

BCBFA BC Breeder & Feeder Association

Advance Payments Program Application 2016/2017 APPLICATION AND REPAYMENT AGREEMENT

This Cash Advance Program is made available to you through the Minister of Agriculture and Agri-Food Canada under the Agricultural Marketing Programs Act (AMPA)

Cash advances are available on commodities including cereals and coarse grains, oilseed crops, pulses, specialty crops, hay and grasses, cattle, bison, sheep, and lambs

Provided that the producer meets all due dates and follows all Terms and Conditions of this application, this **advance must be repaid** as agricultural products are sold as set forth in this agreement **on or before September 30, 2017** for all field crops, sheep, and lambs, or **March 31, 2018** for cattle and bison, failing which, the producer will be declared in default.

For more information please contact
BCBFA BC Breeder & Feeder Association
308 St. Laurent Avenue
Quesnel, BC V2J 5A3

Phone: (250)992-8483 Fax: (250)992-8489 Email: bearvlly@telus.net

Toll Free Phone: 1-866-992-8483

IMPORTANT INFORMATION FOR PRODUCERS

Eligibility

Any individual producer, who is a Canadian citizen or a permanent resident of Canada and who has reached the age of majority in British Columbia, can apply. Corporations, cooperatives and partnerships are also eligible.

Production Period

If you or any related producer has an outstanding default on a previous or current crop year advance with any APP administrator, you will be ineligible for an advance under the *Agricultural Marketing Programs Act (AMPA)*. To be eligible for a livestock or animal advance, the stock must already be at foot.

Advances for grain, sheep and lambs are based on an 18-month program beginning **April 1**st of each production period. Livestock advances for cattle and bison are based on a 24-month program beginning **April 1**st of each production period.

Advance Limits

Producers can qualify for up to a maximum of \$400,000 with the first \$100,000 interest free. The interest free provision and maximum advance is cumulative over all organizations under the Advance Payments Program.

The maximum cumulative advance that can be issued to an applicant, including current outstanding advances (2015 and 2016) and eligible advances for 2016, can at no time exceed \$400,000.

Producer Payments

Advances are issued to applicants, less applicable application fees.

Producers applying for an Intended Seeding Advance are eligible to receive 60% of their requested advance upon approval of their application. The remaining 40% will be issued when BCBFA receives the producer's Actual Seeded Advance Report and a confirmed Seeded Acreage Report. All recipients of an Intended Seeding Advance must submit this report by July 31, 2016, otherwise the advance becomes due immediately.

Administration Fees

BCBFA 's Administration Fee will be .75% (minimum fee of \$375.00 maximum fee of \$750.00

Interest

The interest rate for interest bearing advances is the BMO Prime rate - .25%,

Repayments without proof of sale, as described in 3.0 of the *Repayment Agreement*, are subject to an interest penalty at the **BMO Prime rate plus 1%**.

Security

A grain producer must be enrolled in 2016 AgriStability or have valid 2016 crop insurance coverage to be eligible for a pre-harvest advance. Post-harvest advances are secured by the grain in storage. A livestock/animal producer must be enrolled in 2016 AgriStability to be eligible for an advance. Only the producer's livestock may be used as security with the exception of a "default", than the security will become the producer's AgriStability. For animals, the security will be the Producer's AgriStability.

Repayment

The amount producers must repay to BCBFA is the total of the advance funds issued, plus any interest, if owing. Repayments will first be applied to any default amounts outstanding, then applied to the oldest advance, next against any interest free portion of an advance, and last to any interest bearing portion of an advance.

For grain, livestock and animal advances (excluding continuous flow livestock), producers are required to repay their advance as the commodity, for which the advance was taken, is sold. Repayment at the advance rate in effect at time of issuance is required within 30 calendar days of receipt of payment or within 60 calendar days of delivery to a buyer, whichever is earlier. Repayments submitted outside of those deadlines may be subject to an interest penalty at the BMO Prime rate plus 1%.

The full balance of a grain, sheep, or lamb advance must be repaid no later than **September 30, 2017.** Cattle and bison advances must be repaid no later than **March 31, 2018**. Advances for continuous flow cattle must be repaid

within **15** calendar days following the 12 month period from the advance issue date but no later than the end of the production period. Review Section 3.0 of the *Repayment Agreement* for repayment options.

Proof of sale documentation for repayments made directly by a producer to BCBFA must be provided by the end of the production period. Repayments without proof of sale in excess of the greater of \$1,000 or 10% of the total amount of the advance will be charged an interest penalty at the **BMO Prime rate plus 1%.** For advances on crops, proof of sale documentation is not required for repayments made from the beginning of the production period to January 31, 2017. Please refer to Section 3.0 of the Repayment Agreement for further details.

Inspection, Verification and Right of Refusal

Inspections will be done at the onset of applications. Additional inspections will be done as required.

As Administrator, BCBFA reserves the right to refuse any applicant.

If upon inspection a producer is found to have an inventory shortage, the producer will have 30 calendar days to repay the short amount or be declared in default.

If your commodity is stored jointly with another producer, a clear breakdown by producer should be provided at the time of inspection.

Authorized Buyer

Upon request of the producer, an authorized grain buyer can submit a repayment directly to BCBFA, on the producer's behalf. The buyer will require an APP ID number, and the name and mailing address associated with the advance account. Please contact BCBFA prior to a payment being submitted.

Default

The 2016/16 advance for grain, forage and/or lambs must be repaid on or before **September 30, 2017.** The 2016/16 cattle and/or bison advance must be repaid on or before **March 31, 2018**. Advances for continuous flow cattle must be repaid within 12 months of the advance issue date. Failure to do so will result in the producer's account being declared in default.

If an account is placed into default, the producer will be responsible to pay:

- 1. the outstanding amount of the advance;
- 2. any interest charges on the outstanding advance calculated from the day the advance was issued until the advance is repaid; and
- 3. costs incurred by the Administrator to recover the outstanding advance (a standard rate of 5% will be applied to the outstanding balance as of 45 calendar days after default), interest charges and applicable legal costs.

If the producer defaults during the current APP production period and subsequently repays the defaulted amount, in full, during the current production period, they will not be eligible to receive additional advance funds during the remainder of the current APP production period.

An ineligibility period of 12 months will be applied once a first time default for the producer has occurred and his default has not been repaid, in full, prior to the beginning of a new APP production period.

If the producer has defaulted two times in the last five Production Periods and/or Program Years, or three times in the last 10 Production Periods and/or Program Years, they will not be eligible for any new advance for 12 months from the date that all defaulted advances are paid in full.

Continuous Flow Operations

Continuous Flow Operations are a farming operation where the producer maintains a constant minimum livestock inventory during the advance cycle through the continuous rotation of livestock (i.e. those sold are replaced by new ones within days). Only one 12-month Continuous Flow Operation cycle is allowed per production period.

INSTRUCTIONS FOR COMPLETING THE APPLICATION

Livestock/Animal

Advances Spring

- All Producers Must Complete Pages 5, 7, 8, 13, 14, 15, 16, 28 and sign pages 5, 8, 14, 16, 19, 28
- All Partnerships & Corporations must complete pages 5, 7, 8, 13, 15, 16, 17, 18, 19, 20, and sign pages 5, 8, 14, 16, 18, 19, 28
- All Producers, Partnerships & Corporations must have their Financial Institution/Creditor complete and sign pages 13 & 14 Advances Fall
- All Producers Must Complete Pages 5, 11, 12, 13, 14, 15, 16, 28 and sign pages 5, 12, 14, 16, 19, 28
- All Partnerships & Corporations must complete pages 5, 11, 12, 13, 14, 15, 16,17, 18, 19, 20, and sign pages 5, 12, 14, 16, 18, 19, 28
- All Producers, Partnerships & Corporations must have their Financial Institution/Creditor complete and sign pages 13 & 14

Grain/Forage

Advances Spring (including Intended Seeding and Stored Grain)

- All Producers Must Complete Pages 5, 7, 8, 13, 14, 15, 16, 20, 28 and sign pages 5, 8, 14, 16, 20, 28
- All Partnerships & Corporations must complete pages 5, 7, 8, 13, 14, 15, 16, 17, 18, 20, 28 and sign pages 5, 8, 14, 16, 18, 20, 28

Advances Spring (including Actual Seeded and Stored Grain)

- All Producers Must Complete Pages 5, 9, 10, 13, 14, 15, 16, 20, 28 and sign pages 5, 10, 14, 16, 20, 28
- All Partnerships & Corporations must complete pages 5, 9, 10, 13, 14, 15, 16, 17, 18, 20, 28 and sign pages 5, 10, 14, 16, 18, 20, 28

Advances Post-Harvest Fall

- All Producers Must Complete Pages 5, 11, 12, 13, 14, 15, 16, 20, 28 and sign pages 5, 12, 14, 16, 20, 28
- All Partnerships & Corporations must complete pages 5, 11, 12, 13, 14, 15, 16, 17, 18, 20, 28 and sign pages 5, 12, 14, 16, 18, 20, 28

For all Grain/Forage advances,

- All Producers, Partnerships & Corporations must have their Financial Institution/Creditor complete and sign pages 13 & 14 (make additional copies for additional creditors)
- Producers who carry crop insurance must use it as Security on their Intended/Actual Seeding and complete page 20. For AgriStability please complete page 19.

For all Livestock/Animal/Grain/Forage advances

• All Producers, Partnerships and Corporations must complete the top part of Page 29 and sign on Page 30. This is required by BMO who completes our credit check requests**

Please remember to include:

- 1) A copy of photo identification (ie. Driver's License). A copy of photo identification is also required for all shareholders of a corporation and all partners in a partnership;
- 2) Corporations must provide a copy of their incorporation certificate and their share structure;
- 3) Partnerships must provide a copy of their partnership agreement and registration;
- 4) For livestock advances include a copy of your latest AgriStability Enrolment Notice (2016) and
 - Proof of Inventory using the latest Calculation of Program Benefits through AgriStability OR
 - Inventory Sales from last year OR
 - Schedule A from your most recent AgriStability application.
- 5) For Grain/Forage Advances include a copy of your Crop Insurance Coverage.

Important Dates

April 1, 2016 2016/2017 advances available for all commodities **June 20, 2016** Last Date to apply for Intended Seeding Advance

July 31, 2016 Last date to transfer Intended Seeding Advance to Actual Seeded Advance

Dec 31, 2016 Last date to transfer an Actual Seeded Advance to a Post-Harvest Advance

March 31, 2017 Last date to apply for 2016/2017 Post-Harvest Advance or a Livestock/Animal Advance

Sept 30, 2017 Last date to repay 2016/2017 Advance for grain, forage, and sheep

March 31, 2018 Last date to repay 2016/2017 Cattle or bison Advance.

