

CONFIDENTIAL CREDIT APPLICATION

Please complete all sections online or print and return to:

Pennsylvania Grain Processing, LLC P.O. Box 290, Zeeland, MI 49464 800.748.0595 • 616.772.9042 • Fax: 616.522.5924

	Custon	mer Information			
Please check one: Corporation □	Limited Liabili	ty Corp. □	Partners	ship 🗖	Sole Proprietor □
Individual, corporate, farm or business na	ame				
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SALES OR USE TAX EXEMPTION

sales and use taxes. Applicant certifissued by the State of	of products by Applicant from Pennsylvania Grain Processing, LLC is exempt from ies that Applicant holds a valid tax permit/exemption certificate number under the applicable sales and use tax laws. Applicant understands that if are subject to a sales or use tax, Applicant shall report and pay tax on the purchase
	Signed:
 Date	Print Name:
	Title:
SECURITY AGREEMENT	
(both tangible and electronic), goods instruments, letters of credit, letter of contracts, commodity accounts, farm extracted collateral, vehicles, manufathereof, whether now owned or here and performance of all obligations ar Processing, LLC Applicant authorize reimburse Pennsylvania Grain Proce Grain Processing, LLC incurs in prote	ain Processing, LLC a continuing security interest in all accounts, chattel paper, inventory, equipment, fixtures, payment intangibles, general intangibles, software, credit rights, money, documents, deposit accounts, investment property, commodity a products, timber to be cut, oil, gas and other minerals prior to extraction, asactured homes and supporting obligations, and all products and proceeds after acquired, together with all proceeds of such property, to secure payment and indebtedness of Applicant now and in the future owing to Pennsylvania Grain as the filing of a financing statement evidencing this security interest. Applicant shall assing, LLC on demand for all attorney fees and other expenses that Pennsylvania ecting and enforcing its rights under this security agreement. Terms used in the have the respective meanings accorded such terms in the Uniform Commercial Code om time to time hereafter.
	Signed:
Date	Print Name:
	Title:
future indebtedness owing by Applica	PERSONAL GUARANTEE ees prompt payment when due of the Applicant's account and all other present and ant to Pennsylvania Grain Processing, LLCIf there is more than one guarantor, this inderstood that credit would not be extended to the Applicant without this guarantee of
	Signed:
Date	Print Name:
	(DO NOT INCLUDE TITLE WITH THIS SIGNATURE)
	Signed:
Date	Print Name:
	(DO NOT INCLUDE TITLE WITH THIS SIGNATURE)

Applicant represents and warrants that the information set forth in this credit application (including any attachments such as financial statements) is true, accurate, and complete in all respects. In support of this credit application, Pennsylvania Grain Processing, LLCis authorized to obtain credit and/or financial information from banks, other financial institutions or commercial firms with whom Applicant has done business. Except to the extent set forth on any written contract generated and provided by Pennsylvania Grain Processing, LLC to Applicant, Applicant agrees that the Terms of Sale included with this credit application will apply to all purchases made by Applicant from Pennsylvania Grain Processing, LLC, whether on credit, by cash on delivery, or by any other method, and that the Terms of Sale will apply regardless of any different or additional terms on any purchase order or other form that Applicant might send.

A copy of this credit application shall be deemed the equivalent of the original and may be used as such. Applicant makes this credit application as of the date specified below. This credit application is subject to review and written approval by Pennsylvania Grain Processing, LLC. Applicant's signature and title Date Applicant's signature and title Date PLEASE DO NOT WRITE BELOW THIS LINE References checked by: Credit approved by: Reference results: Credit amount approved: Credit refused by: Date of final credit review:

TERMS OF SALE

BETWEEN:		AND: Pennsylvania Grain Processing, LLC.	LLC. PGP
	Hereafter named "Customer"	Hereafter named "PGP"	L U

The Customer is applying for a credit account (the "Account"). If this application is accepted by PGP, the Account and all sales shall be subject to the following terms and conditions:

1. AMOUNTS CHARGED TO ACCOUNT.

- (i) All purchases made from PGP by the Customer on credit, and all interests and costs payable by the Customer with respect to such purchases, may be charged to the Account according to the amount and the due date appearing on the invoice relating to such purchases (the "Invoice").
- (ii) For the purposes of these Terms of Sale, all purchases not paid for on a cash on delivery basis shall be deemed to be credit purchases subject to the terms of these Terms of Sale.

