

SAN JOAQUIN DELTA COLLEGE 7Re Market at Delta College

VENDOR ACKNOWLEDGMENT OF RECEIPT OF DELTA COLLEGE MARKET RULES AND REGULATIONS

I have received a copy of the San Joaquin Delta College Market ("The Market at Delta College") Rules and Regulations, amended and approved 14 Nov 2011 effective 1 Jan 2012 which outlines my privileges and obligations as a Market Vendor. I understand that I am responsible for familiarizing myself with and abiding by these Rules and Regulations and all laws that govern the business I am engaged in on Market premises. The above mentioned Rules and Regulations can also be found on the Delta Market web site at the following link: www.deltacollege.edu/stuserv/themarket/sales.html

Vendor shall release, discharge, defend, indemnify and hold harmless San Joaquin Delta College and its officials, officers, employees, volunteers and agents free and harmless from any and all claims, demands, causes of action, costs, expenses, liabilities, losses, damages or injuries, including attorney fees, in law or equity, to property or persons, including wrongful death, arising out of or in any way related to Vendor's operations at the San Joaquin Delta College Market. Vendor agrees that anything that happens in its vendors space and/or in the course of as a result of the display, offer and/or sale of Vendor's merchandise, or any claims for injury or damages made by anyone for any incident, which involves Vendor, its employees or representative and/or Vendor's merchandise and/or property will be Vendor's sole responsibility.

For this reason, all <u>Food Vendors must provide a copy of a current insurance certificate before being allowed to operate.</u>

The insurance must be in the amount of \$1,000,000 for single and aggregare occurrence and must list San Joaquin Delta College, it officers, agents and employees as "Additional Insured" on the policy.

All other Vendors are also advised to obtain insurance coverage that protects them against any types of losses or liabilities. However, keep in mind that this agreement to defend, indemnify and hold harmless San Joaquin Delta College will not be limited to the amount of that insurance coverage and will also hold true in the absence of a liability insurance.

I, the undersigned, hereby certify that I and the Vendor understand and am fully aware of the legal consequences of this agreement, and agree to its terms and understand I am waiving certain rights and assuming the risk from my participation in being a Vendor. I further certify that I will abide by the rules and regulations of San Joaquin Delta College and the Market, and by the laws of the State of California.

SIGNATURE:					
PRINTED NAME:					
SPACE NUMBERS OR VENDOR ID#		_DATE			
	FOR OFFICE USE ONLY				
STAFF INITIALS		_DATE			
SATURDAY VENDOR	SUNDAY VENDOR □	COMBINED VENDOR □			
FOOD VENDOR RATHROOM KEV #					

Owned and operated by San Joaquin Delta College Phone (209) 954-5560 FAX (209) 954-3767 Mailing address: 5151 Pacific Avenue, Stockton CA 95207



THE MARKET AT SAN JOAQUIN DELTA COLLEGE

The San Joaquin Delta College Market ("The Market at Delta College") allows, as a courtesy to Market vendors having valid occupancy of a space(s), the prepayment of monthly fees on the third Saturday or Sunday, monthly for reserved vendors, for all Market days in the following month in return for consistent space placement. Vendors who do not prepay the monthly fees will become subject to daily rental procedures. The Market does not extend tenancy rights beyond the 30 day prepayment period. This process in no way conveys any tenancy rights and is not mandatory. The Market reserves the right to refuse to rent spaces at its sole discretion or terminate rental privileges at any time subject to a prorated refund of rental fees, but shall in no way unlawfully discriminate in the rental of, refusal to rent, or termination of rental of spaces. These rules and regulations do not apply to emergency personnel during the course of performing their duty.

The Vendors hereby certify that they understand and are fully aware of the legal consequences of the agreement signed and the Market Rules and Regulations, and agree to its terms. They also understand that they hold waive certain rights and assume certain risks from their participation in being a Vendor. They further certify that they will abide by the rules and regulations of San Joaquin Delta College and the Market, and by the laws of the State of California.

