CHAPTER 27A
STANDARDS FOR LICENSURE OF RESIDENTIAL HEALTH CARE FACILITIES NOT LOCATED WITH, AND OPERATED BY, LICENSED HEALTH CARE FACILITIES

SUBCHAPTER 2. LICENSURE PROCEDURES

5:27A-2.2 Newly constructed, renovated, or expanded facilities
[(a) Any residential health care facility with a renovation, expansion, or construction program shall submit plans to the Health Care Plan Review Unit, Division of Codes and Standards, New Jersey Department of Community Affairs, PO Box 815, Trenton, New Jersey 08625-0815, for review and approval prior to the initiation of renovation, expansion, or construction.
(b) The licensure application for a newly constructed, renovated, or expanded facility shall include written approval of final construction of the physical plant by the Health Care Plan Review Unit, Division of Codes and Standards, New Jersey Department of Community Affairs, in accordance with this chapter.
]

(a) A construction project in a residential health care facility shall comply with the Uniform Construction Code, N.J.A.C. 5:23, and with the space requirements of N.J.A.C. 5:27A-3 or 3A, as applicable.

[(c) (b) A copy of the certificate of occupancy issued by the local [municipality] enforcing agency shall be submitted to [the Health Care Plan Review Unit and to] the DCA, Division of Codes and Standards, Bureau of Rooming and Boarding House Standards, Post Office Box 804, Trenton, New Jersey 08625 ATTN: Residential Health Care Licensure Program, prior to the licensure or approval of newly constructed, renovated, or expanded residential health care facilities.
]
 Proposed new N.J.A.C. 8:24-11.8 would establish procedures for hearings on enforcement actions.

As the Department has provided a 60-day comment period on this notice of proposal, this notice is excepted from the rulemaking calendar requirement, pursuant to N.J.A.C. 1:30-3.3(a)5.

Social Impact

The Department anticipates that the proposed amendment and new rules would have a beneficial social impact on those interested in engaging in the production and distribution of cottage food products for profit. By establishing the procedures, prerequisites, conditions, and fees to obtain a cottage food operator permit, identifying the cottage food products that permit holders can produce and distribute, providing a mechanism by which cottage food operators can request authorization to produce additional categories of non-TCS food products, and identifying the rights of access and enforcement procedures available to health authorities, the proposed amendment and new rules would ensure that operators have the information they need to proceed within the law and avoid uncertainty. By requiring cottage food operators to obtain, and maintain in good standing, certification as food protection managers, the proposed amendment and new rules would provide a measure of assurance that cottage food operators have awareness of, and presumably would implement, evolving best practices and measures to ensure food safety and, thereby, provide a level of professional accountability. By identifying the mechanisms and locations at which cottage food operators would be authorized to manufacture, sell, deliver, and relinquish cottage food products, prohibiting delivery of cottage food products by United States Postal Mail and common carrier, prohibiting sale or delivery out-of-State, and establishing maximum gross annual sales, the proposed amendment and new rules would ensure that a cottage food operator permit does not become a means to circumvent compliance with the more stringent requirements applicable to retail food establishments at N.J.A.C. 8:24 and in other laws, and would help to prevent cottage food products made in New Jersey from moving in interstate commerce, thereby facilitating containment and recall in the event of a finding of misbranding, adulteration, contamination, or foodborne illness outbreak. By specifying the minimum content of labeling and notices that cottage food operators are to use, post, and make available to consumers, the proposed amendment and new rules would help to make consumers aware that cottage food products are produced in uninspected residential kitchens.

The Department anticipates that the proposed amendment and new rules would have a beneficial social impact on the public by providing a regulatory structure in which a cottage food product industry in New Jersey could exist in accordance with minimum standards for health and safety.

To the extent persons might be engaging in the “underground” or unlawful production and distribution of foods made in home kitchens, the proposed amendment and new rules might have a beneficial social impact on the public by helping to end distribution of potentially unsafe foods through the establishment of minimum standards by which these persons could operate within the law, and this might prevent occurrences of foodborne illness associated with food produced by unregulated persons.

