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DATES AND HOURS OF THE 2026 SEASON

Sundays, May 3 – October 25, 2026

Open to the public from 9:00 a.m. to 1:30 p.m.

TIGARD FARMERS MARKET STAFF

Market Manager: Melissa Endicott

Assistant Market Manager: Jesse Seritt

MISSION STATEMENT

The Tigard Farmers Market is focused on bringing farmers, vendors & artisans, community, and local non-profits together in a way that benefits all. Farmers **grow local** produce, plants, and flowers; our Tigard Community members **gather together** to buy these products; and our weekly local non-profit booth space gives all the opportunity to **give back**.

Tigard Farmers Market: GROW. GATHER. GIVE.

To achieve our objectives, the Market:

1. Provides services to our customers that support vendor sales and enhances the overall shopping experience.
2. Encourages customer attendance through community outreach - special events and programs designed to complement the customer' experience at the market.
3. Promotes the market through its website, newsletter, social media accounts, relevant farmers market brochures, Tigard Chamber marketing programs and other key community partner relationships.
4. Supports local non-profit organizations by giving them the opportunity to educate patrons and sell in our Community Booth with profits going directly to the organization.
5. Works with the youth in our community through the Market Sprouts Kids Club and other events.
6. Secures and manages the physical market site, leaving it better than we found it.

Other Facts about the Tigard Farmers Market

1. We are NOT a forum for political or religious activities or events.
2. We are owned by the Tigard Chamber of Commerce, a local non-profit with a 501(c)6 status.
3. Our staff is part-time and seasonal. Email is the best form of communication.

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SPACE FEES AND REGISTRATION

Applies to all vendors, e.g. Farmers, Food, Makers, Artisans, etc.

1. **A non-refundable \$35 application fee must be submitted with the application. A space fee deposit of \$45 is also required once you have been approved. The deposit will be applied to your last market space fee.**
2. 10 x 10 booth space: \$45 per week per space to be paid in advance of attendance.
3. Market participants are evaluated and re-evaluated annually. Acceptance is valid for one season and does not guarantee acceptance in subsequent seasons.
4. A complete vendor application must be submitted for TFM market review. Copies of all licenses and insurance relevant to that business must be submitted by April 15 for vendors starting at the May 3 market, or two weeks prior to a start date for vendors starting later in the season.
5. All unpaid fees from the previous year must be paid in full before the vendor's application will be accepted.
6. Vendors must select a payment plan for the season at the time of registration.
7. Sharing a booth by two or more vendors must be approved by the Market Manager. Vendors must each fill out an application online indicating who they will be sharing with and an application fee and deposit from each vendor is required. Both vendors must fit within the parameters of the space provided.
8. There will be a \$50 non-refundable charge if vendors or their staff are found without the appropriate licenses, food handlers card, permits, etc.
9. Food trucks are charged \$90 per week (2 spaces) to be paid in advance of attendance.
10. **All fees are non-refundable.**

Tigard Farmers Market - Market Vendor Information

1. Vendor status and priority is given to local farms and local vendors selling products made in the Pacific Northwest that support our mission as a local Farmers Market.
2. We have a limited number of spots available to be reserved as an Art & Craft vendor. Priority is given to local vendors that use local ingredients or supplies to make their product and vendors whose product(s) complement the Tigard Farmers Market.
3. Priority will be given to vendors that apply to attend the market weekly and are available for the entire duration of the Market season.
4. Full-time vendors or vendors who sign up to attend the vast majority of all Sunday markets (2-3 markets off during the season is understandable) will be given priority placement, though this placement may alter slightly week to week.
5. Priority vendor placement is based on evaluating a vendor according to the following criteria:
 - The quality of the product, its display and presentation
 - Maintenance of good product mix in the overall market

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- Principles of good marketing and product promotion
 - Benefits and disadvantages of placing select products next to each other
 - The vendor's ability to be a positive part of the TFM community
 - Vendors' ability to follow the market rules
6. Changes in vendor stall locations or assignments may take place at any time by the TFM staff's discretion.
 7. Reservation of space establishes no right to, or guarantee of, space rental in subsequent weeks or years.
 8. Vendors may not sublet their stall spaces to another vendor under any circumstance at any time.
 9. If a vendor sells his or her business, they may not transfer their market spaces to the new owner(s). The new owner(s) must re-apply, and the staff of the market will determine who will occupy the space after the business changes hands.
 10. Vendors are approved based on several factors. Excessive absences may result in removal from the market schedule, especially when another market applicant with a similar product has been "wait listed".
 11. Vendors with permanent vendor stalls could lose their permanent stall placement if they have excessive absences or reduce their market schedule after vendor approval.
 12. Part-time vendors (vendors not applying or approved to attend the market weekly for the entire duration of the market season) are not guaranteed to have the same space each week they attend the market.
 13. All vendor stalls (permanent and on rotation) are only guaranteed until one half hour prior to the market opening. If a vendor arrives at the market to set up within 30 minutes or less until the market opens, they must check in with the Market Manager prior to setup and should assume they will be assigned a different stall assignment. In the event a new space cannot be found, the vendor will not be refunded their stall fee for the week.
 14. Your space fee payment is due in advance of attendance on Wednesday before the invoiced market date by 11:59 pm. Failure to pay your space fee on time results in a late fee of \$15 per week that your space fee is left unpaid. This is strictly enforced by our bookkeeper and is not negotiable.
 15. Vendors who cancel their space by "no-showing" to the market will not be eligible for another space assignment until the stall fee for the missed market and the late fee are paid. They also must contact the Market Manager to discuss returning on the market schedule.

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16. A 72-hour (by 11:59 pm Wednesday) notice of cancellation of a market date is required for an excused absence, unexcused absences will result in removal from the market schedule until paying their missed space fee, late fee, and contacting the Market Manager to discuss reason for absence and if returning to the market schedule is allowed.
17. All schedule changes (adding or removing dates) **MUST** be submitted through Manage My Market and must be sent to the Market Manager for approval prior to the Wednesday before the changed dates take effect.

EXCEPTION: If you need to cancel your attendance the morning of a market due to an emergency or unforeseen reason, you are required to text or call the Market Manager. All approved vendors will receive the Market Manager's cell number prior to the start of the market season.

PAYMENT OPTIONS

FULL PAYMENT: For full season vendors (26 weeks): full payment can be submitted by April 1, 2026. In addition, vendors who are part-time (not committing to all 26 weeks) can pay for their entire season.

SPLIT SEASON: For full season vendors (26 weeks): split season payment – can pay half by April 1, 2026 and the other half by July 1, 2026.

MONTHLY: Vendors can be invoiced once a month at the beginning of the month for their upcoming market days.

WEEKLY: Vendors may select to pay their space fee on a weekly basis prior to the Wednesday before the week attending.

Payments can be made via PayPal through Manage My Market. All check payments should be made payable to the **Tigard Chamber of Commerce**.

There is a \$15 non-negotiable late fee for failure to make the weekly payment. \$15 will be added **each week** the payment is not made.

INFORMATION FOR NEW AND WEEKLY VENDORS

What to Bring on Market Day

1. Your products.
2. Canopy.
3. Canopy weights- Each canopy leg is required to have its own 25 lb. weight. You will need four (4) 25 lb weights total, but more is recommended. There is a \$100 fine each week for improper weights.

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4. Tables, tablecloths, racks and/or shelves and other display equipment.
5. Signage – you must bring a sign telling customers the name and location of your business. All your products must have their prices clearly displayed.
6. Plastic and/or paper bags, boxes, flats for customer purchases.
7. Broom and dustpan for cleaning up.
8. A certified scale (if appropriate).
9. Cash box or bags and plenty of change.
10. Credit card machine or Square phone attachment to take credit cards.
11. Promotional materials and business cards.
12. Hand washing station and appropriate supplies if you are sampling (see ODA guidelines in the appendix section of this book).
13. Trash cans (you must take your garbage with you at the end of the day).
14. Pens, pencils, markers, calculators.
15. Personal comfort items such as hats, scarves, and drinking water.
16. Positive attitude and smiles encouraged!

Other Important Things to Remember

1. Spaces are based on the map provided.
2. The morning set-up time is very congested. There are a lot of people and products moving in and out of the market in a short period of time, so vendors need to quickly unload and then move their vehicle to the designated parking area before returning to their booth for setup. Do not set-up as you unload, as this is time consuming and your vehicle may be blocking another vendor's access to their space.
3. You and your employees must park in the designated vendor parking lot.
4. Check out Universal Plaza in advance so you can see what the space is like. Being familiar with it before you arrive will make your set-up go more smoothly.
5. Practice setting your booth up at home. Work out all the logistics before you come to the Market. We can't stress this enough! Do not come to market and try to put up your canopy for the first time - it can be very frustrating. Practice in advance -- this will help your first real market day to run smoothly and be less stressful.