I. OBLIGATIONS

A. ENFORCEMENT OF RULES AND REGULATIONS

The Market shall enforce the Rules and Regulations uniformly, consistently, fairly and without bias or favor. The Director of Auxiliary Services or designee shall have the authority to interpret the Rules and Regulations and to apply them in an equitable manner in order to obtain generally acceptable conduct and business practices that are in keeping with the applicable State and local laws and the Market's regulations.

B. ADMINISTRATIVE DIRECTIVES

The Director of Auxiliary Services or designee shall have the authority to issue serially numbered and dated directives that may be needed to clarify these Rules and Regulations to assure their fair and equal application and to resolve any special situations or issues that may arise. Administrative Directives shall be maintained in an appropriate file for the use of Market personnel and shall be publicly promulgated, if applicable, to the Market's merchants and/or customers. New directives shall recommence numerically at the beginning of every year with the year and number 1. (e.g.: 2012-01)

C. STAFF ASSISTANCE

Market personnel shall provide all reasonable assistance to the Market's merchants and customers. Reasonable carry-in and carry-out services shall be provided at no charge to the parking areas that are immediately adjacent to the Market, or to a designated loading zone.

D. BUSINESS CLIMATE

The Market shall be maintained in a clean and orderly manner so that honest and ethical business persons will be attracted to the Market to offer quality goods and services at fair and reasonable prices. The Market however, assumes no responsibility for the actions or performance of merchants, nor for the quality or operation of goods purchased

E. MERCHANT LIST

The Market shall maintain a current list of merchants having paid rent for the current and/or future rental periods. The list shall include name, address, phone number, primary goods offered, vendors policy regarding exchanges and return of merchandise, spaces rented, the period for which rents are paid, and applicable licenses

F. WAITING LIST

A waiting list of merchants who desire to rent spaces will be kept in order of enrollment. The waiting shall be available for inspection by the public at reasonable times during Market operation hours. The Market shall make reasonable attempts to contact and accommodate vendors interested to fill vacant spaces. Merchants who wish to engage in business in the Market shall be listed and moved into available spaces in the order in which they appear on the list. Should a vendor decline to use

space available, said vendor shall be removed from the list. Vendors may not change places on the list with other vendors.

G. PROMOTIONAL EFFORT

Efforts shall be made to find media outlets to carry promotional efforts that, in the Market's judgment, attract merchants and customers to the Market. Attempts will be made to utilize promotional resources to promote the Market's opportunities, which in the judgment of the Market, are economically productive in the Market development.

H. BUSINESS CONFLICTS

Market staff shall attempt to resolve conflicts and disputes between merchants, between customers and between merchants and customers by means of reconciliation, mediation and compromise. Merchants are encouraged to display their return and exchange policy prominently to avoid later conflicts or disagreements with customers. The Market, however, shall not be responsible for resolving complaints as to the quality or value of any goods offered for sale or purchased at the Market.

I. FOOD VENDORS' MENUS

The Market shall attempt to provide food vendors that offer a variety of menus that will satisfy as many customers as possible. This may be accomplished by attrition or refusal to rent space to vendors who do not promote a varied menu. The Market will maintain a list of food vendors for the purpose of providing and maintaining varied menus and may select from such list in any order to accomplish this goal.

J. LAW ENFORCEMENT

In addition to some actions being a violation of the Market Rules and Regulations, the Market will contact the Delta College Police Department or other appropriate authority for investigation of criminal activities.

II. GENERAL PROVISION

A. TERMS "MERCHANT" OR "VENDOR" DEFINED

The "Merchant" or "Vendor" is the person whose name is entered in the Market's records as the tenant of the space rented. All required licenses and permits must be provided at time of registration and must be in the vendor's name. For record keeping purposes only, at the time of registration the merchant/vendor shall also give the name of any entity he or she intends to use while doing business at the Market and may give the name of any employees ("Employee of Record") who may conduct business in the place of vendor at the Market. Any vendor who selects to name an employee must comply with requirements of the City of Stockton (business licensing), and employment laws of the State of California. Any changes in any information provided at the time of registration shall be immediately reported to the Market Supervisor. Vendors or the employee on record must be on the grounds of the Market on all days and times that the designated space(s) are occupied and no other person or entity may occupy the designated space(s) and/or assume the vendor's responsibility to be present on the Market grounds.

