

**DELIVERY OF GRAINS AND OILSEEDS**  
to **Louis Dreyfus Company Canada ULC**  
for a grain buyer Louis Dreyfus Company

**DECLARATION OF ELIGIBILITY FOR DELIVERY**

I, (print name) \_\_\_\_\_

of (print address) \_\_\_\_\_

in the Province of \_\_\_\_\_

**DO SOLEMNLY DECLARE AND AGREE THAT:**

1. I am the undersigned producer and have entered into a contract with the Grain Buyer to deliver grain and/or oilseeds. In the case of a Corporation that has entered into a contract with the Grain Buyer to deliver grain and/or oilseeds, I am an authorized representative of the Corporation and make this Declaration personally and on behalf of the Corporation.

2. Any and all deliveries of wheat made by me or on my behalf to the Grain Handling Company and/or the Grain Buyer are eligible varieties for delivery for the *class of wheat* for which payment is being requested in accordance with the Marketing Freedom for Grain Farmers Act, Canada Grain Act, Seeds Act, and all Regulations and Orders made pursuant to those Acts (collectively, the "Acts") as applicable. Any and all deliveries of other grains and/or oilseeds made by me or on my behalf to the Grain Handling Company and/or the Grain Buyer are eligible varieties for delivery for the *commodity type* of grain and/or oilseed for which payment is being requested in accordance with the Acts. I understand and agree that in order to be eligible, the variety must be registered by the Canadian Food Inspection Agency as eligible for the commodity type (e.g. wheat, barley, flax, peas, canola, mustard, etc.). I further understand that, in the case of wheat, the variety must be placed into a wheat class by the Canadian Grain Commission. For a list of eligible varieties for all commodity types telephone the CFIA at 1-800-442-2342 or reference the Canadian Food Inspection Agency's website at: [http://www.inspection.gc.ca/active/netapp/regvar/regvar\\_lookupe.aspx](http://www.inspection.gc.ca/active/netapp/regvar/regvar_lookupe.aspx). For a list of eligible wheat varieties for the various wheat classes, reference the Canadian Grain Commission (CGC) web-site at: <http://www.grainscanada.gc.ca/legislation-legislation/orders-arretes/ocqcm-maccq-eng.htm>, or call the CGC at 1-800-853-6705.

3. The grain and/or oilseeds delivered by me hereunder consisted entirely of a variety or varieties registered for production in Canada. For varieties protected by Plant Breeders Rights Act 91 requiring such varieties to be procured from pedigreed seed (i.e. varieties protected after February 27, 2015), the seed from which the grain and/or oilseed was produced was purchased as pedigreed seed, or was derived by me from a generation of seed I originally purchased as pedigreed seed.

4. Warranties Regarding Pesticide Application

**Metconazole.** I understand that Metconazole is registered for use in Canada, but that using it may result in residues that are not acceptable in certain export markets. I hereby represent and warrant that any and all deliveries of **canola** made by me or on my behalf have **not** been treated with any crop protection product containing Metconazole, including the product known as "Quash Fungicide."

**Fluoxastrobin.** I understand that Fluoxastrobin is registered for use in Canada, but that using it may result in residues that are not acceptable in certain export markets. I hereby represent and warrant that any and all deliveries of **soybeans** made by me or on my behalf have **not** been treated with any crop protection product containing Fluoxastrobin, including the product known as "Evito Fungicide."

**Saflufenacil.** I understand that Saflufenacil is registered for use in Canada, but that pre-harvest use on flax may result in residues that are not acceptable in certain export markets. I hereby represent and warrant that any and all deliveries of **flax** made by me or on my behalf have **not** been treated 'pre-harvest' with any product containing Saflufenacil, including the product known as "Heat LQ."

In the event of noncompliance of this warranty, the Grain Handling Company and/or the Grain Buyer will refuse to accept delivery of the grain and/or oilseed offered for sale.

5. If I, or anyone on my behalf, deliver(s) to the Grain Handling Company and/or the Grain Buyer grain and/or oilseeds that do not comply with paragraphs 2 and 3 above, or if any delivery of grain and/or oilseed is made that is contrary to the representation and warranty in paragraph 4 hereof, I acknowledge and agree that the Grain Handling Company and/or the Grain Buyer may consider any or all of the representations I made in paragraphs 1, 2, 3 and 4 above to have been made fraudulently and/or negligently, in which case I will be liable to the Grain Handling Company and/or Grain Buyer for all claims, damages, losses and costs (including legal fees) that may result from such false and/or negligent representation, and agree to indemnify and hold harmless Grain Handling Company and/or Grain Buyer from and against any and all loss, cost, damage, expense or penalty that may be incurred by reason of any non-compliance by me with any applicable law or contract, or any failure to comply with the above. I further acknowledge and agree that the Grain Handling Company and/or Grain Buyer may consider me to be in default of my delivery contract and, in addition to any other remedies available to the Grain Buyer and/or Grain Handling Company, may cancel any contracts between myself and the Grain Handling Company and/or the Grain Buyer.

6. I acknowledge and agree that the Grain Handling Company and/or Grain Buyer may exchange with each other and the Canadian Grain Commission relevant materials (including producer name, address, delivery sample information, and a portion of the physical sample taken by the Grain Handling Company) relating to suspected deliveries of (i) ineligible varieties of grains and/or oilseeds or (ii) grains and/or oilseeds in noncompliance of paragraph 3 or 4 hereof by me or on my behalf to the Grain Handling Company. I understand that this information will be used as the basis for establishing responsibility, which may result in the imposition of penalties and/or claim for damages on me, as part of evidence given in an arbitration process and/or court proceeding.

7. This Declaration is made and intended to apply to all deliveries of grains and/or oilseeds made by me or on my behalf to the Grain Handling Company from and including the date indicated below until the end of the 2018-2019 crop year, or until this Declaration is replaced or withdrawn by my written notice acknowledged by both the Grain Buyer and the Grain Handling Company.

**DATED** this \_\_\_\_\_ day of \_\_\_\_\_, \_\_\_\_\_

\_\_\_\_\_  
*Witness Signature*

\_\_\_\_\_  
*Producer Signature*

\_\_\_\_\_  
*(Witness Name Printed)*

\_\_\_\_\_  
*(Witness Address Printed)*