Advances for continuous flow cattle must be repaid with 12 months of the advance issue date.



BCBFA BC Breeder & Feeder Association2016 APPLICATION AND REPAYMENT AGREEMENT

Producer/Comp	any Information													
First Name (Legal Na	me):	Last	t Name	or Company Name	e (Legal	Name):	Midd	le Name (Leg	al):	Birthdate:				
Mailing Address:		City	y/Town:	:	F	Province:		Postal Code:		APP ID#:				
Physical Address:		Hor	me Pho	ne#:	Busine	iness Phone#: Fax #:		Fax #:		Fax #:		Fax #:		Email Address:
Grain Company	Information: (req	uired if o	arain co	ompany is filling o	ut this a	pplication)								
Company Name:		<u></u>	<u>5</u>	Mailing Address:		<u>, pp</u>			City/Town:					
Province:	Postal Code:		Teleph	none #:		Fax #:			Email Address:	S:				
Additional Infor	mation													
	n (AgriStability) PIN#:									Year:				
Production Insurance	Contract #	Product	tion Inst	urance Office Name	e					Telephone#:				
Please check one of the following statements: 1) For the purposes of this application as an individual producers, I am not required by the Income Tax Act o report income from other farming operations or other corporations carrying on a farm business, other than the one name this Application or: 2) Enclosed is a list and percentage of shares, of all other farming operations and corporations carrying on farm operations in which I have an interest. I/We are declaring that I/We have not recently filed a notice of intention to make a proposal OR made a proposal under the Bankruptcy and Insolvency Act, are subject to a receiving order under that Act, are bankrupt or are seeking protection under an other insolvency or bankruptcy related statute such as Companies Creditor Arrangement Act and the Farm Debt Mediation Act.						er than the one named in arrying on farm oposal under the protection under any								
DIRECT DEPOSIT AUTHORIZATION														
If you wish to have the advance deposited into your account, please attach a VOID cheque from your spe account and financial institution. If the financial institution requires the advance to be issued jointly, direct deposit is not possible.														
Signature of Producer Date						Date								

ADVANCE RATES FOR COMMODITIES

FIELD CROPS	RATE/MT	RATE/lb	LIVESTOCK	RATE/HEAD
			Bison Feeder (650-750 lbs)	\$1,099.98
Alfalfa	\$82.45		Bison Finished (900-1050 lbs)	\$1,428.08
Alfalfa Seed		\$0.87	Cattle Feeder Calf (400-700 lbs)	\$661.54
Barley	77.60		Cattle Feeder Cattle (700-900 lbs)	\$733.32
Canola	\$261.90		Cattle Finished (900-1250 lbs)	\$818.68
Corn	\$87.83		Cattle Finished Cattle (over 1250 lbs)	\$1,066.03
Нау	\$58.20		Cattle Continuous Flow Feeder Calf (400-700)	\$661.54
Oats	\$72.75		Cattle Continuous Flow Feeder Cattle (700-900)	\$733.32
Peas	\$160.05		Cattle Continuous Flow Finished Cattle (900-1250)	\$818.68
Rye Grass Seed Common		\$0.1697	Cattle Continuous Flow Finished Cattle (over 1250)	\$1,066.03
Rye Grass Seed Perennial		\$0.2667	Sheep	\$52.86
Bison Blended Weights		\$150.83	ANIMALS	RATE/HEAD
			Lambs (45 to 60 lbs)	\$59.41
			Lambs (61 to 79 lbs)	\$71.29
			Lambs (80 to 109 lbs)	\$89.24
			Lambs (More than 110 lbs)	\$114.70

SPRING ADVANCE (includes Intended Seeding, Spring Livestock and Spring Stored Grain)

GRAIN COMMODITIES

Intended Seeding Advance

Please include a valid confirmation of crop insurance – Coverage Detail/Crop Proposal. If using AgriStability, send your 2016 Enrolment Notice and the Calculation of Benefits for the Reference Margin . If you carry crop insurance you must use that as Security

		urity pe								
Commodity	Crop Ins	Ag Stab	Land/Soil Type	2016 Intended Seeding Acres	Cov	Production Insurance verage MT or lb/acre OR verage Level on AgStab		Advance Rate		Amount
					Х		Х		11	
					Х		Х		=	
					Х		Х		=	
					Х		Х		=	
TOTAL OF PRE-HA	RVEST GI	RAIN CO	MMODITIES	-			•	line 1	\$	
	Advar	nce Req	uested by Producer					line 2	\$	
	Eligib	le Adva	nce (60% of lesser o	f line 1 or 2 above)				А	\$	

Stored Grain Advance

Commodity	Harvest Acres (Indicate year crop harvested in bracket)	Stored Quantity (MT or lb) Against which Advance is Requested	Advan	ce Rate	Amount
	()	Χ	=	
	()	Χ	=	
	()	Χ	=	
	()	Χ	=	
TOTAL OF STORED GRAIN COMMODITIE	S			\$	
	Stored Grain Advance Requested By Producer			В\$	

LIVESTOCK & ANIMAL COMMODITIES

Producers must submit their 2016 AgriStability Enrolment Notice and Proof of Inventory using the latest Calculation of Program Benefits through AgriStability OR Inventory Sales from last year OR Schedule A from your most recent AgriStability application. Stock must already be born to be eligible for an advance.

Livestock/Animal Type	Continuous Flow Permanent Inventory for 12 month period Number of Head	Number of Head to be advanced on	Ac	Ivance Rate/head	Amount	
			Х		Х	
			Х		Χ	
			Х		Χ	
			Х		Х	
TOTAL LIVESTOCK/ANIMAL COMMODITIES			•		\$	
Livestock/Animal Advance Requested by Producer C					\$	

A+B+C=

SPRING ADVANCE (includes Intended Seeding, Spring Livestock and Spring Stored Grain) Continued

Producer's Outstanding Balances and Advances Issued

2015 APP Advances with BCBFA			
2016 APP Advances with BCBFA			
2015 APP Advances outstanding with a	ny other organization		
Outstanding defaulted advances			
Organization Name:			
Legal Description of Land Where you in	tend to seed or store crop(s) or house livestock/ani	mals:	
Signature of Producer	Name of Producer	Date	APP ID#

Your Initial Instalment cheque for the grains portion of your advance will be 60% of the approved amount. The livestock/animal related portion of your advance cheque will be issued at 100% of the approved amount. The total cheque will be less the administration fee.

The Actual Seeded Pre-Harvest Advance will be sent to you with a copy of your paperwork and/or cheque. If desired, retain a copy of this page for your files. This form must be completed and returned to BCBFA by **July 31, 2016**, otherwise the advance will be repayable immediately.

Intended Seeding at 60%	\$
Stored Grain Advance	\$
Livestock/Animal Advance	\$
TOTAL APPROVED	\$
Administrator Signature	

SPRING ADVANCE (includes Actual Seeded, Spring Livestock and Spring Stored Grain)

GRAIN COMMODITIES

Actual Seeded Advance

Please include a valid confirmation of crop insurance – Coverage Detail/Crop Proposal. If using AgriStability, send your 2016 Enrolment Notice and the Calculation of Benefits for the Reference Margin . If you carry crop insurance you must use that as Security

		urity pe								
Commodity	Crop Ins	Ag Stab	Land/Soil Type	2016 Intended Seeding Acres	Cov	Production Insurance verage MT or Ib/acre OR verage Level on AgStab	,	Advance Rate		Amount
					Х		Х		=	
					Х		Х		=	
					Х		Х		=	
					Х		Х		=	
TOTAL OF PRE-HA	RVEST GI	RAIN CO	MMODITIES		•		•	line 1	\$	
	Advai	nce Req	uested by Producer					А	\$	

Stored Grain Advance

Commodity	Harvest Acres (Indicate year crop harvested in bracket)		Stored Quantity (MT or lb) Against which Advance is Requested	Ad	dvance Rate	Amount
		()	Χ	=	
		()	Χ	=	
		(Χ	=	
		()	Χ	=	
TOTAL OF STORED GRAIN CO	OMMODITIES		•		\$	
	Stored Grain Advance Requested By P	roduce	r		В\$	

LIVESTOCK & ANIMAL COMMODITIES

Producers must submit their 2016 AgriStability Enrolment Notice and Proof of Inventory using the latest Calculation of Program Benefits through AgriStability OR Inventory Sales from last year OR Schedule A from your most recent AgriStability application. Stock must already be born to be eligible for an advance.

Livestock/Animal Type	Continuous Flow Permanent Inventory for 12 month period Number of Head	Number of Head to be advanced on	Ac	dvance Rate/head	Amount	
			Χ		Х	
			Х		Χ	
			Х		Χ	
			Х		Χ	
TOTAL LIVESTOCK/ANIMAL COMMODITIES		•	•	•	\$	
Livestock/Ani	mal Advance Requested by Producer			С	\$	

ΤΩΤΔΙ	ADVANCE	(Maximum	\$400.0	100 001
IUIAL	ADVANCE	liviaxiiiiuiii	3400.0	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

A+B+C=

\$

SPRING ADVANCE (includes **Actual Seeded**, Spring Livestock and Spring Stored Grain) Continued

Indicate Intentions for your Actual Seeded Advance by sele	cting one of th	ne following:	
A. No additional funds requested			
B. Issue maximum additional eligible funds			
C. Issue additional funds only in the amount	of	\$	
Producer's Outstanding Balances and Advances Issued			
2015 APP Advances with BCBFA			
2016 APP Advances with BCBFA			
2015 APP Advances outstanding with any other organization			
Outstanding defaulted advances			
Organization Name:			
_egal Description of Land Where you intend to seed or store crop(s) or ho	use livestock/anir	nals:	
Signature of Producer Name of Producer		Date	APP ID#
Actual Seeded Advance will become a part of your 2016/2017 Cas regulations set forth by the 2016/2017 Terms and Conditions of the Post Harvest Advance form will be send to you with a copy of you	nis Application a	and Repayment Agreer	
, , , , , , , , , , , , , , , , , , , ,	,,,	,	
First Instalment (Intended Seeding Advance)	\$		
Actual Seeded Advance	\$		
Stored Grain Advance			
Livestock/Animal Advance	\$		
TOTAL APPROVED	\$		
Administrator Signature			

POST-HARVEST FALL ADVANCE

GRAIN COMMODITIES

By sending this form in promptly after harvest you may prevent crop insurance claim payments from being sent to BCBFA unnecessarily. Submit this form no later than **December 31, 2016**, otherwise the advance will be repayable immediately. Advance rates are subject to change at any time during the production period.