Economic Impact

Cottage food operator permit applicants and permittees would incur costs to comply with the proposed amendment and new rules. These costs would include the application fee to obtain initial permits and to renew those permits biennially thereafter, and the cost to obtain, and maintain in good standing over time, certification as food protection managers, such as tuition to obtain required training for initial certification and to participate in continuing education to maintain certification thereafter. Cottage food operators that do not comply with the proposed amendment and new rules are subject to a health authority’s imposition of penalties pursuant to N.J.S.A. 24:17-1 et seq., and 26:1A-10, and might incur costs associated with responding to enforcement actions, such as attorneys’ fees.

Cottage food operators would realize an economic benefit in that they would be able to participate in an income-generating activity without incurring the costs associating with maintaining compliance with more stringent State and local requirements that apply to retail food establishments.
The Department would incur costs to implement the proposed amendment and new rules. These costs would include salaries of personnel to process permit applications, respond to inquiries, and participate in enforcement activities. The State would realize income from permit fees and income taxes from cottage food operators.

To the extent persons might be engaging in the “underground” or unlawful production and distribution of foods made in home kitchens, the proposed amendment and new rules might provide an economic benefit to the public by helping to end distribution of potentially unsafe foods through the establishment of minimum standards, and thereby reduce costs associated with foodborne illness.

Federal Standards Statement
The Department is not proposing the amendment and new rules under the authority of, or to implement, comply with, or participate in, a program established under Federal law or under a State statute that incorporates or refers to Federal law, standards, or requirements. As the proposed amendment and new rules are not subject to any Federal standards or requirements, a Federal standards analysis is not applicable to this rulemaking.

Jobs Impact
The proposed amendment and new rules would create a mechanism by which self-employed cottage food operators could generate income. To the extent this activity would constitute a “job” within the meaning of the Administrative Procedure Act, N.J.S.A. 52:14B-1, then the proposed amendment and new rules would generate jobs in the State. The number of jobs thus generated would depend on the number of persons who apply for cottage food operator permits.

Agriculture Industry Impact
The proposed amendment and new rules could have an impact on the agriculture industry of the State to the extent it would provide a mechanism by which home producers of agricultural products in the State could use these products to manufacture and sell cottage food products without having to comply with the more stringent standards applicable to retail food establishments.

Regulatory Flexibility Analysis
The proposed amendment and new rules would establish reporting, recordkeeping, and other compliance requirements that are applicable exclusively to small businesses within the meaning of the New Jersey Regulatory Flexibility Act, N.J.S.A. 52:14B-16 et seq. The number of small businesses to which the proposed amendment and new rules would apply would depend on the number of persons who apply for cottage food operator permits. The Summary, Social Impact, and Economic Impact, above, describe these requirements. Small businesses subject to the proposed amendment and new rules would be unlikely to require the retention of professional services to comply.

The proposed amendment and new rule would enable cottage food operators to operate lawfully under standards that are less stringent than those that otherwise would apply to them as retail food establishments, thereby minimizing the adverse economic impact that they would incur without the proposed amendment and new rules. The Department has determined that the proposed amendment and new rules would establish the minimum standards necessary to ensure food safety, sanitation, and non-adulteration and, thereby, protect public health. Therefore, the Department proposes no lesser or differing standards based on business size.

Housing Affordability Impact Analysis
The proposed amendment and new rules would impose an insignificant impact on the affordability of housing and there is an extreme unlikelihood that the rulemaking would evoke a change in the average costs associated with housing because the rulemaking addresses cottage food production and would have no bearing on housing costs.

Smart Growth Development Impact Analysis
The proposed amendment and new rules would impose an insignificant impact on smart growth and there is an extreme unlikelihood that the rulemaking would evoke a change in the housing production within Planning Areas 1 or 2, or within designated centers, under the State Development and Redevelopment Plan, because the rulemaking addresses cottage food production and would have no bearing on housing costs.

Racial and Ethnic Community Criminal Justice and Public Safety Impact
The proposed amendment and new rules would have no impact on pretrial detention, sentencing, probation, or parole policies concerning juveniles and adults in the State.