HEALTH POLICIES & PROCEDURES

- **There is a zero-tolerance policy for coming to the market when sick; vendors should stay home if sick or exposed to COVID/Flu/RSV or other communicable diseases.**
- Vendors should have a hand washing station and/or hand sanitizer available for customers.
- Do not handle money and food until you have washed your hands. If possible, have one person managing money and the other handling the food.
- Wipe down high touch areas, such as tables, screens, and cash boxes frequently.
- Please wash your hands and/or use new gloves frequently.
- Wear gloves when possible if you have a habit of touching your face.
- All vendors must follow all rules and guidance from the OHA, ODA and our local government.

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FARM AND PRODUCTION FACILITY INSPECTIONS AND VISITS

All TFM vendors are subject to farm or facility inspections or visits. A visit is an opportunity for us to get to know you. An inspection is a fact-finding mission meant to document specific information. The TFM will determine the schedule of inspections and visits which may or may not be pre-arranged with the vendor depending upon the reason for the inspection or visit. Farms - It is expected that all vendors reveal the location of all properties farmed by them. Food production facilities are also subject to inspection and are required to be licensed in accordance with ODA Food Safety regulations.

PRODUCT GUIDELINES

All products must be grown, raised, produced, or collected in the Pacific Northwest. Products allowed to be sold at the Market are agricultural products such as plants, fruits, vegetables, herbs, flowers, seafood, meat, poultry, honey, processed foods and eggs. All products shall be of good quality and must comply with any applicable regulations pertaining to their production and sale. The Market is for farm fresh locally grown products and is not an outlet for wholesale produce.

All products sold by vendors must be produced by that vendor unless specific permission is given by the market via the approval of a Second Farm application.

The Tigard Farmers Market reserves the right to:

- *Prohibit any vendor from selling a particular product in the Market.*
- *Prohibit any product from being sold in the Market.*
- *Prohibit a particular vendor from selling in the Market.*

Vendors must submit a complete list of products that they produce and wish to sell at the time they apply to the market. If an accepted vendor wants to sell an item not previously approved, the Market Manager must approve the new item before it may be sold. This includes arts/crafts/artisan vendors as well.

Prices

All vendor prices must be clearly marked or posted. Collusion and deceptive pricing practices are strictly forbidden. Vendors are not allowed to pressure, harass or bully other vendors regarding the pricing of their product. This type of behavior may result in removal from the market with no refund.

Nursery Products and Plants

1. Nursery products and plants must be propagated by the vendor from plugs, seed, cuttings, bulbs or plant divisions and sold in standard, non-decorative nursery containers. When non-traditional containers are appropriate, such as Bonsai dishes, succulent dishes, baskets, or planter boxes, the value of the container may not exceed the value of the plant material.
2. Vendors who sell nursery products and plants are required by the State to obtain a nursery

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license if annual sales exceed \$250. More information can be obtained from ODA – Plant Division. A photocopy of the vendor’s nursery license is required at the time of application.

3. It is strictly forbidden for a nursery vendor to sell a finished product purchased from another grower.

4. Nursery vendors may not sell hardware such as plant stands, ornamental decorations, hangers, stakes or trellises. It is also prohibited for plant vendors to sell fertilizers or other nutritional supplements for their plants.

Bakery, Prepared Food & Value Added Food Products

1. Bakery Products must be made locally, from scratch, from quality ingredients.

2. Prepared Food must be manufactured in the Northwest, from raw ingredients, and done under the direction of the owner. The owner is not required to raise any of the raw ingredients. Priority consideration will be given to processed food products containing locally grown ingredients.

3. Value Added Products are processed food products whose main ingredients are raised by the farmer.

4. All value added and prepared food products must be made and handled in accordance with the ODA Farmers’ Market Guidelines.

5. The Market may, at its discretion, limit the number of prepared, processed or value added food products in the market.

6. Vendors will be required to submit a complete list of products at the time they submit an application.

7. Additions to that product list must be approved by the Market Manager.

8. Products will be re-evaluated every year.

Dairy Products

All dairy products such as butter, milk, cheese and ice cream must be free of rBGH.

Coffee

All roasted beans or brewed coffee must be made from documented Fair Trade beans.

Meats

Including but not limited to Beef, Pork, Lamb, Chicken, Turkey, Buffalo, Rabbit, Game Meats, Cured and/or Processed Meats, and must meet the following respective guidelines.

Livestock Producers

1. Livestock must be raised and processed in the Northwest.

2. Livestock must be farm raised under the control of the vendor and not finished in feedlots. The Tigard Farmers Market defines a feedlot as a confined feeding operation where a vendor’s livestock would be sent for finishing prior to processing.

3. Vendors who sell meat products are required by the State to obtain a Meat Sellers or equivalent license. More information may be obtained from ODA – Food Safety Division.

4. All livestock claims (free range, natural, pastured, cage free, etc.) must be clearly identified in a vendor’s space and be approved in advance by the Market Manager.

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5. All meat products sold at the Tigard Farmers Market must be processed and labeled in accordance with USDA FSIS guidelines. Game meats and species that do not fall under the jurisdiction of the USDA must comply with ODA & FDA guidelines regarding their processing and labeling.
6. Raw meat products must be displayed and stored in accordance with ODA food safety guidelines at all times. Meat temperatures must be maintained at or below 41 degrees.
7. Vendors will be required to submit a complete product list of all species intended for sale with their annual application. In addition, vendors will be required to submit a Meat, Poultry and Egg Survey which will be sent to applicants upon receipt of their application.
8. Additions to the vendor's product list must be approved by the Market Manager prior to sale.
9. Products will be re-evaluated every year.
10. No sub-therapeutic antibiotics and no added growth promoters of any kind may be used in the production of vendors' livestock.

Cured, Processed & Value-Added Meat Producers

1. Cured and Processed Meat products must be manufactured in the Northwest, from raw ingredients, and done under the direction of the owner. The owner is not required to raise any of the raw ingredients. Priority consideration will be given to cured and processed meat products containing locally grown ingredients.
2. Value Added Products are processed meat products whose main ingredients are raised by the farmer/rancher.
3. Cured, Processed & Value-Added Meat Products must be produced and handled in accordance with USDA, FDA and ODA guidelines.
4. Cured, Processed & Value-Added Meat Products must always be displayed and stored in accordance with ODA food safety guidelines. Meat temperatures must be maintained at or below 40 degrees.
5. All Livestock Claims must be clearly identified in a vendor's space and be approved in advance by the Market Manager.
6. Vendors will be required to submit a complete list of products with their annual application.
7. Additions to that product list must be approved by the Market Manager prior to sale.
8. Products will be re-evaluated every year.
9. No sub-therapeutic antibiotics and no added growth promoters of any kind may be used
10. in the production of the meat used in vendor's products

Eggs

1. All eggs must come from chickens raised by the vendor. Vendors are not allowed to sell eggs raised on farms other than their own.
2. All chickens must have daily access to pasture. We do not allow eggs from chickens raised in battery cages, confined coops, or enclosed buildings.
3. Farmers are not required to have an Egg Handler's license to sell their eggs directly to the consumer at a Farmers Market.

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4. Egg temperatures must be maintained at or below 40 degrees while being displayed or held in ice chests.

Fish & Shellfish

All seafood must be raised or caught in Oregon or Washington waters.

Wild Mushrooms

1. Any vendor approved to sell wild mushrooms will submit a daily log sheet of mushrooms sold at the market which contains both the scientific names and the common names of those mushrooms, as well as the location where they were collected.
2. Wild mushroom collectors are also required to provide a copy of the collection permit obtained either from the U.S. Forestry Service (Mushroom Permit) or the Oregon Dept. of Forestry (Special Forest Products Permit), depending upon where the mushrooms are collected.

Non-Food Agricultural Products

The Market may allow some non-food agricultural products such as wool, goat's milk soap, lavender wands or beeswax candles. All non-food agricultural products must be handcrafted or processed by the vendor. The vendor must have grown or produced the main ingredient in the category such as the goat's milk for the soap, or the beeswax for the candles. These products must be approved in advance by the Market Manager.

Product Exclusivity

The Market does not guarantee any vendor the exclusive right to sell any one product. The customer often benefits from having multiple vendors selling the same product. The market will determine when a product category is adequately represented and make the decision to deny applications for vendors with similar products. The product mix in the market as a whole, as well as customer demand, will serve as important factors in determining how many vendors will be allowed to sell similar items.

FOOD CONSUMED ON PREMISES

Food to be consumed on premises will be evaluated on the following criteria:

- Ethnic food must be authentic in style and preparation.
- Typical carnival style foods will not be considered.
- All foods must be made from scratch.
- Priority will be given to products containing raw ingredients produced by the vendor, or a vendor in the market.
- New foods must be distinctly different from foods already represented in the market.
- Food booths are to specialize in a small selection of unique and well-crafted menu items.