Stored Grain Advance

Commodity	Harvest Acres (Indicate year crop harvested in bracket)	Stored Quantity (MT or lb) Against which Advance is Requested	Advance Rate	Amount
	(Х	=
	(Х	=
	(Х	=
	(Х	=
TOTAL OF STORED GRAIN COMMODITIES	5			\$
	Stored Grain Advance Requested By Producer		А	\$

LIVESTOCK & ANIMAL COMMODITIES

Producers must submit their 2016 AgriStability Enrolment Notice and Proof of Inventory using the latest Calculation of Program Benefits through AgriStability OR Inventory Sales from last year OR Schedule A from your most recent AgriStability application. Stock must already be born to be eligible for an advance.

Livestock/Animal Type	Continuous Flow Permanent Inventory for 12 month period Number of Head	Number of Head to be advanced on	Ac	dvance Rate/head	Amount	
			Χ		Х	
			Х		Χ	
			Χ		Χ	
			Χ		Х	
TOTAL LIVESTOCK/ANIMAL COMMODITIES					\$	
Livestock/Ani	mal Advance Requested by Producer			В	\$	

		•	
TOTAL ADVANCE (Maximum \$400,000.00)	A+B=	\$	

POST-HARVEST FALL ADVANCE Continued

<u>Indicate Intentions Post-Harvest Fall Advance by selecting one of the following:</u>

 Applying 	for the first time in this 2016/2017 p	rogram:		
	A. Issue maximum eligible funds			
	3. Issue funds only in the amount o	:	\$	
2. Transfer	Spring to Post-Harvest/Fall:			
,	A. No additional funds requested			
1	3. Issue maximum eligible funds		H	
	C. Issue additional funds only in the	amount of	\$	
Producer's Outs	tanding Balances and Advances Issu	<u>ed</u>		
2015 APP Advan	ces with BCBFA			
2016 APP Advan	ces with BCBFA			
2015 APP Advan	ces outstanding with any other orgar	ization		
Outstanding def	aulted advances			
Organizatio	n Name:			
List any deduction	ons taken within the last 30 days by g	rain companies or direct paym	ents to producers:	
Grain Company	or Direct Farmer Payments		Amount	
List any outstand Harvest/Fall Adv	ling claims not yet processed by cropance:	insurance that would affect th	ne stored commodit	ies on this Post-
Contract #		Amount		
Legal Description	n of Land where the Agricultural proc	uct(s) is/are stored/housed: _		
	e above information is true and accuny difference where applicable.	rate at the time of completio	n and agree to repa	y the
Signature of Pro	oducer Na	me of Producer	Date	APP ID#
	t/Fall Advance will become a part of orth by the 2016/2017 Terms and Co			
F	irst Instalment (Intended Seeding Ad	vance) \$		
	irst Instalment (Intended Seeding Ad	vance) \$		
A	,			
A S	actual Seeded Advance tored Grain Advance	\$		
A S	actual Seeded Advance			
A S	tored Grain Advance ivestock/Animal Advance	\$ \$		

ADVANCE PAYMENTS PROGRAM (APP) PRIORITY AGREEMENT WITH A SECURED CREDITOR

1.1 BASIC INFORM	ATION				
Producer Name (the "			APP ID		
List of Agricultural Pr	oducts (the "Agricultura	Il Product(s)"):			
Product #1	Product #2	Product #3	Product #4	Product #5	Product #6
1.2 DEFINITIONS					
BRM means the Busine	ess Risk Management Pro	gram(s) listed in the Agricu	ultural Marketing Programs	s Act that can be used to se	ecure an Advance;
1.3 CREDITOR INFO	ORMATION				
PART 1 – Complete th Agricultural Product(AS a lien or security on th	ne Agricultural Product(s	s) or the BRM Program Pr	roceeds related to the
Name of Bank or Lending Insti	tution or Secured Party located	d at	(herein referred	to as the "Creditor"), doe	es hereby consent that:
the Producer, the Admissued, or the BRM probe held by the Adminis Producer to the Credit legislation in force in the payment up to the less Producer and Administration.	inistrator and the Creditor orgam payment(s) related strator, shall rank prior to a cor, whether such security ne province or by operationser of the principal amountator on-	ler the APP by <u>BCBFA BC</u> agree that the security int to the aforementioned Agrany lien or security on the was given under the author of any other law, but on unt of \$400,000 or the am (YYY-MM-DD) ducer from the date this Agreement and the security of th	erest in the Agricultural Pricultural Product(s) as recessid Agricultural Product(s) or the Bank Act or unity to the extent of securin nount as set out in the Recession, plus interest on that amounts and the Recession in the Re	roduct(s) listed above for valuired for the Producer's a solor any BRM program(s) ander the authority of a perg repayment to the Admir tepayment Agreement entount and any potential colors.	which the advance was dvance, now held or to payments given by the sonal property security histrator of the advance tered into between the lection and legal costs.
into which proceeds of accounts designated a with respect to any m disbursed from any suc	property subject to the As s trust accounts by the Ponies in any other accounts, except	ement, the Administrator and dministrator's security inter roducer for the benefit of the producer maintate for monies deposited there and to proceeds of the properties.	rest may be deposited. Whe Administrator, the Credined with the Creditor, on after the Creditor has re-	ith the exception of any material of the control of	nonies deposited in any on to the Administrator be deposited therein or
Prior to proceeding to enforcement to the other		dministrator or the Creditor	r, as the case may be, sha	all provide reasonable prio	or written notice of such
		oducer's undertakings und or Agreements as the BRI			, execute and deliver to
	has not (please check of Agricultural Product(s).	one) taken an assignment o	of the producer's	(na	ame of BRM Program)
	•	ne Agricultural Product(s) ove mentioned advance, le		•	` ''
	oducer and the Creditor a ce the Producer's indebte	nd be remitted to the Credi dness to the Creditor; or	tor forthwith by the Produc	cer and shall be applied in	total or in part by the
O B) To the Produce	r.				
If neither options are se	elected, the parties are de	emed to have agreed that t	he advance payment is to	be made jointly in accorda	ance with Option A.
•	continue in full force and the Administrator by the F	effect until the date upon Producer.	which all advances refer	rred to herein and interes	t outstanding on these
In the case of a Lender	: Lending Institution	on:	-	Transit:	_

PART 2 – Complete this part if the Creditor DOES NOT Proceeds related to the Agricultural Product(s)	have a lien or security on eith	er the Agricultural Product(s) or the BRM Program
located atName of Bank or Lending Institution or Creditor	(herein referred to	o as the "Creditor"), hereby consents that:
Canada or of the provinces, related to the Agricultural Pi	lien or security pursuant to se roduct(s) or to the BRM Progra	(herein called the "Administrator") to the ction 427 of the Bank Act, or pursuant to any other law of m payment(s) related to the Agricultural Product(s) for the future credit and obtain security in support of same to the
Lending Institution:	Transit:	
PART 3 – To be signed by all Creditors regardless of se	ecurity interest or lien, by the	Administrator and by the Producer.
This Agreement shall be governed by and interpreted in ac	cordance with the laws of the pro-	ovince of
IN WITNESS WHEREOF all parties hereunto set their hand	ds	
Name of the Creditor		
Name and Title of Authorized Officer of Creditor		
Signature of Authorized Officer of Creditor	Date(YYYY-MM-DD)	-
Name of the Administrator		
Name and Title of the Authorized Officer of Administrator		
Signature of Authorized Officer of Administrator	Date(YYYY-MM-DD)	
Name of the Producer		
Signature of Producer or its Authorized Officer	Date(YYYY-MM-DD)	
Witness (where Producer is an individual)	Date(YYYY-MM-DD)	

Personal information provided on this form is collected under the authority of the *Agricultural Marketing Programs Act*. The information will be used by the Administrator to deliver the Advance Payments Program (APP). Any personal information provided by the Administrator to Agriculture and Agri-Food Canada will be used to administer the APP and handled in accordance with the *Privacy Act*. You have the right of access to and correction of your personal information held by AAFC and can do so by contacting the AAFC Privacy Coordinator at ATIP-AIPRP@agr.gc.ca and referencing Personal Information Bank, AAFC PPU 140, Advance Payments Program.

BCBFA BC Breeder & Feeder Association

Related Producer's and Outstanding Advances Declaration Form

This declaration will continue for advances made to this entity now and in the future unless changes are made to corporate structure or program.

Under the Agriculture Marketing Programs Act (AMPA), the Producer is responsible for ensuring that all individual producers, related producers, associates with interest in the Agricultural Product in question and associated advances are clearly identified.

Applicant's full legal nai	me(s):	AME ON APPLICATION)
	,	,
	name (full legal names), address and date	deal at arm's length. List all related producers to of birth. Full legal name consists of first name,
Name	Address	Birth date(YYYY/MM/DD)
		standing APP qualified loan/cash advance from all
administrators. This would i	include any advances that are being applied for	at the same time by related producers.

1.1 DECLARATION OF APP ADVANCE RECEIVED FROM OTHER PRODUCER ORGANIZATIONS

- ✓ List all advances issued by other organizations for this production period, including advances attributed by percentage of ownership in any Corporation/Cooperative/Partnership.
- ✓ List all outstanding advances from previous production periods, including advances attributed by percentage of ownership in any Corporation/Cooperative/Partnership.
- ✓ Attach a separate sheet if required.

Name of Producer Organization from which an advance was received	Agricultural Product for which an advance was received	Production Period	Amount of Advance Received
		20	\$
		20	\$
		20	\$

1.2 RELATED PRODUCERS

- ✓ Related Producers are producers with whom the applicant **does not** deal at arm's length.
- ✓ In the absence of proof to the contrary, producers are presumed to be related to another producer in any of the following circumstances:
 - One of the producers is the spouse, common-law partner of the other producer;
 - One of the producers owns at least 25% of the voting shares of the other producer;
 - One of the producers owns at least 25% of the voting shares of a corporation that directly or through any other corporation owns 25% of the voting shares of the other producer;
 - o One of the producers is entitled to 25% or more of the profits or revenues of the other producer.
 - o The producer shares any management and administrative services, equipment, facilities or overhead expenses of a farming operation with the other producer, but is not in partnership with that other producer; or
 - o Any other circumstances set out in the Agricultural Program Marketing Act
- Relatedness affects the applicant's eligibility to receive an advance, as well as the amount of an advance.
- ✓ If you answer "yes" to question 2, you may not be eligible to receive an APP advance, unless you are able to rebut the presumption of relatedness.

