

## PLANNING COMMISSION CONDITIONS OF APPROVAL

STATE STREET, COTA COMMUTER LOT, AND COAST VILLAGE ROAD FARMER'S MARKETS  
CONDITION USE PERMIT AND COASTAL DEVELOPMENT PERMIT (COAST VILLAGE ROAD LOCATION ONLY)  
OCTOBER 3, 2013

I. **Said approval is subject to the following conditions:**

A. **The following conditions shall be imposed on the continued use of the operation of the three Farmer's Markets authorized by this Conditional Use Permit (CUP). Updated copies of all of the agreements and information required below shall be submitted to City Staff within 30 days of the approval of this CUP:**

1. **Certified Status.** The Santa Barbara Certified Farmers Market Association (herein after, the "Market") shall maintain its status as a Certified Farmers Market as defined, authorized and permitted in accordance with the California Code of Regulations Sections 1392 –1392.8 and the California Food and Agricultural Code, Sections 47,000 through 47,026, collectively, the Direct Marketing Law.
2. **License Agreement.** The Market shall provide and maintain in good standing for the duration of the allowed use a signed License Agreement with the City of Santa Barbara. Said Agreement shall be submitted for approval by the City Council.
3. **Saleable Products.** The list of saleable products shall be limited to Agricultural Products (Certified and Non-Certified) as defined in the Direct Marketing Law. The following Non-agricultural Products are allowed: ocean fish, pesto, hummus, nut brittle, whole pies, and promotional items with the Farmers Market logo such as bags and caps; however, no handcrafted items shall be allowed.
4. **Non-agricultural Sales.** Each person selling non-agricultural goods shall at all times maintain and display the certificate required pursuant to Municipal Code Section 5.32.035.C.2.(ii). The certificate shall be placed in a location that is clearly visible to all persons purchasing permitted non-agricultural goods and at a distance not greater than five feet from the non-agricultural goods being sold pursuant to the certificate.
5. **Environmental Health Services Standards.** All foods must be produced, prepared, packaged, stored, transported, and marketed in compliance with County Environmental Health Standards.
6. **Health Permits.** The Market shall maintain in good standing all necessary health permits for the operation of the market and shall be responsible for requiring all vendors be in possession of necessary health permits for all products sold.
7. **Food Preparation.** No food preparation will be allowed at the Market, with the exception of cooking demonstrations, providing free raw cut samples to customers, and the portioning of raw produce for sale, in accordance with the County Health and Safety Code.
8. **Fire Department Regulations.** The Market shall meet all current and future Fire Department regulations and conditions including:
  - a. Maintain a minimum 16 foot wide fire access lane,

- b. Maintain adequate access to fire hydrants, and
  - c. Maintain required exit areas from businesses in operation during the hours of the Market's operation.
9. **Traffic Diversion and Pedestrian Safety Plan.** The Market shall submit to the City Engineer a Traffic Diversion and Pedestrian Safety Plan for each site for review and approval. Submit the Plan to the Public Works Department for a permit. The Plan shall provide that the Market will be operated and maintained in a manner that appropriately protects the public, Market patrons, and Market participants from any and all unsafe traffic or vehicular risks which may occur in connection with using the licensed City property to the fullest extent reasonably possible. The Market shall operate at all times in accordance with the Plan, except for modifications to the Plan pre-approved in writing by the City Engineer. A copy of the approved Plan shall also be provided to the City's Risk Manager.
  10. **Barricades and Detour Signs.** The Market shall be responsible for the set-up, take down and maintenance of any barricades and detour signs used.
  11. **Access Maintenance.** The Market shall avoid blockage of curb ramps and any other path of travel that specifically provides access for the disabled community.
  12. **Private Parking Lots.** The Market shall provide proof of owner authorization for any private parking lot used by the Market.
  13. **Towing.** If the towing of vehicles is deemed necessary, the Market shall comply with procedures for towing vehicles in accordance with applicable California Vehicle Code requirements, to ensure that a Police Officer of the City authorizes such towing.
  14. **Waste Management and Maintenance.** The Market shall be fully responsible for providing recycling bins and necessary trash receptacles and disposal of such trash as required by County Environmental Health Services and the City. The Market shall comply with the terms of a standard reimbursement contract for cleaning services in the event that the site is not properly cleaned.
  15. **Site Cleanup.** All cleanup methods must prevent wash water and any trash or other pollutants from entering the street and/or storm drains/drop inlets. Wash water must be properly disposed of to the sanitary sewer or adjacent landscaping.
  16. **Oil Spots.** The Market shall be responsible for the cleaning of oil spots left by Market vehicles.
  17. **Utility Equipment.** All equipment that is used within the Farmers Market designated area that provide utility services, such as generators, compressors for refrigeration, etc., shall meet all Federal, State, County and City regulations, codes and ordinances regarding operation and use during the Farmers Market operational hours.