Once accepted, a food vendor will be required to submit copies of the following documentation:

1. Temporary-For-Profit Restaurant License obtained from Washington County Environmental Health Dept. at 503-648-8722.

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2. Food Handlers License for at least one employee who will always be in the booth. This is obtained from the Washington County Environmental Health Department.
3. Certificate of General Liability Insurance listing the Tigard Farmers Market as additional insured.

MARKET VENDOR OBLIGATIONS

Signage

1. Each vendor will post a sign which must be a minimum of 11" X 17", with letters at least 3" high, identifying the name and location of the producer represented.
2. Signage regarding the use of the word "organic" must comply with the federal and state statutes regarding the use of this word.
3. Organic vendors must post a copy of their certification in their booth.

Vendor Parking

1. Vendors and their employees must park in the designated vendor parking areas.
2. A vendor parking area will be designated before the market opens.
3. Vendors are expected to comply with the City of Tigard parking codes, including but not limited to, the following:
 - a. • Vehicles over 6' tall may not park within 50' of an intersection.
 - b. • Vendors may not line up and block traffic while waiting to get into the market at the end of the day.
4. Vendors are responsible for making sure that their employees or representatives are aware of the rules regarding vendor parking.

Vehicles Loading and Unloading

1. Vehicle unloading will **not** be permitted before 7:00 a.m. unless permission for early unloading is granted by the Market Manager.
2. Vendors should be considerate of neighbors, fellow vendors and the community visiting Universal Plaza when arriving and setting up in the morning; avoid slamming car doors, loud voices, and clanking tent poles. Back-up beepers on trucks will not be allowed in the hours before the Market opens as they can be a nuisance. Excessive noise such as yelling, horn honking, loud radios and back-up beepers are subject to a fine and are non-negotiable.
3. The morning set-up time is very congested as there are a lot of vehicles that need to be moved in and out of the market area in a short period of time. Vendors need to arrive at their vendor stall, pull over to the side of the road as much as possible to let other vehicles move past them, and quickly unload the parts and contents of their booth. After unloading vendors will move their vehicle to the designated parking area and return to their booth to set up. Do not set-up as you unload -- this is time consuming and your vehicle may be blocking another vendor's access to their space.
4. Any vendor arriving after 8:30 a.m. must check in with the Market Manager prior to setting up their booth. Late arrival can result in loss of that week's assigned stall space

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and the vendor will need to receive their new stall assignment from the Market Manager. If space is not available there will be no refund.

5. Vendors will not disassemble booths, pack up any product, or appear to be closing for the day prior to the market bell announcing the market is closed or the time being 1:30 pm, unless special permission has been granted by the Market Manager. There will be a fee of \$50 for anyone in violation of this policy.
6. Before vendors bring their vehicles back near Universal Plaza at the end of the market, they must first break down their booth, canopy, and other items, neatly stacking everything in their stall space. This ensures that when they return with their vehicle, they can quickly load up and exit the market zone.
7. Vendors may not line up on Burnham Street as this is considered an obstruction to the flow of traffic by the City of Tigard who may issue a citation to offenders.

Operations

1. Vendors will not have vehicles, tables, product, boxes, signs, or any part of their booth outside their space boundaries as marked on the pavement without Market Manager approval. Vendors must stay within their allocated space while selling and may not distribute samples or literature outside their stall area.
2. Booths and/or tables must be provided by the vendor, and must be erected with concern for the safety of the public and other Market vendors.
3. Each leg of the vendor's canopy must be secured at all times with at least 25 lbs of weight to keep them anchored to the ground. All four canopy weights are required at every single market the vendor is attending no matter the weather. Vendors whose canopies blow around due to insufficient weights will be charged a \$100 fine, which is payable at time of incident and is not negotiable.
4. Vendors must obtain permission from the Market Manager to use electrical cords that will cross public walkways. Cords must be covered completely to avoid an accident; you are required to bring carpets to cover any cords you use and the entire length of the cord where shoppers will be walking.
5. Vendors are responsible for keeping their space attractive during the Market and for cleaning them up thoroughly after the Market. Before leaving, all litter and product debris in the vendor's booth must be collected and the ground swept clean. There will be a cleaning fee of \$50 if TFM staff must clean up your space.
6. Vendors are responsible for removing their own refuse and unsold products from the market premises. Trash cans and dumpsters located in Universal Plaza are for the public's use only.
7. Selling before 8:30 am is strictly forbidden.
8. All scales used for weighing customer goods must be certified by the Oregon Dept. of Agriculture Measurement Standards. Scales must be licensed annually.
9. Fire Department regulations require any vendor with a canopy covering 200 sq. ft. or more, to have a 2A10BC fire extinguisher in the booth. A canopy of 500 – 1000 sq. ft. requires two 2A10BC extinguishers.
10. All vendors selling at the Market are required to provide the Market with proof of liability insurance, naming the TFM as an additional insured.

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11. All vendors must comply with the ODA Farmers' Market Guidelines (see the appendix section in this book).
12. The playing of music inside the Market must be low enough that it cannot be heard from outside your booth. If there are complaints from vendors or customers, the vendor will be asked to turn off music.
13. Vendors may be fined, suspended, or removed from the Market, or have selling privileges revoked for failure to obey or conform to Market, Tigard Chamber of Commerce, City of Tigard, Federal, State or Local Regulations.

Rules of Conduct

1. Vendors shall be honest and always conduct themselves in a courteous and business-like manner. Rude, abusive, offensive, or other disruptive conduct will not be permitted.
2. To maintain a positive atmosphere, vendors should bring concerns about the Market to the staff, vendor representatives, or Tigard Chamber Staff, not to customers or other vendors.
3. Vendors who wish to smoke must leave the Market grounds to do so.
4. No loud hawking or shouting is allowed. This is defined as selling one's wares in an aggressive manner, such as calling out to a shopper as they pass by one's stall or standing outside one's stall to attract customers.
5. Vendors are responsible for the actions of their employees.

Vendor Support for Promotional Activities

The Market sponsors many events and special programs throughout the season. Through these activities the TFM generates media and consumer interest for the Market, its vendors and their products. We expect vendors to support these efforts by donating products and/or expertise where appropriate.

OTHER BOOTHS

Community Booths

A weekly space is available for a local non-profit, school, or community group that wishes to engage with Market customers and provide information about their organization. We ask for a donation of the organization's choosing; otherwise there is no fee unless they are selling anything. Approved vendors are required to provide their own tent, weights, tables and supplies needed for their booth, and are required to follow vendor space requirements. Priority will be given to non-profits who are also Tigard Chamber of Commerce members. Community booth vendors can sign up via an email to the Market Manager.

Health and Wellness Corner

A weekly space is also available for health and wellness businesses that are also members of the Tigard Chamber of Commerce in good standing. The space fee is \$65 for a 10 x 10 space. Approved vendors are required to provide their own tent, weights, tables and supplies needed

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for their booth, and are required to follow vendor space requirements. Vendors for the Health and Wellness Corner can sign up via an email to the Market Manager.

Local Complementing Business Booths

There is a limited number of spaces available for local businesses that are complementing the TFM mission. The space fee is \$65 for a 10 x 10 space. These vendors will be approved by the Market Manager and are required to follow the same vendor space requirements and responsibilities. They must be a Tigard Chamber Member in good standing.

Sponsors

Sponsorships of the market are available for local businesses; interested parties should contact the Market Manager at manager@tigardfarmersmarket.org for more information.

FOOD ASSISTANCE

Farm Direct Nutrition Program, Senior Farm Direct Nutrition Program and WIC Fruit & Veggie Voucher Program

1. The TFM participates in these programs and requires all qualifying vendors to participate.
2. For application or eligibility questions call ODA – Agriculture Development and Marketing office at 503-872-6600.
3. The TFM does not reimburse for these vouchers provided by customers; they are returned to the ODA for reimbursement.

SNAP (Supplemental Nutrition Program) Token Program

- All vendors are required to participate in the SNAP token program.
- All tokens have the TFM name on the side. Make sure that you are taking tokens only from our market as we cannot reimburse for other markets. There is no expiration date on the tokens.
- Vendors may not charge a transaction surcharge if customers pay for purchases with tokens.
- Vendors may not post signs for the purpose of discouraging customers from making purchases with tokens.
- SNAP customers may purchase tokens at the Market Token Booth using their EBT cards.
 - Vendor rules for the redemption of tokens:
 - No change can be given for these tokens.
 - These tokens come in \$1 denominations. They are green in color.
 - It is illegal to charge a SNAP customer more than non-SNAP customers.
 - You may not charge a token surcharge to SNAP customers.
 - SNAP customers are to be treated with the same respect and quality of service as any other customer.

