance

Dear Lopez Island Village Planning Committee,

We have very strong concerns over the proposed code 18.30 A., restricting the 2-food trucks currently doing business on the island to a consecutive period of only 3-days and for only 4-times per year.

I would like to bring your attention to a recent lawsuit won in Louisville, Kentucky where it was "ruled that it is illegitimate for the government to restrict fair economic competition" citing the US Constitution and the the "Privileges or Immunities" Clause:
<https://ij.org/press-release/victory-louisville-food-trucks/>

We would be interested to know if other retail food sales will incur the same regulations?

It is our hope that this planning committee reconsider this overly restrictive item and only create regulation to protect the public's health and safety. Thank you for your attention.

Sincerely,

Lori Johnson, Executive Director
Washington State Food Truck Association
Board Adviser, National Food Truck Association
(360) 223-3801
www.wafoodtrucks.org
<https://twitter.com/wafoodtrucks>



"The punishment of wise men who refuse to take part in the affairs of their government is to live under the government of unwise men." ~ Plato