Home Bakery Act

“Home Food Establishment” shall mean a business on the premises of a residence in which prepared food is created for sale or resale at farmers markets, on site, at cooperatives, through membership-based buying clubs or for delivery, if the business has gross annual sales of prepared food of less than Twenty Thousand Dollars ($20,000.00). Gross annual sales include all sales of prepared food produced by the business at any location.

“Prepared food” Shall mean any baked goods except for product that contain meat products or fresh fruit.

A home food establishment that sells prepared food shall affix a label that contains the following information:

1. The name and address of the home food establishment;
2. The name of the prepared food; and
3. The following statement printed in at least 10-point type in a color that provides a clear contrast to the background of the label: “Made in a home food establishment that is not licensed by the State Department of Health”

Home food establishment shall be exempt from the licensing and other requirements of the State Department of Health.

Nothing in the Home Bakery Act of 2013 shall be construed to prevent counties from enacting ordinances regulating the operation of home food establishments, provided such ordinances do not conflict with the provisions of the Home Bakery Act of 2013.

The complete text of this legislation can be found by accessing the following link: