



Nutrien Ag Solutions (NAS) - Retail Credit Application

Account #	Branch Name Branci			#	е							
					Sales Rep Name							
ABOUT THE BORROWER												
Ownership Type	17	erms (choose one)			Requested Limi	it						
☐ Corporation ☐	Colony	☐ Input Financing Line (IFL)					ant .					
☐ Partnership ☐	Joint Venture	☐ Fin. Advantage Line (FA)			\$							
□ Sole Proprietor □	Other:	Other:			Ψ							
·	Otilor		Doing Business As (DBA) if diff									
Borrower Legal Name				Doing Busines:	S AS (DBA) II dille	rent ire	om Le	gai Name	=			
Mailing Address (if PO Box prov	vide physical address l	nelow)		City or Town		Provin	nce	Postal Co	nde			
I O Box prov	nao priyotoat adareos i	5010 W)) Only of Town			100111	100	i ootai o	540			
Physical Address (Street No. ar	1	Email										
Preferred Phone Number	Business Type / Indu	stry	Years Farming			/ In business Years dealing			g with NAS			
Farm Type (Grain or Mixed	Number of Owners/P	artners	I	Date Business E	Business Established (MM/DD/YY)							
ACREAGE DETAILS												
Total Owned Farm Acres in Car	nada	Total Rented Farm Acres i	in Canada	1	Total Seeded Acres in Canada							
Present Value of Land \$		Amount Outstanding \$	Amount Outstanding \$			Financed By:						
Insurance Coverage	Crop Insurance	☐ Revenue Protection Insu	ırance		None							
TRADE REFERENCES												
Name Email address/Phone Number												
Name	mber											
ANNUAL INCOME CURRENT FINANCIAL DETAILS (If requested limit >\$500,00						0)						
REQUIRED for all credit appli	Assets	Assets			Liabilities							
Grain	\$	Current Assets (Cash, A/R, Grain, Livestock, Farm	\$		Current Liabilities (LOC, A/P, Sash Adv)							
Livestock	\$	Long-term Assets (Real Estate, Machinery, Breeding stock)	\$		Long-term Liabili loans)	ı Liabilities (Term			\$			
Other	\$	Total Assets	\$	Total Li		lities		\$				
BANKING DETAILS			-		l							
Primary Bank Name			Branch I	Location								
Account Manager Email address (preferred) / Phone Number												
DISCLOSURES												
Has the borrower ever been involved in any lawsuits or claims or had a judgment against it been the subject of any bankruptcy,							Yes		No			
insolvency or creditor proceeding? Will this account be used to conduct transactions on behalf of any party other than those named on this Application and/or will this									110			
account be receiving instructions from a third party on how to use the account?							Yes		No			
3. Does the applicant have operations, customers, or suppliers located in countries other than Canada? If YES, please list countries.						Ш	Yes	Ш	No			
Is 25% or more of the business owned directly or indirectly by another entity / business / corporation / partnership? If YES, please list							Yes		No			
the full legal name. 5. Is the borrower required to file a tax return outside of Canada?							Yes		No			
Do any applicants currently hold or have held within the last 5 years a political position? (e.g. mayor, reeve, MI A, immediate family												
member holds a political role). If YES, please provide title, organization, and start/end date.							Yes		No			
status and registration #.							Yes Yes		No No			
8. Does the borrower have any other Accounts with NAS? Please provide account number.							Yes		No			
9. Is the borrower moving entities? (ie: sole to corp). If so, Acct Bal Transfer Form is required.							Yes		No			
10. Does the borrower produce hemp? If YES please provide a copy of the appropriate license.11. Does the borrower produce Cannabis?							Yes		No			
11. Does the borrower produce Cannabis?12. For mixed (grain & livestock), is the majority of gross revenue (51% or greater) derived from livestock operations?							Yes		No			
	.,, or gross	5 5 (5 . 70 5) gi 5a(6) / a6) 1864										

