

Cornell Cooperative Extension

Cornell Cooperative Extension
Sullivan County

64 Ferndale-Loomis Road
Liberty, NY 12754
t. 845-292-6180
sullivan@cornell.edu
www.sullivanccce.org

March 2026

Dear Prospective Sullivan Fresh Monticello Farmers' Market Farm Vendor,

Thank you for your interest in becoming a vendor for the Sullivan Fresh Farmers' Market in Monticello.

Vendors meeting farmers' market guidelines and who can submit the required insurance documentation will be considered for retail sales at the Sullivan Fresh Monticello Farmers' Market. Vendors may be rotated depending on seasonality, product variety, availability, consumer demand, and other factors.

The Department of Health mandates a permit is required if food is to be prepared or portioned or served to the public.

Please return the completed **vendor agreement, proof of any required licenses or permits, and certificates of insurance** naming Cornell Cooperative Extension Sullivan County, 64 Ferndale-Loomis Rd., Liberty, NY 12754 as the Certificate Holder to amc586@cornell.edu, or 64 Ferndale-Loomis Rd., Liberty, NY 12754. **Only applications with completed Certificates of Insurance will be considered. See sample insurance documents at the end of the application – deviations will not be accepted.** The business name must be consistent across all documents, with any DBAs listed secondary to “official” business name.

The Monticello Farmers' Market runs every Thursday from 10:00am - 1pm, starting June 25th until September 24th. The market is located at 10 Jefferson St., Outside the Ted Stroebele Center and across from the Sullivan County Government Center

We look forward to building a successful Farmers' Market with you.

Best,



Colleen Monaghan
Executive Director

cc: Melinda Meddaugh, Ag, Food Systems, and Natural Resources Issue Leader

Building Strong and Vibrant New York Communities

Diversity and Inclusion are a part of Cornell University's heritage. We are a recognized employer and educator valuing AA/EEO, Protected Veterans, and Individuals with Disabilities.



Sullivan Fresh Monticello Farmers' Market
Retail Market Vendor Application

Farm/Business Name: _____

Contact Name: _____

Mailing Address: _____

Telephone: _____ Cell Phone: _____

Farm Address (if different from above): _____

Email Address(es): _____ County: _____

Website/Social Media: _____

List products to be sold. Attached additional sheets if necessary:

Production Methods Used: Production Methods: e.g., conventional, certified organic, animal welfare approved, etc...: _____

Additional production/farm information: Use additional sheets if necessary.
If you use products from other NYS farms, please list farms here:

Product Processing Location(s): _____

Farm Store/Stand Location(s): _____

Farm/Business Visits: Market management reserves the right to conduct business visits to assure products sold are in compliance with the vendor agreement and to confirm the product supply chain from farm to shelf.

Please Indicate which market dates you will be vending with the number of spots you will need:

6/25__ 7/2__ 7/9__ 7/16__ 7/23__ 7/30__ 8/6__ 8/13__ 8/20__ 8/27__ 9/3__ 9/10__ 9/17__ 9/24__



Market Rules

This application is valid for the 2026 Farm Market season only.

1. **When and Where-** The Sullivan Fresh Monticello Farmers' Market will operate on Thursdays starting June 25, 2026 until September 24, 2026 at 10:00 a.m. to 1:00 p.m. at 10 Jefferson Street, Monticello, NY (Ted Stroebele Center, across from the Sullivan County Government Center).
2. **Set Up Time-** Vendor set up begins at 9:00 a.m. and must be complete by 10:00 a.m.
3. **Break Down Time-** Vendor clean up begins at 1:00 p.m. and must be complete by 2:00 p.m.
4. **Time to Sell-** Vendor sales may not take place before 10:00 a.m. and vendors must stay until 1:00 p.m.
5. **Vendor Selection-** Vendors will be selected by and responsible to the Market Manager. All applications are reviewed and considered based on the applicant meeting the rules and regulations of the Monticello Farmers Market, as well as the following criteria:
 - a. Priority is given to Sullivan County farmers and producers who bring product to the market that is 100% grown and harvested on farmland that they own/operate.
 - b. Priority is given to vendors who consistently deliver a fresh, flavorful, ripe, highquality food to the customer. The vendor should also display food cleanly and offer strong knowledge of product as well as strong customer service skills. Consistency of vendor attendance is also a priority.
 - c. Priority is given to applicants wishing to sell unique and unusual products and products not already in the marketplace. iv. Priority is also given to vendors who have consistent attendance in prior years.
6. **Decision Making-** The Market Manager is authorized to make all final decisions regarding vendor selection, offerings, signage, and/or publicity, and space allotment.
7. **Brand Names-** Products that are processed and sold under a brand name other than the vendors own are not allowed, unless it is a local farm product not available at the market, and approved by the Market Manager.
8. **Signage-** Vendors must post a sign identifying farm or business name. All prices must be clearly posted.
9. **Cancelations and Absences-** Vendors must inform the Market Manager by the Tuesday prior to the market of any unscheduled absences from the market. In the event of an emergency preventing vendor to attend, the vendor can contact the market manager at sullivanfresh@cornell.edu or call Cornell Cooperative Extension Sullivan County at 845-292-6180.
10. **Products-** 75% of the farm products offered for sale must be grown by the member on lands or in production facilities they own or operate within the region. The 25% not produced by the member must be agricultural products not currently grown or offered by any member at the market. Artisans must produce and sell 90% of their products unless approved by the Monticello Farmers Market Manager. The Monticello Market Manager has the right to review and accept or reject products that member producers offer for sale at its sole discretion. Items purchased for resale will