B. TRANSFER OF SPACES

Spaces are granted to vendors for their sole, exclusive and personal use. Vendors may not resale, assign or transfer spaces or any part or portion thereof. The creation of a partnership, co-partnership, or any similar entity or transfer of any portion of a vendor's business after acquisition of a space is a prohibited assignment or transfer or sale

C. <u>VENDOR SICK LEAVE POLICY</u>

Vendors of record who become ill or who must provide care to a family member on an emergency basis or who must attend services upon the death of a spouse, parent, child, sibling, or grandparent, may have the employee of record operate their space, provided the vendor of record has previously registered the name of the employee at the Market office. Only designated employees, named and recorded with the Market, may conduct business on behalf of the vendor. Vendors must make all rental payments as provided in the Rules and Regulations. Vendors, who are disabled, either temporarily or permanently, may request

transportation to the Office via Market cart in order to pay their rent in person. Staff will make every effort to comply with ADA regulations.

D. VENDOR VACATION POLICY

Vendors of record may have the employee of record operate their space for the purpose of a vendor vacation provided the vendor of record has previously registered the name of the employee at the Market office.

Only one employee of record, who has been identified, may conduct business on behalf of the vendor. Vendors may take, with advance notice, up to five (5) days of Vacation per calendar year after they have been a Reserve Vendor for a continuous 6 months. These vacation days may be used at the discretion of the Vendor if notice is given to the Director of Auxiliary Services prior to 6:00 AM on the day to be taken.

Combined Vendors (those selling both Saturday and Sunday) will get ten (10) days of vacation leave after continuous rental for a 6 month period. Rental payment need not to be made and Vendor will retain title to his/her reserved spaces as long as Vendor is in good standing and is up to date with rental payments. Vendors must make all rental payments as provided in the Rules and Regulations.

E. SPACE RENTAL LIMITED

In order to accommodate as many merchants as reasonably possible, the Delta College Market will limit the rental of spaces to a maximum of 4 contiguous spaces to any one merchant or individual for daily basis.

F. ADULT-ORIENTED BUSINESS

The sale of pornography or pornographic materials of any type at the Market is prohibited. Determination of prohibited materials is at the discretion of the Director of Auxiliary Services or designate.

G. MERCHANT RESPONSIBLITY

Merchants are responsible for all acts and conduct of all employees and/or associates, whether paid or not, who are present in the Market including the parking areas. Any violations of law or these Rules and Regulations committed by such employee or associate shall be the responsibility of the merchant and any penalty assessed for such violation shall be against the merchant.

H. REIMBURSEMENT FOR DAMAGES

Reimbursement for damages to SJDC property committed by merchant, merchant's employee(s) or associate(s) involved in the merchant's Market business shall be the responsibility of the merchant.

I. BUSINESS HOURS

The Market is open every weekend, rain or shine, every Saturday and Sunday other than Easter Sunday, Christmas and New Years Day when such day falls on a weekend.

VENDOR SET-UP	MARKET HOURS	VENDOR PACK-UP	RENTAL OFFICE HOURS
4:00am - 7:00am	6:00am – 3:00pm	1:00pm – 4:00pm	5:00am – 9:45am

Customer access to the market area shall begin at 6:00 am. All vehicles not within rented spaces must be removed from the grounds of the Market prior to 9:00 AM for reserved vendors and no later than forty-five minutes (45) after entry for daily vendors. The vendors shall vacate the grounds by the end of business hours to permit grounds cleaning according to the established schedule. Merchant vehicles may not exit/enter the Market prior to 1:00 p.m. unless authorized by Market staff. In an emergency, a vendor may leave at any time provided s/he is escorted out of the Market by a Staff member. The Director of Auxiliary Services or designated representative may, change the release time due to inclement weather or exigent circumstances.

J. SPACE CONDITION

Merchants shall be responsible for leaving the rented spaces clean and neat upon leaving at the end of the day. Those bringing or generating such wastes shall remove all of it from the Market grounds. Use of Market trashcans to dispose of vendor waste or unsold merchandise is a violation.