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		IF ANSWERED	'YES'	TO ANY DISCLOSURE QUESTIO	NS PLF	ASE PROVIDE DET	All S RELOW			
		" ANOWERED	120	TO ART BIOGEOGORE WOLOTTE)NO, 1 EE	AGE I NOVIDE DE I	AILO DELOV			
	•			ATION, IF NOT FARMER	, FOR I	EACH DIRECTO	OR OWNING <25	5% OF SHA	RES	
☐ Omit if all Director(s) are	listed below in signa	tory se	ection	2					
3					4					
5					6					
TERMS OF APPLICAT	ION									
Each of the Borrowers and		o-Borrower hereby:								
b. Understands that the consist of all of this A You: A Question of F C. Acknowledges havin Borrower and all Cod. Acknowledges that the cred f. Authorizes Nutrien A Borrower; g. Authorizes Nutrien A grantors, or any pers Agreement; h. Understands that, if Borrower's present a obligations of the Bo i. Acknowledges that the Nutrien and the Banl j. For partnership. To the this application and the Service of the	e agree Applicatorivacy" gread Borrowne cred it will be ground gr	ment with Nutrien Ag S tion, the Nutrien Finance brochure and any ame and understood the Ag wers being jointly and se lit will be supplied by, a ge used only to purchase tions and the Bank to ce the whom you have had, plication is accepted, the er-acquired property (in and every Co-Borrowe test rates applicable to time to time; ach of the undersigned that the partnership is r artners are and will be and a Solutions or the Ba ada Revenue Agency we wish to access Scotiaba and can be a somplete, (b) the Borro tion, the Roman and a complete, (b) the Borro	colution cial "Inpendmentereme everally not that e produce e produ	reement are subject to variation and acknowledge that they ope stered with the relevant province and severally liable for the oblighided regarding your tax jurisdic mediately of any change in circulary in turn provide the information omplaint handling process, obtainer-care/how-to-resolve-your-	of Nova us" bookle f these de the Agree the Bank en Ag So it investig formation elationsh ranting a stock) an ins in the erate as a cial regist gations co tition and umstance on to the a ain the "F complair cer of the plication"	Scotia (the "Bank") et, the Nutrien Ag socuments (the "Agiment as the Borrow juliations for farm bus juliations for farm bus juliation about you and from and to credit ip and as otherwise security interest to diproceeds derived true annual rates of a partnership and materar, the Borrower Lontemplated herein Tax Identification is the that causes the in appropriate tax autil Resolving Your Conts.html Borrower certifies (c) the Borrower is	resulting from accessolutions Privacy Poreement"); wer or the Co-Borrow siness purposes; id to evaluate and act reporting agencies e permitted by the Atthe Bank in all of the different such property of the cost of borrow any be required by a legal Names are the signament of the formation provided horities of any addition plaints" brochure from and agrees that (a)	eptance of this solicy, the "The solicy, the "The solicy, the "The solicy, the "The solicy, the case dminister the conference of the solicy of	Application will Scotiabank Group & se may be, with the credit requested by the us, other credit h during and after the and every Co- o secure all be determined by o register such partners listed within e and that you t. This information n which you have tax BNS Branch or visit:	
borrowing or money and gra	nung o	r security, and (d) your	iave ui	Required Signat		all respects.				
Publicly Traded Entiti	es	Corporations		Colony Corporations		Colonies	Partnerships/Joi	nt Ventures	Sole Proprietor	
Authorized Signer/Direct	tor	51% voting share ownership	5′	1% voting share ownership	Any 2 D	irectors or Officers of Colony	All partners		Sole owner	
□ No owners with individe		ership of 25% or greate	r (wide	ely held corporation)		Sharahaldar Ca	mnany Nama			
% Owne and/or □ Director		Legarivanie				Shareholder Company Name				
Mailing Address						Physical Address (Legal Land Descrip)				
Occupation if not Farmer	not Farmer Gross Annual Non-Farm Income			Non-Farm Income Source (job title		, pension, etc)	Employer			
Date of Birth	Туре	of ID	Ref o	r Account Number		Expiration Date	ration Date Plac		Place of Issue (Prov./Country)	
Signature						-	Date			
% Owner Legal Name					Shareholder Company Name					
and/or ☐ Director Mailing Address	•					Physical Addres	s (Legal Land Des	scrip)		
Occupation if not Farmer	Gross			Non-Farm Income Source	(job title	e, pension, etc)	Employer			
Date of Birth	Туре	of ID	Ref o	r Account Number		Expiration Date	Place of Issue (Pro		ue (Prov./Country)	
						•		•		