Full text of the proposal follows (additions indicated in boldface thus; deletions indicated in brackets [thus]):

CHAPTER 24
SANITATION IN RETAIL FOOD ESTABLISHMENTS [AND], FOOD AND BEVERAGE VENDING MACHINES, AND COTTAGE FOOD OPERATIONS

SUBCHAPTER 1. GENERAL PROVISIONS
8:24-1.5 Definitions
[For the purpose of this chapter, the] The following words[, phrases, names] and terms, as used in this chapter, shall have the following meanings, unless the context clearly indicates otherwise[]:

“Cottage food product” means non-TCS food that a cottage food operator prepares and includes:
1. Means any of the following, and/or a protein derived from any of the following:
   i. Milk;
   ii. Eggs;
   iii. Fish;
   iv. Crustacean shellfish;
   v. Tree nuts;
   vi. Wheat;
   vii. Peanuts; and
   viii. Soybeans; and
2. Excludes:
   a. Any food or food product that contains an amount of a food allergen in excess of the amount prescribed by the U.S. Food and Drug Administration to be considered a major food allergen;
   b. Any food or food product that contains an amount of a food allergen in excess of the amount prescribed by the U.S. Food and Drug Administration to be considered a major food allergen.

The following foods and food products are included in the definition of a cottage food product:
1. Fruit jams, fruit jellies, and fruit preserves;
2. Baked goods, including bread, rolls, biscuits, cakes, cupcakes, pastries, and cookies;
3. Chocolate-covered nuts and dried fruit;
4. Fudge;
5. Dried herbs and seasonings, and mixtures thereof;
6. Sauerkraut; and
7. Pickles.

The following foods and food products are not included in the definition of a cottage food product:
1. Any food or food product that contains an amount of a food allergen in excess of the amount prescribed by the U.S. Food and Drug Administration to be considered a major food allergen;
2. Any food or food product that contains an amount of a food allergen in excess of the amount prescribed by the U.S. Food and Drug Administration to be considered a major food allergen.
i. Any highly refined oil derived from a food specified in paragraph
1 above and any ingredient derived from such highly refined oil; and
ii. Any ingredient that is exempt under the petition or notification
process specified in the Food Allergen Labeling and Consumer
Protection Act of 2004 (Public Law 108-282).

“Public Health and Food Protection Program” means the program
of the Department by that name for which the contact information is:

Public Health and Food Protection Program
Consumer, Environmental and Occupational Health Service
Division of Epidemiology, Environmental and Occupational
Health
NJ Department of Health
PO Box 369
Trenton, NJ 08625-0369
Telephone: (609) 826-4935
Email: phfp@doh.nj.gov

“Retail food establishment” means an operation that stores, prepares,
packages, serves, vends, or otherwise provides food for human
consumption to a consumer, or indirectly to consumers through a
delivery service, such as home delivery of grocery orders or
restaurant takeout orders, or a service that is provided by common
carriers and:

1. [Such as a] Includes:
   i. A restaurant;
   ii. A satellite or catered feeding location;
   iii. A catering operation, if the operation provides food directly to a
       consumer or to a conveyance used to transport people;
   iv. A market;
   v. A vending location;
   vi. A conveyance used to transport people;
   vii. An institution; [or]
   viii. A food bank; [and]

2. That relinquishes possession of food to a consumer directly, or
indirectly through a delivery service such as home delivery of
grocery orders or restaurant takeout orders, or delivery service that is provided by
common carriers.

“Retail food establishment” includes:

[1.] ix. An element of the operation, such as a transportation vehicle,
or a central preparation facility that supplies a vending location or satellite
feeding location, unless the vending or feeding location is permitted by
the health authority; [or] and

[2.] x. An operation that is conducted in a mobile, stationary,
temporary, or permanent facility or location; where, regardless of
whether consumption is occurs on or off the premises;[;] and regardless
of whether there is a charge for the food[(;] and

["Retail food establishment" does not include:]

2. Excludes:

Recodify existing 1. and 2. as and ii. (No change in text.)

3. [i] iii. A kitchen in a private home [if only food] that is not potentially
hazardous is produces food that is non-TCS and:

(1) Is prepared for sale or service at a function, such as a religious or
charitable organization’s bake sale if the consumer is informed by a
clearly visible placard at the sales or service location that the food is
prepared in a kitchen that is not subject to regulation and inspection by the
health authority; or

(2) Is prepared and sold, or otherwise relinquished, to the
consumer, in accordance with a cottage food operator permit;

[4.] iv. An area where food that is prepared as specified in [3]
subparagraph 2iii above is sold or offered for human consumption;

[5.] v. A kitchen in a private home, such as a family child-care home,
as defined at N.J.A.C. 10:126-1.2; or a bed and breakfast guesthouse or
bed and breakfast homestay as defined at N.J.A.C. 5:70-1.5, that prepares
and offers food to guests if the home is owner occupied, and breakfast is
the only meal offered; [or] and/or

[6.] vi. (No change in text.)