K. LOST OR STOLEN PROPERTY; DISPOSITION OF FOUND PROPERTY

Merchants and customers, not the Market, are responsible for the safe keeping of personal

property and goods offered for sale. In the event of stolen or loss of property, the Police will be called for investigation, report and action as may be appropriate. Found property will be retained at the cashiers office until 9:45 am, at which time it will be turned over to the San Joaquin Delta College Police Department. You may contact Campus Police at 209-954-5000.

L. WHOLESALE- RETAIL TRANSACTIONS

Wholesale transactions are sales to customers holding State issued re-sale permits. Wholesale vendors shall be responsible to insure that sales to prospective customers are those who possess a legal re-sale permit. Retail sales shall include state sales tax and reported to the State Board of Equalization as required by law. The Delta College Market may conduct periodic inspections to insure compliance with this regulation.

M. RESERVED SPACES OCCUPANCY

Reserved spaces shall be occupied by 6:00 am of the appropriate market day. No additional vehicles will be allowed in after 6 AM. Reserve Vendors shall not occupy any spaces not reserved. Any spaces not occupied by specified time will be available for re-rental to merchants waiting to rent spaces on a daily basis. Reserve Vendors not checked in by 6 AM will have to go to the cashiers cottage and request a spot or spots after the lottery of Daily Vendors are done. No refunds will be made for unused reserved space. Reserve Vendors who encounter unforeseen delays may call the Market Office at 209-954-5560 before 6 AM to check in for late arrival.

N. SPACE RENTALS

- 1. Rental payments are payable only at the Market office. The Vendor of record must make all rental payments in person. Rental rates are established by the Market. Corner spaces must be rented as pairs. Corner spaces also include those adjacent to walkways.
- 2. Reserved Rentals are payable by cash, money order or credit card only.
 - a. <u>Monthly Reserve Vendors</u> Monthly reserved spaces: Payment is due no later than 12:00 p.m. (noon) on the 3rd Sunday monthly for all Market days in the following month.
- 3. Daily rentals are payable by cash, money order or credit card only, made on the day of rental. Daily rental procedure:
 - a. Between 5 and 6 AM, Daily Vendors will register for the lottery inside the cashier's cottage.
 - b. Applicant will present a valid picture identification card.
 - c. When his/her name is called, Applicant will be assigned the number of space(s) desired, if available, and must pay the total rent in cash, credit card or money order before being allowed to enter the grounds.
 - I. After renting space(s), Vendor must immediately enter and take occupancy.

O. LATE OR NON-PAYMENTS OF RENTAL FEES

In the event rent is received after the due date a penalty fee of \$25 for the first late payment shall be charged. The penalty applies individually to Saturday and Sunday rental periods.

A second late payment within a 6 month period will result in a \$50 fine. The penalty applies individually to Saturday and Sunday rental periods.

A third late payment within a 6 month period will result in a \$75 fine. That penalty will continue on a monthly basis of a continuous late payment until rent is paid on time for a 6 month period.

Additionally, in the event rents for reserved spaces are not received by 9:45 AM of the fourth Saturday of the month preceding the rental period, the spaces shall be declared vacant and be available for reserved rent to another merchant.

P. RENTALS OF SPACES ARE FINAL

Rental charges are made for each space rented each Market day in the month. There are no discounts, rain checks or refunds, except that if due to the Market actions a space (or spaces) is (are) not available for use, a credit may be awarded as authorized by the Director of Auxiliary Services.

Q. CHANGE OF SPACE(S)

Reserve Vendors may request a change of space location at any time up to twice in one 12-month period. Changes requested after those two are subject to a \$10 transfer fee. Space changes must be requested in writing.

R. ELECTRICAL GENERATORS

Merchants may provide electrical generators to supply power needs, if desired. Generators shall be muffled and vented so that there is no noise nuisance or concentration of fumes outside the merchant's sales area. All electrical wires and fixtures shall be appropriately grounded and protected from wear, scuffing and accidental contact. The power systems shall comply with any applicable government codes.