Market Rules (Con't)

be limited and allowed only with approval by the Monticello Farmers Market Manager. Proof of origin of resale goods is required and must be posted at market

11. **Status Updates-** CCEC's Sullivan Fresh Facebook page will be used to relay the most up-to-date information on market status, i.e. weather related closure or other.
12. **Carry-in/Carry-out-** The Sullivan Fresh Monticello Farmers' Market is a **carry-in, carry-out** market. This means everything you bring (carry in), you are required to take home (carry out). This includes all unsold product, ice, trash, and garbage generated by sales.
13. **Vendor Supplies-** Vendors must supply their own equipment and supplies, including power cords (if power is being supplied) tables, chairs, and tents. All vendors are allotted a 10x10 area for their set up.
14. **Vendor Vehicles-** Vendors' vehicles must be moved from the market area no later than 9:45 a.m. to assigned vendor parking as established by the Market Manager, unless there is prior approval from Market Management to use their vehicle for market sales. Vendors arriving after 9:45 a.m. will not be granted vehicle access to the market area and will be required to unload from the designated parking area.
15. **Scales-** All scales used for sales must be certified by a government (municipal, county, or state) Department of Weights and Measures. Selling by piece, bunch or bag/basket is allowed.
16. **Samples-** Vendors may offer tasting samples with proper permits and in accordance with NYS requirements.
17. **Certified Organic-** Only vendors with the property organic certification can advertise their products as organic. Organic vendors must provide the Monticello Farmer's Market with proof of organic certification.
18. **Local, State and Federal Rules and Regulations-** Vendors must comply with all local, state, and federal rules and regulations regarding the production, labelling, and sale of their goods. Vendors are responsible for collecting and reporting any required sales tax on items sold at the Market.
19. **Nutrition Incentive Programs-** If applicable, vendors must comply with regulations regarding the SNAP program, Farmers Market Nutrition Program and Senior Farmers Market Nutrition. All vendors must display their FMNP/SNAP signage. If participating in the SNAP Program, vendors must sign the SNAP Participation Agreement.
20. **Noise-** No hawking or amplified music by members is permitted during market hours of operation.
21. **Pricing and Discounts-** End of the day discounting is not allowed. Willful and/or significant price undercutting is not allowed. As a guide, produce and products sold at the market should be priced above the level of current wholesale prices.
22. **NYS Plastic Bag Ban:** All vendors are required to adhere to the 2020 NYS Plastic Bag Ban. Certain vendors are exempt from the ban. For more information visit the NYS Department of Environmental Conservation website.

Vendor applicant signature

Date



Sullivan Fresh Monticello Farmers' Market Vendor Requirements

These specifications must be submitted by the Vendor to its insurance agent/broker for verification of coverage prior to execution of any contract, work, or services or products provided.