“A TCS food” means a food that requires time and/or temperature
control for safety to limit pathogenic microorganism growth or toxin formation.

SUBCHAPTER 11. COTTAGE FOOD OPERATOR PERMIT
8:24-11.1 Requirement and procedure to obtain a Cottage Food
Operator Permit
(a) A person or entity that engages in the production, distribution,
and/or sale of food to consumers shall:

1. Have a Cottage Food Operator Permit; or

2. Comply with applicable laws to retail food establishments.

(b) A person seeking to obtain a Cottage Food Operator Permit
shall submit to the Public Health and Food Protection Program:

1. A completed application in the form at N.J.A.C. 8:24-11
Appendix, incorporated herein by reference, which is available at
https://www.nj.gov/health/forms and on request to the Public Health
and Food Protection Program;

2. A copy of a certificate issued by an accredited program showing
that the applicant is a food protection manager in good standing with
the accredited program;

3. If the cottage food operator’s kitchen:

   i. Uses private well water, a copy of an analysis of the private well
      water conducted no earlier than one year before the date of
      the application;

   ii. Does not use private well water, a copy of most recent water bill
      for the location of the cottage food kitchen; and

   4. The nonrefundable application fee established at N.J.A.C. 8:24-
      11.6, payable to the Treasurer, State of New Jersey.

(c) The Department will conduct a completeness review of the
application and notify the applicant in writing of any deficiency or
incompleteness therein that the applicant must correct before the
Department will process further the application.

1. If an applicant fails to correct a deficient or incomplete
application within 30 days of the issuance of a notice pursuant to (b)
above, the Department will deem the application abandoned.

(d) Upon determining an application to be complete, the
Department shall issue a cottage food operator permit to the
applicant.

(e) An applicant for a cottage food operator permit shall ascertain
and comply with applicable local laws of the municipality in which
the applicant seeks to operate a cottage food operation.

8:24-11.2 Authorized cottage food operator activity
(a) A Cottage Food Operator Permit authorizes a holder thereof:

1. To produce cottage food products in the private kitchen of the
operator’s residence and at no other location; and

2. Subject to N.J.A.C. 8:24-11.5, to distribute cottage food products
to consumers thereof without being subject to initial or periodic
inspection by a health authority and other requirements applicable to
retail food establishments pursuant to this chapter and the Public
Health Practice Standards of Performance for Local Boards of Health
in New Jersey at N.J.A.C. 8:52, other than as specified in this subchapter.
8:24-11.3 Prohibited cottage food operator activity
(a) A cottage food operator shall not sell, deliver, or relinquish cottage food products:
1. At a location other than:
   i. The home of the cottage food operator, but not for onsite consumption;
   ii. The home of the consumer;
   iii. A farmer’s market or farm stand; or
   iv. A temporary retail food establishment to consumers;
2. To a person who is not the consumer;
3. To a wholesale establishment as N.J.A.C. 8:21-9 defines that term;
4. To a retail food establishment;
5. By United States postal mail or a common carrier; and/or
6. In interstate commerce, that is, outside of the State of New Jersey.
(b) The gross annual sales (that is, before deductions of taxes and operating expenses) from a cottage food operator generates from the sale of cottage food products shall not exceed $50,000.

8:24-11.4 Cottage food point-of-sale notice, packaging, and labeling
(a) A cottage food operator shall make available for inspection, on request, the operator’s permit if the point of sale is the residence of the operator or the consumer.
(b) If the point of sale is a location other than the residence of the operator or the consumer, the operator shall place at the point of sale, on conspicuous and unobstructed display, the cottage food permit and a placard that states, “This food is prepared pursuant to N.J.A.C. 8:24-11 in a home kitchen that has not been inspected by the Department of Health.”
(c) A cottage food operator shall affix one or more labels or tags on cottage food that collectively state at least the following:
1. The common name of the cottage food product;
2. The cottage food product ingredients in descending order of predominance by weight;
3. If the cottage food product contains a major food allergen, the word, “Contains” followed by a list of the major food allergens that the cottage food product contains;
4. The cottage food operator’s:
   i. Name, business name, and physical and mailing addresses; and
   ii. Permit number; and
5. The statement, “This food is prepared pursuant to N.J.A.C. 8:24-11 in a home kitchen that has not been inspected by the Department of Health.”

