

CWB 2007-08 EARLY PAYMENT OPTION for Durum: TERMS AND CONDITIONS

1. DEFINITIONS

- a. "Actual Grade" is the grade and/or protein of the *Durum* actually delivered by the producer as reported on the Producer Certificate as defined in the Canadian Wheat Board Act.
- b. "Approved Methods of Acceptance" are as set out in paragraph 2.f. below.
- c. "Buyout Price" is the price available from the Canadian Wheat Board (CWB) from time to time at which the CWB will allow the producer to buy out his/her obligations under this Agreement. The Buyout Price equals the Discount per tonne on the Sign-up Date, less the time value of money, plus an administration fee of \$15 per transaction.
- d. "Delivery Guarantee" is the greater of the percentage identified as such in the Pricing Schedule being at present 80 per cent, or the percentage accepted under 2007-08 CWB delivery contracts.
- e. "Delivery Opportunities" are the opportunities for the delivery of Durum through CWB delivery contract calls made by the CWB from time to time during the crop year.
- f. "Discount" is the amount identified as such in the Pricing Schedule to be deducted from the Early Payment Value.
- g. "Durum" for the purpose of this contract is all grades of Durum except No. 4 CWAD, No. 5 CWAD, and sample grades.
- h. "EPO" is the early payment option as provided for herein.
- i. "EPO Offer Expiry Date" is July 31, 2008, or such earlier date as the CWB designates by withdrawing the Offer.
- j. "Early Payment Value" is either the 80, 90 or 100 per cent option of the Pool Return Outlook chosen by the producer at time of acceptance, and identified as such in the *Pricing Schedule*, that the producer can apply to the *Net Tonnes* to by locking in one of the percentages pursuant to Paragraph 2, below.
- k. "Fax Form" is the "2007-08 Early Payment Option Sign-up/Lock-in Application" for Durum.
- I. "Incremental Payment" is an amount identified as such in the Pricing Schedule.
- m. "Initial, Adjustment, Interim and Final Payments" are those payments made by the CWB for Durum of the Actual Grade delivered during the crop year in accordance with the Canadian Wheat Board Act.
- n. "Net Tonnes" is the number of net tonnes of *Durum* that the producer has signed up under the *EPO* and will deliver to the CWB. The *Net Tonnes* must be a minimum of 20 net tonnes.
- o. "Pricing Damages" equal the Discount per tonne on the Sign-up Date, less the time value of money and, in addition, an administration fee of \$15 per transaction.
- p. "Pricing Schedule" is the schedule published by the CWB from time to time that identifies the Early Payment Value and Discount, Incremental Payment, Delivery Guarantee and the Reference Grade.
- q. "Sign-up Date" is the date on which the producer commits the Net Tonnes to the program and locks in the Early Payment Value and Discount.
- r. "Reference Grade" is No.1 CWAD 13.0 per cent as set out in the Pricing Schedule.
- s. "Risk Premium" is the cost charged to the producer to Transfer quantities previously contracted for an EPO for Durum to an EPO for No. 4 or No. 5 CWAD. An amount of \$1.00 per tonne will be charged for the 100 per cent option, \$0.50 per tonne will be charged for the 90 per cent option and \$0.25 per tonne will be charged for the 80 per cent option Transfers.
- t. "Settlement Date" is the date on which a Producer Certificate is issued in respect of Durum priced under the EPO
- u. "Transfer" is the process whereby a producer may Transfer tonnes previously contracted for an EPO for Durum to an EPO for No. 4 or No. 5 CWAD at the same Early Payment Value percentage plus the Risk Premium and Transfer Cost, plus a \$15 per transaction fee.
- v. "Transfer Cost" equals any positive value resulting from taking the Discount of the priced Durum on the Sign-up Date less the Discount of the priced Durum on the Transfer Date, plus the Discount of the Transfer grade on the Transfer Date less the Discount of the Transfer grade on the Sign-up Date.
- w. "Transfer Date" is the date on which the producer chooses to Transfer a defined quantity of Durum from a previously contracted EPO for Durum to an EPO for No. 4 or No. 5 CWAD.