Agreement between CORNELL COOPERATIVE EXTENSION SULLIVAN COUNTY (CCESC)

AND _____ (VENDOR)

Services/products provided by VENDOR _____

1. **INSURANCE.** VENDOR shall, at its own expense, maintain at all times during the Term the following Identified Insurance, each to be written by insurers with AM Best's Ratings of A- or higher in good standing and qualified to do business in each jurisdiction where the work or product is provided. VENDOR shall provide a Certificate of Insurance with CCESC as the certificate holder, at least ten (10) business days prior to the start of this agreement and subsequent to the renewal of any of the required insurance, showing evidence of the following minimum limits of insurance or as required by law, whichever is greater.

- a. **Commercial General Liability (CGL)**, including contractual, independent contractors, personal & advertising injury, and products/completed operations \$1,000,000 occurrence/\$2,000,000 aggregate
- b. **Auto Liability** – If a BUSINESS ENTITY (C-Corp, S-Corp, LLC, LLP or other formal business entity including a Not For Profit) Commercial Auto Liability for Owned (if ANY), Non-Owned and Hired Autos - \$1,000,000 Combined Single Limit.

If Individual/Sole Proprietor – *and coverage provided on a Commercial Auto Policy OR a Hired/Non-Owned Endorsement on CGL Policy – same as BUSINESS ENTITY.-ELSE, If Person Auto Policy - \$300,000 Combined Single Liability Limit OR if Split Liability Limits \$250k/\$500k for Bodily Injury and \$100k for Property Damage.*

- c. **Workers Compensation**, if required by law. If exempt please initial:

Other Insurance Provisions

- (a) The Identified Insurance shall include the following provision on the Commercial General Liability and Umbrella insurance policies; to name the following as **Additional Insured per ISO FORM CG 20 26 or COMPARIBLE FORM**, covering all the activities and products of VENDOR with respect to the performance of this Agreement:

Cornell Cooperative Extension Sullivan County, its officers, directors, employees and agents are hereby named as Additional Insured

The Identified Insurance shall also:

- require CCESC to be notified in writing at least thirty (30) days prior to cancellation of or any material change in the policy;
- be primary to insurance maintained by CCESC or our affiliates (and insurance maintained by CCESC and/or our affiliates shall be non-contributory to such insurance);
- endorsed to waive rights of recovery by subrogation in favor of CCESC and our affiliates; and
- in the case of policies or provisions relating to products, completed operations, survive termination or expiration of this Agreement.

- (b) VENDOR shall furnish to CCESC a certificates of insurance evidencing all Identified Insurance (including without limitation, an Acord form) and, at least thirty (30) days prior to the expiration of a policy, certificates evidencing additional or renewal policies.
- (c) All Identified Insurance shall be written on an occurrence Any deductibles or self-insured retentions shall be the sole responsibility of VENDOR, and coverage shall apply for the benefit of us and all additional parties insured as if no deductible or self-insured retention applied.
- (d) To the fullest extent allowed by law, VENDOR hereby waives all rights of recovery in favor of the Additional Insureds and the Indemnitees.
- (e) VENDOR shall bear the risk of loss with respect to any owned, leased, rented or borrowed vehicles, equipment, data, tools or other personal property. VENDOR shall bear the risk of loss with respect to any of its expenses or loss of income.
- (f) The insurance required herein shall be written for not less than minimum amounts or greater if required by law, except that if VENDOR procures any policy limits greater than the amounts required herein, then the higher limits shall apply as though stated and required herein.

2. WARRANTIES.

- a. **Infringement.** Vendor warrants that the Services, Products and Deliverables, if any, provided hereunder will not infringe on any third party's intellectual property or moral rights, nor upon any third party's rights of personality or publicity.
- b. **Authority.** Each party warrants that: (i) they have the power and authority to enter into and perform this Agreement; (ii) the Agreement will be a legally valid and binding obligation enforceable against either party; and (iii) there are no pending or threatened litigation actions, claims or proceedings, and there are no pending judicial or administrative orders or rules, that would materially impact their ability to perform hereunder.
- c. **Performance.** Vendor warrants that it will perform its obligations in a timely, workmanlike manner, in accordance with industry best practices and agreed specifications.
- d. **Compliance with Laws.** Vendor warrants that neither its execution of this Agreement nor its providing of the Services or Products violate any applicable law, regulation, or rule of any authority having jurisdiction, including without limitation OFAC (including without limitation, privacy, import, export, currency control, labor, hazardous materials, safety and environmental laws, rules and regulations), or any contract between Vendor and any other person or entity. Each party warrants that it shall comply with all applicable federal, state and local laws and regulations.

