

Greensboro Farmers Curb Market Vendor Agreement

This Greensboro Farmers Market Vendor Agreement (“Agreement”) is made and entered into this day of _____ (date) by and between Greensboro Farmers Market, Inc. (“GFM”) and _____ (“Vendor”).

Vendor operates an independent business selling local food and / or crafts and wants to sell products at the Greensboro Farmers Curb Market to Vendor’s customers.

GFM operates the Greensboro Farmers Curb Market (Market) located at 501 Yanceyville, Greensboro NC, 27405 and agrees to allow Vendor use of the Market facilities to sell Vendor’s products.

GFM has approved Vendor’s application to sell at the Market. The approved application is part of this agreement. IT specifies: (1) days of the week Vendor will sell at the Market; (2) Eligible Products Vendor is allowed to sell; (3) number of tables Vendor may use; and (4) fees Vendor will pay.

The 2021 Vendor Guidelines, GFM Campus Rules & Regulations, GFM Fees & Fines and GFM Display Guidelines are part of this agreement. Vendor certifies that s/he has read, understands, and will follow them. GFM can revoke permission to sell if Vendor fails to comply with any of the Vendor Guidelines or Campus Rules.

Vendor and approved sellers are responsible for understanding and complying with all local, state and federal laws and regulations that govern the sale of Vendor’s products at the Market, including but not limited to, food safety regulations and tax regulations.

GFM is committed to creating a safe, inclusive, and respectful environment for all of our customers, vendors, volunteers, and staff. Accordingly, all Vendors are expected to foster goodwill, respect and cooperation in all dealings with Market Community.

Vendor agrees to interact with GFM staff, other vendors, customers, and others associated with GFM, in a respectful and appropriate manner.

Vendor is not a GFM employee and Vendor is not acting on behalf of GFM. GFM is not responsible for any damages Vendor causes or incurs while at the Market. All Market transactions are between the Vendor’s customer and Vendor and GFM assumes no liability for any aspect of these transactions. GFM is not liable for damages that result directly or indirectly from Vendor’s failure to comply with applicable laws or regulations.

Vendor agrees to indemnify, defend and hold harmless each GFM Identified Party (including all GFM staff and Board of Directors) for, from and against all claims, liabilities, losses and expense (including without limitation the fees and expenses of counsel) suffered or incurred by such GFM Identified Party arising out of any act or omission of the Vendor Party. For this purpose, “GFM Indemnified Parties” means GFM and its present or future directors, officer, employees, agents and contractors and the successors and assigns of each of the foregoing, and “Vendor Party” means Vendor and Vendor’s past, present, or future employees, agents and contractors, and any other person on or about the Market premises at the invitation of Vendor or involved in the preparation of any food or other matter sold or otherwise provided by Vendor.

If one or more provisions of this agreement are held to be unenforceable in any respect, this agreement shall be construed with the invalid, illegal or unenforceable provision deleted, and the enforceability of the remaining provisions of this agreement shall not be impaired thereby.

This agreement supersedes any and all prior agreements, arrangements and understanding related to such matters.

Printed name of Vendor (above line)

Signature of Vendor (above line)

Signature of GFM Representative (above line)

Printed name of Vendor’s Business (above line)

Date (above line)

Date (above line)

Vendor Agreement must be reviewed and signed by all sellers.

Signature of Seller	Date
Signature of Seller	Date
Signature of Seller	Date
Signature of Seller	Date
Signature of Seller	Date
Signature of Seller	Date