

By July 1, 2019:

- All municipalities must comply with the maximum municipal fees listed in § 1.11 of the Regulation, 230-RICR-30-35-1.
 - \$75 - Maximum Annual Municipal Permit Fee
 - \$300 - Maximum Municipal Event/Temporary Mass Gather Permit Fee paid by Organizer of Event
- All municipalities must accept a Fire Safety Permit issued by the State Fire Marshal and not require a separate local fire department inspection as a condition of obtaining a municipal permit.
- All municipalities must accept MFE state registrations and not require additional information in order to issue or renew a municipal MFE permit on or after July 1, 2019.
- For those MFEs that obtain or renew a municipal permit or license prior to July 1, 2019, the MFE operator will not be required to do anything further for 2019, with that municipality.
- DBR expects to have a system in place to electronically accept all requirements necessary to issue state a state MFE Registration

By December 31, 2019:

- All municipalities must be in full compliance with the Act and Regulation.
- No municipal MFE permit or license may be issued to any person or entity that does not already have a state MFE Registration.
- Municipalities will be required to accept applications from MFEs via electronic format, e-mail or other system. However, each municipality will have the discretion to decide what format works best with an effort to streamline services.
- Nothing in the Act is prohibiting a municipality to change the review and approval process by the relevant municipal authority.
- Municipalities still retain the authority to restrict the operation of MFEs within their city or town with respect to:
 - Number of permits granted;
 - Location of operation;
 - Hours of operation; and
 - Noise
- All necessary changes to municipal ordinances, procedures, and applications required to comply with the Act and Regulation, must be complete.