S. CUSTOMER VEHICLES

Customer vehicles on the Market grounds are prohibited. Battery operated vehicles operated by the handicapped are exempt from this provision. FREE carryout service will be provided as practical

T. MERCHANTS VEHICLES

One vehicle may be parked to the rear of and perpendicular to the Vendor's spaces in such a manner as not to obstruct the view of neighboring spaces. Vehicles may be ordered removed from the Market if they are determined to be a safety hazard or inordinately obstruct Market operations. Vendors renting a single space may not park in the Market after unloading. Vendor vehicles not parked within rented spaces shall be parked off the grounds in designated vendor parking areas. In order to make more parking available for customers, parking of Vendors' vehicles in customer lots (those actually contiguous to the Market lot) is discouraged. Vendors are encouraged to park in the Holt 2 lot in order to provide maximum convenient parking for customers.

VI. APPEARANCE OF VENDOR PROPERTY

Vendors shall be responsible for maintaining their property including, but not limited to vehicles, displays, equipment and booths in a clean, neat and sanitary condition while on the SJDC campus. No items may be hung from landscaping, borders, trees or other Market property. Vendors will not disable or tamper with landscaping or Market equipment.

III VIOLATIONS AND PENALTIES

A. VIOLATIONS

Violations of laws and/or Rules and Regulations may be punishable by removal from the rental of Market spaces

Any violation of these Rules need be determined only by the preponderance of the evidence, and no criminal prosecution or conviction need occur, for those violations that are also crimes, in order for the Delta College Market to invoke penalties

1. Violations -- To do, or attempt to do, the following:

- a. Sell, transfer, purchase or trades for transfer of spaces, whether in whole or in part; see Section II B.
- b. Incite to disorder or engage in any boisterous or violent conduct or create any nuisance.
- c. Failure to possess or display when requested any license or permit required by law or the Rules and Regulations including but not limited to business license, State Seller's permit, rental receipt, and valid drivers' license or identification card.
- d. Violate any law or regulation that causes a threat to the rights, safety and health of others.
- e. Discharge grease, or any wastes into the storm or sanitary sewers or on Market grounds. Dumping or abandonment of trash, merchandise or other items is prohibited.
- f. Use, possession or offer for sale on Market grounds any alcoholic beverages. Sale or offer for sale of tobacco or tobacco products
- g. Damage to Market property in any form.
- h. Failure to reimburse the Market for damages to Market property, whether or not said

- damage was accidental or intentional.
- i. Unauthorized use of space including the occupancy and/or use of space for which rents have not been paid to the Market.
- j. Displaying and/or selling merchandise of an adult oriented business, pornography or pornographic materials.
- k. Possession, use, or offer for sale on the Market grounds of any illegal weapons, knives with a blade in excess of 2 1/2" or fireworks, firearms and/or ammunition.
- 1. Possession, use, or offer for sale on the Market grounds any illegal goods such as stolen, counterfeit, mislabeled or otherwise prohibited goods or produce.
- m. Possession, use, or offer for sale on the Market grounds any drug paraphernalia as defined in the California Penal Code. Director of Auxiliary Services has final determination.
- n. Sales of recordings, records, tapes, DVD's or videos if pirated, illegally copied or Counterfeit.
- o. Violation of any law constituting an infraction, misdemeanor, or felony.
- p. Sale of spray paint, glue or other restricted items to minors.
- q. Refusal to sign any citation issued by employee of the Market.
- r. Verbal abuse of any Market employee or agent.
- s. Extension of any element of a vendor's business, including customer purchases, past the white lines designating vendor spaces.
- t. Any poles, tables or other items that may cause damage to the pavement or grounds.
- u. Failure to remove garbage and/or refuse from space or failure to maintain space in a clean and sanitary condition.
- v. Create any visual, audible or other nuisances that annoy others.
- w. Vehicle not parked to rear of space or in such a manner as to restrict the view of neighboring sales items.
- x. Food vendors selling items that are not on their approved menu. Failure to submit requests for menu or product changes to Director of Auxiliary Services for approval.
- y. Possession of live animals of any kind, whether or not being offered for sale.
- z. Reserve Vendor arriving after 6:00 AM or any vehicle exiting or entering the Market grounds prior to 1:00 p.m. without staff approval and escort.
- aa. Removal, damage to or driving through barricades, cone, bollard or lane delineator patterns or other signage or direction relating to traffic control.

