



JOHN ENGLER, Governor

DEPARTMENT OF PUBLIC HEALTH

3423 N. LOGAN / MARTIN L. KING JR. BLVD.
P.O. BOX 30195, LANSING, MICHIGAN 48909

VERNICE DAVIS ANTHONY, MPH, Director

October 10, 1991

Paul R. Att, President
QNC Inc.
12021 Plano Road
Suite 140
Dallas, Texas 74243

Dear Mr. Att:

The office has reviewed the QNC Inc. Quick N' Crispy greaseless fryer model CF-II.

The regulation "Description of Ventilation Systems - Food Service Establishment" would require ventilation of the above referenced equipment as an oven, however, local health departments may grant a variance to this requirement when the variance will not reduce the protection of the public's health. It is the opinion of this office that this equipment when installed and maintained as follows should not cause a ventilation related problem:

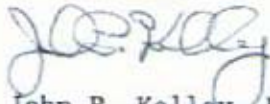
1. The unit bears the seal of a nationally recognized sanitation testing laboratory.
2. Only one unit is installed per location.
3. The unit is installed and maintained in accordance with the manufacturer's instructions.
4. The food service operator submits a written request for a variance to the local health department which states his agreement to properly install and maintain the unit and that if the unit is not being maintained, will install a approved ventilation system, if ordered by the local health department.
5. The unit is only used to prepare pre-cooked meat products, pre-blanched or pre-cooked non-meat products and nongrease producing bakery products.
6. The location for the unit is adequately ventilated by a nearby exhaust hood or by a continuously operating general ventilation system for the building which complies with minimum ventilation rates specified by the ventilation or local mechanical code.

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It is suggested that a test site location which is approved by the local health department be made known to the office. Thereafter, a representative of the local health department or this office may observe the unit as deemed necessary. It should be understood this letter does not constitute an approval to install this unit.

Should you have any questions please contact the undersigned.

Yours truly,



John P. Kelley, R.S.
Plan Review Specialist
Section of Food Service Sanitation
Division of Environmental Health
Bureau of Environmental and Occupational Health

JPK:mh

cc: Maureen McAlinden, Chairperson
Ventilation Variance Committee
Wayne County Health Department



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VERNICE DAVIS ANTHONY, MPH, Director

July 14, 1994

Paul R. Artt, President
QNC
12021 Plando Road
Suite 140
Dallas, Texas 54243

Dear Mr. Artt:

The Quik n' Qrispy greaseless fryer model GF2 oven is accepted without an exhaust hood in accordance with Section 6.1 of Michigan Department of Public Health publication D80.7, provided:

1. Only one unit is installed per establishment.
2. A permanent, east to read label bearing the Quik n' Crispy cleaning instructions is affixed to top or door of the unit.
3. The operator's manual is amended to include is information contained in correspondence to this office dated July 12, 1994.
4. Copies of the amended operator's manual are provided to the establishments which presently have units and to establishments which purchase units.
5. The building general ventilation system meets minimum mechanical code requirements for outside air quantities.
6. The local health department having jurisdiction is provided advance notification in writing of the proposed equipment location, equipment specifications, and menu additions.
7. The Local health department having jurisdiction gives approval for installation of the unit.

Should the local health department find that the Quik n' Crispy greaseless fryer oven is not being operated in accordance with the above conditions, the local health department may require the installation of an approved ventilation system or the removal of the unit from the establishment.

Paul R. Artt, President
July 14, 1994
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This office may rescind or modify this acceptance when it is found the equipment is not capable of being maintained so as to prevent excessive emissions. The acceptance of this equipment shall not be construed as an endorsement.

Should you have any questions, I may be contacted at (517) 335-9179.

Yours truly,



John P. Kelley, R.S.
Plan Review Specialist
Food Service Sanitation and Program Consultation Section
Division of Environmental Health
Bureau of Environmental and Occupational Health

JPK:mh