- e. **Information.** CCEC shall provide Vendor with information reasonably necessary to provide the Services or Products, and reasonable access to personnel and other reasonable assistance required. We warrant that to the best of our knowledge all information provided hereunder will be accurate and complete in all material respects.
 - f. **Personnel.** Vendor warrants that it will retain qualified personnel and provide any training, tools, supplies or other resources necessary to perform the Services or provide the Product. Vendor will ensure that its employees at all times observe our security policies and, when performing Services on our premises, our workplace policies. Vendor represents that it shall only assign personnel that are legally eligible to work, have successfully completed a background check and that all assignments shall be in compliance with applicable equal opportunity laws, all of which Vendor shall certify if we request.
 - g. **Registration.** Vendor warrants that it is registered with all necessary state regulatory authorities and that it is not listed on any state debarment lists, and that it, upon demand, shall provide proof of such registration to.
 - h. **Anti-harassment and Discrimination.** Vendor warrants that it will comply with all CCE Sullivan Harassment, Sexual Harassment, and Affirmative Action, Diversity, and Inclusion Plans and Policies, all of which can be found at www.sullivancee.org/about-us/policies. Vendor understands that violation of any of these policies may result in immediate termination of contract.
3. **INDEMNIFICATION.** To the fullest extent permitted by law the VENDOR shall indemnify, defend, and hold CCEC and our respective officers, directors, employees and agents, and their successors and assigns ("Indemnified Parties"), harmless from and against all claims, damages, demands, losses, expenses, fines, causes of action, suits or other liabilities, (including all costs, reasonable attorneys' fees, consequential damages, and punitive damages), arising out of or resulting from, or alleged to arise out of or arise from, the performance by or products of the VENDOR or any of VENDOR's subcontractors of this Agreement, regardless of whether such claim, damage, demand, loss, expense, fine, cause of action, suit or other liability is attributable to bodily injury, personal injury, sickness, disease or death, or injury to or destruction of tangible property, including the loss of use resulting therefrom; but only to the extent attributable to the negligence of the VENDOR or any entity for which it is legally responsible, including any allegations that the Products or Services infringe, misappropriate, or violate any intellectual property rights of any third party.
4. **ACCESS TO PREMISES.** We make no representations with respect to the physical conditions or safety of our premises. Vendor shall, at its own expense, preserve and protect from injury its employees engaged in the performance of the Services and all property and persons which may be affected by its operations in performing the Services.
5. **INDEPENDENT CONTRACTOR; EMPLOYEES:** Each party is an independent contractor and not the other's agent, partner, fiduciary or representative. Neither party shall act or represent itself, directly or by implication, in any such capacity or assume or create any obligation on the other's behalf.
6. **NOTICES.** Any notices specified herein shall be in writing and deemed given or made if delivered: (a) by personal delivery with signed receipt; (b) by reputable courier with signature required; (c) by United States registered or certified mail, postage prepaid, return receipt requested. Notices shall be delivered to the parties at the addresses set forth above or as otherwise designated in writing. The parties agree that general operational communications may be transmitted via e-mail or facsimile between the parties' authorized business contacts.

7. **LIMITATION ON DAMAGES.** EACH PARTY EXPRESSLY WAIVES ANY AND ALL RIGHTS IT MAY HAVE HEREUNDER TO CLAIM OR RECOVER PUNITIVE DAMAGES. Neither party shall be liable for indirect, special or consequential damages arising out of or relating to this Agreement, except where such damages arise out of or relate to the party's intentional, reckless, or grossly negligent acts or omissions.
8. **AGREEMENT.** This Agreement contains the parties' entire understanding relating to its subject matter and supersedes all prior discussions, understandings and agreements. No alteration or modification of this Agreement shall have any force or effect unless in a written instrument signed by both parties. This Agreement may be executed in two or more counterparts, each of which shall be an original but together constitute one and the same instrument. Delivery of an executed Agreement by facsimile or other electronic transmission shall be effective as delivery of a manually executed counterpart hereof. If any provision hereunder shall be held invalid, unenforceable or in conflict with any applicable law or regulation, this Agreement shall be considered divisible and the validity of the remaining provisions shall not be affected. No waiver or failure of either party to keep or perform any term or condition hereof will be deemed a waiver of any preceding or succeeding breach of the same or any other term or condition. The remedies herein provided shall be deemed cumulative, and the exercise of one will not preclude the exercise of any other nor will the specification of remedies preclude other remedies available at law or in equity. This Agreement shall be binding upon and inure to the benefit of CCECSC, Vendor, and the respective successors and assigns of each. All consents, approvals, notices, requests and similar actions to be given or taken by either party shall not be unreasonably withheld or delayed and each party shall only make reasonable requests. Headings shall not be used for interpretation.