2. PAYMENT TERMS.

- (i) Each Invoice must be paid by the Customer to PGP in United States currency by the due date appearing on the Invoice, or if no due date is specified then within thirty (30) days from the date of the Invoice. If at any time PGP determines that Customer's financial condition or credit rating does not justify a sale on credit or if Customer is at any time in default in payment of any indebtedness or performance of any obligation that Customer owes to PGP, then PGP may in addition to any other remedies provided in these Terms of Sale require advance payment or may ship C.O.D.
- (ii) Any Invoice which remains unpaid by the Customer at the due date will be considered delinquent and interest will be added to the delinquent amount in the Account until the total amount of the Invoice, including but not limited to interest, is paid in full. Interest will be calculated at one and a half percent (1.5%) per month, eighteen percent (18%) per year, on the unpaid principal balance of the Account, unless such interest rate shall exceed the maximum rate allowed by law, in which case the interest rate shall be the maximum rate allowed by law.
- (iii) In the event the Customer is in default in payment of an Invoice by its due date, PGP may terminate or amend these Terms of Sale or the terms of any Invoice and demand immediate payment of all amounts owing to PGP by Customer.
- (iv) In the event the Customer becomes insolvent, if a petition in bankruptcy is filed by or against the Customer, if a seizure or levy is made against the Customer's assets, if any type of receiver is appointed for the Customer's assets, or if in PGP's reasonable opinion it is possible that the Customer is not or will not be able to discharge the Customer's duties or the Customer's obligations to PGP, PGP may, without prejudice to its other rights and remedies, without notice, cancel all pending orders and declare the Account due in full and immediately payable.
- (v) All judicial and extra judicial fees, charges and disbursements, including but not limited to attorney and other professional fees, along with any administrative cost and disbursement incurred by PGP to recover amounts due by the Customer, will be charged to the Customer and added to the Account.
- (vi) In the event one of the Customer's payments is refused by any financial institution for any reason, PGP my exercise any of the rights provided for in this Section 2 and may, in addition, charge a fee of up to fifty and 00/100 dollars (\$50.00) to the Account for each payment so refused.
- (vii) Payment shall be mailed to PGP at P.O. Box 290, Zeeland, Michigan 49464.

3. FINANCIAL INFORMATION.

Customer authorizes PGP to obtain credit and financial information concerning Customer at any time and from any source, including but not limited to financial institutions, trade credit references and credit reporting agencies. Customer consents to PGP's use of such information in connection with any decision to extend or terminate credit to Customer. At PGP's request, Customer shall provide financial statements and such other financial or other pertinent information of the Customer, in order to allow PGP to evaluate Customer's financial condition or any other matter related to Customer's business. Customer agrees to release and hold harmless PGP from, and indemnify PGP for, any claims or liabilities in connection with such credit, financial and other pertinent information.

4. AGREEMENT.

If Customer has not otherwise agreed to these Terms of Sale, then Customer's acceptance of delivery of, or payment for, the goods sold to Customer (the "goods") or the services supplied to Customer (the "services") shall constitute Customer's agreement to these Terms of Sale. PGP objects to and will not agree to any terms that are additional to or different from these terms. Terms that are printed on or contained in a purchase order or other form prepared by Customer, and any terms specified by the Customer in a different way (whether spoken, typed, hand written or printed) that changes, modifies, enhances, differs or adds to these Terms of Sale, which are additional to, in conflict with or inconsistent with these Terms of Sale shall be considered inapplicable and shall have no force or effect.

5. OFFSET.

Customer may not offset or recoup any claim against amounts due PGP.

6. TAXES

PGP's price does not include any privilege, occupation, personal property, value-added, sales, excise, use or other taxes, and Customer shall be liable for all such taxes, whether or not PGP invoices Customer for them.

7. UNAVOIDABLE DELAY.

If PGP is not able to deliver the goods to Customer, or to perform the services, on time because of anything PGP cannot control (such as casualty, labor trouble, accidents, unavailability of supplies or transportation), then the estimated delivery or performance time shall be extended accordingly, and PGP shall not be liable to Customer for any damages caused by the delay.

