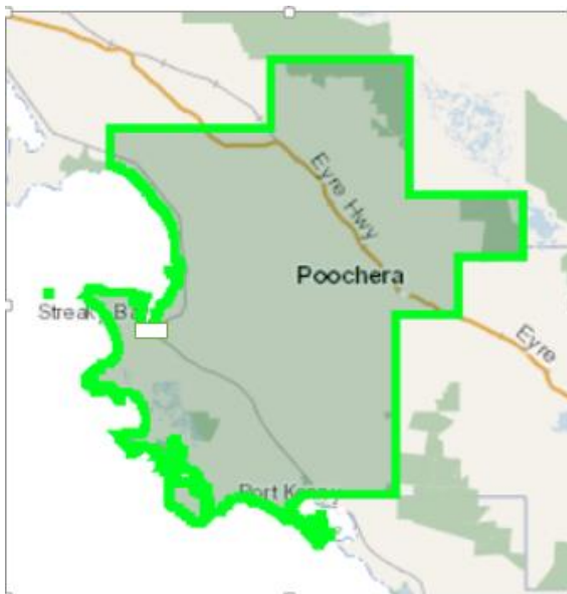
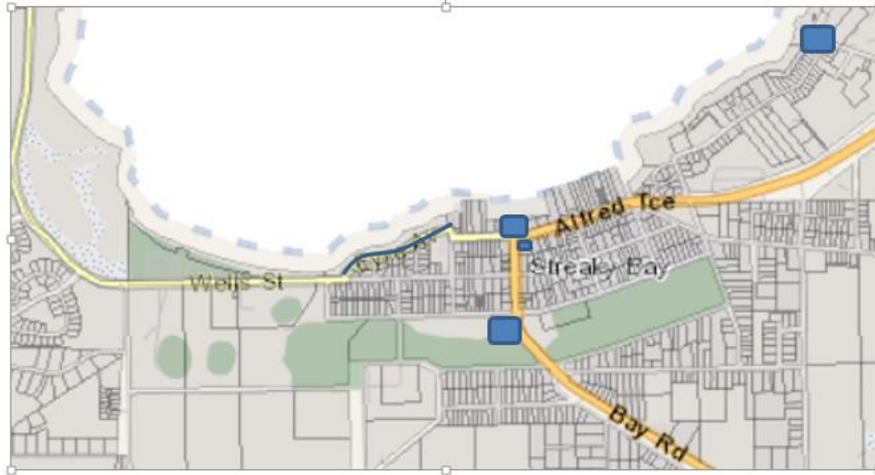


Mobile Food Van Location Rules

1. Mobile food vending permit holder shall take out and keep current a public risk insurance policy in the name of the mobile food vending permit holder insuring the mobile food vending permit holder for the minimum sum of twenty million dollars (\$20,000,000) against all actions, costs, claims, damages, charges and expenses whatsoever which may be brought or made or claimed against the mobile food vending permit holder in relation to the activity. A Certificate of Currency for the policy must accompany the application and any renewal of a mobile food vending permit.
2. The permit holder assumes responsibility for any liability issues which arise as a result of the mobile food vending business.
3. The food truck or caravan must only be parked in one legitimate parallel parking space excluding private car parks.
4. The food truck or caravan must not be parked within or adjacent to any 15 or 30 minute parking space, loading zones, disabled parks, or no stopping zones/areas. vehicular traffic, driveways (including line of site for motorists), bicycle lanes, queuing and other waiting areas.
5. Serving shall only occur from the footpath-side of the vehicle only.
6. Vans, trucks and associated equipment must be of dimensions which enable them to easily park in a standard parking space of 2.3 metres wide and 6.0 metres long (as per the Local Government (Parking) Regulations 1991).
7. If the van, truck and associated equipment is longer than a standard carpark vendors are only permitted in non-delineated car parks or private car parks.
8. Food vendors on the footpath must be setback 1.8 metres from building fronts, allowing clear pathways and not interfering with pedestrian movement.
9. Food vendors on the footpath must be setback 0.6 metres from the kerb line, not interfering with opening of vehicle doors.
10. The placement of power cords, generators, gas or other equipment external to the food van shall be positioned and suitably barricaded to not pose a risk to public safety or increase risk of fire.
11. Fixtures must not be placed where they present a barrier and subsequent danger to pedestrians crossing the street or kerbside usage by motorists.

- 12.** Must be positioned to allow reasonable access to service covers and existing services.
- 13.** The Mobile Food vendor must ensure compliance with the South Australian Public Health Act 2011, Food Act 2001 and Environment Protection Act 1993.
- 14.** Mobile food vendors must provide bins for use by their customers and ensure the area around their position is kept clear of rubbish and refuse at all times.
- 15.** No trade waste or litter may be disposed of in Council rubbish bins.
- 16.** Refuse shall be removed by the operator at the completion of trading.
- 17.** All liquid waste (including waste water and waste oil) must be contained and removed or disposed of appropriately at the end of trading.
- 18.** No waste or other material is to be deposited into the storm water system. No hosing down of areas is to take place.
- 19.** Where the Council has to undertake cleaning and/or tidying of the area, the permit holder will be liable to reimburse the Council for all costs incurred by the Council in relation to the cleaning and/or tidying of the area caused by the food business operations and/or patrons.
- 20.** Mobile food vendor shall suitably bund or delineate the tow bar or any protruding fixtures that may pose a safety risk.
- 21.** Food Vans are to take responsibility of noise generated by patrons and ensure noise does not escalate to disturb residence. Generators associated with food vans must not reach levels which will disturb nearby residents.
- 22.** Mobile food vending vehicle and fixtures must be kept in a safe and well-maintained condition at all times.
- 23.** Ensure the safety of adjoining buildings is not compromised by restricting access or adding unreasonably to fire potential.
- 24.** The mobile food vending set up should be sturdy and windproof, made of quality materials and be well designed and constructed to be safe to use, without sharp edges or other features likely to cause injury.
- 25.** The permit holder is responsible for abiding by all legislative requirements relating to business operations, occupational health and safety, employment conditions and any other relevant requirements.

- 26.** Food Vans are only to operate within the allocated areas as depicted in the below map with an exclusion zone of 200 metres from a private function.



A mobile food van may be directly located in front of the fixed food business owned by the same party.

These location rules will remain in effect with the exception of food vans associated with approved community events or private functions. To be associated they must pay for a site or be given permission from the event facilitator to provide food/drink as part of the event. Food vans are only to provide food/drink to people participating in the event, not passing members of the public.

- 27.** All items positioned within the permitted boundaries for mobile food vending are the permit holder's responsibility.
- 28.** A mobile food vending area must be vacated of all mobile food vending equipment daily when food vending operation ceases. Removal of mobile food vending items is at the permit holder's expense. If mobile food vending items are not removed, Council can remove the items under Section 144 of the Local Government Act, and issue an invoice to the permit holder for the works.
- 29.** Mobile food vending area remains public space.
- 30.** Fees: \$200 per calendar month / \$2,000 per annum excluding fixed food business contributing to the Streaky Bay rate base as fixed food businesses.