Has a related producer a) applied for an APP advafrom a previous program year?	ance in this program yea	ar or b) have an outstanding APP advance	YES	NO
2. Is any related producer ineligible as a result of a d	efault under APP, SCA	P or ESCAP?	YES	NO
1.2.1 RELATED INDIVIDUAL PRODUCER DE	CLARATION			
 ✓ List all related individual producers who receive Administrators. ✓ Attach a separate sheet if required. 	d an advance for this or	previous production periods, including advances	s issued by other	APP
Name of the related individual producer that received an advance	APP ID	Name of Administrator which issued the advance	Productio	n period
10001700 dil davalloc		davanos	20	
			20	
			20	
			20	
1.2.2 REBUTTAL OF RELATEDNESS				
✓ If you responded "yes" to <u>all</u> the statements beli	elow, you have not rebu ow, you have establishe	1.2.1. Itted the presumption of relatedness with the produced that you deal at arm's length with the producer our responses, such as articles of incorporation, for the produced in the produced incorporation, for the produced incorporation in the produced in the pro	(s) in question, a	and the
1. Name of the related individual producer that re	eceived an			
advance:				
a. You and the related producer file separate tax retu	ırns and/or produce sep	arate financial statements.	YES	NO
b. You and the related producer are not employees of	or do not act as agents	of the other.	YES	NO
c. You and the related producer conduct all business value and such transactions are documented.	transactions (e.g. shar	ing of equipment and/or land) at fair market	YES	NO
Name of the related individual producer that readvance:	eceived an			
a. You and the related producer file separate tax returns.	urns and/or produce sec	parate financial statements	YES	NO
b. You and the related producer are not employees of			YES	NO
c. You and the related producer conduct all business				
value and such transactions are documented.			YES	NO
3. Name of the related individual producer that re	eceived an			
advance:			VEO	NO
a. You and the related producer file separate tax retu	· · · · · · · · · · · · · · · · · · ·		YES	NO
b. You and the related producer are not employees of			YES	NO
 c. You and the related producer conduct all business value and such transactions are documented. 	transactions (e.g. shar	ing of equipment and/or land) at fair market	YES	NO
value and such transactions are documented.				
Name of the related individual producer that readvance:	eceived an			
a. You and the related producer file separate tax retu	ırns and/or produce sep	parate financial statements.	YES	NO
b. You and the related producer are not employees of	or do not act as agents	of the other.	YES	NO
c. You and the related producer conduct all business value and such transactions are documented.	transactions (e.g. shar	ing of equipment and/or land) at fair market	YES	NO

I certify the above to be true and correct. I agree to report any future changes in the producer's structure. I am aware that to make a false statement is an offence.

SIGNATURE OF PRODUCER	DATE

BCBFA BC BREEDER & FEEDER ASSOCIATION

AGRICULTURAL MARKETING PROGRAMS ACT (AMPA), ADVANCE PAYMENTS PROGRAM (APP)

JOINT AND SEVERAL LIABILITY CONTINUING GUARANTEE PARTNERSHIP/CORPORATION/COOPERATIVE

This guarantee will continue for advances made to this entity now and in the future unless changes are made to corporate structure or program

Applicants wanting to forego completion of the Joint & Several may alternatively obtain a third party guarantee. A third party guaranter is:

- An individual or group of individuals that has the financial collateral to issue a letter that guarantees an advance until it is fully reimbursed; or
- A financial institution that issues a letter that guarantees an advance until it is fully reimbursed.

The letter of guarantee must be in accordance with any applicable provincial laws in the province of operation of the Corporation, Cooperative or Partnership named in the Repayment Agreement.

Indicate if App	olicant is a:	PARTNERSHIP□	CORPORATION	N□ COOPER <i>I</i>	ATIVE 🗆	
Name of Applica	nt:					
for Cooperatives where partners of association.	, a majority of whose men or members, who are Cana nareholders/Partners/Mer	(MUST MATCH N Corporations, a majority of winders are Canadian Citizens on dian Citizens or permanent r nbers who have an interest in	r permanent residents esidents, are entitled	s; for a partnership or to at least 50% of the	other associa profits of the	tions of persons partnership or
ll Legal Name	Complete Mailing Add	ess	Home Telephone	Position in Company	% Interest	Birthdate
l Legal Name	Complete Mailing Add	ess	Home Telephone	Position in Company	% Interest	Birthdate
l Legal Name	Complete Mailing Add	ess	Home Telephone	Position in Company	% Interest	Birthdate
ll Legal Name	Complete Mailing Add	ess	Home Telephone	Position in Company	% Interest	Birthdate

None of the above producers have outstanding liability under any previous cash advance.

I/We, being Individuals/Partners/Shareholder(s)/Member(s), as the case may be of the the Producer (collectively referred to as the "Guarantors"), in consideration of an advance being made to the Producer, by BCBFA BC Breeder & Feeder Association for the eligible amount in any production period and the Minister of Agriculture and Agri-Food Canada (the "Minister") guaranteeing repayment of such advance and interest thereon, unconditionally guarantee to BCBFA BC Breeder & Feeder Association and the Minister of Agriculture and Agri-Food Canada, the due payment of all amounts owing by the Producer, pursuant to the terms and conditions of the BCBFA BC Breeder & Feeder Association Cash Advance Application, the Agricultural Marketing Programs Act (AMPA) and regulations, including the amount advanced, interest, and any collection costs, on any advance made to the Producer now or in the future.

Upon Default in payment of any sum owing by the Producer to BCBFA or the Minister at any time, or upon Default in the performance of the obligations by the Producer, BCBFA or the Minister may treat the whole of the indebtedness hereby guaranteed as due and payable and may forthwith collect from the Guarantors the total amount hereby guaranteed. The obligations of the Guarantors hereunder shall be continuing obligations and a new cause of action shall be deemed to arise in respect of each Default.

The Guarantors recognize that the Minister and the BCBFA, pursuant to AMPA, may stay a Default of the Producer, and we agree to such stay if the Minister and the BCBFA deem it advisable.

The Guarantors waive notice of acceptance of this Guarantee.

The Producer and all related parties meets all the requirements listed in the application for a cash advance from the BCBFA under the AMPA, and Advance Payments Program (APP) and neither the Producer or related parties is in Default under any prior repayment agreement under APP, Spring Credit Advance Program (SCAP) OR Enhanced Spring Credit Advance Program (ESCAP).

The Producer will fulfill all obligations as outlined in the application for a cash advance from the BCBFA under the AMPA or the APP.

In the event that the Producer does not fully repay the advance, interest, and any costs involved in collecting the account, the Guarantors will be responsible individually for repaying the debt, including interest and all costs now and in the future. We as individuals agree to be liable individually to repay the obligations including interest and costs now and in the future.

BCBFA shall not be bound to exhaust its recourse against the Producer or other parties before being entitled to payment from the Guarantors under the Guarantee. This Agreement shall continue to be binding upon the undersigned Guarantor(s), their heirs, executors, Administrators, and assigns and shall remain in force and effective as against the Guarantors until such time as the Producer has repaid all amounts owing by it to BCBFA and the Minister, on account of the Repayment Agreement or otherwise. The Guarantors agree that this Guarantee is a continuing guarantee. The Guarantors acknowledge that consideration has been given and agree that same may only be limited, upon giving written notice to BCBFA at 308 St. Laurent Avenue, Quesnel BC V2J 5A3 of the Guarantors' intent to limit this guarantee.

Any notice given will only be affected for advances subsequent to the notice.

I/We have read, understand and agree to be bound by all terms of this declaration and the BCBFA's Repayment Agreement and that all information set forth in these documents is true and correct.

Please note that by signing this document, you understand and agree that action may be taken against you personally to repay the full amount of any Defaulted advance, plus interest and costs.

IN WITNESS WHEREOF we, being all of the above-named Guarantors, hereunto set our hand(s). DO NOT USE CORPORATE SEALS ON THIS DOCUMENT ______ the ______ day of ______ , 20 _____ . Dated at All individual members or partners must sign personally (do not include any company name or position held) and must have a non-relative sign as a witness. Signature of Shareholder Signature of Witness (must not be a relative) Name of Shareholder (please print) Name of Witness (please print) Signature of Shareholder Signature of Witness (must not be a relative) Name of Shareholder (please print) Name of Witness (please print) Signature of Shareholder Signature of Witness (must not be a relative) Name of Shareholder (please print) Name of Witness (please print) Signature of Shareholder Signature of Witness (must not be a relative) Name of Shareholder (please print) Name of Witness (please print)

Any personal information provided to Agriculture and Agri-Food Canada will be protected under the provisions of the Privacy Act and will be stored in Personal Information Bank AAFC-PPU-140.

A NEW JOINT AND SEVERAL LIABILITY DECLARATION MUST BE FILLED OUT IF ANY CHANGES ARE MADE TO THE PARTNERSHIP/CORPORATION/COOPERATIVE.

