Chapter H 96

RESTAURANTS

77 00 01	Doduitions	TT 00 70	Otumbo complete intensila
H 96.01	Definitions	H 96.72	Single service utensils
H 96.11	Plumbing	H 96.73	Serving food in open air
H 96.12	Water supply and sewage	H 96.74	Hermetically sealed sand-
~~ ^ ^ 4 ^ 4 ^ 6	disposal	** 00	wiches
H 96.13	Equipment	H 96.75	Harboring of animals
H 96.14	Rooms		Restriction on use
H 96.21	Cleanliness of rooms	FI 96.76	Location of preparation
H 96.22	Cleanliness of equipment		room
H 96.23	Condition of utensils	H 96.77	Handling, preparation and
H 96.24	Linens		serving of food
H 96.25	Washing aids	H 96.78	Milk
H 96.26	Room furnishings	H 96,785	
H 96.30	Pre-wash		Displayed foods
H 96.31	Manual cleaning	H 96.795	Food storage
H 96.32	Mechanical cleaning	H 96.81	Restaurant regulations
H 96.33	Drying of utensils	+ + + + + + + + + + + + + + + + + +	which apply
H 96.41	Handling and refrigeration	H 96.82	Permit required
11 00.11	of foods	H 96.83	Roof, sidewalls, and floors
H 96.51		H 96.84	Location
H 96.52	Kitchen garbage and refuse	H 96.85	
11 90.94	Drainage of ice boxes and		Enclosure of kitchen
TT 00 01	refrigerators	H 96.86	Toilet facilities
H 96.61	Disease control	H 96.87	Water
H 96.62	Procedure when infection	H 96,91	Enforcement of rules and
	suspected		regulations
H 96.63	Restrictions on employ-	H 96.92	Enforcement policy
	ment; typhoid or paraty-	H 96.93	Appeal by the operator
	phoid fever	H 96.94	State health officer empow-
$H \cdot 96.71$	Personal hygiene		ered to act

DEFINITIONS

H 96.01 Definitions. (1) RESTAURANT. "Restaurant" means and includes any building, room or place wherein meals or lunches are prepared or served or sold to transients or the general public, and all places used in connection therewith. "Meals or lunches" shall not include soft drinks, ice cream, milk, milk drinks, ices and confections. The serving in tayerns of free lunches consisting of popcorn, cheese, crackers, pretzels, cold sausage, cured fish or bread and butter shall not constitute such tayerns to be restaurants. All Register 1960

(2) TEMPORARY RESTAURANT. The term "temporary restaurant" shall mean one operating for a temporary period in connection with a fair, carnival, circus, public exhibition, or other similar gathering.

- (3) EMPLOYE. The term "employe" shall mean any person who handles food or drink during preparation or serving, or who comes in contact with any eating or cooking utensils, or who works in a room in which food or drink is prepared or served.
- (4) UTENSILS. "Utensils" shall include any kitchenware, tableware, glassware, cutlery, containers, or other equipment with which food or drink comes in contact during storage, preparation, or serving.
- (5) PERMITS. Before opening for business, every restaurant owner or manager shall obtain a permit from the state board of health through application made upon a blank furnished by the board. Original permits shall not be granted without a prior inspection. The restaurant permit must be conspicuously displayed.

History: 1-2-56; Am. Register, June, 1956, No. 6; Eff. July 1, 1956.

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CONSTRUCTION

H 96.11 Plumbing. All plumbing shall meet the requirements of the Wisconsin plumbing code.

History: 1-2-56; Am. Register, June, 1956, No. 6; Eff. July 1, 1956.

H 96.12 Water supply and sewage disposal. The requirements covering the water supply and the sewage disposal facilities for all restaurants shall be based upon the availability of public utilities as well as the practicability of connection to the public utilities or the construction and operation of private utilities as/indicated in table H 96.12. The exceptions referred to in table H 96.12 must be approved by the board or its designated representative.

TABLE H 96.12
WATER SUPPLY AND SEWAGE DISPOSAL REQUIREMENTS

	T	1	1	1
	(1)	(2)	(3)	(4)
Publio Utilities Available	No Public Water Supply or Sewage Disposal Available	Both Public Water Supply and Sewage Disposal Available	Public Water Supply only Available. No Public Sewage Disposal	Public Sewage Disposal only Available, No Public Water Supply
Requirements	(a) A well is required on the premises.	(a) Connection to the public water sup- ply is required.	(a) A private sewage disposal system is required.	(a) A well is required on the premises.
	(b) A privy is permitted.	(b) Connection to the public sewage disposal system is required.	(b) Connection to the public water supply is required.	(b) A water pressure system is required.
		(c) A privy is not permitted.	(c) A privy is not permitted.	(c) Connection to the public sewage disposal system is required.
		i	·	(d) A privy is not permitted.
Exceptions	(c) Water may be transported from an approved source if a well on the premises is not practical.	(d) If connections to both the public sewage disposal system and water supply are not practical, then column (1) applies.	(d) If a private sow- nge disposal sys- tem is not prac- tical then (a) and (c) in column (3) do not apply, however connec- tion to the public water supply is required.	(e) If a well on the premises is not practical or con- nection to the public sewer is not practical, then column (1) applies.
		(e) If connection with only the public sewer or water supply water supply is not practical, then requirements of column (3) or (4) apply.	(e) If a private sewage disposal system is not practical and connection to the public water supply is not practical, then column (1) applies.	

(5) PRIVATE WELLS: Whenever private wells are permitted as a source of water the well shall be located and constructed and the pump installed in accordance with the regulations of the board governing well drilling and pump installation. Whenever geological conditions are such that safe water cannot be obtained consistently from a well constructed in apparent compliance with the well code regulations, as evidenced by unsafe laboratory reports:

Register, June, 1956, No. 6.