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Signature

Date

Required Signatures:												
Publicly Traded Entition	es	Corporations		Colony Corporations		Colonies	Partnerships/Joint Ventures So.		Sole Proprietor			
Authorized Signer/Direc		51% voting share ownership	51	% voting share ownership	Any 2 D	irectors or Officers of Colony	All partners		Sole owner			
% Owne	r	Legal Name				Shareholder Cor	npany Name					
and/or □ Director	•											
Mailing Address						Physical Address	s (Legal Land Des	crip)				
Occupation if not Farmer Gross Annual Non-Farm Non-Farm Income Source (job title, policy income							Employer					
Date of Birth	Туре	ype of ID Ref or Account Number Expiration Date Place of I			Place of Iss	ue (Prov./Country)						
0.												
Signature % Owne	<u>_</u>	Legal Name				Date Shareholder Company Name						
and/or □ Director		Legai Name				Shareholder Company Name						
Mailing Address						Physical Address	s (Legal Land Des	crip)				
Occupation if not Farmer Gross Annual Non-Farm Non-Farm Income Source (job title, pension, etc) Employer												
Date of Birth	Туре	of ID	Ref or	Account Number		Expiration Date	Date Place of Issue (Pro		ue (Prov./Country)			
							•					
Signature							Date					
% Owner Legal Name Shareholder Company Name												
and/or □ Director												
Mailing Address						Pnysical Address	s (Legal Land Des	crip)				
Occupation if not Farmer	Gross Incom			Non-Farm Income Source	(job title	e, pension, etc) Employer						
Date of Birth	Туре	of ID	Ref or	Account Number		Expiration Date	Place of Issue		ue (Prov./Country)			
Signature							Date					
Please provide the original fully completed credit documents to your local Nutrien Ag Solutions sales representative.												
For internal (Nutrien) use only. By signing below you acknowledge that you have verified the identity of the applicable owners/signing officers by examining each individual's original, unexpired identification document as recorded above (e.g Driver's License or Passport) of all signing parties.												
Recommendation & Comments:												
List related accounts / relationship												
	If the I	borrower is moving	entiti	es and a balance exists, a	n Acco	unt Balance Tra	nsfer Form is rec	quired.				

Questions may be directed to the Credit Shared Service Centre

NAS Representative signature

Phone: 1-866-712-1090 E-mail: NFC-CreditDepartment@nutrien.com

NAS Representative printed name/title

Date

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Input Financing Line and Financial Advantage Line, Terms and Conditions

You and your refer to the Borrower and any Co-Borrowers under this agreement and/or as listed on any statement/agreement. "We", "our", "us" and the "Bank" refer to The Bank of Nova Scotia. Nutrien refers to Nutrien Ag Solutions (Canada) Inc. The "Borrower" or "you" refers to the persons and/or the company and/or the partnership and/or the colony listed on any statement/agreement.

This agreement governs the Input Financing Line and the Financial Advantage Line. The agreement contained herein refers to your agreement with the Bank resulting from the acceptance of a credit application and ownership profile (if any) made by you and includes these terms and conditions.

If we provide an Input Financing Line or the Financial Advantage Line for you and you utilize the Input Financing Line or the Financial Advantage Line, then you agree to be bound by these terms and conditions. You also agree to the terms of the Scotiabank Privacy Agreement (available online at www.scotiabank.com or at any Scotiabank branch) and the Nutrien Privacy Policy (available online at www.scotiabank.com or at any Scotiabank branch) and the Nutrien Privacy Policy, this application and your ownership profile (if any) forms part of this agreement.

Personal and Financial Information Notice

When you apply for, accept, or guarantee a loan or credit facility or otherwise become indebted to us, and from time to time during the course of the loan or credit facility, you authorize and consent to the collection and use by Nutrien and the Bank and their disclosure to their respective affiliates, credit bureaus and reporting agencies, business and financial institutions with whom you have had or propose to have a financial relationship, the Canadian Grain Commission and government departments and/or agencies responsible for regulatory oversight of the Bank, agricultural matters, land titles and registration and motor vehicle licensing and registration as well as any other person as may be permitted or required by law, of the personal information provided herein and other credit and financial information obtained from you and/or the above or any other sources in support of this application, for the purposes of:

(i) obtaining and using a credit information report; (ii) verifying your current and ongoing creditworthiness and information you have provided in connection with this application; (iii) evaluating this application and, where applicable, providing and managing your credit arrangements; (iv) providing the products, services and information you request; (v) managing, administering, servicing and collecting on your account; (vi) registering, administering and enforcing a security interest in present and after-acquired property of the Borrower and proceeds derived from such property or proceeds and any other security provided by the Borrower or you; (vii) providing credit references to other/potential creditors; (viii) meeting legal, regulatory, security and processing requirements; and, (ix) unless you opt out, Scotiabank and its affiliates contacting you about their products and services, news and events; and (x) otherwise as outlined in the Scotiabank Privacy Agreement or the Nutrien Privacy Policy or as permitted or required by law. If you voluntarily provide your Social Insurance Number, you consent to its use in verifying and reporting credit information to credit bureaus and credit reporting agencies as well as to confirm your identity. You consent to the disclosure (and the receiving parties' collection, use and disclosure) of your personal information to parties connected with, and for the purposes of, any contemplated or actual financing, insuring, securitizing, sale, assignment or other disposal of all or part of Nutrien or the Bank's business or assets.