ADVANCE PAYMENTS PROGRAM (APP)

BUSINESS RISK MANAGEMENT PROGRAM PROCEEDS – ASSIGNMENT AGREEMENT STORABLE AND NON STORABLE PRODUCTS

	THIS				, 20
			artner/Corporation/Coopera	ative), hereinafter referred	to as the "Assignor"
And BCBFA BC Breede	r & Feeder Association he	reinafter referred to as t	he "Administrator"		-
(BRM program name) , between the Producer a	Contract Number	and is be	rt 2 below, payable to the Aing used to secure Advance and pursuant to the Advance and Product(s):	es issued under the APP F	Repayment Agreement
PRODUCT #1	PRODUCT #1 PRODUCT #2 P		PRODUCT #4	PRODUCT #5	PRODUCT #6
"APP Electronic Deliver AAFC And Administrato "Business Risk Manage "Default" means, when "Producer" means the in "Livestock" means ca 2. THE PARTIES HE Should the Producer be transfer, assign and set year and all future years longer exists. For the pi BRM Administrator or the The amount of the Prod System or an alternative The Assignor allows the	ment Program" or "BRM" relused in relation to a produce individual, partnership, corpo title, sheep, swine and biso tree. RETO AGREE THAT: come in default under the recover to the Administrator all is until such a time as the Program of the Edministrator, any docum fucer's liability under the default under the defaul	e system which electronical fers to any program listed at that a Producer is constration or cooperative that an expayment agreement sign of his/her/their right, title aducer's liability under the yof the Assignor's under ents or agreements as the aulted advance(s) will be a AFC and the BRM Adminitie information with AAFC a	ally enables the submission of in the schedule of the Act, the idered in default under a repapplied for an advance under and interest in the proceeds defaulted advance(s), has betakings under this agreement as BRM Administrator may reaconfirmed to the BRM Administrator.	at can be used to secure are ayment agreement according the Advance Payments Produced in the Assignor to be received from the BRN the paid in full, and a liability, the Assignor shall make, eleasonably request.	a advance; g to Section 21 of the Act. ogram. If hereby agrees to M program in the current y to the Administrator no execute and deliver to the P Electronic Delivery
N.	AME AND TITLE OF PRODUCER			SIGNATURE OF PRODUCE	R
N.	AME AND TITLE OF PRODUCER			SIGNATURE OF PRODUCE	R
N.	AME AND TITLE OF PRODUCER			SIGNATURE OF PRODUCE	R
N.	AME AND TITLE OF PRODUCER			SIGNATURE OF PRODUCE	R

Any Personal information provided to Agriculture and Agri-Food Canada will be protected under the provisions of the Privacy Act and will be stored in Personal Information Band AAFC-PPU-140

NAME AND TITLE OF ADMINISTRATOR

SIGNATURE OF ADMINSTRATOR

Production Insurance

BC Ministry of Agriculture

Assignment of Indemnity Crop Year _____

Production Insurance Grower Number:	
For valuable consideration, I/We	(insured),
	Breeder & Feeder Association, of 308 St. Laurent Avenue
	and interest in the proceeds to be received from the
	gram in the current year and all future years until such a
	and for which this BRM program has been used
	ne Administrator no longer exists. This assignment of
•	me in Default under the Repayment Agreement. For the indertakings under this Agreement, the Assignor shall make,
	he Administrator, any documents or agreements as the BRM
administrator may reasonably request.	Te Administrator, any documents of agreements as the billy
Contract/Policy Number: for the following insured crops:	
Tor the following insured crops.	
This assignment is subject to the terms and condition	ions to the contract and to the conditions outlined below.
Dated at	, in the Province of British Columbia
this day of	, in the Province of British Columbia , 20
Insured (print)	Insured (signature)
Witness (print)	Witness (signature)
Insured (print)	Insured (signature)
insured (print)	insured (signature)
Witness (print)	Witness (signature)
<u>C</u>	<u>ONDITIONS</u>
An assignment shall be binding upon person(s) who	o succeed to the assignor's interest in the insurance contract.
	contract shall be subject to a deduction for any amounts outstanding to
the Business Risk Management Branch, including ur	npaid premium(s).
	er the contract shall constitute a complete discharge of the Insurer's
obligation with respect to the loss for which such in 4. Only one assignment shall be in effect at any one tire.	me with respect to the insured crop(s), as listed above, for any crop year.
	isted above, shall be the one first filed and approved below.
	y the Insurer, this form shall constitute an endorsement to the above-
noted Production Insurance Contract.	
The Insurer hereby approves the foregoing assignment.	
Dated this day of, 2	20 at am/pm.
PI Finance Rep's Name (Print)	









TERMS AND CONDITIONS OF THE REPAYMENT AGREEMENT

In consideration of the Administrator granting an advance pursuant to the provisions of the Advance Payments Program, the parties hereunto agree as follows:

1.0 Important Terms

- 1.1 "AAFC" means Agriculture and Agri-Food Canada.
- 1.2 "Administrator" means BCBFA BC Breeders & Feeders Association
- 1.3 "Terms & Conditions" means the content of the Terms and Conditions of this Application and Repayment Agreement.
- 1.4 "Repayment Agreement" means the completed Program Application, including these Terms and Conditions signed by the Producer and an authorized representative of the Administrator.
- 1.2 "AMPA" means Agricultural Marketing Programs Act.
- 1.6 "Minister" means the Minister of Agriculture and Agri-Food Canada or any person authorized to act on his or her behalf.
- 1.7 "APP" means the Advance Payments Program.
- 1.8 "SCAP" means the Spring Credit Advance Program.
- 1.9 "ESCAP" means the Enhanced Spring Credit Advance Program.
- 1.10 "Agricultural Products" means an animal or plant or a product, including any food or drink that is wholly or partly derived from an animal or plant, and includes all after acquired Agricultural Products of the Producer, or any proceeds therefore.
- 1.11 "Her Majesty" means Her Majesty the Queen in Right of Canada.
 1.12 "Agricultural Product in Production" means a Storable Agricultural Product defined in the Terms and Conditions in this application that are not yet produced or are in the course of being produced, but once produced, can be stored for a period of time as to remain in good marketing condition until sold or disposed of.
- 1.13 "Agricultural Product in Post-Production" means a Storable Agricultural Product that has been produced and are now in storage for a period of time as to remain in good marketing condition until sold or disposed of.
- 1.14 "Livestock" means cattle, hogs, bison and sheep.
- 1.15 "Animals" means goats and lambs which for the purpose of this agreement, are considered non-storable agricultural products.
- 1.16 "Advance on Agricultural Product in Production" means an Eligible Advance based on expected production of an eligible Storable Agricultural Product in Production as per Subsection 1.12.
- 1.17 "Advance on Agricultural Product in Post-Production" means an Eligible Advance based on the volume of eligible Agricultural Product that the Producer has in inventory.
- 1.18 "Advance on Livestock" means an eligible advance based on inventory of an eligible livestock.
- 1.19 "Advance on Animals" means an eligible advance based on inventory of an eligible animals.
- 1.20 "Advance Rate on Agricultural Product in Production" means the rate of issuance applicable to advances issued prior to **September 1, 2016**.
- 1.21 "Advance Rate on Agricultural Product in Post-Production" means the rate of issuance applicable to advances issued on or after **September 1, 2016** but before **March 1, 2017**.
- 1.22 "Advance Rate on Livestock" means the rate of issuance applicable to advances issued prior to **March 31**, **2017**.
- 1.23 "Advance Rate on Animals" means the rate of issuance applicable to advances issued prior to **March 31, 2017**.
- 1.24 "Eligible Advance" means the advance the Producer is eligible to receive as calculated in the Section 2 of this Application.
- 1.25 "Application for an Advance Worksheet" means the template used to calculate the Eligible Advance for the purposes of the APP.
- 1.26 "Final Production Insurance Agency Report" or "Seeded Acreage Report" means a Production Insurance Agency Report or a report of the same from AgriStability wherein the Producer identifies the amount of the Agricultural Product currently in production in order to calculate final entitlements for an advance on Storable Agricultural Products pre-production.
- 1.27 "Post-Production Report" means the report wherein the Producer specifies the amount of Agricultural Product held in storage.

- 1.28 "Production Period" is the period that commences on **April 1, 2016** and terminates September 30, 2017 for grain, sheep and lamb advances and terminates on March 31, 2018 for cattle and bison advances.
- 1.29 "BCBFA" means BCBFA BC Breeders & Feeders Association.
 1.30 "Eligible BRM Program" means a program eligible to be used as security against an advance pursuant to the regulations and includes AgriStability, CAIS, NISA, Production Insurance and a self-directed risk management program or any programs that may replace the aforementioned programs. For livestock, the Eligible BRM Program will only be used as security for defaulted advances. For animals, the Eligible BRM Program will be used as security for advances.
- 1.31 "Producer" means a producer of an Agricultural Product as identified in this application who is:
- a) a Canadian citizen or a permanent resident of the age of majority of the province where the farming is carried on, who is entitled to own the agricultural product and who is entitled to make the marketing decisions on the agricultural product; or
- b) a corporation a majority of whose voting shares are held by Canadian citizens or permanent residents, one of whom is a shareholder, the age of majority in the province where the farming is carried on and one of whose shareholder is entitled to own the crop as landlord and is entitled to make the marketing decisions on the agricultural product; or
- c) a cooperative, a majority of whose members are Canadian citizens or permanent residents, one of whom is a member the age of majority in the province where the farming is carried on and one of whose member is entitled to own the crop as landlord and is entitled to make the marketing decisions on the agricultural product; or
- d) a partnership or other association of persons where partners or members who are Canadian citizens or permanent residents are entitled to at least 50% of the profits of the partnership or association, one of whom is a member, the age of majority in the province where the farming is carried on and one of whose member is entitled to own the crop as landlord and is entitled to make the marketing decisions on the agricultural product.
- 1.32 "BRM Program Coverage Report" means a report from the Agency responsible for the administration of the BRM Program used as security, wherein the Producer identified the amount of security available under the BRM Program.
- 1.33 "Advance Cycle" means a period of up to twelve (12) months that starts when the producer is issued an advance and ends no later than the end of the Production Period.
- 1.34 "Continuous Flow Operation" means a farming operation where Livestock that are sold are constantly replaced by new ones so that the number of head of Livestock in inventory remains constant and sufficient to support the outstanding balance.

2.0 Issuance of the Advance

2.1 Issuance of the Advance - Grain

2.1.1 The Administrator shall make an installment of **60%** of the estimated Eligible Advance on a Storable Agricultural Product – Preproduction calculated in accordance with the Worksheet and using the Advance Rate on Storable Agricultural Products – Preproduction, upon the execution of this Repayment Agreement by the Administrator. The Producer must have sufficient production insurance and/or AgriStability coverage related to the Agricultural Product to justify the Eligible Advance in accordance with the Worksheet and using the Advance Rate on Storable Agricultural Products – Pre-production. 2.1.2 Before **August 1, 2016**, producers securing the advance with production insurance shall provide a copy of a Final Production Insurance Report/Seeded Acreage Report, confirming the actual acres planted or other current production as applicable, otherwise be declared in Default. For producers using another eligible BRM Program (AgriStability) as security the producer must provide a signed

declaration confirming acres planted as applicable and consent to an inspection at the discretion of the administrator otherwise be declared in Default.