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SNAP TOKENS CAN BE USED for all food intended to be eaten at home. This includes packaged foods, snack foods, candy, and non-alcoholic beverages.

SNAP TOKENS CANNOT BE USED for alcoholic beverages, foods that are hot at the point of sale, foods to be eaten on site, pet foods, and non-food items.

There are also \$5 CASH TOKENS available through EBT and our Gift Certificate program that can be used for any item; they are treated as cash.

Double Up Food Bucks/Produce Match Voucher Currency (\$2 cards)

- The DUFB/PM program provides SNAP recipients with additional dollars to purchase fruits and vegetables at the market in the form of \$2 voucher cards.
- All qualified vendors are required to accept DUFB/PM voucher cards.

Token and Voucher Redemption

Vendors are to count the tokens and voucher cards they received that day, complete the reimbursement form in their vendor bag, and turn in at the Market information booth after the close of the market (after 1:30 pm). Vendors should take a photo of the reimbursement form if they need a record.

Vendors who submit currency to Market staff on Sundays will be reimbursed the following Sunday. If authorized check signers are unavailable due to vacation, illness, or other unforeseen circumstances, reimbursement checks will be mailed to vendors at the next scheduled check-issuance timeframe. The Market makes every effort to process reimbursements in a timely manner and appreciates vendors' understanding when processing timelines are affected by signer availability.

If vendors have any unpaid fees, their token reimbursement will go towards those fees first. **Market tokens cannot be used to pay booth fees.** Please note, the cost to replace a lost reimbursement check is \$30.

*All currencies have an expiration date of October 31, 2026.

ENFORCEMENT

All rules of the Market will be enforced by the Market Manager, who has the ultimate on-site authority. If a vendor does not abide by any rule of the Market, the Market Manager has the discretion to impose a penalty, which may include a written warning, monetary fine and/or suspension from the Market.

Customer Complaints

Customer complaints will be forwarded to vendors and kept on file each season. Complaints may result in disciplinary action including removal from the market with no refund.

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Disputes Between a Vendor and the Market Manager

- Disputes between a vendor and the Market Manager or Staff will be resolved by the Tigard Chamber CEO.
- Disputes shall be presented in writing via email to the Tigard Chamber CEO.

Product Challenge

1. It is the intent of the Market to offer customers fresh, high quality farm direct products. Products offered for sale may be challenged by any vendor, customer, or Market Manager. Challenges may be made for poor quality or for misrepresentation of product.
2. Any challenge must be signed by the person bringing the challenge and supported by verbal or physical evidence of the offense. A challenge may be made only on the day violation is observed; challenges alleging wrongdoing on past occasions will not be accepted.
3. The written challenge will be immediately delivered by the Market Manager upon acceptance. The Market Manager will conduct such an investigation as conditions permit upon delivery of the challenge.
4. Prior to the next Market day following a challenge, the Market Manager and two Board Members of the Tigard Chamber of Commerce will issue a written determination of the challenge and impose sanctions upon a finding that a violation has occurred. If found in violation a vendor may be fined, suspended or removed from the Market at the Market Manager or Tigard Chamber CEO's discretion with no refund.

“ON THE SPOT” VENDOR CHECKS

1. The Market Manager will conduct periodic on the spot vendor checks. The checks are a quick assessment of the vendor's compliance with rules that the market considers of particular importance.
2. There will be a \$50 penalty for each item found to be in violation, payable to the Tigard Chamber of Commerce immediately upon presentation of completed inspection.

Food / Produce Violations

- Hand washing station not present and ready for use.
- Employee not present in the booth with a food handlers card (if applicable).
- Food not off the ground at least 6 inches or in impervious plastic tubs.
- Samples are not being handled according to ODA Guidelines General Violations.
- Licenses and certifications not up to date for all applicable products.
- Each canopy leg is not secured with 25 lbs of weight each.
- Booth is not set up with regard to public safety. All components of the booth are contained within the boundaries of the booth.
- Improper booth signage.
- Organic certification not posted.
- Prices of products are not clearly and accurately posted.
- Fire extinguishers not present (if applicable).
- Planters and sidewalks contain vendor's products, boxes, garbage, etc.

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- Improper use of scale with a current certification.
- Selling before the opening bell without specific permission from the Market Manager.
- Failure to remove all refuse and/or unsold products from the Market premises. The Universal Plaza trash and recycling bins are for public use only.
- Failure to pick up the litter and sweep stall space at the end of the day.
- Product check – all products in a vendor’s booth will be checked against the vendor’s application. Any product for sale which is not listed on application, and approved by the market, must be pulled from the booth. A \$50 per item fine will be assessed.
- Second violations result in a \$100 fine and product pulled from the booth.
- Vendors and employees must be parked in places designated for vendor parking. There will be a \$50 per vehicle penalty for improperly parked vehicles. This may be in addition to any citations from the City of Tigard.

INCLEMENT WEATHER POLICY

The TFM has a general policy of staying open in inclement weather unless the Market Manager determines that the situation poses a threat to vendors or customers. Staff will work with vendors for the best course of action.

High Winds

All vendors are required to weigh down their canopies with at least 25 lbs weight per leg to keep it on the ground. Canopies must be weighted on all four corners. There is a \$100 fine to each vendor for a canopy that lifts off the ground. The Market Manager may require canopies to be taken down that are at risk for taking flight either due to inadequate weights or high winds.

Lightning

In the case of lightning, an immediate response is recommended:

Vendors

- All vendors with electrical equipment should unplug it at the first sign of lightning and step away from the appliance

Customers and Vendors

- Try to get a safe distance from light posts or trees
- It is best to go inside of a regularly occupied building or under cover by the restrooms

THE TIGARD FARMERS MARKET AS A SUSTAINABLE EVENT

The customers that shop at the Market come to buy locally grown and produced agricultural products, and to feel good about participating in a more sustainable food system. The responsibility for implementing sustainable practices falls to all of us in the market community, not just to our farmers. For that reason, the Tigard Farmers Market has made a commitment to work towards becoming a more earth-friendly event. In a sustainable food system, it’s not only the food that’s important, but also how it is packaged and carried home. We are asking that you try to use more earth-friendly packaging and serveware.

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VENDOR LICENSING REQUIREMENTS

Vendor licensing as well as copies of any permits and licenses applicable to the sale of their products will be required. Vendors are responsible for complying with State and local licensing requirements governing the sale and production of their products. Failure at any time to conform to local, State or Federal requirements can be grounds for removal from the Market and forfeiture of space fees. A list of contact information for governmental agencies is located in this handbook.

Proof of Liability Insurance

All vendors selling at the Market are required to provide the Market with proof of liability insurance naming the Tigard Farmers Market as an additional insured.

Native American Vendors

1. The treaty rights of Native American vendors allow them to sell products without licensing.
2. The vendor's tribal identification card will need to be submitted with the application to confirm Native American status.

Apple Cider

1. If you make your own cider, a Food Processors License from ODA Food Safety is required.
2. If your cider is made by a processor other than yourself, a Retail Food Establishment License is required. This is available from ODA Food Safety.

Cheese/Dairy Products

1. Dairy Processors License available from ODA Food Safety.

Fish

1. If you are processing the fish yourself, a Food Processors License from ODA Food Safety is required.
2. If you are selling whole fish or having the fish processed by another processor, a Retail Food Establishment License is required. This is available from ODA Food Safety.
3. Oysters, clams or mussels require a Shellfish Shippers License, available from ODA Food Safety.

Meat / Poultry

1. Meat Sellers License available from ODA Food Safety.
2. Rabbit and Poultry Slaughter License.

Organic Products

1. Organic Registration -- vendors must post a copy of this license in their booth, in addition to filing a copy with the market. See information in the appendix section of this book.

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Plant and Nursery Growers

1. If your plant sales are over \$250 per year, a Nursery License from the ODA Plant Division is required.

Bakery, Processed and Value-Added Foods

1. For foods you prepare yourself, a Food Processors License is required. This is available from ODA Food Safety.
2. For foods that are prepared by another processor, a Retail Food Establishment License is required. This is available from ODA Food Safety.
3. A Bakery Processors License is available from ODA Food Safety.

Selling Food to be Consumed on Premises

1. Temporary for-Profit Restaurant License. This is available from the Washington County Environmental Health Department.
2. Food Handlers Permit for at least one person that will be in the booth at all times; available from the Washington County Environmental Health Department.

Vendors Scales

1. ODA Scales Certification for each scale you intend to use. Certification available from ODA Measurement Standards.
2. Washington vendors must have a current sticker from WDA affixed to their scale.

Wine and Beer

1. SEW (Special Event Winery Permit) or Multiple Location License from OLCC. -OR- SEG (Special Event Growers Permit) -OR- SEB/PH (Special Event Brewers and Public house Permit)
2. OLCC service permit for all employees working the market.