2. OFFER AND ACCEPTANCE

- a. In accordance with these Terms and Conditions, the CWB offers to pay the producer in respect of the *Net Tonnes*, the amounts set forth in Paragraph 3.c. below (the "Offer").
- b. The Offer is open for acceptance by the producer until July 31, 2008, unless earlier terminated by the CWB. The CWB reserves the right to withdraw the Offer at any time and without prior notice.
- c. The CWB reserves the right to reject an individual's acceptance of the *Offer*, for any reason including where a producer has outstanding *Pricing Damages* pursuant to a previous Producer Payment Options contract.
- d. The producer's acceptance of the Offer will not be valid unless it is made in strict compliance with one of the Approved Methods of Acceptance outlined in Paragraph 2.f. below.
- e. The producer's acceptance of the *Offer* will not be valid unless it is actually received at the head office of the CWB prior to the earlier of withdrawal of the *Offer* by the CWB or the expiration of the time for acceptance.
- f. The Approved Methods of Acceptance are:
 - i. Telephoning the CWB at 1-800-275-4292 and following the instructions of the CWB operator when asked to provide: the producer's 10 digit CWB identification number and confidential Personal Identification Number (PIN) and indicating the number of tonnes of *Durum* the producer wishes to sign up as the *Net Tonnes*. The CWB's records of such telephone call, including any written confirmation, are conclusive and binding on the producer.
 - ii. Faxing a Fax Form to the CWB at 1-204-983-8031.
 - The Fax Form must be completed fully and accurately and the producer must sign it. In the event of any uncertainty as to the information provided by the producer in the Fax Form, the CWB may, at its sole discretion, reject the acceptance of the Offer as invalid. The Fax Form will be deemed to have been received at the time printed on the fax by the CWB's fax machine.

3. CWB's OBLIGATIONS

The CWB agrees as follows:

- Subject to paragraph 3.b., the CWB guarantees that it will accept delivery of the Net Tonnes up to the Delivery Guarantee.
- b. The CWB is not obliged to accept delivery of the *Net Tonnes* unless it is satisfied, in its sole discretion, that the producer took full advantage of all *Delivery Opportunities* for *Durum* that were available to the producer from time to time during the crop year for which the *EPO* was chosen.
- c. The producer locking in an Early Payment Value and Discount under this Agreement shall be paid as follows:
 - i. the Initial Payment for the Actual Grade;
 - ii. add the difference between the Early Payment Value locked in on the Sign-up Date and the Initial Payment for the Reference Grade on the Settlement Date;
 - iii. add the Incremental Payment locked in on the Sign-up Date that corresponds to the Settlement Date;
 - iv. subtract the Discount locked in on the Sign-up Date; and
 - v. subtract the Risk Premium, Transfer Cost and \$15 per administration fee if applicable.



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- d. The CWB also agrees to pay a producer all *adjustment*, *interim* or *final payments* for the *Actual Grade* delivered to the extent that such payments exceed the value calculated by adding the amounts in Paragraphs 3.c.i. and 3.c.ii. above.
- e. If the payment total set out in Paragraph 3.c. above, is less than the *Initial Payment* for the *Actual Grade* on the *Settlement Date*, the CWB shall have the right to set-off, to the extent of the difference, any and all amounts that may become payable to the producer by the CWB, and/or against the proceeds of any and all deliveries made by the producer under the producer's delivery permit, or under any and all delivery permits in which the producer has an interest. Any such delivery permit may be so endorsed.
- f. Payments shall be subject to all deductions authorized under the Canadian Wheat Board Act or otherwise authorized by law, including, without limitation, deductions under the Agricultural Marketing Programs Act, the Prairie Grain Advance Payments Act, the Spring Credit Advance Program and the Enhanced Spring Credit Advance Program.

4. PRODUCER'S OBLIGATIONS

- a. The producer undertakes to deliver the Net Tonnes in accordance with the CWB's delivery contract program(s) and this Agreement.
- b. The producer acknowledges that, except to the extent that any provisions may be inconsistent, this Agreement does not alter the producer's obligations under any delivery contract entered into between the producer and the CWB. The producer agrees that this shall be the case regardless of whether such delivery contract is entered into prior to or subsequent to the producer entering into this Agreement or selecting a payment option pursuant to this Agreement. In the event of such an inconsistency, the provisions of this Agreement will prevail.

5. LOCKING IN THE EARLY PAYMENT VALUE AND DISCOUNT

- a. The producer must lock in an Early Payment Value and Discount for all of the Net Tonnes in accordance with the Pricing Schedule in effect on the Sign-up Date. No partial lock ins are permitted.
- b. The Early Payment Value and the Discount locked in shall be those in effect at the time the CWB receives the producer's acceptance in accordance with Paragraph 2.f.
- c. Any attempt by the producer to lock in the Early Payment Value and Discount will not be valid unless it strictly complies with Paragraph 2.f.
- d. *EPO* contracts originating from a *Transfer* will receive the *Early Payment Value* and *Discount* in accordance with the *Pricing Schedule* in effect on the *Sign-up Date*. The *Risk Premium* will be charged to the producer in addition to the *Discount*, the *Transfer Cost*, and a \$15 per transaction administration fee.