- 2.1.3 Based on the information contained in the documents required in Subsection 2.1.2, as applicable, the Administrator shall recalculate the Eligible Advance in accordance with the application for an Advance Worksheet, and issue a second installment to the Producer equal to the recalculated Eligible Advance less the installment referred to in Section 2.1.1, and any other advance under the APP from any Administrator.
- 2.1.4 Should the Eligible Advance as calculated in 2.1.3 be insufficient, through no fault of the Producer, to justify the outstanding advance to the Producer, the Administrator shall notify the Producer that he/she has thirty (30) calendar days to repay the part of the outstanding amount of the advance that exceeds the Eligible Advance by more than six thousand dollars (\$6000.00) or ten percent (10%), whichever is greater or, if eligible, make an application for an advance on another commodity and have the proceeds applied to the deficit, failing which, the Producer will be declared in Default.
- 2.1.2 Where applicable, the Administrator shall issue an advance on a Storable Agricultural Product Post-production calculated in accordance with the Application for an Advance Worksheet and using the Advance Rate specific to that Storable Agricultural Product Post- production. The Producer must have sufficient Agricultural Product in storage to justify the Eligible Advance or will be declared in Default.
- 2.1.6 Where an advance on a Storable Agricultural Product Preproduction is outstanding under the APP, the Producer must submit a Post-Production Report on or before **December 31, 2016**, otherwise be declared in Default.
- 2.1.7 Should the Post-Production Report demonstrate, through no fault of the Producer, that the Agricultural Product in storage is not sufficient to justify the advance issued to the Producer based upon the price at issuance, the Administrator shall notify the Producer that the Producer has thirty (30) calendar days to repay the part of the outstanding amount of the advance that exceeds the Eligible Advance, failing which, the Producer will be declared in Default.
- 2.1.8 Any advance on all eligible Agricultural Products or any installment on such advance shall be issued as per the dates specified in Subsections 1.20, 1.21 and 1.28 inclusive, as applicable.

2.2 Issuance of the Advance - Livestock

- 2.2.1 The Administrator shall make an installment of the eligible advance on livestock as stated on the advance requested by the Producer and using the advance rate on the livestock, upon the execution of this Repayment Agreement by the Administrator. The Producer must provide a BRM Program Coverage Report demonstrating participation in an eligible BRM Program.
- 2.2.2 Through no fault of the Producer, should the value of the Agricultural Product, once produced, not be sufficient to justify the outstanding advance, the Administrator shall notify the producer that they have thirty (30) calendar days to repay the part of the outstanding amount of the advance that exceeds the reduced coverage amount by more than six thousand (\$6000) dollars or ten percent (10%). Failing this, the producer will be declared in default.
- 2.2.3 Any advance on all eligible livestock or any installment on such an advance shall be issued as per the date specified in subsection 1.22 and 1.28 of these Terms and Conditions.

2.3 Issuance of the Advance - Animals

- 2.3.1 The Administrator shall make an installment of the eligible advance on animals as stated on the advance requested by the Producer and using the advance rate on the animals, upon the execution of this Repayment Agreement by the Administrator. The Producer must provide a BRM Program Coverage Report demonstrating participation in an eligible BRM Program. 2.3.2 Through no fault of the Producer, should the value of the Agricultural Product, once produced, not be sufficient to justify the outstanding advance, the Administrator shall notify the producer that they have thirty (30) calendar days to repay the part of the outstanding
- outstanding advance, the Administrator shall notify the producer that they have thirty (30) calendar days to repay the part of the outstanding amount of the advance that exceeds the reduced coverage amount by more than six thousand (\$6000) dollars or ten percent (10%). Failing this, the producer will be declared in default.
- 2.3.3 Any advance on all eligible animals or any installment on such an advance shall be issued as per the date specified in subsection 1.23 and 1.28 of these Terms and Conditions.

3.0 Repayment of the Advance

3.1 Repayment of the Advance - Grain

- 3.1.1 The Producer shall repay the amount of the advance as specified in this Repayment Agreement to the Administrator by the end of the Production Period:
- a) where an Agricultural Product in respect of which the advance is made is sold to a Buyer named by the Administrator, by authorizing each buyer to withhold from such proceeds, in respect of each sold unit of Agricultural Product, an amount at the advance rate in effect at the time of issuance, and remit to the Administrator such amounts withheld until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid;
- b) where the Producer otherwise sells or disposes of that portion of Agricultural Product in respect of which the advance is made, by paying directly to the Administrator for each unit of Agricultural Product within thirty (30) calendar days of receipt of payment or within sixty (60) calendar days of delivery to the Buyer whichever is earlier, an amount at the advance rate in effect at the time of issuance until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid, as well as providing the proof of sale documentation of that agricultural product no later than the end of the production period;
- c) where an Agricultural Product in respect of which the advance is made is sold, the Producer is required to provide proof of sale documentation no later than the end of the production period; however, proof of sale documentation is not required for repayments made from the beginning of the production period to **January 31, 2017**.
- d) by assigning to the Administrator amounts payable to the Producer under an eligible BRM program which the Administrator will apply to repay the advance within five (5) calendar days of receipt of such amounts until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid. The Administrator will reimburse any amount received from a BRM program in excess of the outstanding advance to the producer within seven (7) calendar days of receipt.
- 3.1.2 In addition to the mandatory payments and requirements under paragraphs 3.1.1.a), 3.1.1.b) 3.1.1.c), and 3.1.1 d) above, the Producer may choose to reimburse the advance:
- a) by making a repayment without proof of sale up to the greater of \$10,000 or ten percent (10%) of the total amount of the advance. If the Producer chooses to repay in cash an amount in excess of such amounts without proof of sale of the Product, the Producer will be charged an interest penalty at the rate of BMO Prime plus 1%, on the excess amount from the day the advance was issued to the day the repayment was made. The producer has thirty (30) days to repay the interest.
- b) by paying directly to the Administrator any amount received by the Producer under an eligible BRM program before the end of the production period or by assigning to the Administrator amounts payable under a listed BRM program.
- c) by paying directly to the Administrator any amount received by the Producer, not exceeding the proceeds evidenced by proof of sale, where applicable.
- d) Notwithstanding subclause 3.2.1a of this Agreement, a repayment without proof that the Agricultural Product has been sold can be made if the Administrator is satisfied that the Agricultural Product in respect of which the Advance has been made has not been disposed of by the Producer at the time of the repayment. As such, a third party verification will need to be provided or an inspection will be conducted, and may be at the expense of the Producer.
- E Notwithstanding subclause 3.2.1a of this Agreement, a repayment without proof that the Agricultural Product has been sold can be made to repay an Advance taken on the Agricultural products listed in the attached schedule from the beginning of the Production Period until January 31, 2017.
- 3.1.3 In the event that the Producer repays the amount of the advance to the Administrator by selling the Agricultural Product or part of the Agricultural Product in the manner described in paragraph 3.1.1 a) of these Terms and Conditions, the Producer shall:
- a) indicate in writing to the Administrator to which buyer, named by the Administrator, the Agricultural Product will be sold, prior to selling the said product to such buyer; and

- b) notify the Administrator immediately upon receiving any information to the effect that the named buyer is not promptly remitting to the Administrator the amount so withheld; and
- c) remain liable to the Administrator for repayment of any part of the advance where the said buyer has failed to remit to the Administrator that part of the advance withheld by it pursuant to its agreement with the Administrator.
- d) The Producer agrees that the full amount of repayments received by the Administrator will be applied to the portion of the Advance on which the Minister pays the interest, before the portion of the advance on which the Producer pays the interest.

3.2 Repayment of the Advance - Livestock

- 3.2.1 The Producer shall repay the amount of the advance as specified in this Repayment Agreement by the end of the Production Period by paying directly to the Administrator for each unit of Agricultural Product within thirty (30) calendar days of receipt of payment or within sixty (60) calendar days of delivery to a Buyer whichever is earlier, an amount at the advance rate in effect at the time of issuance until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid.
- 3.2.2 In addition to the mandatory payments under paragraph 3.2.1 above, the Producer may choose to reimburse the advance:
 a) by making a repayment without proof of sale up to the greater of \$1,000 or ten percent (10%) of the total amount of the advance. If the Producer chooses to repay an amount in excess of such amounts without proof of sale of the Product, the Producer will be charged an interest penalty at the rate of BMO Prime plus 1%, on the excess amount from the day the advance was issued to the day the repayment was made.
- b) by paying directly to the Administrator any amount received by the Producer under an eligible BRM Program before the end of the production period.
- c) by paying directly to the Administrator any amount received by the Producer, not exceeding the proceeds evidenced by the proof of sale, where applicable.
- d) proof of sale for the agricultural products for which these advances were received must be provided no later than the end of the production period.
- e) by making a repayment without proof of sale if the producer is able to provide verification that the agricultural product on which the advance was issued remains under the producer's control and has not been sold. Verification is required to be provided in advance of the repayment and all costs associated with the verification are the responsibility of the producer.
- 3.2.3 For a Continuous Flow Advance, where the Producer otherwise sells or disposes of that portion of Agricultural Product in respect of which the advance is made, by paying directly to the Administrator for each unit of Agricultural Product within twelve (12) months from the date the advance was made but no later than the end of the Production Period, an amount at least the advance rate in effect at the time the advance was issued until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid. The total repayment should be supported by proof of sale.

3.3 Repayment of the Advance - Animals

- 3.3.1 The Producer shall repay the amount of the advance as specified in this Repayment Agreement by the end of the Production Period by paying directly to the Administrator for each unit of Agricultural Product within thirty (30) calendar days of receipt of payment or within sixty (60) calendar days of delivery to a Buyer whichever is earlier, an amount at the advance rate in effect at the time of issuance until all the advances made to the Producer and the interest payable by the Producer on those advances are repaid.
- 3.3.2 In addition to the mandatory payments under paragraph 3.3.1 above, the Producer may choose to reimburse the advance:
 a) by making a repayment without proof of sale up to the greater of \$10,000 or ten percent (10%) of the total amount of the advance. If the Producer chooses to repay an amount in excess of such amounts without proof of sale of the Product, the Producer will be charged an interest penalty at the rate of BMO Prime plus 1%, on the excess amount from the day the advance was issued to the day the repayment was made.
- b) by paying directly to the Administrator any amount received by the Producer under an eligible BRM Program before the end of the production period.

- c) by paying directly to the Administrator any amount received by the Producer, not exceeding the proceeds evidenced by the proof of sale, where applicable.
- d) proof of sale for the agricultural products for which these advances were received must be provided no later than the end of the production period.
- e) by making a repayment without proof of sale if the producer is able to provide verification that the agricultural product on which the advance was issued remains under the producer's control and has not been sold. Verification is required to be provided in advance of the repayment and all costs associated with the verification are the responsibility of the producer.