Wild Mushrooms

1. Wild Mushroom Collectors are required to provide a copy of the Collection Permit obtained either from the U.S. Forestry Service (Mushroom Permit) or the Oregon Dept. of Forestry (Special Forest Products Permit), depending upon where the mushrooms are collected.

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CONTACT INFORMATION FOR GOVERNMENT AGENCIES

The following information is provided to aid vendors in complying with regulations concerning their product. It is not a comprehensive list and vendors should contact the appropriate State agency for more detailed information. Whenever a specific agency is not mentioned below, as in the case of most produce and food items, the contact is:

Oregon Department of Agriculture, Food Safety Division
635 Capitol St., N.E.
Salem, OR 97301-2532
Phone: (503) 986-4720
Fax: (503) 986-4729
www.oda.state.or.us

Oregon Department of Agriculture, Plant Division
635 Capitol St., N.E.
Salem, OR 97301-2532
Phone: (503) 986-4644
Fax: (503) 986-4786
www.oda.state.or.us

Oregon Department of Agriculture, Measurement Standards
635 Capitol St., N.E.
Salem, OR 97301-2532
Phone: (503) 986-4670
Fax: (503) 986-4784
www.oda.state.or.us

List of ODA Food Safety Specialists: www.oregonfarmersmarkets.org

ODA License Database
(various ODA divisions)
www.oda.state.or.us/dbs/search.lasso
Oregon Department of Human Services
800 N.E. Oregon St.
Portland, OR 97232
Phone: (503) 731-4012
www.ohd.hr.state.or.us

Mt. Hood National Forest Headquarters
16400 Champion Way
Sandy, OR 97055
Phone: (503) 668 1700
<http://www.fs.usda.gov/main/mthood/passes-permits/forestproducts>

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Oregon Department of Forestry
2600 State St.
Salem, OR 97310
Phone: 503-945-7200
http://www.oregon.gov/ODF/about_us.shtml

Washington County Department of Health & Human Services
155 N. First Avenue, Suite 170
Hillsboro, OR 97124
Phone: (503) 846-8722
www.co.washington.or.us/deptmts/hhs/health.htm

Women, Infants & Children Coupon Program (WIC)
www.dhs.state.or.us/publichealth/wic/countyinfo.cfm

Oregon Tilth
(Organic Certification)
260 SW Madison Ave. Suite 106
Corvallis, OR 97333
Phone: (503) 378-0690
Toll free number : 877-378-0690
www.tilth.org

Oregon Liquor Control Commission (OLCC)
9079 S.E. McLoughlin Blvd.
Milwaukie, OR 97222
Phone: (503) 872-5000
www.olcc.state.or.us

Oregon Farmers Market Association
Information for Market Customers, Vendors and Managers / Boards
www.oregonfarmersmarkets.org

INFORMATION REGARDING LABELING AND PACKAGING OF AGRICULTURAL PRODUCTS

Most of these statutes were implemented to allow the ODA to trace foodborne illnesses resulting from the consumption of the product in the boxes, as well as a desire to promote truth in advertising regarding the origin of the product, particularly in retail situations. (This is a partial representation of the statutes.) *This information has been approved by Jim Cramer - Division Administrator of Commodity Inspection, and Ron McKay - Division Administrator of ODA Food Safety.*

632.456

Used packages or containers

It is unlawful to sell or offer for sale or to transport or offer for transportation, horticultural products in used packages or containers unless such used packages or containers are first cleaned of all foreign matter and substances, and unless all previous markings, brands, grade markings, labels, trademarks, names and addresses are entirely removed or so defaced as to destroy their legibility, or by turning such container inside out. This section does not apply to transportation from the owners fields to a warehouse for storage or grading and packing, or to processing plants. Ron McKay explains: *This section applies to products, e.g. berries, where the product would be sold in a box or flat for the customer to take home. The box must accurately reflect the name of the grower, product name, etc. If the berries were transported to Market in a used box, but the box was not given to the customer it wouldn't matter if the box had someone else's name on it. It is also O.K. to use a box from a totally different type of produce to transport and sell a product. For example, you can bring your tomatoes to the Market in a banana box because there is no chance that someone will confuse the product in the box with the producer listed on the outside. That is, if the company listed on the box does not have a problem with it. If Dole complained about a vendor using their boxes to sell another product ODA might stop the vendor from using Dole boxes. Regarding egg cartons: Clean egg cartons may be reused if the name, date, and grade is correctly indicated on the carton. The old farm name and product information must be obliterated.*

632.470

False representations as to raising, production or packing. No person, by means of any false representation, either verbal, printed or written, shall represent or pretend that horticultural products were raised, produced or packaged by any person, or in any locality other than by the person, or in any locality where the same were in fact raised, produced or packed.

632.475

Possession of unlabeled, falsely labeled or deceptively labeled packed products. No person shall have in possession for sale or transportation any horticultural products not labeled as required in ORS 632.450 to 632.485, or falsely marked or labeled, or deceptively packed contrary to the provisions of ORS 632.450 to 632.485.

632.480

Shipment or sale of deceptive pack, load or display prohibited. No person shall prepare, deliver for shipment, ship, transport, offer for sale or sell a deceptive pack, or package, load, arrangement, or display of horticultural products. To sum up the last two sections: if you have a tote labeled with Hermiston Melons, it needs to contain Hermiston Melons. All product growth advertising must be truthful in nature; if you are selling a product raised by someone else, you need to correctly advertise the grower of the product.

632.490

Labeling fruit or vegetables as Oregon grown or packed. All persons operating under their own private brand in Oregon in the business of packing or canning fruit or vegetables, either fresh,

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canned, evaporated or otherwise, shall plainly designate on such private brand that goods were Oregon grown or packed in Oregon.

HIGHLIGHTS OF THE OREGON DEPARTMENT OF AGRICULTURE FARMERS' MARKETS GUIDELINES

The Tigard Farmers Market requires all vendors to comply with the Farmers Market Guidelines established by the Oregon Dept. of Agriculture, Food Safety Division. Please make yourself familiar with the Guidelines which appear in this handbook. The following are highlights of those guidelines upon which the TFM would like to place particular emphasis:

1. Distribution of Samples
 - The vendor should keep themselves and the selling area clean and neat in appearance.
 - Hands must be washed with soap and clean water before handling the food and after using the toilet.
 - All surfaces, equipment and utensils which touch food must be easily cleaned, and in good repair.
 - Any vendor distributing samples must have a portable hand washing station at the sample preparation site.
 - Vendors should design their sampling setups to prevent customers from touching samples other than the one they take.
 - In addition to the ODA Guidelines, the TFM requires all sampling to be done within the boundaries of a vendor's booth. Vendors may not stand in the aisles to sample products.
2. Any vendor displaying perishable products in ice, must use enough ice to cover the product completely and keep it at 41 degrees or below.
3. All food items in a vendor's booth must be elevated 6" off of the ground.
4. Processed foods are those that involve drying, juicing, cooking, baking, shelling, heating, separating, extracting, grinding, churning, cutting, freezing, canning, etc. These foods require a Food Processors License from ODA. A photocopy of the kitchen certificate for these products must be submitted to the market at the time of application.
5. Processing of fresh fish, heading and gutting may take place in a non-licensed facility such as a fishing vessel; however, further processing must take place in an ODA licensed facility. Fresh fish may be sold whole or cut into portions and wrapped. Fish that is vacuum packed must be sold frozen. The selling of fresh, vacuum-packed fish is prohibited by ODA.
6. All meat processing must meet ODA and USDA guidelines. Vacuum packed meat may be sold fresh or frozen.

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OREGON DEPARTMENT OF AGRICULTURE FARMERS' MARKETS GUIDELINES

Market Operation Requirements

Farmers Markets should make reasonable efforts to ensure that all vendors selling products requiring licenses have obtained them and are maintaining those licenses. Each Market Manager will maintain a copy of vendor licenses at the Chamber Office. Licenses are listed on the ODA website and can be accessed using license numbers and/or other data routinely furnished by vendors. (See contacts.) Market Managers and other responsible persons are not expected to be food safety experts, but they can help educate vendors about topics related to food safety and encourage vendors to communicate with the appropriate licensing authorities.

What Activities and Products are Licensed?

Many, but not all products sold at Farmers Markets require licenses from the Food Safety Division of ODA. Here is a list of products and their licensing requirements:

Fresh Fruits and Vegetables

No food safety-related license is required, but vendors should review handling and sampling procedures in this publication. Device licenses issued by the Measurement Standards Division are required for sales by weight.