8:24-11.5 Health authority’s right of access
(a) Pursuant to N.J.S.A. 24:1-1 et seq., especially 24:2-1 et seq., and 24:3-1 et seq., and 26:1A-1 et seq., especially 26:1A-16, 17, 18, and 19, a health authority is authorized to enter upon, examine, and survey any premises, including the home kitchen of a cottage food operator, and things thereof, including materials, equipment, books, and records:
1. To enforce or confirm compliance with any health law or other law under the official’s jurisdiction; and/or
2. To investigate complaints associated with cottage food products, such as contamination, foodborne illness, misbranding, or adulteration.

8:24-11.6 Application fees; permit duration; permit renewal
(a) The fee to apply for a Cottage Food Operator Permit is $100.00.
(b) A Cottage Food Operator Permit is valid for two years from date of issuance.
(c) The fee to apply for renewal of a Cottage Food Operator Permit is $100.00.
(d) To prevent permit lapse, a cottage food operator permittee should submit an application for permit renewal by no later than 45 days before the expiration of the permit that is in effect.

8:24-11.7 Suspension, revocation, and/or denial of issuance or renewal of a permit; monetary penalties
(a) A person or entity that violates any provision of this chapter or refuses to comply with a lawful order or direction of a health authority is liable for penalties as provided by N.J.S.A. 24:17-1 et seq., and 26:1A-10, and/or injunctive action as provided by law.
(b) The Department may impose a monetary penalty pursuant to N.J.S.A. 24:17-1 et seq., and 26:1A-10, and/or suspend, revoke, and/or refuse to issue or renew, a Cottage Food Operator Permit, if the applicant or permit holder fails to comply with applicable provisions of this subchapter, Titles 24 and 26 of the Revised Statutes of New Jersey, and/or any other applicable rules or statutes, and/or if a health authority determines that the applicant or permit holder poses a threat to public health, safety, or welfare.
1. The Department shall provide the applicant or permit holder notice of the monetary penalty, suspension, revocation, or denial of issuance or renewal, of a permit, and the reason for the action taken.
(c) The Department may issue a summary suspension of the permit of a cottage food operator if the permit holder’s continued operation poses an immediate or serious threat to public health, safety, or welfare.
1. The Department shall provide the permit holder notice of a summary suspension and the reason for the action taken.
2. A summary suspension is effective as of the date of issuance.
3. A cottage food operator whose permit the Department summarily suspends shall have the right to apply for emergency relief, as provided at N.J.A.C. 8:24-11.8.
(d) If a person, entity, or cottage food operator operates as a cottage food operator without a valid permit issued by the Department, fails or refuses to comply with an order of a health authority, poses a threat to public health, safety, and welfare, and/or engages in an activity that is violative of applicable provisions of Titles 24 and 26 of the Revised Statutes of New Jersey and/or this chapter, the Department may:
   1. Issue an order requiring the person, entity, or cottage food operator to cease and desist operations;
   2. Take action in the New Jersey Superior Court against the person, entity, or cottage food operator to enjoin its operations;
   3. Confiscate, condemn, seize, sell, destroy, detain, and/or embargo articles of food in accordance with N.J.S.A. 24:1-1 et seq., especially 24:4-1 et seq.; and/or
   4. Impose monetary penalties pursuant to N.J.S.A. 24:17-1 et seq., and 26:1A-10.
(e) A monetary penalty that the Department imposes pursuant to N.J.S.A. 24:17-1.1 et seq., and 26:1A-10, shall become due 45 days after the deadline to file an appeal has ended.
1. If an applicant for a Cottage Food Operator Permit or a permit holder files an appeal with the Department, then the monetary penalty shall become due in accordance with N.J.A.C. 8:24-11.8(b).
(f) Failure to pay a monetary penalty when it becomes due pursuant to (e) above and/or N.J.A.C. 8:24-11.8(b) may result in one or more of the following actions being imposed on the applicant for a cottage food operator permit or the permit holder:
   1. institution of a summary civil proceeding by the state, pursuant to the penalty enforcement law, N.J.S.A. 2:58-1 et seq.;
   2. the Department’s denial of, or refusal to issue, a permit or a permit renewal; and/or
   3. Revocation of an existing permit.
8:24-11.8 Hearing on enforcement actions
(a) When the Department summarily suspends the permit of a cottage food operator, the operator maintains the right to petition the Commissioner of the Department for emergency relief.
1. To request emergency relief, the cottage food operator must submit to the Department, within 30 days from the date of the notice of summary suspension, a request in writing accompanied by a response to the notice of summary suspension.
   i. Failure to submit a request for emergency relief within 30 days from the date of the notice of summary suspension shall result in the cottage food operator’s forfeiture of all rights to emergency relief.
   2. The Department’s denial of, or refusal to issue, a permit or a permit renewal; and/or
   3. Revocation of an existing permit.
2. All applications for emergency relief will be handled in accordance with N.J.A.C. 1:1-12.6(c).