During the term of the loan or credit facility, you may not withdraw your consent to our ongoing collection, use or disclosure of your personal information in connection with the loan or other credit arrangement you have with us or have guaranteed. We can continue to disclose your personal information to credit bureaus even after the loan or credit facility has been retired, and you may not withdraw your consent to our doing so. We do this to help maintain the accuracy, completeness and integrity of the credit reporting system.

We may use third party service providers to process or handle personal information on our behalf and to assist us with various services such as printing, postal and electronic mail distribution and marketing (including by telephone and electronic means), and you acknowledge that we may release information about you to them. Some of our service providers are located outside of Canada. In addition, we may use personal information in Scotiabank locations outside of Canada. As a result, your personal information may be accessible to regulatory authorities in accordance with the laws of these jurisdictions. When personal information is provided to our service providers, we will require them to protect the information in a manner that is consistent with Scotiabank privacy policies and practices.

Information we collect about you: Information that we hold about you may come from you directly; however, we may also collect information about you from other sources, including information from credit reporting agencies (for example, where you apply for credit, or where we must identify you), people appointed to act on your behalf, our social media pages, or other banks or finance-related organizations.

How we use your information: We may collect, use and exchange personal information for the following purposes: to set up, manage and offer products or services that meet your needs; to confirm your identity; to determine your eligibility or suitability for our products or services; to understand your needs; to meet our legal and regulatory requirements; to manage and assess our risks; to prevent or detect criminal activity; and to identify and correct any errors. We may also use your information to send you messages, either by post, telephone, text message, email or other digital methods, including through ATMs, apps, and online banking services. These messages may be to help you manage your account, to meet our regulatory obligations, to inform you about product or service features or to tell you about products and services (including those of other companies) that may be of interest to you.

With whom we share your information: We will keep your information confidential, but we may share it with third parties (who also have to keep it secure and confidential) in certain circumstances, including: the Scotiabank Group of Companies† (for example, for marketing purposes or internal reporting where those companies provide services to us), payment processing services (for example, credit card networks), our service providers and their agents (for example, collection agents, statement printers), fraud prevention agencies, and other banks or finance-related organizations. Some of these third parties may be located outside Quebec or Canada.

To assess this application for credit, you agree that we will exchange information such as your name, address, and date of birth with consumer reporting agencies.

Keeping your information: We will keep your information for as long as you are our customer. Once our relationship has ended, we will only keep your information for so long as is appropriate for the type of information, and the purpose for which we're retaining it. The period we keep your information for is generally linked to the amount of time available for you to bring a legal claim. We may keep the information longer than this if there an existing claim or complaint that will require us to keep your information, or for regulatory or technical reasons. If we do keep it for a longer period, we will continue to protect your information.

Your rights and how to refuse or withdraw your consent: You have certain rights over the personal information we hold about you, including the right to ask for a copy of the information, to correct or rectify personal information that we hold about you, or not to use your information for a particular purpose (i.e., withdraw consent). Note that your ability to exercise these rights will depend on a number of factors, and in some situations, and we may not be able to agree to your request. For example, during the term of the loan or lease, you may not withdraw your consent to our ongoing collection, use or disclosure of your personal information in connection with the loan or lease. We can continue to disclose your personal information to consumer reporting agencies even after your loan or lease has been retired. We do this to help maintain the accuracy, completeness and integrity of the credit reporting system. You can refuse to consent to our collection, use or disclosure of your personal information, or you may withdraw your consent to our further collection, use or disclosure of your personal information at any time by giving us reasonable notice, subject to limited exceptions.

This includes withdrawing your consent to use your SIN to verify credit information or to confirm your identity. To understand how to go about withdrawing your consent, or to find out more about any of the items described in this section, please visit www.Scotiabank.com/privacy or any Scotiabank branch for a copy of our Privacy Agreement.

The Scotiabank Group of Companies means The Bank of Nova Scotia and its affiliates who provide deposit, investment, loan, securities, trust, insurance and other products and services.

Nutrien Customer Privacy Statement

For further information about the Nutrien Privacy Policy, please refer to Nutrien website at www.nutrienagsolutions.ca.