3. **Punishment**

Violations may be punishable by immediate removal and permanent dispossession of the violator, whether merchant or customer, and/or may be punishable as set forth in Section III.A. If violations are found to be unintentional or inadvertent, a lesser penalty such as a warning, fine or termination of the rental privilege may be imposed. No refunds for prepaid rents will be made for any removal.

D. PENALTY ASSESSMENT

Violation: written warning and any subsequent violation will be assessed \$25 fine. If violations continues the market has the right to terminate your daily or monthly rentals.

C. APPEAL PROCESS

1. A penalized merchant may appeal the Market's action to the Director of Auxiliary Services. The appeal shall be heard within thirty (30) calendar days after the merchant has filed a written request for appeal with the Market staff. All information to be considered during the appeal process must be submitted with the request. The Director of Auxiliary Services will respond to said appeal within ten (10) days of the hearing date.

IV. WHOLESALE PROVISIONS

A. WHOLESALE TRANSACTIONS SHALL BE PERMITTED IN THE MARKET

1. State law provides that sellers in wholesale transactions require the proof of possession of a re-sale permit by the purchaser and that a record be made of the transaction, including the identity and address of the purchaser, the goods purchased, the amount of the sale and the

re-sale permit number. The Market staff may conduct periodic inspections of vendor records to insure compliance with this regulation.

2. WHOLESALE MERCHANTS' LICENSE

The City of Stockton licenses all businesses within the Market, Wholesale merchants included.

B. WHOLESALE MERCHANTS' SELLER'S PERMIT

All wholesale merchants at the Market are required to have a Seller's Permit from the State Board of Equalization prior to obtaining a space at the Market. No space at the Market will be rented to a wholesale merchant without both a valid Stockton City Business License and a Seller's Permit.

V. RETAIL PROVISIONS

A. RETAIL TRANSACTIONS

Sales tax is chargeable on all retail transactions. The State Franchise Tax Board is responsible for the enforcement of sales tax laws and regulations. The Market staff will enforce known violations of this rule, and will check resale numbers for validity and assignment.

B. RETAIL MERCHANTS LICENSES

City of Stockton licenses all businesses within the Market, Retail merchants included.

C. RETAIL MERCHANTS' SELLERS PERMIT

All retail merchants at the Market are required to have a Seller's Permit from the State Board of Equalization prior to obtaining a space at the Market. No space at the Market will be rented to a retail merchant without both a valid Stockton City Business License and a Seller's Permit.

VI. DAILY VENDOR PROVISIONS

Daily vendors selling new items at the Market are required to provide a valid State Seller's permit and a Stockton City Business License.

Daily vendors engaged in selling used items more than two times per year at the Market are required to obtain a State Seller's Permit and a Stockton City Business License.

VII. PRODUCE PROVISIONS (UNPREPARED FOODS)

A. PRODUCE MERCHANTS LICENSES AND PERMITS

Merchants shall possess the State Market Enforcement License issued by the State Department of Food and Agriculture, a San Joaquin County Environmental Health Permit, and all other permits or licenses required by the State and/or County. All produce merchants must obtain a City of Stockton Business License. Such permits shall be displayed upon request. Space rentals shall not be made to produce merchants who do not possess these permits

B. LOCAL HEALTH LAWS

Local health laws are enforced by the San Joaquin County Health Department on behalf of the Market.

C. UNLAWFUL FOODS

In accordance with laws and regulations, State inspectors may inspect all unprepared foods offered for sale and destroy that which fails to meet State standards and regulations.

D. LIMITATION OF PRODUCE SPACES

The Market reserves the right to limit the number of produce vendors and to limit the number of produce spaces rented or operated by any one merchant/owner.

VIII. FOOD MERCHANT PROVISIONS (TRAILERS)

A. FOOD MERCHANTS LICENSES AND PERMITS

Food merchants shall possess the State of California Housing and Community Development permit and the San Joaquin County Health Department permit. The local and State restaurant codes shall apply to all food-selling units. All food merchants shall obtain a Stockton City Business License. Merchants that sell carbonated drinks and/or hot prepared foods must also obtain a State of California Seller's Permit.