Processed Foods

Baked goods, dairy products, jams, jellies, preserves, salsas, vinegars, oils, salad dressings, frozen berries and cherries, dried herbs, and dehydrated fruits and vegetables are examples of common Farmers Market products that must be processed in a licensed facility. (See definitions for a more complete list of food processing activities.) Home kitchens that meet requirements may be licensed as domestic kitchens for some food processing activities. Jams, jellies, and baked goods are often allowed under a domestic kitchen license, but dairy, meats and low-acid canned goods are not allowed in domestic kitchens. Vendors should consult their ODA food safety specialist to make sure the products they plan to sell can be licensed in the facility they intend to use.

Seafood

Licenses are required for many activities involving fish and shellfish. Oysters require a shellfish shipper license. Most other types of seafood require either a processing license or a retail food establishment license, depending on whether products are processed by sellers or other licensed facilities. Live fish, shrimp and prawns are not part of ODA's jurisdiction.

Meat and Poultry

All vendors selling meat and poultry must have a license from ODA, and certain activities require USDA inspection. All beef, pork, and lamb must originate in a USDA inspected slaughter facility. Poultry processors of 20,000 or fewer birds per year are exempt from the USDA inspection requirements if they raise, slaughter, and sell their own product. USDA inspection exemptions are complex, so producers should consult with ODA before starting such operations.

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Eggs

Eggs may be sold at market without an Egg Handlers License and without labeling, but only by the farm that produces the eggs. All other eggs, even those produced by friends or relatives on neighboring farms, must come from licensed facilities and comply with labeling requirements.

Honey

Licenses are required to extract honey, but an exception is made for operations with twenty (20) or fewer hives. Honey in combs is not extracted and thus does not require a license.

Restaurant Foods / Food Service

Foods prepared and sold at Farmers Markets require a Temporary Restaurant License from the County Health Department in the county where the food is served. This requirement does not include samples and demonstrations discussed in the section below. NOTE: Vendors who cook any product at a Farmers Market must either make sure it qualifies as a sample or demonstration or must obtain a Temporary Restaurant License. (In some counties, the Field Services Unit of the State Office of Environmental Services & Consultation does the licensing on behalf of the county.) County Health Department jurisdiction applies even if vendors of such foods also sell products subject to licensing by ODA's

Food Safety Division

Temporary restaurant vendors must have one person licensed as a food handler in the booth during hours of operation.

Chef Cooking Demonstrations and Other Sampling

Small samples of cooked foods prepared at Farmers Markets may be offered free of charge to customers without obtaining a temporary restaurant license for promotional and educational purposes. (Please see the definition of sampling.) All handling and sampling guidelines must be followed. Sample portions must be small, since the purpose is not to circumvent laws governing food service. Similarly, vendors may offer samples of other market products without additional licensing but must follow all applicable procedures in these guidelines.

Out of State Food Establishment Licenses

ODA recognizes licenses from other states, but vendors should check with Market Managers and food safety specialists before bringing out-of-state products to Oregon Farmers Markets. ODA requires proof of licensing for all processed foods. Other ODA Licenses Other ODA divisions with duties outside the scope of these guidelines also issue licenses to Farmers Market vendors. These include the Plant Division, which issues nursery licenses and Measurement Standards Division, which regulates weighing devices.

Product Labeling

All packaged foods must be labeled, and ingredient information must be available for foods sold in bulk. Unpackaged single-ingredient foods like fruits and vegetables do not need labels. Four pieces of information are required on labels: name of product, net weight, ingredients in descending order by weight, and name and address of the producer or distributor. Bulk foods

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do not have the same labeling requirements as packaged foods. Ingredient information needs to be available to customers. Vendors can post ingredients on bulk bins or display a sign saying the ingredients are available upon request. Ingredient information should be maintained in writing.

Handle with Care

Products at Farmers Markets generally fall into three levels of handling care. At the strictest level are potentially hazardous foods, which require refrigeration and other special handling. In the middle are products that are not potentially hazardous, but still require more care because they cannot be washed by consumers. The least restrictive level applies to fresh produce and in-shell nuts.

Potentially Hazardous Products

Even though market farmers consider their products to be the most wholesome foods available, some foods sold at Farmers Markets are legally classified as potentially hazardous foods because they allow fast growth of germs that may cause food poisoning. This term includes common foods like eggs, meat, poultry, seafood, dairy products, and many foods that contain those ingredients. Even foods that are not potentially hazardous can become potentially hazardous once water has been added and/or they have been cooked. Please see the definition of potentially hazardous foods, which includes technical details concerning pH and water activity level. Certain baked goods are potentially hazardous foods. Cheesecake is one example, but some foods may not be as obvious. Vendors should talk with their food safety specialist to determine whether the licensed foods they sell fall into this category. Potentially hazardous foods in general must be stored, displayed and offered for sale packaged and refrigerated at or below 41 degrees F. Frozen products must stay frozen.

Maintaining these foods at appropriate temperatures in an outdoor environment generally requires use of ice chests or other containers filled with ice or dry ice surrounding the product — except for eggs, which must be kept dry. Care should be taken to prevent accumulation of water from melted ice. Other products sometimes used to keep food cold, such as blue ice packs, are often not effective enough because they do not surround food products. Vendors should carry a thermometer to monitor product temperatures of refrigerated foods. Live seafood is not subject to this temperature rule. Live shellfish, for example, may be held at 45 degrees F.

Packaging Safely

Seafood can be sold smoked, frozen or fresh, but vendors must make sure they are using appropriate packaging for their products. Here are some examples of handling concerns:

- Vacuum packaging is appropriate for smoked fish but not for fresh fish.
- Whole crab cooked in shells in a licensed facility can be sold on ice, but vendors should provide a barrier to prevent customers from touching the product.
- Food packages should be in good condition and protect contents so that food is not adulterated or contaminated.
- Whole, fresh or frozen, fish may be sold unpacked on ice. The fish needs to be wrapped or covered.

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- Some products are not potentially hazardous but need extra protection because customers cannot wash them. Baked goods are the most common example. Vendors have two options: packaging these items in a licensed facility or selling from enclosed bulk containers. Those who choose to sell from covered bulk containers must set up and use a hand washing station and must follow procedures in these guidelines to avoid contamination. Acceptable methods to remove food from covered bulk containers include clean tongs or other utensils, single-use gloves, and wax paper sheets.

Off the Ground

Fresh fruits and vegetables and nuts in their shells can be displayed in the open air. The only caveat is that they must be stored off the ground. Vendors can accomplish this in a number of ways. Many vendors use plastic tubs to transport and protect their produce. Empty crates or boxes underneath the ones holding produce can do the job if impervious tubs are not available. The only exception is for pumpkins or similarly large squash, which are often too bulky and irregular to display off the ground. Vendors who sell products licensed by ODA should consult with a food safety specialist about proper handling procedures for each licensed product.

Hand Washing

This section applies directly to anyone who prepares and serves samples at the market or who handles bulk-dispensed (unwrapped) products other than produce and nuts in the shell. Hand washing is an important task that many people do — or fail to do — without thinking. To protect public health, Farmers Market vendors, like workers in other food establishments, must make a special effort. What health authorities mean by hand washing: a cleaning procedure of about 20 seconds that includes vigorous friction, for at least 10 to 15 seconds, on the surfaces of lathered fingers, fingertips, areas between fingers, hands and portions of arms exposed to direct food contact, followed by thorough rinsing under clean, running water.

When Does the Requirement Apply?

Vendors must wash their hands whenever they use the restroom, contact bodily fluids (sneezing or coughing into hands, nose-blowing, etc.), touch animals, have soiled hands, or return to their workstations after leaving for any reason. NOTE: A trip to the restroom or contact with bodily fluids requires two hand washings – at the toilet facilities and again at the workstation.

What About Hand Sanitizers and Moist Towelettes?

Vendors may use these products but not as a substitute for hand washing.

How About Single-Use Gloves?

Gloves do not eliminate the need for hand washing, although they may be helpful in some circumstances to avoid barehanded contact with food. If used, they must be limited to a single task and discarded when damaged or soiled or when tasks are interrupted. Non-latex gloves are preferred because of allergy considerations and are required in temporary restaurant operations.

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What About Money Handling – Isn't It a Problem?

Not in the way that most people would expect. Research indicates that money handling is not a danger in food establishments, but public opinion is another matter. This may be a case where it is prudent for vendors to ignore science and structure their operations to please customers.

How Do Vendors Set Up A Hand Washing Station?

Vendors may find they already own many of the components, and the rest are available at minimal cost. One key piece is an enclosed container that holds an adequate amount of water for the duration of a market day. Water containers should have a spigot that can stay open to allow a constant flow of water for two-handed washing. Such containers are available at stores that sell camping supplies. Other required components include: water, soap, single-use paper towels and some sort of catch basin for the wastewater.