4.0 Security Interests

- 4.1 The Producer agrees to grant a security interest in the Producer's Agricultural Product, and on any subsequent Agricultural Products of the same nature produced by the Producer, as collateral in the amount of the Eligible Advance until the full repayment of the Producer's liability under Sections 22 and 23 of the Act. The Producer further agrees that the Administrator's interest shall rank prior to the interest of any other creditor or security holder and confirms that the Producer has obtained signed priority agreements from all entities who have or may be entitled to have an interest in the Agricultural Product(s) ranking ahead of the Administrator. The Producer also agrees that upon Default, the Administrator has the right to seize the Producer's Agricultural Product(s) and any subsequent Agricultural Product wherever situated and sell the Agricultural Product as it sees fit in order to realize upon any amount outstanding under this repayment agreement including interest and any legal costs and apply the proceeds against the Producer's liability (as defined in 5.3) until fully repaid.
- 4.2 To further secure the repayment, the Producer has irrevocably assigned the Producer's BRM Program repayments to the Administrator to secure repayment of all monies owing by the Producer to the Administrator as defined in 5.3 until fully repaid. The Producer acknowledges that all BRM Program repayments will be paid automatically to the Administrator until payment in full (as defined in 5.3) is received. The Producer further agrees that the Producer has obtained all signed priority agreements such that the Administrator's interest in the BRM Program payments shall rank prior to the interest of any other creditor or security holder. If the advance is for Agricultural Products that have not been produced or are in the process of being produced, the producer agrees to grant a security interest on the proceeds of a program listed in the Schedule as collateral to the Administrator in the amount of the advance plus interest and costs as provided in this agreement.
- 4.3 Should the producer suffer a loss prior to the reseeding deadlines in the province of operation, the producer agrees to reseed in order to ensure that they continue to qualify for a full production insurance indemnity should additional losses be suffered; otherwise, the producer will repay any unsecured amount of the advance within twenty (20) calendar days of the reseeding deadline.
- 4.4 For a Continuous Flow Advance, the level of inventory on which the advance was calculated must be the minimum inventory maintained throughout the Advance cycle.

5.0 Default

- 5.1 The Producer is in Default if the Producer has not met all of their obligations under the Repayment Agreement at the end of the production period for which the advance was made;
 5.2 The Administrator shall declare a producer in Default and
- immediately inform the Producer of the same, if the Producer:
 a) has not met any of the obligations under the Repayment Agreement within twenty one (21) calendar days after the day on which the Administrator mails or delivers a notice to the Producer stating that the Producer has had, in the opinion of the Administrator, adequate opportunity to meet the obligation, and requesting that the Producer
- b) at any time breaches irremediably any substantial obligation under the Repayment Agreement; or
- c) provides false or misleading information to the Administrator for the purpose of obtaining a guaranteed advance, or evading compliance with an undertaking to repay it.
- 5.3 Upon Default, the Producer is liable to the Administrator for:

- a) the amount of the advance outstanding:
- b) the interest on the outstanding advance from the date of the original advance at the default rate of interest specified in Subsection 6.2 of these Terms and Conditions; and
- c) The Administrator may also charge a default management fee to cover costs related to the recovery for all outstanding amounts from producers who are in default under a repayment agreement including the costs related to the recovery of both principle and interest amounts. 5.4 If the Producer is declared in Default and the Minister makes payment under the guarantee, the Minister is subrogated to all rights of the Administrator against the Defaulted Producer and against any other persons liable under this Repayment Agreement. The Producer is, in addition to the amounts stated in Subsection 5.3, liable to the Minister for interest at the rate specified in Subsection 6.2 and the costs incurred by the Minister to recover the amount, including legal costs.
- 5.2 Where applicable, the Producer agrees that if the Producer resides in a province where the legislation allows for the extension of the limitation period, to extend the limitation period and to take any necessary steps as determined by the Administrator to ensure that the limitation period for seeking a remedial order for claims arising from this Agreement shall be extended from the date the Administrator knew, or in the circumstances, ought to have known, of the claim. Where possible according to the provincial legislation, the applicant further agrees that the extended limitation period should be of six years.
- 5.6 For the purpose of this Repayment Agreement, an ineligibility period of 1 month may be applied against the Producer by the Administrator once the Producer has repaid his debt in full.
 5.7 The Producer agrees to assign to the Administrator amounts payable to the Producer under an eligible BRM Program as identified in the BRM assignment of this application for the repayment of the amount of the eligible advance plus interest costs provided for in this Repayment Agreement. Such assignment becomes effective and will be registered only when the Producer becomes in default.

6.0 Interest Rate

- 6.1 The interest payable by the producer during the production period while in compliance with *AMPA* and this Repayment Agreement will be:
 - a) **0 percent** on the amount of the advance designated as interest from
 - b) **BMO Prime rate** on the amount of the advance designated as interest bearing, calculated daily; and
 - c) BMO Prime rate plus 1% on repayments without proof of sale in excess of the greater of \$1,000 or ten percent (10%) of the total amount of the advance, calculated daily.
 - d) **BMO Prime rate plus 1%** on repayments submitted outside the proof of sale deadlines detailed in paragraph 3.1.1 b), 3.2.1, and 3.3.1, calculated daily.
- 6.2 In the event that the Producer is declared in Default, the interest payable by the Producer will be:
 - a) **BMO Prime rate plus 1%** on the amount of the outstanding balance from the date the advance was cashed to the date the Producer was declared in Default, calculated daily.
 - b) BMO Prime rate plus 1% on the amount of the outstanding Producer's liability from the date of Default until the advance, interest
- and all costs of collection are repaid in full, calculated daily.
 6.3 In the event that the Producer chooses to repay an amount in excess of the limits outlined in 3.2.2a of this agreement without proof of sale of the Product, the interest payable by the Producer will be prime + 1% on the amount in excess of the limit from the date the Advance was issued to the day the repayment was made.

7.0 General Provisions

- 7.1a) The Production Period for Agricultural Products commences on **April 1, 2016** and terminates on **September 30, 2017** for grain, sheep and lamb advances and terminates on **March 31, 2018** for cattle and bison advances.
- 7.1b) The Program Year means the period used to manage program limits as per Subsections 9(1) and 20(1) of the AMPA and, for the purpose of this Repayment Agreement, this period commences on **April 1, 2016** and terminates on **March 31, 2017**.

- 7.2The advance referred to in Sections 1.16 and 1.17 of these Terms and Conditions is deemed to have been received on that portion of the Producer's Agricultural Product first sold. The Producer shall not dispose of any other part of this Agricultural Product, in any manner, before disposing of that portion of the Agricultural Product for which the advance was received.
- 7.3 This Repayment Agreement shall commence upon approval and execution of this Agreement by the Administrator, and shall terminate upon repayment of all amounts provided for in this Agreement.
- 7.4 The Administrator or its authorized agent has the right to inspect the Agricultural Product and perform a credit check on the Producer or any of the Producer's Partners/Shareholders/Members at any time during the term of this Agreement.
- 7.2 The Producer shall give immediate notice to the Administrator of any material loss, destruction or damage to the Agricultural Product.
 7.6 If the Agricultural Product or a portion of the Agricultural Product for which an advance was made ceases to be in marketable condition, through no fault of the Producer, the Producer shall immediately inform the Administrator and the Producer becomes liable to the Administrator for the portion of the guarantee of the advance, together with interest on it from the date of the advance, that is attributable to the unmarketable portion of the Agricultural Product. This amount shall be repaid within thirty (30) calendar days.
- 7.7 The Producer shall respect the terms of the BRM Program used as security and shall ensure that any payments from the BRM Program related to the Agricultural Product are forwarded to the Administrator up to the extent of the Eligible Advance, and the Producer must notify the Administrator if further requests for an assignment of the BRM Program proceeds are made, granted or registered.
- 7.8 This Repayment Agreement shall be interpreted in accordance with the laws of the Province of British Columbia, Canada.
- 7.9 If production insurance is being used, the Producer shall have insurance on the entire Agricultural Product for which the advance was made, to the full extent of the advance, for all insurable perils, until the Producer's liability is repaid or it becomes a stored product. The Producer further agrees that any payout of this insurance will first be used to repay any outstanding advance.
- 7.10 Whenever the singular or masculine is used throughout this Repayment Agreement, it shall be construed as including the plural, feminine or neuter whenever the context and/or the parties hereto require.
- 7.11 In the event that any part of this Repayment Agreement is found to be invalid by a court of law, then the Producer agrees to be bound by the terms and provisions of the balance of this Repayment Agreement.
- 7.12 This Repayment Agreement shall not terminate by reason of death or disability of the Producer, but shall continue to be binding upon personal representatives to execute any instruments that may be necessary or proper to carry out the purpose and intent of this Agreement.
- 7.13 The Producer agrees to provide the Administrator with any information requested by the Administrator to substantiate the statements made within this application to further satisfy eligibility requirements. Failure to provide such documentation as requested by the Administrator may result in a rejection of the application or in the Producer being declared in Default if the advance has been issued.
- 7.14 For the purposes of giving effect to any of the Producer's undertakings under the Repayment Agreement, notably concerning the priority agreement, the security and assignment of rights, the Producer shall make, execute and deliver to the Administrator any documents or agreements as the Administrator may reasonably request, including security agreements, assignments and financing statements.
- 7.15 All parties herein agree that should there be any discrepancies between this agreement and the *AMPA* and its regulations the *AMPA* and its regulations will supersede this Agreement.
- 7.16 No Amendment to this agreement which may result in the reduction of the value of the security pursuant to (Section 4.0) of these Terms and Conditions, other than an amendment to correct a clerical or mathematical error, shall be made without written permission of the Minister, except under the following circumstances:
- a) if the value of the stored Agricultural Product has decreased through no fault of the Producer to the extent that it has made it more beneficial to feed the Agricultural Product to the Producer's animals than to sell it;

b) if the cost of feed has increased to the point where it is more beneficial to feed the Agricultural Product to the Producer's animals than to purchase feed.

7.17 Unless authorized by the Minister, any amendment to the Repayment Agreement as per subsection 7.16 of these Terms and Conditions will not be retroactive and will come into force on the day that the amendment is signed and will substantially conform with APP administrator's amendment of the Repayment Agreement. The parties recognize that any interest benefit received as a result of paragraph 6.1 a) of these Terms and Conditions before the coming into force of the amendment does not need to be reimbursed.

7.18 It is agreed that all pages of this application form part of the Terms and Conditions of the Repayment Agreement including the

Administration Fees.