3. Unless emergency relief is granted, the summary suspension shall remain in effect until lifted by either the Department or a court of competent jurisdiction.

4. Nothing in this section shall be construed to prevent the Department from simultaneously, or thereafter, moving to suspend or revoke the permit of a cottage food operator or to issue the cottage food operator a monetary penalty.

   (b) If the Department issues a notice of proposed assessment of a monetary penalty, permit suspension or revocation, and/or denial of permit issuance or renewal, the Department shall afford the applicant or permit holder an opportunity for a hearing to contest the proposed action.

   1. A monetary penalty, permit suspension (excluding summary suspensions) or revocation, and/or denial of permit issuance or renewal shall become effective and final 30 days from the date of the notice of proposed action, unless the applicant or permit holder, within that 30-day period, submits a written request for a hearing to the Department with a response to the proposed action.

   i. Failure to submit a written request for a hearing within 30 days from the date of the notice of proposed action shall result in the applicant or permit holder forfeiting all rights to such a hearing.

   ii. If the applicant or permit holder submits a timely request for a hearing, then the monetary penalty, and/or the suspension (excluding summary suspensions), revocation, and/or denial of permit renewal shall be held in abeyance until the hearing is concluded and a final decision is rendered.

   iii. A monetary penalty that is the subject of a hearing, which the applicant or permit holder timely requests pursuant to this section, is due 45 days after the Commissioner’s issuance of a final agency decision determining the penalty.

   iv. A revocation, suspension, or denial of issuance or renewal of a Cottage Food Operator Permit is effective immediately upon the Commissioner’s issuance of a final agency decision on the action.

   (c) The Department shall transmit hearing requests to the Office of Administrative Law.

   (d) Hearings shall be conducted pursuant to the Administrative Procedure Act, N.J.S.A. 52:14B-1 et seq., and 52:14F-1 et seq., and the Uniform Administrative Procedure Rules, N.J.A.C. 1:1.
APPENDIX

New Jersey Department of Health
Consumer, Environmental and Occupational Health Service
Public Health and Food Protection Program
PO Box 369, Trenton, NJ 08625-0369
Telephone: (609) 826-4935
www.nj.gov/health/foodanddrugsafety

APPLICATION FOR COTTAGE FOOD OPERATOR PERMIT

- Complete all information. The Department will not process incomplete applications.
- Mail completed application, application fee, and required attachments to the Department at the address above.
- Application fees are non-refundable.

**IMPORTANT:** This application is subject to public access and disclosure pursuant to N.J.S.A. 47:1A-1 et seq., and other laws. If privacy or confidentiality concerns exist with respect to information the applicant must supply in support of this application, please telephone the Public Health and Food Protection Program before submitting application.

<table>
<thead>
<tr>
<th>Application Date</th>
<th>Check or Money Order Number</th>
<th>Check or Money Order Date</th>
<th>Type of Request</th>
<th>Renewal of an existing permit</th>
<th>Existing Permit Expiration:</th>
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</table>

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<tr>
<th>Applicant Name</th>
<th>First Name</th>
<th>Middle Initial</th>
<th>Last Name</th>
</tr>
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</table>

Business trade name or “doing business as” (DBA) name (if applicable)

Applicant Residential Street Address (this must be the same as the location of the kitchen at which applicant will prepare cottage food products)

- Street Address 1
- Street Address 2
- City
- State
- Zip Code

Mailing Address (if different than applicant residential address)

- Street Address 1
- Street Address 2
- City
- State
- Zip Code

Telephone Number

Electronic Mail Address (at which applicant will receive official Department communications)

SECTION III – COTTAGE FOOD PRODUCT INFORMATION

- Indicate the information below for the non-TCS food that the applicant will produce as a cottage food operator (attach separate sheets as necessary). The label for this food product must at least contain the information listed in the sample label below.
- *Note: Requests for approval of other non-TCS food products not listed may be submitted to the Department in writing pursuant to N.J.A.C. 8:24-11.