If you have questions regarding Nutrien comprehensive privacy policy, the security of your personal information, or Nutrien compliance with the *Personal Information Protection and Electronic Documents Act*, contact Nutrien via e-mail at info@nutrienagsolutions.ca or by sending a note to Privacy Officer, Nutrien, P.O. Box 770 Stn. Main, Regina SK S4P 3A8 or call Nutrien toll free at 866-712-1090.

Scotiabank Privacy Agreement

For further information about Scotiabank's privacy practices, including access to the Scotiabank Privacy Agreement, please refer to the Scotiabank website at www.scotiabank.com or call the Bank toll free at 1-800-4-SCOTIA.

Your Rights and Obligations

You may use the Input Financing Line and the Financial Advantage Line up to the maximum amount we set as your credit limit from time to time. You agree that the Input Financing Line and the Financial Advantage Line may only be used for the purchase of goods and services from Nutrien for your farm business for input purposes. You may not use the Input Financing Line or the Financial Advantage Line for any transaction which is illegal.

You agree that there are no legal actions, judgments or orders being taken against you, your business or your assets that could affect your ability to meet the obligations in this agreement.

You will apply for the Input Financing Line and/or the Financial Advantage Line annually.

Security

As general and continuing collateral security for the repayment of all present and future obligations owed by you to us, wherever and however incurred, and the ultimate balance(s) owing thereon, you hereby irrevocably and unconditionally grant to us a security interest in all of present and after-acquired property (both personal and real and of whatever nature and kind) of the Borrower (and, in the case of a general partnership, of each of the partners) including, without limitation, crops and growing crops, wherever such property may be situated, and in all present and future proceeds of every item, type and kind derived directly or indirectly from any dealing with such property or proceeds therefrom, including, without limitation, all insurance proceeds and all payments, rights and entitlements as indemnity or compensation of any kind for loss or damage to the collateral. It is acknowledged that this security interest over crops and growing crops is given to secure the amounts owing in respect of inputs for their production and any other indebtedness and other obligations you may have to the Bank at any time. You further grant to us a purchase-money security interest in the inputs purchased by the Borrower using credit provided by us and in all present and future crops and growing crops produced or to be produced from such inputs and all present and future proceeds therefrom of every item, type and kind.

You acknowledge and agree that this security interest may be registered against the Borrower's personal and/or real property. To the extent permitted by law, you waive any right to receive a copy of any financing, verification or change statement or other similar document prepared, filed and/or registered in connection with this security interest.

In addition, you may be required to provide additional or other security to us such as a mortgage or leasehold interest in respect of real property, a personal guarantee and/or a postponement of other debts.

You agree not to further encumber any real property that is given to us as security without our permission. If you sell any personal or real property that is given to us as security without our permission, you agree that you will hold the proceeds as trustee for us and you will immediately repay to us all amounts owing under the Input Financing Line and/or the Financial Advantage Line.

You hereby assign to the Bank all proceeds from production contracts, grain settlements, cash purchase tickets, patronage dividends, cash advances, and payments under government programs and authorize and direct the party to make payment of such amounts that may otherwise become payable to you directly to the Bank.

Repaying the Amounts You Owe

When you use the Input Financing Line and/or the Financial Advantage Line through the means we permit, or authorize others to use it, you incur a debt to the Bank. You agree to repay any debt owed to us at any time on our written demand. You agree that if the re is a breach of any of your obligations under this agreement, or if we terminate this agreement, or if we believe in good faith that the prospect of payment of the debt is impaired, we shall have as additional rights and remedies all the rights and remedies of a secured creditor under the Personal Property Security Act of the Province in which this agreement is or may be enforced against you including bringing action on the underlying debt before proceeding against the collateral over which we have security and disposing of the collateral upon such terms and conditions as we shall determine. We may exercise any of our rights and remedies without affecting any other rights and remedies. In addition, we shall have the right to appoint, by instrument in writing, or otherwise, a receiver (which term shall include receiver and manager) over the collateral over which we have security and any such receiver shall have the power to take possession of the collateral or any part of it, borrow money on the security of the collateral for the purpose of the preservation, protection or realization of the collateral and sell or otherwise dispose of all or any part of the collateral at public auction, by public tender or by private sale and either for cash or credit at such time and upon such terms and conditions as the receiver shall determine, provided that any such receiver shall be your agent and not our agent. If we have to take collection proceedings under this agreement, you agree that you will on demand pay us our costs, including full solicitor/client legal costs, for any action taken to collect the amounts due and to protect or realize the security which you have given. These charges may be added to your Input Financing Line and/or your Financial Advantage Line and treated as an advance.