8. LIMITED WARRANTY; REMEDIES.

- (i) **Goods**. PGP warrants to Customer that any goods sold by PGP will be free from defects in material or workmanship under normal and intended use and service for a period of one (1) year from the date of delivery of the goods, except that the goods shall not be defective to the extent that they are damaged due to the method or length of time of storage by Customer, or to any alleged defect that results from damage, physical abuse, vandalism, misuse, alterations, modifications or additions made without PGP's prior consent, exposure to water or corrosive liquids or other substances, exposure to excessive cold or heat, or use other than intended by PGP. In the event of a defect in any goods constituting a breach of this warranty, PGP will at its option either (a) replace such goods free of charge, or (b) in lieu of replacement, refund to Customer the original purchase price less the reasonable value of Customer's use of the goods. PGP shall furnish to Customer instructions for the disposition of the defective goods. PGP shall have the option of requiring the return of the defective goods, transportation prepaid, and proof that the goods were not used, altered or subject to misuse or abuse to establish the claim. No goods shall be returned to PGP without its prior consent. The acceptance of any goods returned to PGP shall not be deemed an admission that the goods are defective or in breach of any warranty, and if PGP determines that the goods are not defective they may be returned to Customer at Customer's expense. This paragraph sets forth Customer's sole and exclusive remedies for any defect in the goods. The rights and obligation under this warranty may not be assigned or delegated to a third party by Customer without the prior written permission of PGP. Neither Customer nor any other person may modify or expand this warranty, waive any of the limitations, or make any different or additional warranties with respect to the goods. Any statements to the contrary are rendered null and void unless expressly agreed
- (ii) **Services**. If a service provided by PGP to Customer proves to be defective (as defined below) within one (1) year after PGP performs the service, then PGP shall, at its option, either re-perform the service, at PGP's expense, or refund to Customer the price that Customer paid to PGP for that part of the service that was defective. A service shall be considered defective if it is found by PGP to have failed to meet the standards in PGP's industry and if that failure materially impairs the value of the service to Customer, except that if Customer shall have approved or furnished to PGP specifications for the service, then the service shall not be considered defective to the extent it conforms to the specifications. This paragraph sets forth Customer's sole and exclusive remedy for any defect in the service.

9. WARRANTY LIMITATIONS. EXCEPT AS STATED IN SECTION 8, PGP DOES NOT MAKE ANY WARRANTY AS TO THE GOODS OR SERVICES AND, IN PARTICULAR, DOES NOT MAKE ANY WARRANTY OF MERCHANTABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE.

Customer is solely responsible for determining the proper application and use of the goods and services. PGP shall not have any tort liability to Customer with respect to any of the goods or services and shall not be liable for consequential, incidental, special, exemplary, indirect or punitive damages that arise from any product defect, delay, non-delivery, recall or other breach, including but not limited to such damages arising out of personal injury, death, property damage, lost profits or other economic injury. PGP shall not be liable to Customer or any other person in tort for the omission of any warning, or for the negligent performance of the services. Neither Customer nor any other person may modify or expand this warranty, waive any of the limitations, or make any different or additional warranties with respect to the goods or services. No statement to the contrary shall bind PGP unless made in a writing signed by an authorized officer of PGP. Customer shall not have any right of rejection or of revocation of acceptance of the goods or services.

10. SOLVENCY AND SECURITY INTEREST.

Customer represents that Customer is solvent. Customer grants to PGP a security interest in and the right of repossession of the goods, including but not limited to a purchase money security interest, until full and final payment for the goods and services (including but not limited to notes and collection costs) has been made. In the event of default in any payment due from or in the performance of any obligation of Customer to PGP, the Account shall be due and payable in full on demand by PGP, and PGP may at PGP's option either (i) recover the full amount unpaid and repossess the goods and all additions to them, wherever found, free from all claims whatsoever; or (ii) treat the contract between PGP and Customer as void and retain all payments made. PGP shall not be liable to Customer nor shall PGP be subject to any legal proceedings, criminal or civil, for PGP's acts in such repossession. PGP shall not be liable to Customer for the repayment of any money paid as part payment for the goods. Customer agrees to execute any necessary instruments to perfect PGP's security interest in the goods and PGP shall have the benefit of the applicable Uniform Commercial Code and the remedies thereunder. Pursuit of any right reserved by PGP or granted by law shall not preclude or waive the pursuit of any other such right.

11. INSECURITY AND ADEQUATE ASSURANCE.

If PGP ever believes in good faith that it has grounds for insecurity as to Customer's performance under these Terms of Sale or any Invoice, then Customer shall provide adequate assurance of due performance within ten (10) days after PGP demands the assurance, which shall be considered to be a reasonable time. Customer's failure to do so shall be considered to be a default by Customer of these Terms of Sale and of all other then-existing contracts that provide for Customer to purchase goods and/or services from PGP. Grounds for insecurity include, without limitation, (i) Customer's failure to make a payment to PGP or to perform another obligation to PGP, (ii) Customer's insolvency, the filling by or against Customer of a petition in bankruptcy, the seizure or levy against the Customer's property, or the appointment of a receiver for the Customer's property, (iii) a deterioration in Customer's financial condition or if in PGP's reasonable opinion it is possible that the Customer is not or will not be able to timely make payments due to PGP or perform the Customer's obligations to PGP, and (iv) Customer's failure to provide financial statements and other financial information to PGP promptly upon PGP's request. Adequate assurance of due performance includes, without limitation, providing a security interest, lien, guaranty, letter of credit or other security in form and substance satisfactory to PGP for all obligations of Customer that then exist or that will arise in the future to PGP. The remedies under this Section 11 are without prejudice to any other rights and remedies of PGP. If the Customer neglects to meet the requirements of this Section 11 without delay, PGP reserves the right to, without notice, cancel all pending orders and declare the Account due in full and immediately payable.