<table>
<thead>
<tr>
<th>Product Type</th>
<th>Product Name</th>
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</table>

List of ingredients

<table>
<thead>
<tr>
<th>Major Food Allergens</th>
<th>Contains:</th>
<th>Net Wt.</th>
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</thead>
</table>

SAMPLE COTTAGE FOOD PRODUCT LABEL

Contains:

Net Wt.

*Cottage food products labeled as ‘Net Wt.’ must be produced in a home kitchen that has been inspected by the Department of Health. NJDOH CPO Permit #
<table>
<thead>
<tr>
<th>Product Type (Select Item)</th>
<th>SAMPLE COTTAGE FOOD PRODUCT LABEL</th>
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<tbody>
<tr>
<td>Product Name</td>
<td>Ingredients</td>
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<td>List of ingredients</td>
<td>Ingredients</td>
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<tr>
<td>Major Food Allergens</td>
<td>Contains:</td>
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<td></td>
<td>Net Wt.:</td>
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<tr>
<td>Product Type (Select Item)</td>
<td>SAMPLE COTTAGE FOOD PRODUCT LABEL</td>
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<td>Net Wt.:</td>
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<td>Major Food Allergens</td>
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CFO-1
JANUARY 20
Application for Cottage Food Operator Permit (enter more products pg.4)
### SECTION IV – APPLICANT REPRESENTATIONS AND CERTIFICATION

**Facility Requirements**

- (Y/N) The cottage food operation is in a private dwelling where I reside.
- (Y/N) All cottage food products are prepared in the private kitchen within my home.
- (Y/N) Sleeping quarters are excluded from areas used for cottage food preparation and storage.

**Sanitation Requirements**

- (Y/N) Handwashing facilities are conveniently located, accessible, and supplied with warm running water, soap, and clean paper towels.
- (Y/N) Kitchen equipment and utensils used for cottage food preparation are clean and in good repair.
- (Y/N) Food contact surfaces are cleaned and sanitized before each use.
- (Y/N) The premises are maintained free of rodents and insects.

**Cottage Food Preparation and Packaging Requirements**

- (Y/N) Food workers wash their hands before working with food, and after any activity that contaminates the hands such as after using the restroom, eating, smoking, or touching pets.
- (Y/N) Food workers do not handle ready-to-eat food with their bare hands. Single-use gloves, tongs, or other effective means are used.
- (Y/N) If used, single-use gloves are changed or replaced as often as handwashing is necessary.

**Limitations/Exclusions During Cottage Food Preparation and Packaging**

- (Y/N) Domestic activities such as family meal preparation, dishwashing, clothes washing, and kitchen cleaning are not conducted.
- (Y/N) Infants, children, and pets are excluded from the kitchen.
- (Y/N) Potable drinking water is used for handwashing and warewashing, and as a cottage food product ingredient.
- (Y/N) Smoking is prohibited.
- (Y/N) Ill food workers are excluded from the kitchen.

**Prerequisite Information**

- (Y/N) I have checked with my local municipal government and there are no local ordinances or zoning requirements that would prevent me from operating a home-based food business.
- (Y/N) Does the cottage food kitchen use private well water?
  - If Yes, submit a copy of an analysis of the private well water conducted no earlier than one year before the date of this application. [Attach]
  - If No, submit a copy of most recent water bill for the location of the cottage food kitchen.
- (Y/N) I am a certified food protection manager in good standing with the accredited program. I attach a true copy of my food protection manager certificate or other proof of my credential.
- (Y/N) I am aware that my gross annual sales from cottage food products cannot exceed $50,000. If this is an application to renew my existing cottage food operator permit, I represent that in the past year, gross sales receipts from cottage food products did not exceed $50,000.
- (Y/N) Photocopies of original records that I am submitting with this application are true, complete, and correct copies of the original records.

_I certify that the statements I make in this application are true. I am aware that if any statement I make in this application is willfully false, I am subject to civil administrative penalties under N.J.A.C. 8:24-8.9, denial of my application and/or revocation of my permit._

**Signature of Applicant:** ___________________________  **Date:** ___________________________
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