Making a Minimum Monthly Payment

For regular credit programs under the Input Financing Line and the Financial Advantage Line the full balance will be due on the due date noted on your monthly statement. For other special credit programs under the Input Financing Line or the Financial Advantage Line, your minimum monthly payments will be as noted on your monthly statements and will be dependent on the features of each special credit program about which we will give you prior notice.

Making Payments When Mail Service is Disrupted

Even when normal mail service is disrupted, you must continue to make payments when due. If appropriate, we will tell you where to do so, and where to pick up your statement(s), by advertising, email, telephone, on radio or television or in newspapers. Your statement(s) will be considered to have been delivered to you on the day it is available for you to pick up, whether or not you do so

Requesting Credit Services

You have requested the features, benefits and services provided automatically with the Input Financing Line and/or the Financial Advantage Line. You understand that optional services may be available at additional cost to you and that these services may be governed by separate agreements or authorizations by which you agree to be bound. Optional services may be canceled on 30 days' notice or any shorter period provided by such agreements. You also understand that some of these services are supplied by firms independent of us and that we are not liable for them in any way.

Telling Us About Loss, Theft or Unauthorized Use

You will inform us immediately by telephone and in writing about any actual or suspected unauthorized use of your Input Financing Line or your Financial Advantage Line. We assume that you have authorized all transactions until you tell us otherwise. If you have previously authorized someone to use your Input Financing Line or the Financial Advantage Line, you will continue to be liable for all debts incurred by their use until you tell us otherwise.

Telling Us About Changes

You will tell us in writing, or by any other means which we permit, if you change your name or address, an unfavorable change in your financial position that impairs your ability to pay your debt or an unfavorable change in the value of your security and give us other information that we may need from time to time to keep our records up to date.

Telling Us About Errors in Your Statement(s)

If your statement(s) contains any errors, you will tell us in writing or by any other means which we permit such as our toll-free telephone number 866-712-1090, within 15 days of the date of the statement(s). After that time, the statement(s) will be considered to be correct unless you can provide us with written proof that it is not.

Settling Disputes

If a dispute arises about a transaction which you authorized, you must settle it directly with the merchant or business concerned.

Cancelling This Agreement

You can cancel this agreement by telling us in writing that you want to do so. We, too, can cancel this agreement by telling you in writing. If either of us cancels this agreement, you still have to pay your debt and any other amounts you owe us in full immediately. In no event shall you claim set-off against your debt or any other amounts you owe us.

Default and Default Charges

We may terminate this agreement and require you to pay your total debt immediately, without prior notice or demand, by giving at least 10 days written notice to you if you do not meet your obligations, including if: (a) you fail to make any payment when due; (b) you fail to pay any amount we are entitled to charge to repair, insure or clear title to any property pledged by you as security; (c) you die or become insolvent or bankrupt; (d) you fail to comply with any security agreement related to this agreement; (e)any property pledged as security is lost, stolen, damaged, destroyed or seized; (f) any property pledged as security reduces in our view to an unacceptable value; or (g) anything happens which in our view endangers your ability to pay or the property pledged as security.

If you do not meet your obligations, we may, in addition to interest, impose reasonable charges respecting: (a) legal costs incurred in collecting or attempting to collect a payment; (b) costs, including legal costs, incurred in realizing on a security interest or in protecting the subject matter of a security interest after default; and (c) costs incurred because a cheque or other payment instrument given by the Borrower to Nutrien or the Bank was dishonored.

Not Exceeding Your Credit Limit

You agree that your debt will not exceed the credit limit of the Input Financing Line, or the Financial Advantage Line, the credit limit(s) is indicated on your monthly statement(s). We can increase or reduce your credit limit(s) or allow you to exceed your credit limit(s) without telling you in advance. We may refuse to honor any use of the Input Financing Line and/or the Financial Advantage Line and/or which would cause you to exceed your limit. However, we are not obligated to do this.

Being Jointly and Severally Liable

Each Borrower who is bound by this agreement is jointly and severally liable for payment of all debt and other amounts referred to in this agreement and for performing all of the obligations under this agreement and each person (either in their own capacity if they are a natural person, or in their capacity as authority on behalf of a corporation, partnership or colony) may give us any instructions regarding this agreement without the agreement of any other person. In addition, this agreement will be binding on your personal and legal representatives and endure to the benefit of our successors and assigns.