6. DESIGNATING THE NET TONNES

The producer shall:

- a. At the time the CWB receives the producer's acceptance of the Offer in accordance with Paragraph 2.f., designate the Net Tonnes to be priced under the EPO:
- b. On or before the Settlement Date, the producer shall indicate whether any or what portion of the Durum to be delivered shall be deemed the Net Tonnes and priced as such under the EPO. Such designation shall be made to the CWB's agent at the location where the Durum is delivered.

7. PRODUCER BUYOUTS, TRANSFERS AND ASSIGNMENTS

- a. The producer may, at any time after entering into this Agreement, buy out his or her obligations hereunder by paying to the CWB the Buyout Price.
- b. Transfer all or a portion of the outstanding Net Tonnes to an EPO for No.4 or No. 5 CWAD. All of the terms and conditions for the EPO for No. 4 or No. 5 CWAD will apply. The Early Payment Value and Discount for the EPO for No. 4 or No. 5 CWAD available on the Sign-up Date will apply, subject to a Transfer Cost. The Transfer Cost will be based on market values on the date the producer contacts the CWB to Transfer.
- c. The producer (assignor) may assign all of the rights and obligations of the producer under this Agreement to another producer (assignee) upon the receipt of written consent from the CWB. A \$15 per transaction administration fee will be charged to the assignor.

8. DEFAULT

- a. The producer shall be deemed to be in default under this Agreement if the producer fails, for any reason, to deliver all of the *Net Tonnes* in accordance with the CWB's published *Delivery Opportunities* and this Agreement. As a result of the default, the producer will be obligated to pay *Pricing Damages*, and will be prohibited from entering into any future Producer Payment Options agreements until such time as the *Pricing Damages* pursuant to this Agreement and any applicable liquidated damages are paid.
- b. In the event that the producer is in default as a result of his/her failure to deliver the *Net Tonnes* through the CWB's published *Delivery Opportunities*, the *Pricing Damages* assessed in accordance with this Agreement will be paid in addition to any liquidated damages which may be assessed pursuant to the delivery contract entered into by the producer with the CWB.
- c. The producer and the CWB agree that the *Pricing Damages* determined in this manner are a genuine pre-estimate of the actual damages the CWB will incur as a result of the default by the producer and that such damages are not a penalty.
- d. Pricing Damages may be set off by the CWB against any and all amounts that may become payable to the producer by the CWB, and/or against the proceeds of any and all deliveries made by the producer under the producer's delivery permit, or under any and all delivery permits in which the producer has an interest. Any such delivery permit may be so endorsed.

9. GENERAL PROVISIONS

- a. This Agreement constitutes the entire agreement between the CWB and the producer with respect to the pricing of the *Net Tonnes*. There are no representations, warranties, terms or conditions, whether express or implied, beyond those contained herein. There shall be no changes or modifications to this Agreement unless they are made in writing, and signed by both the producer and the CWB. For the sake of clarity, the term "this Agreement" as used herein shall include the *Fax Form* and the 2007-08 *Early Payment Option for Durum: Terms and Conditions*.
- b. If any provision, or part thereof, of this Agreement is determined to be void, invalid, or unenforceable, it will be severed and will not void, invalidate, or make unenforceable any other provision of this Agreement.
- c. This Agreement shall be governed and construed in accordance with the laws of the Province of Manitoba and the courts of the Province of Manitoba shall have exclusive jurisdiction in the case of any dispute.
- d. The producer represents that he/she is of the age of majority in the Province of Manitoba. Where the producer is a corporation, partnership, cooperative or other business entity, the producer and the person signing on behalf of the producer, represent that the person signing on behalf of the producer is of the age of majority in the Province of Manitoba.
- e. This Agreement shall enure to the benefit of the heirs, administrators, executors, legal representatives, successors and permitted assigns of the producer and the CWB. However, no assignment by the producer of this Agreement will bind the CWB without its prior written consent.
- f. If the producer is a corporation, partnership, co-operative or other business entity, this Agreement must be signed in the entity's name and the authorized officer, agent or partner(s) who sign(s) on behalf of the entity must state their position and authority.
- g. The producer shall fully indemnify the CWB for any and all legal expenses associated with the enforcement of this Agreement.
- The exercise by the CWB of any right or remedy provided herein shall not affect any other remedy that the CWB may have for the same default.
 Nor shall the forbearance of the CWB to exercise any right or remedy be considered a waiver of any right or remedy it may have.
- i. Any deliveries made against this Agreement may be made to the benefit of any producer listed under the producer's permit book. All deliveries are subject to the terms and conditions established for the 2007-08 crop year.



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j. Time shall be of the essence in this Agreement.