NEBRASKA SENIOR FARMERS MARKET NUTRITION PROGRAM

AGREEMENT

BETWEEN

THE NEBRASKA DEPARTMENT OF AGRICULTURE

AND

A NEBRASKA PRODUCE FARMER (OR A PRODUCE FARMER RESIDING IN ANY ONE OF THE BORDER COUNTIES ADJACENT TO NEBRASKA'S STATE LINES)

The Senior Farmers Market Nutrition Program (SFMNP) is a congressionally authorized program that is administered by the Nebraska Department of Agriculture (NDA) and the Nebraska Department of Health and Human Services (DHHS). It is jointly funded by the State of Nebraska and the U.S. Department of Agriculture (USDA), Food and Nutrition Service (FNS). The program serves the purpose of providing fresh, nutritious, unprepared, locally grown foods for human consumption to nutritionally at risk, low-income seniors stimulating the demand for produce sold at NDA certified produce stands.

This Agreement, between NDA and you (the produce farmer) sets forth the terms and conditions of the 2023 SFMNP. Participation in an interactive training session and signature on this written Agreement automatically enrolls you to participate in the program. This Agreement is valid for three (3) years and will expire at the end of the 2025 program year. Neither you nor NDA has an obligation to renew this Agreement and either party may terminate it for cause after providing advance written notification to the other party. If there are any changes to the program over the course of the three-year certification period, they will be reflected in the *SFMNP Handbook*, which are sent to certified farmers every year. After 2025, you will need to attend another training session and enter into another Agreement with NDA to recertify.

As a certified farmer, you are guaranteed payment so long as you comply with program rules. You are held accountable for understanding all procedures and rules of the SFMNP program and are responsible for training all other persons who will be acting on their behalf at their farm stand(s). When handling SFMNP coupon transactions, you must follow certain federal and state regulations. Failure to comply with these rules will result in non-payment, suspension, and/or disqualification from the program. Compliance with the following rules is required by all Nebraska SFMNP certified farmers.

• Eligible Food Choices. Only fresh, nutritious, unprepared, locally grown fruits, vegetables, herbs and honey are for human consumption and may be purchased with SFMNP coupons. Eligible foods may not be processed or prepared beyond their natural state, except for the usual harvesting and cleaning processes. The term "locally grown" means product grown either in Nebraska or in a county adjacent to Nebraska's border. There are no exceptions. As a certified SFMNP farmer, you must provide eligible foods at the current price or less than the current price charged to other customers. For a complete list of eligible foods, refer to the attachment entitled, "Eligible Food List."

- Ineligible Food Choices. Prohibited purchases with SFMNP coupons include, but may not be limited to:
 - 1. Grocery store purchases;
 - 2. Non-locally grown, fresh fruits, vegetables, herbs, and/or honey;
 - 3. Whipped, sugared, creamed, dried, flavored, fruited, pasteurized, or herbally-infused honey;
 - 4. Processed fruit or vegetable products, such as jams and jellies, popcorn, juices and ciders, and baked goods of any kind, including fruit pies and breads; and
 - 5. A partial list of other ineligible items, include dried fruits or vegetables, prunes (dried plums), raisins (dried grapes), sun-dried tomatoes, and dried chili peppers; potted fruit or vegetable plants; potted or dried herbs; wild rice; nuts of any kind (even raw); maple syrup; cider; seeds; eggs; meat; cheese; and seafood.
- Valid SFMNP Coupons. SFMNP coupons may only be accepted for the purchase of eligible foods. SFMNP participants or their authorized representatives (or proxies) may purchase eligible items with their coupons.
- Void Dates. As a certified farmer, you must adhere to the following dates:
 - 1. SFMNP coupons can be accepted from SFMNP participants or their authorized representatives (proxies) on or before the last valid date (October 31) of each program year. Coupons cannot be accepted after this time. Coupons from previous years are invalid and cannot be used in exchange for produce.
 - 2. As a certified farmer, you must deposit all SFMNP coupons accepted during that program season on or prior to November 30 in order to receive coupon redemption money.
- Certified Farmer Identification. While participating in the SFMNP, you are responsible
 for visibly posting your SFMNP certified farmer ID stall sign for the current program year.
 This sign is used to identify you as a farmer who accepts SFMNP coupons. Signs are
 available via the Nebraska Farmers Market Online Database. If your ID stall sign is lost
 or severely damaged, access your vendor profile on the database to print an additional
 sign.
- **Storing SFMNP Coupons.** You will be responsible for safely storing any coupons in a secure location. A locked box or cash register is needed in order to meet this requirement.
- Cancelling SFMNP Coupons and Payment. You are also responsible for cancelling SFMNP coupons. There are two options for cancelling the coupons. The first option is rubber stamping or handwriting your farmer identification number on the coupon. Rubber stamps are available from NDA. With this option, your farmer identification number must legibly appear on the face of the coupon. You may deposit SFMNP coupons at any financial institution (bank, savings and loan, or credit union) by