Certain Legislation

If the Borrower is a corporation, the Borrower agrees that *The Saskatchewan Farm Security Act* (Saskatchewan) and *The Limitations of Civil Rights Act* (Saskatchewan) does not apply to this agreement or to the security made, given or created pursuant to this agreement. In addition, if the Borrower is an agricultural corporation, the Borrower agrees that Part IV (other than section 46) of *The Saskatchewan Farm Security Act* (Saskatchewan) does not apply to this agreement or to the security made, given or created pursuant to this agreement, and the Borrower represents and warrants having received independent legal advice in this regard. You acknowledge that *The Guarantor's Liability Act* (Manitoba) applies to this agreement. You agree that the statutory period for commencing a legal action or proceeding with respect to this application and/or your debt or obligations is extended to the greater of six years or any longer period permitted by law.

Charging Interest on Purchases

For the Input Financing Line, we will not charge any interest on purchases and service charges if we receive your payment for the full balance, as shown on the monthly statement on which the purchases and service charges first appear, on or before the due date set out in that statement. If we do not receive your payment within this time period, we will charge interest at our then current annual rate on each purchase or service charge from the date of purchase, as described under the heading "Adding interest to your debt", until it is repaid in full.

Interest

For the Input Financing Line and the Financial Advantage Line, we will tell you the applicable interest rate(s) on your monthly statement(s). We may change interest rate(s) from time to time in accordance with applicable law. Any change will be noted on your monthly statement(s).

Interest for the Financial Advantage Line is composed of two factors. The first is our prime lending rate, which is announced by us from time to time. In addition to our prime lending rate, we will also set an adjustment factor. We will change our prime lending rate from time to time and will announce this with each change. Our prime rate can be found at www.scotiabank.com. We may also change your adjustment factor, but we will give you prior notice of this, stating the effective date of the change.

The maximum annual interest rate applicable to your Input Financing Line or to your Financial Advantage Line shall be the greater of our prime rate and 23.15% (calculated daily and compounded monthly for the month of purchase and calculated and compounded monthly thereafter) unless we otherwise notify you. Examples of interest calculated at such rate are as follows:

 Amount unpaid:
 \$2,000.00
 \$3,000.00
 \$4,000.00

 Average Monthly Interest Cost:
 38.57
 57.86
 77.15

 Annual Interest:
 462.88
 694.32
 925.76

Adding Interest to Your Debt

For the Financial Advantage Line, interest is calculated on your debt daily from the date any debt arises, but we only add it to your debt once a month, which will be shown on each monthly statement. We calculate the amount of daily interest by adding any new advances and subtracting any payments and then multiplying the unpaid balance of the debt on which interest is payable by the applicable annual interest rate then dividing by the number of days in a year (365 or 366, as applicable). For the Input Financing Line, interest is calculated on your debt from the date any purchase arises, until paid in full. If you pay the full amount of the indebtedness by the first month's due date, which occurs at the end of the month following such purchases, then the first month's interest will be waived. If you do not pay the full amount of the indebtedness by the first month's due date, then interest will be charged from the date the debt arose. The first month's interest will be calculated from the date of purchase (on a pro-rated basis) by applying the following formula that calculates the interest payable for a month if the annual rate is 21%:

(unpaid balance x monthly interest rate) x ((# of days in the month - calendar day of purchase) + 1)
of days in the month

For example: If an invoice is issued on January 31 for \$1,000 at 1.75% per month, interest for the month of January would be calculated as follows:

$$(\$1,000 \times 1.75\%) \times ((31 - 31) + 1) = \$0.56$$
 interest for January.

Thereafter interest is calculated monthly on the part of the debt not paid by the due date and is added to your debt once a month on each statement.

The amount of the monthly interest is calculated by multiplying the part of the debt not paid by the due date by the applicable monthly interest rate. Interest is payable both before and after demand, default or judgment.

Telling You About Interest Rates, Service Charges and Our Annual Fee

For the Input Financing Line and/or the Financial Advantage Line and/or, we will send you a notice that will tell you about interest rates, service charges and, if applicable, our annual fee. The annual fee will appear on your first monthly statement and annually thereafter and is not refundable. If we change any of these rates or amounts, we will give you prior notice as required by law.

Applying Your Payments

We apply your payments, as applicable, first to interest that we have billed, and then to any billed annual fees and service charges. Next, we apply them to any billed purchases on which interest is payable, and then to billed purchases on which interest is not payable. We then apply your payments to any unbilled purchases or charges.

Preparing and Sending Monthly Statements

We will send one monthly statement addressed to one of the Borrower/Co-Borrowers only. For the Input Financing Line and the Financial Advantage Line we will send one monthly statement addressed to one of the Borrower/Co-Borrowers only.