No work, services, or product sales shall be commenced until these conditions are met and approved by PW Wood & Son Inc.

EXECUTED AT _____, this _____ day of _____, 20____.

**CORNELL COOPERATIVE EXTENSION
SULLIVAN COUNTY**

NAME OF VENDOR

BY: _____
EXECUTIVE DIRECTOR

BY: _____
AUTHORIZED SIGNATURE

PRINT NAME

PRINT NAME

APPLICATION CHECKLIST (please provide in this order)

**** Business name must be consistent across all documents, with DBA listed secondary to “official” business name.**

- Completed application with signatures
- Commercial General Liability Insurance Certificate (see samples at end of application) to name the following as **Additional Insured per ISO FORM CG 20 15 or COMPARIBLE FORM**, covering all the activities and products of VENDOR with respect to the performance of this Agreement:

Cornell Cooperative Extension Sullivan County, its officers, directors, employees and agents are hereby named as Additional Insured

- Automobile Liability Insurance Certificate (may be included in Commercial General Liability Insurance document)
- Proof of Workers Compensation (if required by law)
- NYS Ag & Markets and/or NYS Department of Health licenses and/or certificates (as applicable)
- Farmers’ Market Supplemental Nutrition Assistance Program NYS Wireless EBT Program Participation Agreement for Vendors (if applicable)

Farmers Market Incentive Programs: To Learn More about each program below visit www.sullivancatskillsfarmersmarkets.com/use-currencies

_____ I would like to participate in the Farmers Market Nutritional Program (FMNP). Only produce growers are eligible. Must be registered with NYSDAM to participate. <https://agriculture.ny.gov/farming/selling-products-farmers-market>

_____ I would like to participate in the SNAP program (includes the Fresh Connect program). Vendor must sign separate agreement with Market Manager. Market Manager will send you the agreement if you are interested. Market Manager will send you the agreement and more information if interested.

_____ I would like to participate in the Fresh Rx Program. Vendor must sign separate agreement with Market Manager. Market Manager will send you the agreement and more information if you are interested.

RESOURCE INFORMATION: Permits / Licenses / Certificates Required for Farm Market Vendors

Fresh produce, if raw, uncut and unprocessed; eggs from farm-owned hens; single ingredient honey and maple syrup, grains and legumes; and whole, non-protected, freshwater fish do not require any permits, licenses, or certificates beyond what is noted above as typical business.

- Any permit, license, and/or certificate required of Farm Market sellers by the NYS Department of Agriculture & Markets, NYS Department of Environmental Conservation, NYS Liquor Authority, and NYS Department of Taxation & Finance.

Foraged Mushrooms

- Must provide proof of product being a NYS Department of Health approved item by a mushroom identification expert.

Plant Sales

- Nursery Growers License OR Nursery Dealers License from NYS Dept. of Ag & Markets
- NYS Sales Tax Certificate

Fresh Cut or Dried Flowers

- NYS Sales Tax Certificate

Honey / Maple Syrup (w/ additional ingredients)

- Article 20C License from NYS Dept. of Ag & Markets

Baked Goods (home-baked)

- Article 20C Exemption from NYS Dept. of Ag & Markets

Baked Goods (not home-baked)

- Article 20C License from NYS Dept. of Ag & Markets
- Food Service Establishment Permit from NYS Dept. of Health

Processed Foods

- Article 20C License from NYS Dept. of Ag & Markets
- Department of Health Permit (if processing on-site)

Processed Meat & Poultry

- Article 20C License from NYS Dept. of Ag & Markets
- Labeled w/ legend from USDA certified processor, as applicable

Fish

- Article 20C License from NYS Dept. of Ag & Markets (for pan-ready fish)
- Food Fish and Crustacean Dealers & Shippers License, OR Food Fish License, OR Hatchery Permit, OR General Permit from NYS Dept. of Environmental Conservation