appropriately endorsing each coupon. A coupon presented for payment in which the \$3 amount payable has been altered will not be honored by the program's bank. If deposited at a local bank, each transacted SFMNP coupon must contain your farmer identification number and shall be batched for reimbursement under that identifier. ID numbers are required under this option in order for the coupons to be valid and available for redemption. A coupon will be void and not paid if your valid vendor certification ID number is not appropriately entered on the face of the coupon, unreadable, or missing. The coupon will also be void and not paid if it is not endorsed or is deposited after November 30 of the current program year.

A coupon may be resubmitted for payment in the event your farmer identification error can be properly and legally corrected by you. NDA may deny payment for improperly redeemed SFMNP coupons and may demand refunds for payments already made on improperly redeemed coupons.

However, if you choose not to stamp or handwrite your valid vendor identification number on the face of the coupons, you can choose the second option by using a smart phone to scan the QR code on each coupon. Once the phone has determined you are authorized to accept coupons and the coupon is valid, the phone will scan the QR code and the funds from the coupon are automatically deposited into your bank account. Any coupons that have been altered, are outside of the valid coupon dates, or deposited by un-authorized farmers will automatically be rejected and not redeemable. As a certified farmer, you will be provided a one-time free service to upload your banking information into the contractor's app.

This electronic option allows certified farmers to download and register the contractor's mobile app and simply perform a remote deposit capture with their smart phone. The images of the scanned items are uploaded directly to the contractor's servers for processing and disbursement to the farmer via ACH payments. This method offers a bridge from paper to electronic processing, allowing the State of Nebraska to move to an electronic redemption model, while ensuring that farmers and participants who are not yet ready to move are still supported and able to participate in the program. The contractor's electronic system is a closed eco-system by calculating how much money is due to each farmer, then disperses funds directly to the farmers via ACH, eliminating the majority of banking fees encountered with standard check processing.

- No Cash, Change, Credits, or Refunds. SFMNP coupons may never be exchanged for cash. Change or credit may never be given to a customer using SFMNP coupons. SFMNP participants may only receive fresh, nutritious, unprepared, locally grown fruits, vegetables, herbs, and honey for human consumption in exchange for SFMNP coupons. Credit or refunds may not be issued on items returned that were purchased with SFMNP coupons. You are prohibited from cashing SFMNP coupons accepted by non-certified farmers.
- Nondiscrimination. As a certified farmer participating in the program, you may not refuse to accept properly presented SFMNP coupons in exchange for fresh, nutritious, unprepared, locally grown fruits, vegetables, herbs and honey for human consumption. You must agree to establish and maintain nondiscriminatory sales transaction procedures including, but not limited to:

- 1. Acceptance of SFMNP coupons in the same manner as required of all customers using SFMNP coupons;
- 2. Providing equitable treatment to SFMNP participants;
- 3. Providing eligible foods to SFMNP participants that will be of the same quality and cost as that sold to other customers;
- 4. Charging SFMNP participants or their designated proxy a price for an item that is not greater than that charged to non-participants;
- 5. Will not charge participants for item(s) not received;
- 6. Offering SFMNP participant(s) the same courtesies and providing equal treatment to them as you would to other customers; and
- 7. Accepting properly presented SFMNP coupon(s) in exchange for fresh, nutritious, unprepared, locally grown fruits, vegetables, herbs, and honey for human consumption.

In accordance with federal civil rights law and U.S. Department of Agriculture (USDA) civil rights regulations and policies, this institution is prohibited from discriminating on the basis of race, color, national origin, sex (including gender identity and sexual orientation), disability, age, or reprisal or retaliation for prior civil rights activity.

Program information may be made available in languages other than English. Persons with disabilities who require alternative means of communication to obtain program information (e.g., Braille, large print, audiotape, American Sign Language), should contact the responsible state or local agency that administers the program or USDA's TARGET Center at (202) 720-2600 (voice and TTY) or contact USDA through the Federal Relay Service at (800) 877-8339.