If any other Borrower or Co-Borrower requests to Nutrien, in writing, to provide a copy of monthly statement(s) to them in addition to the monthly statement provided to the Borrower, we will send the statement(s) to that person as well at the address provided in such written request.

Requiring You to Pay Your Total Debt

We may terminate the Input Financing Line and/or the Financial Advantage Line and/or and require you to pay your total debt immediately and without prior notice if you do not carry out your obligations under this agreement, including making any payment when it is due, if you become bankrupt, insolvent, die or if the security you have pledged reduces in value to a level we consider unacceptable.

Changing This Agreement or the Services We Offer

We can change this agreement or the services that are available with the Input Financing Line and/or the Financial Advantage Line, but we will give you prior notice of this. We consider that we have given you notice in writing about anything under this agreement when we send you the information by fax transmission or mail, or hand deliver it, to the last address any one of the Borrower/ Co-Borrowers gave us in writing or by any other means that we permit. When we give notice to you, we consider that we are giving notice to all of the Borrower/Co-Borrowers.

Continuing Payment Arrangements

As part of the credit arrangements herein and to facilitate payment from time to time of any debt you owe to us under this agreement, you irrevocably direct us and Nutrien on a continuing basis to credit any debt you owe to us under this agreement from time to time with the full amount or in our sole discretion some lesser amount of any payment due to you by us or Nutrien and in Nutrien making any payments or credits in accordance with this paragraph, you agree Nutrien is acting on your behalf.

Assignment

You acknowledge that we may transfer or assign any of our rights and interests under this agreement without prior notice to or consent from you.

Severability

Any part of this agreement which is held to be invalid, illegal or unenforceable, shall be deemed not to be part of this agreement.

Nutrien

You acknowledge that Nutrien, as agent of the Bank, provides loan administrative services for the Input Financing Line and/or the Financial Advantage Line and/or the on behalf of the Bank and that Nutrien will have no liability to you with respect to any of these credit lines.

No Representation or Warranty

Neither the Bank nor Nutrien makes any representation or warranty about the farm inputs purchased with credit advanced under this agreement. The liability of the Bank and Nutrien for damages arising from any cause is limited to, at Nutrien option, replacement of the items or refund of or credit for their purchase price. Such liability will not in any event include any indirect, special, consequential, punitive or other damages.

Receipt of Documents

You acknowledge receiving a copy of these Input Financing Line and Financial Advantage Line and Regular Credit Line Terms and Conditions, the Scotiabank Group Privacy Agreement, and the Nutrien Privacy Policy. You acknowledge having read, understood and agreed with them. You acknowledge that your credit is supplied by, and that any funds owing are owed to, us.

Cost of Borrowing

You acknowledge that the interest rates applicable to the Input Financing Line, the Financial Advantage Line are subject to variations in the true annual rates of the cost of borrowing which will be determined by us from time to time.

Information About You

You certify the information in your application is complete and accurate. You irrevocably authorize Nutrien and the Bank to request and disclose information about you, from and to each other and from and to credit reporting agencies, credit bureaus, other credit grantors, any person you have or propose to have financial relations with, and as otherwise permitted or required by law and to retain all such information, and authorize and direct any person contacted by Nutrien or the Bank in this regard to provide Nutrien

Electronic Signatures

You authorize us to accept "Electronic Signatures" (a signature that consists of one or more letters, characters, numbers or other symbols in digital form incorporated in, attached to or associated with a form of electronic communication, including, without limitation, a secure electronic signature as may be prescribed by applicable law or otherwise by us) from you or on your behalf. You agree that all documents or agreements signed by you using an Electronic Signature ("Electronic Documents") will have the same legal effect as if in paper format with handwritten signatures and will constitute a "writing" for the purposes of all applicable laws and rules. You acknowledge that the form, format and delivery of any Electronic Document will be in a form that you can retain, store and subsequently access and retrieve, without the requirement of any specialized or proprietary equipment or software provided by us and that you will maintain the necessary equipment and software in order to retain and subsequently access any such Electronic Documents. Our methods for storing, maintaining and retrieving any Electronic Documents maintain the integrity of such Electronic Documents. Any Electronic Documents maintained by us will be admissible in any legal or other proceedings as conclusive evidence as tot eh contents of those Electronic Documents in the same manner as an original paper document. To the fullest extent permitted by applicable laws and rules, you waive any defense, or waiver of liability, based on the absence of a written document in paper format, with handwritten signatures. Your delivery of an Electronic Document constitutes delivery of an executed copy of such document.