Milk & Other Fluid Products

- Part II Permit from NYS Dept. of Ag & Markets Division of Milk Control & Dairy Services
- Milk Dealers License from NYS Dept. of Ag & Markets Division of Milk Control and Dairy Services (if handling more than 3,000 pound per month)

Cheese & Other Dairy Products

- Article 20C License from NYS Dept. of Ag & Markets (if part of a food establishment regulated by the Division of Food Safety)
- Part II Permit from NYS Dept. of Ag & Markets Division of Milk Control & Dairy Services (if a producer, or selling cut and wrapped cheese and not covered by Article 20C)

Fruit Juice (including non-alcoholic cider; must be pasteurized or UV treated)

- Article 20C License for manufacturers/bottlers from NYS Dept. of Ag & Markets

Kombucha

- Article 20C License from NYS Dept. of Ag & Markets
- Permit from NYS Liquor Authority (if produced with a level greater than 0.5% alcohol by volume)
- NYS Sales Tax Certificate

Farm Breweries (w/ 60% or more of ingredients from NY)

- Farm Brewery License from NYS Liquor Authority
- NYS Sales Tax Certificate
- Tasting Permit from NYS Liquor Authority (if samples are offered)

Craft Breweries

- No-Fee Permit OR Marketing Permit from NYS Liquor Authority
- NYS Sales Tax Certificate
- Tasting Permit from NYS Liquor Authority (if samples are offered)

Farm or Micro Wineries (w/ 75% or more of agricultural product from NY)

- NYS Sales Tax Certificate
- Tasting Permit from NYS Liquor Authority (if samples are offered)

Farm Cideries

- Farm Cider License from NYS Liquor Authority
- NYS Sales Tax Certificate
- Tasting Permit from NYS Liquor Authority (if samples are offered)

Farm Meaderies

- Farm Meadery License from NYS Liquor Authority
- NYS Sales Tax Certificate
- Tasting Permit from NYS Liquor Authority (if samples are offered)

Farm Distilleries

- Farm Distillery License from NYS Liquor Authority
- Market Permit from NYS Liquor Authority
- NYS Sales Tax Certificate
 - Tasting Permit from NYS Liquor Authority (if samples are offered)

Legally Defining Prepared Food

Baking: bread, rolls, pastries, pies, cookies, etc... wholesale or retail, in-store bakery operations, including bake-off operations

Blending: spices, herbs, seasonings at retail or wholesale

Bottling at Retail or Wholesale: fresh fruit juices, soft drinks, apple cider

ON-SITE PREPARATION REQUIRES A LICENSE FROM DEPARTMENT OF HEALTH

Cooking or Heat Treatment – Retail or Wholesale: frying or cooking fish, lobster, shrimp; raw pretzels, re-warming pretzels or popcorn; retail popcorn popping, chocolate candy molds or forms, melting chocolate, hot chocolate, cooking wings, meat products, hot dogs, sausage, eggs, lasagna, pasta and sauce, complete meals, pizza, nachos, soups, meat pies, knishes, cappuccino unites.

Curing or Brining: retail ham, corned beef, pigs knuckles, feet, tail, wholesale USDA processed salted fish.

Cutting, Slicing, Evisceration or Shucking: cold cuts, ready to eat meat, cheeses, bread, rolls, bagels, fish, shellfish, cut fruit or melon, cut vegetables into ready to eat sizes.

Dehydrating: fruit, vegetables, beef jerky, herbs and spices.

Freezing: dessert machines, ice cream, yogurt, slushie, ice milk, shaved ice, dish or cone hard ice cream, retail ice production and packaging.

Grinding: poultry or meat at retail, grating cheeses, retail or wholesale coffee grinding.

Mixing Meat & Grinding with: seasoning, meat loaf mix, meatball mix, pan sausage or patties.

Mixing Salad Items: tuna fish, macaroni, potato, coleslaw, fruit and vegetable salads.

Packing/Repacking from Bulk at Retail or Wholesale: exposed candy, cheese curd, salads, pasts (cooked or dry), dried fruit or vegetables, cereals, ready-to-eat sprouts or cut vegetables, acidified foods, exposed ready-to-eat foods.

Retail Repacking of: stuffing sausage into casings.

Pickling or Marinating: fish, herring, meat, poultry, vegetables, cabbage, fruit, olives.

Roasting: beef and meats, coffee, nuts, barbecue chicken, ribs, beef.

Smoking: fish, meat and meat products, cheeses.