To file a program discrimination complaint, a Complainant should complete a Form AD-3027, USDA Program Discrimination Complaint Form which can be obtained online at: https://www.usda.gov/sites/default/files/documents/USDA-OASCR%20P-Complaint-Form-0508-0002-508-11-28-17Fax2Mail.pdf, from any USDA office, by calling (866) 632-9992, or by writing a letter addressed to USDA. The letter must contain the complainant's name, address, telephone number, and a written description of the alleged discriminatory action in sufficient detail to inform the Assistant Secretary for Civil Rights (ASCR) about the nature and date of an alleged civil rights violation. The completed AD-3027 form or letter must be submitted to USDA by:

1. mail:

U.S. Department of Agriculture Office of the Assistant Secretary for Civil Rights 1400 Independence Avenue, SW Washington, D.C. 20250-9410; or

2. fax:

(833) 256-1665 or (202) 690-7442; or

3. email:

Program.Intake@usda.gov

This institution is an equal opportunity provider.

Civil Rights Compliance. The State agencies warrant and assure that they will comply, as applicable to it, with Title VI of the Civil Rights Act of 1964 (42 U.S.C. 2000d et seq.), Title IX of the Education Amendments of 1972 (20 U.S.C. 1681, et seq.), Section 504 of the Rehabilitation Act of 1973 (29 U.S.C. 794), Age Discrimination Act of 1975 (42 U.S.C. 610, et seq.), all provisions required by implementing regulations of the Department of Agriculture, Department of Justice Enforcement Guidelines, and FNS directives and guidelines. They also will comply with the Americans with Disabilities Act of 1990, to the effect that no person shall, on the grounds of race, color, national origin, age, disability, or sex be excluded from participation in, denied benefits of, or otherwise be subjected to discrimination under any program or activity for which the agency receives federal financial assistance. (Not all prohibited bases will apply to all programs and/or employment activities.)

The State will comply with all local, State, and Federal statutes regarding Civil Rights laws and equal opportunity employment.

No person shall be excluded from participation in, denied benefits of, or otherwise be subjected to discrimination under any program or activity for which the agency receives federal financial assistance.

You and the State agencies shall comply with all local, State, and Federal statutes regarding Civil Rights laws and equal opportunity employment. You and your market staff must know where to mail a Civil Rights complaint. Complaints will be accepted orally, written, or anonymously. Any person alleging discrimination on the basis of a protected class can file a complaint within 180 days of the alleged discriminatory action.

- Other Requirements. As a certified SFMNP farmer, you also agree to the following:
 - 1. Provide information as NDA may require for its periodic reports to the USDA's FNS;
 - 2. Accept training on SFMNP procedures and provide training to any employees with SFMNP responsibilities for such procedures;
 - 3. Agree to be monitored for compliance with SFMNP requirements, including both overt and covert monitoring;
 - 4. Be held accountable for actions of you and your employees in the provision of eligible foods and related activities;
 - 5. Comply with the nondiscrimination provisions of USDA regulations;
 - 6. Notify NDA if you cease operation prior to the end of the authorization period;

- 7. Pay NDA for any coupons transacted in violation of this Agreement;
- 8. Will not collect sales tax on SFMNP coupon purchases;
- 9. Will not seek restitution from SFMNP participants for coupons not paid;
- 10. Will not issue cash change for purchases that are in an amount less than the value of the SFMNP coupon(s); and
- 11. Will not commit fraud or engage in other illegal activity. If so, you are liable to prosecution under applicable Federal, State, or local laws.
- **Program Violations.** If you do not comply with program rules, you will receive written notification from NDA. Noncompliance with SFMNP rules and regulations will result in a violation. The level of sanction you receive will depend upon the severity of the violation. Failure to adhere to program regulations may result in non-payment, suspension, or even disqualification from the program. Below is a chart showing some of the violations of the program and the sanctions imposed as a result.

	Violation	Sanction
•	Accepting SFMNP coupons for non-locally grown fruits, vegetables, herbs, and/or honey; Exchanging ineligible products for coupons; Accepting SFMNP coupons in exchange for cash; Cashing SFMNP coupons for a non-certified farmer; Refusal to accept valid SFMNP coupons for locally grown, fresh fruits, vegetables, herbs and/or honey for SFMNP; Failure to permit or comply with procedures regarding on-site inspections;	Sanction May result in immediate suspension from the program. If a suspension is issued, it will be followed by a disqualification for the remainder of the current year, if the violation is not successfully challenged by you.
•	Charging SFMNP participants a price for an item that is greater than that charged to non-participants;	
•	Charging for items not received;	
•	Participating in discriminatory practices;	
•	Abusive or discriminatory treatment of SFMNP participants or staff; and	
•	Failure to register and certify scales used in direct sales.	
	Farmers who use a scale to determine the price of a product	
	at the time of the sale must ensure that the scale is a	
	commercial, certifiable scale registered, and certified by the	
	Food Safety and Consumer Protection area of NDA.	
	(For more information regarding Nebraska Weights and	
	Measures Act, contact NDA at (402) 471-3422.)	