12. QUANTITIES.

Any claim by Customer that PGP failed to deliver the agreed-upon quantity of goods must be submitted to PGP in writing within fifteen (15) days after Customer receives the goods. If Customer fails to do so, then it shall be conclusively presumed that the proper quantity was delivered.

13. CANCELLATION.

Customer does not have any right to cancel its agree¬ment to buy the goods or services from PGP. If, however, PGP agrees in writing to permit cancellation, then Customer shall immediately pay to PGP a cancellation charge in an amount equal to the purchase price less allowances (in amounts that PGP determines) for (i) the realizable value to PGP of any goods that PGP purchased or ordered before cancellation, (ii) the realizable scrap value to PGP of the remaining goods that PGP purchased or ordered before cancellation and (iii) any direct labor costs that PGP saved by reason of the cancellation. If Customer fails to pay any indebtedness or perform any obligation that Customer at any time owes to PGP, then PGP may consider Customer's failure to be an anticipatory repudiation of any or all outstanding contracts that provide for PGP to sell goods or services to Customer, and PGP may, without liability to Customer, cancel any or all of those outstanding contracts.

14. INDEMNITY.

Customer shall indemnify and hold harmless PGP with respect to all damages, losses, claims and expenses, including consequential and incidental damages and attorney fees that PGP incurs as a result of Customer's breach of any of Customer's obligations under these Terms of Sale.

15. PGP's RIGHTS.

PGP has all rights and remedies that applicable law gives to PGP. PGP's rights and remedies are cumulative, and PGP may exercise them from time to time. PGP's waiver of any right on one occasion shall not be a waiver of any future exercise of that right.

16. TIME FOR BRINGING ACTION.

Any action that Customer brings against PGP for breach of these Terms of Sale or for any other claim that aris es out of or relates to the goods or their sale or delivery or the services must be brought within one (1) year after the cause of action accrues.

17. GOVERNING LAW AND LANGUAGE.

This credit agreement shall be considered to have been made in the State of Michigan, and it shall be governed by and interpreted according to Michigan law, excluding the United Nations Convention on Contracts for the International Sale of Goods. Either party may bring any action that arises out of or relates to these Terms of Sale in any federal or state court in Ottawa County, Michigan that has jurisdiction of the subject matter, and Customer irrevocably consents that any such court shall have per¬sonal jurisdiction over Customer and waives any objection that the court is an inconvenient forum.

18. COMPLETE AGREEMENT; AMENDMENT.

The terms on PGP's Invoice and acknowledgment and these Terms of Sale contain the entire agreement between Customer and PGP and supersede all prior understandings and communications, oral or written, between the parties. Any change in the terms must be by a writing signed by an authorized officer of PGP. From time to time and at any time, PGP may amend or revise the terms of these Terms of Sale, and may increase, decrease or terminate any credit availability to Customer in PGP's sole discretion, provided that any such amendment or revision shall be presented to Customer in writing prior to implementation.

19. ASSIGNMENT.

These Terms of Sale shall be binding upon and inure to the benefit of the parties and their successors and assigns, except that Customer may not assign or transfer all or any part of Customer's rights or obligations without the express prior written consent of PGP. PGP may at any time assign or otherwise transfer all or any part of its interest under these Terms of Sale, and, to the extent of such assignment, any such assignee shall have the same rights or benefits against Customer, as if such assignee was PGP.

20. COMMERCIAL CREDIT.

Customer represents and warrants to PGP that Customer will use the credit requested for business and commercial purposes only and not for personal, family or household purposes. Customer understands that PGP is relying on this representation and warranty and would not otherwise extend credit to Customer.

21. NOTICES.

All written notices to be given pursuant to these Terms of Sale may be sent by hand delivery, facsimile, e-mail or text, or may be mailed by first class mail, postage prepaid, upon the parties at the addresses listed on page 1 of these Terms of Sale, or by any other means of communication that may be available now or in the future.