B. MENUS

Food merchants shall submit their proposed menus in writing for approval of the Director of Auxiliary Services. Once approved, the menu shall not be changed until the Director of Auxiliary Services approves, in writing, any proposed menu change.

C. RENTAL PERIOD

Rentals to food merchants/owners shall be by the month for the Saturday and Sunday Market. Daily rental of food spaces, including produce, is not available

D. LIMITATION OF FOOD SPACES

The Market reserves the right to limit the number of food vendors and to limit the number of food trailers owned or operated by any one merchant/owner.

IX. FOOD MERCHANT PROVISIONS (PUSH CART)

A. PUSH CART MERCHANTS LICENSES AND PERMITS

Pushcart merchants shall possess State of California Housing and Community Development permit and the San Joaquin County Health Department permit. The local and State restaurant codes shall apply to all food-selling units. All pushcart merchants shall obtain a Stockton City Business License and, if applicable, a California Seller's Permit.

B. MENU CHANGES

Pushcart merchants shall submit their proposed menus in writing for approval of the Director of Auxiliary Services. Once approved, the menu shall not be changed until the Director of Auxiliary Services approves, in writing, any proposed menu change.

C. PUSHCARTS RENTAL PERIOD

Rentals to pushcart Merchants shall be by the month for Saturday and/or Sunday Market. Daily rentals of pushcarts are not available.

D. LIMITATION OF PUSH CART RENTAL

The size, mobility level and number of pushcarts shall be subject to approval by the Director of Auxiliary Services. The Director of Auxiliary Services shall approve pushcarts not requiring a space to conduct business on an individual basis. Pushcarts must maintain a distance of 100 feet away from all stationary food units and shall not be parked in any manner so as to restrict the flow of pedestrian or vehicular traffic

E. BATHROOM KEY

Prepared Food Vendors will be issued a key to a designated bathroom for the exclusive use of those vendors. The keys will be numbered and assigned by receipt. Any copying or other unauthorized use of the key will be considered a violation and may be subject to the Market punitive process.

X. PRE-PACKAGED AND PROCESSED FOOD PROVISION

All Merchants shall possess the San Joaquin County Environmental Health permit and Stockton City Business License. All prepackaged foods must have a label identifying ingredients, business name, address and telephone number. The business name must be displayed in space. Home prepared foods are prohibited. Out-of-date medicine and/or spoiled food may not be displayed or sold.

XI. FRESH FLOWER AND PLANT MERCHANT PROVISIONS

All Merchants selling fresh flowers and/or plants shall possess a Market Enforcement license and a Nursery Stock license, both from Department of Food and Agriculture of the State of California, in addition to a Stockton City Business License. Fresh flower Merchants shall also possess a current State of California Sellers Permit

XII. FURNITURE MERCHANT PROVISIONS

All merchants selling new furniture and/or mattresses shall possess a Home Furnishing License issued by the Bureau of Home Furnishings of the State of California, a Stockton City Business License, and a State of California Seller's Permit.

XIII. SELLING AND BUYING GOLD

All merchants selling and/or buying gold shall possess the required license and permits to do so, in addition to a City of Stockton Business License. Merchants shall also possess a current State of California Sellers Permit with 5151 Pacific Ave. Stockton CA 95207 as the place of business as well as their entire name. Merchants selling used gold shall possess a clearance from the Stockton Police Department, a clearance from the Department of Justice and a second hand business license. Merchants selling new gold shall possess a clearance from the Stockton Police Department and a Peddler's License.

IV. DISPLAY OF LICENSES, PERMITS AND RECEIPTS

Upon entry into the Market all vendors must have readily available (where applicable): A Current California Seller's Permit, Business License, current receipt and any other permits required by law or the Market. Such items shall also be displayed within the space in a conspicuous place and provided when requested by Market Staff. The State of California requires all sellers who vend more than two (2) times annually to obtain a State of California Seller's Permit, per Section 6015 of the Revenue & Tax Code.

These Rules and Regulations upon being approved and adopted by the SJDC shall have all the force and effect of law. A summary shall be printed and promulgated to interested parties. Copies of the complete Rules and Regulations are available during business hours from the Market Rental Office. On-line posting at the following Market Web Site: www.deltacollege.edu/div/stuserv/themarket/sales.html