 outlined in the Farmer/NDA Agreement not specifically listed as a violation; Giving change Accepting SFMNP coupons after the program's closing dates; and Failure to appropriately display the SFMNP certified farmer ID stall sign for the current program year. 	1 st and 2 nd violation – warning letters. 3 rd violation may result in a suspension from the program. If a suspension is issued, it will be followed by a disqualification for the remainder of the current year, if the violation is not successfully challenged by you.
	Disqualification without reinstatement and liable to prosecution under applicable federal, state, or local laws.

• **Suspensions.** If you are suspended as a certified farmer, the suspension period will become effective from the date of receipt of certified mail notification. During the suspension time, your certified SFMNP farmer identification number will become temporarily disabled, preventing you from redeeming SFMNP coupons. During the suspension period, you must refrain from participation in the program.

The suspension penalty will be in effect for a maximum of thirty (30) days, during which time you may appeal your suspension notice. If no appeal is made, you will be automatically disqualified at the conclusion of the suspension period. If the incident leading to the suspension is successfully challenged by you, the suspension will be immediately lifted.

Disqualification. Disqualification will follow the suspension period. If you are a
disqualified farmer, you may not continue participation the program. In the event you are
disqualified, your certified farmer identification number will become permanently
disabled, preventing you from redeeming SFMNP coupons.

If you wish to continue your participation in the program, you must attend a training session hosted by NDA the following year. This will allow you to re-enroll in the program, as a certified farmer. If you are recertified, you will be on probationary status for one full season. As a result, you will receive either an overt or covert on-site monitoring investigation during the year to ensure you are complying with rules and regulations.

 Appeals. If you wish to appeal a decision, which resulted in a suspension or disqualification, you may make a written request for administrative appeal to NDA. You may also appeal the denial to participate in the SFMNP and any action imposing a sanction. However, you must make this appeal within thirty (30) days of the date of receipt of certified mail notification.

NDA will set a date for the hearing fifteen (15) days after the appeal. Hearings will be conducted by telephone or in person in Lincoln, Nebraska, at a suitable location, as determined by NDA. If you are requesting a hearing, you will receive written notice of the time and the place of the hearing at least thirty (30) days prior to the date of the hearing. You, the appellant, will have one opportunity to reschedule the hearing date.

You will also be given an opportunity to examine, prior to and during the decision, the documents and records that support the decision under appeal.

At a minimum, you, or your representative, will have the opportunity to:

- 1. Present your case;
- 2. Question or disprove any testimony or evidence, including an opportunity to confront and cross-examine adverse witnesses:
- 3. Be represented by counsel:
- 4. Bring witnesses;
- 5. Review the case record prior to the hearing;
- 6. Submit evidence to establish all pertinent facts and circumstances in the case; and
- 7. Advance arguments without undue interference.

An adverse action may, at NDA's option, be postponed until a decision in the appeal is rendered. In a case where an adverse action affects you (the farmer), a postponement is appropriate where NDA finds that participants would be unduly inconvenienced by the adverse action. In addition, NDA may determine other relevant criteria to be considered in deciding whether or not to postpone an adverse action.

The NDA hearing procedure shall provide you with written notification of the adverse action, the cause(s) for the action, and the effective date of the action, including NDA's determination of whether the action shall be postponed under Section 249.16 (c) of SFMNP, if it is appealed, and the opportunity for a fair hearing. Such notification will be provided fifteen (15) days before the effective date of the action.

The hearing official will be an impartial decision maker. The decision of the hearing official is given, in writing, to you within fifteen (15) days of the date of the hearing, or within sixty (60) days from the date of receipt of the request for a hearing by NDA.

All records of the hearing and the decision are available for public inspection for a period of three (3) years. If dissatisfied with the hearing decision, you may appeal to the State Director of Agriculture for further State level review of the decision and a possible rehearing. This appeal must be made within fifteen (15) days of the contested decision of the previous hearing. The same procedures as outlined above are followed.