Safe Sampling

Vendors who sell products licensed by ODA should consult with a food safety specialist before sampling at markets. In addition to hand washing, there are other sampling procedures that will protect vendors and their customers.

Start with Clean Food

Thoroughly rinse fruits and vegetables in potable water before cutting them. Vendors should not use substances other than potable water unless they have made certain the substances are approved to be used on food. Many soaps can actually make food less safe, and bleach solutions are not recommended for this purpose.

Clean Tools

Use a clean cutting board and knife. Equipment and utensils must be easily cleanable and in good condition. Materials must be impervious and free of cracks and crevices. Smooth hardwood is acceptable for cutting boards. Utensils must be stored and covered to protect from contamination during transit to market and when not in use. Utensils can be stored between uses in ice or in the product with handles above the top of the food but not in sanitizing solution. Otherwise, clean and sanitize between uses. Food contact surfaces should be cleaned with soap and water followed by an approved sanitizer, which is allowed to air dry before use. Single-use paper towels can be used on food contact surfaces. If wiping cloths are used, they must be sanitized and monitored as follows:

- Cloths must be stored in a sanitizing solution of an approved sanitizer at an acceptable concentration.
- Sanitizer concentration for stored cloths must be checked throughout each day using paper test strips.

Sanitizers

Household bleach may be used at a concentration of one tablespoon per gallon of lukewarm water, which equals 100 parts per million. (Quaternary ammonium compounds are mixed at 200 parts per million.) Do not assume that —more is better. Bleach concentration cannot be

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allowed to fall below 50 parts per million. Sanitizers exposed to air lose concentration over time, while spray bottles hold concentration for extended periods.

Protection

Samples must be covered to protect them from insects, dust and other contaminants when they are not actively being sampled by customers. Vendors should design their sampling setups to prevent customers from touching samples other than the one they take. Close supervision of customers tasting samples is critical, especially when children are sampling. Toothpicks are helpful but not error-free. Sticking one in each sample, as time permits, can help discourage reuse.

Extra care is required in sampling potentially hazardous foods. Sampling is an exception to the rule that potentially hazardous foods are packaged in an ODA licensed facility and stay packaged until they reach consumers' homes. Temporary restaurants, which follow rules on which these sampling guidelines are based, are another exception. Cook all potentially hazardous foods at approved temperatures for the required duration. Samples of potentially hazardous foods must be discarded after two hours out of refrigeration. Vendors who portion or otherwise prepare samples in a licensed facility rather than at the market should keep the samples refrigerated while in transport in the same manner as the packaged product. If samples of potentially hazardous foods are portioned or cooked at market, remove from packaging and refrigerate only what is needed to prepare each batch of samples.

Cross-Contamination

Vendors should strictly segregate the foods handled at market to ensure that there is no cross-contamination of foods — particularly raw meat, poultry or seafood and ready-to-eat foods. Those who sample meats, poultry or seafood and fruits or vegetables in the same stall should use separate cutting boards, knives, wiping cloths, sanitizer buckets, etc. Clean and sanitize all equipment associated with raw meats, etc., immediately after preparing these foods, to avoid inadvertent contact. Cross contamination also can involve two different kinds of raw meat, poultry or seafood. Separate equipment is not necessary to sample two kinds of meat, but vendors should clean and sanitize all equipment between uses.

ADDITIONAL GUIDELINES FOR VENDORS

Animals

Vendor animals must be kept a minimum of 20 feet from any food handling, display or storage. Customer dogs are allowed, but must be kept on a non-retractable leach with no more than a 4 ft. lead.

Waste Water

Wastewater must be disposed of in an approved manner, which includes approved plumbing. Vendors should not dump wastewater in storm water drains. Reasonably clean wastewater can be used to water plants.

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DEFINITIONS

Food Processing

Cooking, baking, heating, drying, mixing, grinding, churning, separating, extracting, cutting, freezing or otherwise manufacturing a food or changing the physical characteristics of a food; and the packaging, canning or otherwise enclosing of such food in a container; but not the sorting, cleaning or water rinsing of vegetables.

- Drying includes the drying of herbs by mechanical means.
- Extracting includes shelling.
- Cutting does not include the harvesting of leaf greens for sale as produce.

Sampling

A food product promotion, where only a sample of a food (or foods) is offered free of charge to demonstrate its characteristics, is exempt from licensing. A sample cannot be a whole meal, an individual hot dish or a whole sandwich.

Potentially Hazardous Foods

(a) —Potentially hazardous foods means a food that is natural or synthetic and that requires temperature control because it is in a form capable of supporting:

- The rapid and progressive growth of infectious or toxigenic microorganisms;
- The growth and toxin production of *Clostridium botulinum*; or
- In raw shell eggs, the growth of *Salmonella*

(b) —Potentially hazardous foods includes an animal food (a food of animal origin) that is raw or heat-treated; a food of plant origin that is heat-treated or consists of raw seed sprouts; cut melons; unpasteurized juices; and garlic-in-oil mixtures that are not modified in a way that results in mixtures that do not support growth as specified under Subparagraph (a) of this definition.

(c) —Potentially hazardous foods do not include:

- An air-cooled hard-boiled egg with shell intact;
- A food with an aw value of 0.85 or less;
- A food with a pH level of 4.6 or below when measured 24°C (75°F);
- A food, in an unopened hermetically sealed container, that is commercially processed to achieve and maintain commercial sterility under conditions of non refrigerated storage and distribution;
- A food for which laboratory evidence demonstrates that the rapid and progressive growth of infectious or toxigenic microorganisms or the growth of *S. Enteritidis* in eggs or *C. botulinum* cannot occur, such as a food that has an aw and a pH that are above the levels specified under Subparagraphs (c) (ii) and (iii) of this definition and that may contain a preservative, other barrier to the growth of microorganisms, or a combination of barriers that inhibit the growth of microorganisms; or
- A food that does not support the growth of microorganisms as specified under Subparagraph (a) of this definition even though the food may contain an infectious or toxigenic microorganism or chemical or physical contaminant at a level sufficient to cause illness.

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ORGANIC CERTIFICATION INFORMATION

Information obtained from the National Organic Program website (www.ams.usda.gov/nop/)

General Requirements

Production and handling operations seeking to receive or maintain organic certification must comply with the Act and applicable organic production and handling regulations. Such operations must establish, implement, and annually update an organic production or handling system plan that is submitted to an accredited certifying agent. They must permit on-site inspections by the certifying agent with complete access to the production or handling operation, including non-certified production and handling areas, structures, and offices. As discussed in subpart B, certified operations must maintain records concerning the production and handling of agricultural products that are sold, labeled, or represented as "100 percent organic," "organic," or "made with organic (specified ingredients or food group(s))" sufficient to demonstrate compliance with the Act and regulations. Records applicable to the organic operation must be maintained for not less than 5 years beyond their creation. Authorized representatives of the Secretary, the applicable State organic program's (SOP) governing State official, and the certifying agent must be allowed access to the operation's records during normal business hours. Access to the operation's records will be for the purpose of reviewing and copying the records to determine compliance with the Act and regulations. Certified operations are required to immediately notify the certifying agent concerning any application, including drift, of a prohibited substance to any field, production unit, site, facility, livestock, or product that is part of the organic operation. They must also immediately notify the certifying agent concerning any change in a certified operation or any portion of a certified operation that may affect its compliance with the Act and regulations.

Certification Process

To obtain certification, a producer or handler must submit an application for certification to an accredited certifying agent. The application must contain descriptive information about the applicant's business, an organic production and handling system plan, information concerning any previous business applications for certification, and any other information necessary to determine compliance with the Act. Applicants for certification and certified operations must submit the applicable fees charged by the certifying agent. An applicant may withdraw its application at any time. An applicant who withdraws its application will be liable for the costs of services provided up to the time of withdrawal of the application. The certifying agent will decide whether to accept the applicant's application for certification. A certifying agent must accept all production and handling applications that fall within its area(s) of accreditation and certify all qualified applicants to the extent of its administrative capacity to do so. In other words, a certifying agent may decline to accept an application for certification when the certifying agent is not accredited for the area to be certified or when the certifying agent lacks the resources to perform the certification. However, the certifying agent may not decline to accept an application on the basis of race, color, national origin, gender, religion, age, disability, political beliefs, sexual orientation, or marital or family status.