18. **Signs.** The Market shall have no authority to place or erect any sign anywhere within the City except as permitted by the Sign Ordinance.
19. **Restrooms.** The Market shall provide separate men's, women's, and handicapped restroom facilities on site during the operation of the Farmers Market if the Community Development Director deems that there is a need.
20. **Complaint Brochure.** The Market shall publish and distribute an informational brochure on how to submit a complaint regarding the operation. It shall include contact information for the Market and City Planning Division. The brochure shall be subject to the review and approval by City Planning Staff. The brochure shall be distributed to all adjacent businesses and shall be available at each Market location.
21. **State Street Market Conditions.** The following conditions apply only to the State Street Market.
  - a. **Times and Location.** The Market shall be allowed to operate on Tuesdays in the street public right-of-way of the 500 and 600 blocks of State Street, between Haley and Ortega Streets, between the hours of 3:30 p.m. and 7:30 p.m. when Daylight Savings Time is in effect, and between the hours of 2:30 p.m. and 6:30 p.m. the remainder of the year. Street closure shall be allowed between the hours of 3:00 p.m. and 8:30 p.m. when Daylight Savings Time is in effect, and between the hours of 2:00 p.m. and 7:30 p.m. the remainder of the year.
  - b. **Alternating Vendor Orientation.** The Market shall alternate the orientation of the grower sales tables and parking on a weekly basis between the tables facing east with the trucks on the west side; and the tables facing west with the trucks on the east side.
  - c. **Non-agricultural Products.** The sale of Non-agricultural Products shall be limited to no more than 10% of the participants at each market place. The sellers of value-added products must also sell the raw agricultural product at the same market.
  - d. **Wine Sales.** Certified wine may be sold in conjunction with the Market, and no more than two such booths shall be allowed.
  - e. **Sidewalks and Crosswalks.** The Market shall limit its operation to the street public right-of-way of the 500 and 600 blocks of State Street on Tuesdays. No sidewalk sales are permitted. The sidewalks and mid-block crosswalk access to the sidewalks on State Street shall remain open and unobstructed, and the Market shall not block pedestrian traffic.
  - f. **Cota Street.** The cross-street (Cota Street) that bisects the Market shall remain open to pedestrian and vehicle traffic.

- g. **City Parking Lots.** The Market shall encourage patrons to utilize the following parking areas, or such other locations as the Transportation and Parking Manager may designate, in the Markets' advertising efforts:
    - (1) Parking Lot 10--corner of Ortega and Anacapa Streets
    - (2) Parking Lot 11--corner of Anacapa and Haley Streets
    - (3) Parking Lot 12--corner of Gutierrez and State Streets
  - h. **Lighting.** The Market shall pay for any additional lighting determined to be necessary by the Police Chief. If additional lighting is determined to be necessary, a lighting plan must be reviewed and approved in writing by the Building Official and be found consistent with the existing Outdoor Lighting Design Guidelines.
22. **Cota Commuter Lot Market Conditions.** The following conditions apply only to the Santa Barbara Certified Farmers Market insofar as it has been authorized to operate on Saturdays at the 119 E. Cota St. parking lot.
- a. **Time and Location.** The Market shall be allowed to operate on Saturdays at 119 East Cota Street, the Cota Commuter parking lot, between the hours of 8:30 a.m. and 1:00 p.m. Parking lot closure shall be allowed between the hours of 6:00 a.m. and 1:30 p.m.
  - b. **Non-Agricultural Products.** The sale of Non-agricultural Products shall be limited to no more than 10% of the participants at each market place. The sellers of value-added products must also sell the raw agricultural product at the same market.
  - c. **Wine Sales.** Certified wine may be sold in conjunction with the Market, and no more than two such booths shall be allowed.
  - d. **Sidewalks.** The Market shall limit its operation to the Cota Commuter parking lot at 119 East Cota Street on Saturdays. No sidewalk sales are permitted. The sidewalks on Cota and Santa Barbara Streets shall remain open and unobstructed, and shall not be blocked by the Market to pedestrian traffic during the Saturday morning Market.
  - e. **Bicycle Parking.** The Market shall provide bicycle parking within the Cota Commuter parking lot or adjacent parkway.
  - f. **Adjacent Parking Lot.** The Market shall provide proof of owner authorization for public use of the parking lot at 130 E. Ortega Street during Market operational hours.
  - g. **City Parking Lots.** The Market shall encourage patrons to utilize the following parking areas, or such other locations as the Transportation and Parking Manager may designate, in the Markets' advertising efforts:
    - (1) Parking Lot 10--corner of Ortega and Anacapa Streets

(2) Parking Lot 11--corner of Anacapa and Haley Streets

(3) Parking Lot 12--corner of Gutierrez and State Streets

23. **Coast Village Road Market.** The following operational conditions apply only to the Coast Village Road Market.

a. **Locations and Times.** The Market shall be allowed to operate on Fridays on a 4-zone weekly rotational basis in the street public right of-way of the 1100 and 1200 blocks of Coast Village Road. The Market shall have the discretion to define the specific hours of their operation, as long as the street closure hours are strictly adhered to. Street closure shall be allowed between the hours of 6:00 a.m. and 11:45 a.m.