The State of Nebraska shall follow the Administrative Procedure Act, <u>Neb. Rev. Stat.</u> §§84-901 through 84-920, to allow for due process to local agencies, certified farmers, and participants.

Expiration of this Agreement with you (the farmer) and claims actions under SFMNP rules and regulations are not appealable.

If you appeal an adverse action (and are permitted to continue in the SFMNP, while your appeal is pending), you will continue to be responsible for compliance with the terms of this written Agreement.

You, the produce farmer, are required, and hereby agree, to use a federal immigration verification system to determine the work eligibility status of new employees physically performing services within the state of Nebraska. A federal immigration verification system means the electronic verification of the work authorization program authorized by the Illegal Immigration Reform and Immigrant Responsibility Act of 1998, U.S.C. 1324a, known as the E-Verify Program, or an equivalent federal program designated by the United States Department of Homeland Security, or other federal agency authorized to verify the work eligibility status of a newly hired employee.

Eligible Food List:

Fruits (raw or fresh only): apples, apricots, blackberries, blueberries, cantaloupes, cherries, chokecherries, crabapples, currants, elderberries, gooseberries, grapes, melons, muskmelons, mulberries, raspberries, strawberries, pawpaws, peaches, pears, plums, persimmons, watermelons.

Vegetables (raw or fresh only): arugula, asparagus, artichokes, beans, beets, broccoli, broccoli raab, brussel sprouts, cabbage, calabasa, carrots, cauliflower, celeriac, celery, chayote, swiss chard, collards, mustard, turnip greens, sweet corn, Indian corn, cucumbers, dandelion greens, eggplant, epazote, garlic, green onions, horseradish, Jerusalem artichokes, kale, kohl rabi, leeks, lettuces, mushrooms, okra, onions, oriental vegetables (bitter melons, wax melons), specialty greens, squash tips, parsnips, peas, pea shoot tips, peppers, potatoes, pumpkins, radishes, rhubarb, sprouted seeds (beans, peas, sunflowers), shallots, salad mixes, spinach, squash blossoms, vine tips, sweet potatoes, tomatoes, tomatillos, turnips, vegetable amaranth, watercress, zucchini.

Herbs (fresh only): anise, basil, bay leaves, borage, calamints, camomile, chervil, chives, cilantro, corianders, dill, fennel, germander, hyssops, lemongrass, laurels, lavender, lemon balms, lovage, marjoram, mints, nasturtium, parsley, pennyroyals, plectranthus, oregano, rosemary, sage, santolina, savory, silver beauties, sorrel, thyme, tarragon, fresh locally produced oriental herbs.

Honey is an eligible food for SFMNP. Below are the eligibility requirements for honey to be considered as an eligible food under Nebraska's SFMNP.

Honey (pure only): Must be unprocessed and locally produced. Allowable forms of honey include the following:

- Comb Honey honey that comes exactly as it was produced in the hive.
- Cut Comb Honey liquid honey that may have added chunks of the honey in the jar.
- Liquid Honey honey that is 100 percent pure is free of visible crystals and has been extracted directly from the honey comb.
- Naturally Crystallized Honey honey that has spontaneously crystallized.
- Kosher / Wild / Organic Honey 100 percent pure, conventionally produced honey which is free of chemicals, drugs, and antibiotics.
- Honey Sticks liquid honey in a straw. Unflavored variety only.

Whipped, sugared, creamed, dried, flavored, fruited, pasteurized, or herbally-infused honey is not allowed.

NEBRASKA SENIOR FARMERS MARKET NUTRITION PROGRAM

I, the undersigned, have attended a training session that describes, in detail, the rules

	I operate. I agree to abide by these rules, and I non-payment, suspension, and/or disqualification
	Printed Name of Produce Vendor
Date	Signature of Produce Vendor
	Printed Name of Nebraska Department of Agriculture Representative
Date	Signature of Nebraska Department of Agriculture Representative

United States Citizenship Attestation Form

For the	e purpose of complying with <u>Neb</u> . <u>Rev</u> . <u>Stat</u> . §§4-108 through 4-114, I attest as follows:
	I am a citizen of the United States.
	- OR -
	I am a qualified alien under the federal Immigration and Nationality Act, my immigration status and alien number are as follows:, and I agree to provide a copy of my USCIS documentation upon request.
related	by attest that my response and the information provided on this form and any displication for public benefits are true, complete, and accurate, and I understand his information may be used to verify my lawful presence in the United States.
Print n	ame:(first, middle, last)
Signat	ure:
Date:	