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Upon acceptance of an application for certification, a certifying agent will review the application to ensure completeness and to determine whether the applicant appears to comply or may be able to comply with the applicable production or handling regulations. As part of its review, the certifying agent will verify that an applicant has submitted documentation to support the correction of any non-compliances identified in a previously received notification of non-compliance or denial of certification. We anticipate that at a future date the certifying agent will also review any available U.S Department of Agriculture (USDA) data on production and handling operations for information concerning the applicant. We anticipate using data collected from certifying agents to establish and maintain a password-protected Internet database only available to accredited certifying agents and USDA. This database would include data on production and handling operations issued a notification of non-compliance, non-compliance correction, denial of certification, certification, proposed suspension or revocation of certification, and suspension or revocation of certification. Certifying agents would use this Internet database during their review of an application for certification. This data will not be available to the general public because much of the data would involve ongoing compliance issues inappropriate for release prior to a final determination. After a complete review of the application, which shall be conducted within a reasonable time, the certifying agent will communicate its findings to the applicant. If the review of the application reveals that the applicant may be in compliance with the applicable production or handling regulations, the certifying agent will schedule an on-site inspection of the applicant's operation to determine whether the applicant qualifies for certification. The initial on-site inspection must be conducted within a reasonable time following a determination that the applicant appears to comply or may be able to comply with the requirements for certification. The initial inspection may be delayed for up to 6 months to comply with the requirement that the inspection be conducted when the land, facilities, and activities that demonstrate compliance or capacity to comply can be observed. The certifying agent will conduct an initial on-site inspection of each production unit, facility, and site that produces or handles organic products and that is included in the applicant's operation. As a benchmark, certifying agents should follow auditing guidelines prescribed by the International Organization for Standardization Guide 10011-1, "Guidelines for auditing quality systems - Part 1: Auditing" (ISO Guide 10011-1). The certifying agent will use the on-site inspection in determining whether to approve the request for certification and to verify the operation's compliance or capability to comply with the Act and regulations. Certifying agents will conduct on-site inspections when an authorized representative of the operation who is knowledgeable about the operation is present. An on-site inspection must also be conducted when land, facilities, and activities that demonstrate the operation's compliance with or capability to comply with the applicable production or handling regulations can be observed. The on-site inspection must verify that the information provided to the certifying agent accurately reflects the practices used or to be used by the applicant or certified operation and that prohibited substances have not been and are not being applied to the operation. Certifying agents may use the collection and testing of soil; water; waste; plant tissue; and plant, animal, and processed products samples as tools in accomplishing this verification. The inspector will conduct an exit interview with an authorized representative of the operation who is knowledgeable about the inspected operation to confirm the accuracy and completeness of inspection observations and information gathered during the on-site inspection. The main

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purpose of this exit interview is to present the inspection observations to those in charge of the firm in such a manner so as to ensure they clearly understand the results of the inspection. The firm is not required to volunteer any information during the exit interview but would be required to respond to questions or requests for additional information. The inspector will raise and discuss during the exit interview any known issues of concern, taking into account their perceived significance. As a general rule, the inspector will not make recommendations for improvements to the operation during the exit interview. However, the certifying agent will have the discretion to decide the extent to which an inspector may discuss any compliance issue. At the time of the inspection, the inspector shall provide the operation's authorized representative with a receipt for any samples taken by the inspector. There shall be no charge to the inspector for the samples taken. The certifying agent shall, within a reasonable time, provide the inspected operation with a copy of the on-site inspection report, as approved by the certifying agent, for any on-site inspection performed and provide the operation with a copy of the test results for any samples taken by an inspector. Notification of Approval A certifying agent will review the on-site inspection report, the results of any analyses for substances, and any additional information provided by the applicant within a reasonable time after completion of the initial on-site inspection. The certifying agent will grant certification upon making two determinations: (1) that the applicant's operation, including its organic system plan and all procedures and activities, is in compliance with the Act and regulations and (2) that the applicant is able to conduct in accordance with its organic systems plan. Upon determining the applicant's compliance and ability to comply, the agent will grant certification and issue a "certificate of organic operation." The certification may include requirements for the correction of minor non-compliances within a specified time period as a condition of continued certification. A certificate of organic operation will specify the name and address of the certified operation; the effective date of certification; the categories of organic operation, including crops, wild crops, livestock, or processed products produced by the certified operation; and the name, address, and telephone number of the certifying agent. Once certified, a production or handling operation's organic certification continues in effect until surrendered by the organic operation or suspended or revoked by the certifying agent, the SOP's governing State official, or the Administrator.

Denial of Certification

Should the certifying agent determine that the applicant is not able to comply or is not in compliance with the Act, the certifying agent will issue a written notification of non-compliance to the applicant. The notification of non-compliance will describe each non-compliance, the facts on which the notification is based, and the date by which rebuttal or correction of each non-compliance must be made. Applicants who receive a notification of non-compliance may correct the non-compliances and submit, by the date specified, a description of correction and supporting documentation to the certifying agent. As an alternative, the applicant may submit a new application to another certifying agent, along with the notification of non-compliance and a description of correction of the non-compliances and supporting documentation. Applicants may also submit, by the date specified, written information to the issuing certifying agent to rebut the non-compliance described in the notification of non-compliance. When a non-compliance cannot be corrected, a notification of non-compliance and a "notification of

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denial of certification" may be combined in one notification. The certifying agent will evaluate the applicant's corrective actions taken and supporting documentation submitted or the written rebuttal.

If necessary, the certifying agent will conduct a follow-up on-site inspection of the applicant's operation. When the corrective action or rebuttal is sufficient for the applicant to qualify for certification, the certifying agent will approve certification. When the corrective action or rebuttal is not sufficient for the applicant to qualify for certification, the certifying agent will issue the applicant a written notice of denial of certification. The certifying agent will also issue a written notice of denial of certification when an applicant fails to respond to the notification of non-compliance. The notice of denial of certification will state the reasons for denial and the applicant's right to reapply for certification, request mediation, or file an appeal. An applicant who has received a notification of non-compliance or notice of denial of certification may apply for certification again at any time with any certifying agent. When the applicant submits a new application to a different certifying agent, the application must include, when available, a copy of the notification of non-compliance or notice of denial of certification. The application must also include a description of the actions taken, with supporting documentation, to correct the non-compliances noted in the notification of non-compliance. When a certifying agent receives such an application, the certifying agent will treat the application as a new application and begin a new application process. A certifying agent has limited authority to deny certification without first issuing a notification of non-compliance. This authority may be exercised when the certifying agent has reason to believe that an applicant for certification has willfully made a false statement or otherwise purposefully misrepresented its operation or its compliance with the requirements for certification.

Continuation of Certification Each year, the certified operation must update its organic production or handling system plan and submit the updated information to the certifying agent and pay the certification fees to continue certification. The updated organic system plan must include a summary statement, supported by documentation, detailing deviations from, changes to, modifications to, or other amendments to the previous year's organic system plan. The updated organic system plan must also include additions to or deletions from the previous year's organic system plan, intended to be undertaken in the coming year. The certified operation must update the descriptive information about its business and other information as deemed necessary by the certifying agent to determine compliance with the Act and regulations. The certified operation must also provide an update on the correction of minor non-compliances previously identified by the certifying agent as requiring correction for continued certification.

Following receipt of the certified operation's updated information, the certifying agent will, within a reasonable time, arrange and conduct an on-site inspection of the certified operation. When it is impossible for the certifying agent to conduct the annual on-site inspection following receipt of the certified operation's annual update of information, the certifying agent may allow continuation of certification and issue an updated certificate of organic operation on the basis of the information submitted and the most recent on-site inspection conducted during the previous 12 months. However, the annual on-site inspection must be conducted within the first 6 months following the certified operation's scheduled date of annual update. As a benchmark,

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follow auditing guidelines prescribed by ISO Guide 10011-1. Upon completion of the inspection and a review of updated information, the certifying agent will determine whether the operation continues to comply with the Act and regulations. If the certifying agent determines that the operation is in compliance, certification will continue. If any of the information specified on the certificate of organic operation has changed, the certifying agent will issue an updated certificate of organic operation. If the certifying agent finds that the operation is not complying with the Act and regulations, a written notification of non-compliance will be issued as described in section 205.662. In addition to annual inspections, a certifying agent may conduct additional on-site inspections of certified operations that produce or handle organic products to determine compliance with the Act and regulations. The Administrator or SOP's governing State official may also require that additional inspections be performed by the certifying agent to determine compliance with the Act and regulations. Additional inspections may be announced or unannounced and would be conducted, as necessary, to obtain information needed to determine compliance with identified requirements. Such on-site inspections would likely be precipitated by reasons to believe that the certified operation was operating in violation of one or more requirements of the Act or these regulations. The policies and procedures regarding additional inspections, including how the costs of such inspections are handled, would be the responsibility of each certifying agent. Misuse of such authority would be subject to review by USDA during its evaluation of a certifying agent for re-accreditation and at other times in response to complaints. Certified production and handling operations can file complaints with USDA at any time should they believe a certifying agent abuses its authority to perform additional inspections. Information obtained from "The National Organic Program" website www.ams.usda.gov/nop/

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**Thank you for being a vendor of the Tigard Farmers Market where we
Grow. Gather. Give.**

We look forward to another amazing season!