The boundaries of each zone are as follows:

- Zone A - The 1100 Block of Coast Village Road public right-of-way and median strip adjacent to Coast Village Circle (westernmost zone).
- Zone 1 – The 1100 Block of Coast Village Road public right-of-way and median strip adjacent to Paseo Mariposa and Coast Village Plaza.
- Zone 3 – The 1200 Block of Coast Village Road public right-of-way and median strip adjacent to Olive Mill Plaza.
- Zone 4 – The 1200 Block of Coast Village Road public right-of-way and median strip adjacent to Coast Village Square (easternmost zone).

b. **Holiday Restrictions.** There shall be no Market held on Christmas Eve, Christmas Day, New Year's Eve, and New Year's Day Holidays.

c. **Non-agricultural Sales.** The sale of Non-Agricultural Products shall be limited to no more than 10% of the participants or no more than five stalls whichever is greater. The sellers of value-added products must also sell the raw agricultural product at the same market.

d. **Prohibition of Alcohol Sales.** No alcohol shall be sold in conjunction with the Market.

e. **View Corridor.** There shall be a 12-foot wide view corridor from the road to the shops facing Coast Village Road in each zone.

f. **High Profile Vehicles.** Box trucks and trucks with high profile campers (taller than seven feet) shall be prohibited from the Market.

g. **Sidewalks.** The Farmers Market shall limit its operation to the street public right-of-way of the 1100-1200 blocks of Coast Village Road on Fridays. No sidewalk sales are permitted. The sidewalks on Coast Village Road shall remain open, and the Market shall not block pedestrian traffic during

the Friday Market. There shall be no vehicle parking, stopping, or standing on the curbs, sidewalks, parking medians, City parkways or street medians.

- h. **Parking Signage.** The Market shall provide directory signage advising of the Market and available parking opportunities. "No Farmers Market Parking" signage shall be placed at all access points of the adjoining private lots, where allowed, during the Market with the day and times listed. Additional signage shall be placed on the permanent 90-minute parking signs in each corresponding zone. These permanent signs will rotate with the operation and be installed no earlier than the Saturday prior to the Friday Market.
- i. **Restroom Access Agreement.** The Market shall provide the Community Development Director a written agreement showing that the surrounding merchants will provide access to adequate restroom facilities for vendors participating in the Market.

**B. General Conditions.**

- 1. **Prior Conditions.** These conditions shall supersede the conditions identified in Planning Commission Resolutions 031-06 and 001-09.
- 2. **Compliance with Requirements.** All requirements of the City of Santa Barbara and any other applicable requirements of any law or agency of the State and/or any government entity or District shall be met. This includes, but is not limited to, the Endangered Species Act of 1973 [ESA] and any amendments thereto (16 U.S.C. § 1531 et seq.), the 1979 Air Quality Attainment Plan, and the California Code of Regulations.
- 3. **Approval Limitations.**
  - a. The conditions of this approval supersede all conflicting notations, specifications, dimensions, and the like which may be shown on submitted plans.
  - b. Any deviations from the project description, approved plans or conditions must be reviewed and approved by the City, in accordance with the Planning Commission Guidelines. Deviations may require changes to the permit and/or further environmental review. Deviations without the above-described approval will constitute a violation of permit approval.
- 4. **Litigation Indemnification Agreement.** In the event the Planning Commission approval of the Project is appealed to the City Council, Applicant/Owner hereby agrees to defend the City, its officers, employees, agents, consultants and independent contractors ("City's Agents") from any third party legal challenge to the City Council's denial of the appeal and approval of the Project, including, but not limited to, challenges filed pursuant to the California Environmental Quality Act (collectively "Claims"). Applicant/Owner further agrees to indemnify and

hold harmless the City and the City's Agents from any award of attorney fees or court costs made in connection with any Claim.

Applicant/Owner shall execute a written agreement, in a form approved by the City Attorney, evidencing the foregoing commitments of defense and indemnification within thirty (30) days of being notified of a lawsuit regarding the Project. These commitments of defense and indemnification are material conditions of the approval of the Project. If Applicant/Owner fails to execute the required defense and indemnification agreement within the time allotted, the Project approval shall become null and void absent subsequent acceptance of the agreement by the City, which acceptance shall be within the City's sole and absolute discretion. Nothing contained in this condition shall prevent the City or the City's Agents from independently defending any Claim. If the City or the City's Agents decide to independently defend a Claim, the City and the City's Agents shall bear their own attorney fees, expenses, and costs of that independent defense.

**II. NOTICE OF CONDITIONAL USE PERMIT APPROVAL TIME LIMITS:**

The validity of a Planning Commission action approving the Conditional Use Permit shall terminate if the use authorized by the approval is discontinued, abandoned, or unused for a period of six (6) months following two (2) years from the date of the approval, per Santa Barbara Municipal Code §28.87.360.

