



Indemnification and Hold-Harmless Agreement (to be filled out by legal business owner)

In consideration of the above and other good and valuable consideration, in receipt of and all Market Rules is acknowledged by (Vendor Name) _____, in the City of (Vendor Business Location) _____ and the County of (Vendor Business Location) _____, in the State of Florida, agrees to indemnify and hold-harmless Stuart Main Street of 201 SW Flagler Ave, Stuart Florida 34994, County of Martin, State of Florida, and its officers, directors, employees, and agents from and against any and all liability or loss, any claims of negligence, any injury or damages suffered, or from any judgements or awards, arising from Vendor's operations at Stuart's farmers market, Market on Main, event. The event is located on SW Flagler Ave. in Downtown Stuart, FL. At Flagler Park along the St. Lucie River and is conducted by Stuart Main Street Association, Inc. (Hereafter referred to as SMS).

Furthermore, this agreement is not to be construed as a granting of any rights, and Vendor has no right to its space or its relationship with SMS. Vendor is a business licensee of SMS. Vendor's space and relationship is at the convenience of SMS, and vendor agrees and understands that SMS can dismiss the vendor at any time with or without cause. Vendor understands that SMS cannot be held liable for any disagreements, interruption(s) of business, or any other violation of this agreement as the space offered by SMS is in the form of a license, not a lease. Vendor waives and releases SMS from any tort, or any other civil liability connected with this agreement, or any operation of vendor's business with SMS.

Applicant Print First & Last

Applicant Signature

Date

Office Use Only:

MARKET ON MAIN VENDOR APPLICATION

Date Received: _____ Date Sent to SMS ED: _____ Committee Review Date: _____

Outcome: _____ Next Steps: _____ Start Date: _____