7.19 Where the Administrator determines that the Producer is insolvent, bankrupt, or has recently filed a notice of intention to make a proposal or has made a proposal under the *Bankruptcy and Insolvency Act* or is seeking protection under any other insolvency or bankruptcy related statute such as *Companies' Creditors Arrangement Act* and the *Farm Debt Mediation Act* the Producer's application must be rejected. 7.20 This agreement may be executed in two or more counterparts, each of which shall be deemed to be an original and all of which shall constitute one and the same agreement. A counterpart signed by one party hereto and transmitted by facsimile shall have the same effect as a counterpart originally signed by such party.

DECLARATION OF PRODUCER & REPAYMENT AGREEMENT

The Advance Payments Program (APP) is a Government of Canada program which supports the provision of cash advances to Producers across Canada. Under the APP, Agriculture and Agri-Food Canada (AAFC) provides funding to guarantee advances taken by Producers through farm organizations and covers the interest on the first \$100,000 in advances taken by each Producer under the program.

- 1) I am applying as an individual or, on behalf of the Partnership/Corporation/Cooperative for which I represent, and have authority to make an application for an advance payment pursuant to the Advance Payments Program (APP).
- 2) One of the Partners/Shareholders/Members/Authorized Officer am of the age of majority, and declare that the Corporation/Cooperative/partnership is controlled by a Canadian Citizen(s) or a permanent resident(s).
- 3) I am, or at least one of the Partners/Shareholders/Members is the producer of the Agricultural Product for which this application is made
- 4) No other person has an interest in the Agricultural Product with respect to which this Application is made, and the Agricultural Product will be sold in my name or the name of the Partnership/Corporation/Cooperative for which I represent. I am/we are the owner(s) of and am/are responsible for marketing the Agricultural Products pledged in this Application.
- 5) I am not required by the *Income Tax Act* to report income from other farming operations or other corporations carrying on a farm business, other than the one named in this Application and Repayment Agreement, otherwise I have listed on the Applicant's Declaration all other farming operations and corporations carrying on farm operations in which I have an interest.
- 6) For the purposes of applying as a Partnership/Corporation/Cooperative, all Partners/Shareholders/Members who have an interest in the entity are listed in this Application on the Joint & Several Liability Form.
- 7) Neither I, nor any of the farming operations listed on the Producer's Declaration Form, the Partnership/Corporation/Cooperative or any of the Partners/Shareholders/Members listed in this Application, are in Default under any Repayment Agreement pursuant to the *Advance Payments for Crops Act (APCA)*, the *Prairie Grain Advance Payments Act (PGAPA)*, the Spring Credit Advance Program (SCAP), the Enhanced Spring Credit Advance Program (ESCAP), New Advance Payments Program (NAPP), Advance Payments Program (APP) or the *Agricultural Marketing Programs Act (AMPA)*.

 8) I am, or the Partnership/Corporation/Cooperative that I represent, is not ineligible under an advance guarantee agreement made pursuant to *AMPA*/SCAP/ESCAP.
- 9) I, or the Partnership/Corporation/Cooperative that I represent, as the case may be, am requesting an advance on a storable Agricultural Product or a non-storable Agricultural Product (including livestock/animals), and have made an application for production insurance and/or am participating in the AgriStability program as outlined in this Application and Repayment Agreement.
- 10) I, or the Partnership/Corporation/Cooperative that I represent, and who is/are requesting an advance on a Storable Agricultural Product in post production, have sufficient Agricultural Product in storage to justify the amount advanced in this Application and Repayment Agreement.
- 11) Except in the case of Emergency Advances for "severe economic hardship", I declare having submitted the duly completed priority agreements required for every secured creditor that has an assignment on the proceeds of crop insurance and/or AgriStability used to secure the advance, as applicable, and/or holds a lien or encumbrance on the Agricultural Products listed in this Application and Repayment Agreement.
- 12) The only Secured Parties or entities entitled to security by advancing agricultural inputs on the Agricultural Products are those stated on this Application.
- 13) I agree that a credit check and an inspection of the Agricultural Products may be performed at any time while an application is pending or the advance is outstanding.
- 14) I acknowledge that, in the event of a Default, I may, or the Partnership/Corporation/Cooperative or its shareholders/members/partners may be denied access to other federal agricultural support programming or, alternatively the Minister of Agriculture and Agri-Food Canada reserves the right to off-set from such support a sum equal to the outstanding amount and related interest charges and recovery costs.
- 15) I, or the Partners/Shareholders/Members declare that this Application is consistent with the purpose of the APP.
- 16) I, or the Partners/Shareholders/Members certify that all of the information provided in this Application is true and correct in every respect.
- 17) I, or the Partners/Shareholders/Members understand that failing to comply with Application requirements may delay the processing of the Application or may render me or the Partnership/Corporation/Cooperative that I represent, ineligible for receiving an advance under the Program.
- 18) I/We agree, that if I/We reside in a province where the legislation allows for the extension of the limitation period, to extend the limitation period and to take any necessary steps as determined by the Administrator to ensure that the limitation period for seeking a remedial order for claims arising from this application shall be extended from the date the Administrator knew, or in the circumstances, ought to have known, of the claim. Where possible according to the provincial legislation, I/We further agree that the extended limitation period should be of six years.
- 19) I, or the Partners/Shareholders/Members authorize BCBFA BC Breeders & Feeders Association and AAFC to collect the information contained in, with, or pursuant to this Application and Repayment Agreement. AAFC may use the information to verify and/or assess the Application and Repayment Agreement, as well as to administer, audit, analyze, and evaluate the APP. The personal information provided will be protected under the federal *Privacy Act* and the provisions of the federal *Access to Information Act*. The personal information retained by AAFC will be held in Personal Information Bank PPU140. All non-federal government organizations are obligated to protect personal information in accordance with the *Personal Information and Electronic Documents Act (PIPEDA)* or under legislation applicable within their jurisdiction. You may access your personal information held by AAFC by making a formal request under the *Privacy Act* in writing or by completing a Personal Information Request Form which is available through Info Source or at Web Site http://www.tbs-sct.gc.ca/tbsf-fsct/350-58_e.asp. Your request should be mailed to: Agriculture and Agri-Food Canada, Coordinator, Access to Information and Privacy, Room 227, Tower 5, 4th Floor 1341 Baseline Road, Ottawa, Ontario, K1A 0C5 Tel. 613-773-1386 Fax. 613-773-380 20) I authorize BCBFA BC Breeders & Feeders Association and AAFC to convey the information contained in this Application and Repayment Agreement, as well as associated documentation, both personal and otherwise, to the Federal and Provincial Governments and their agencies; and the Lender (BMO) for the purposes of verifying APP entitlements, verification, assignment and realization of security.
- 21) I authorize BCBFA BC Breeders & Feeders Association and AAFC and organizations administering BRM Programs to convey the information contained in this Application and Repayment Agreement, as well as associated documentation, both personal and otherwise, to other organizations administering the APP, for the purposes of verifying benefits under the APP.
- 22) I consent to the right of the Minister of AAFC to contact me/us for purposes of evaluating AMPA.
- 23) If I am a current or former public office holder, public servant or Member of the House of Commons, I am not prohibited to derive benefits from the APP under any applicable federal conflict of interest or ethical principles, and I am in compliance with applicable federal conflict of interest or ethical principles, rules and obligations.
- 24) I acknowledge that, in cases where the applicant is declared in Default and the Minister makes payment under the guarantee, the Minister is, subrogated to the Administrator's Rights against the applicant in Default and against persons who may be personally liable under this Repayment Agreement.
- 25) In the event that funding levels to the Department of Agriculture and Agri-Food Canada are changed by Parliament due to extraordinary circumstances, the Minister reserves the right to terminate interest payments under the agreement. The Administrator shall provide, in writing, 60 calendar days notice to the Producer of the intended termination date of the interest free provision. The Producer will be responsible to the Administrator for any subsequent interest associated with the agreement irrespective of the stated program guidelines or overall objective of this agreement.

- 26) "That BCBFA BC Breeders & Feeders Association, on behalf of Agriculture and Agri-Food Canada, may deposit a copy of this Application with the applicant's provincial production insurance agency and effective upon such deposit, the applicant will be deemed to have transferred and assigned to BCBFA BC Breeders & Feeders Association all of the applicant's indemnities otherwise payable to the applicant under the applicant's contract(s) of insurance with such agency for all current crops up to the amount of the advance, plus interest and costs, and any such payments can be made payable only to the BCBFA BC Breeders & Feeders Association."
- 27) That in order to determine my/our financial situation, I/we authorize BCBFA or its Credit Bureau, from my/our suppliers or from other financial institutions and from references I/we have provided in this agreement. I/We authorize the information provided in this agreement may be given to my/our supplier or financial institutions to whom I/we do business with. If I/we have given BCBFA my/our personal information, BCBFA may treat it as information to be used as an aid to identify me/us with the credit bureau and other parties. We agree to the collection and release of information by BCBFA at their discretion and waive our rights under the *PIPED Act*.
- 28) "I acknowledge that the BCBFA, on behalf of the federal government, may register an assignment with the provincial production insurance agency without further notice, giving the BCBFA BC Breeders & Feeders Association priority on any production insurance payouts up to the amount owing on the advance, plus any interest."
- 29) I acknowledge that the BCBFA, or the Federal Government, may register an assignment on BRM Program payments giving the Canadian Canola Growers Association priority on any BRM Program payments up to the amount owing on the advance, plus any interest.
- 30) I can confirm that there have been no changes to the Producer's structure since the previous filing of the Applicant's Declaration, if applicable.
- 31) I agree to maintain and to keep the Agricultural Products in marketable quality and adequately stored. If the stored Agricultural Products become unmarketable, I agree to notify BCBFA and repay the advance within thirty (30) calendar days. In the case of Non-Storable Agricultural Products, I agree to maintain them in marketable form until disposed of.
- 32) I, the producer, declare that if I suffer a loss prior to the reseeding deadlines in the province in which I operate, I agree to reseed in order to ensure that I continue to qualify for a full production insurance indemnity should additional losses be suffered; otherwise, I will repay any unsecured amount of the advance with twenty (20) calendar days of the reseeding deadline.
- 33) I declare that I, or the Partners/Shareholders/Members, or the Partnership/Corporation/Cooperative as applicable, have not recently filed a notice of intention to make a proposal or made a proposal under the Bankruptcy and Insolvency Act; I/we are not subject to a receiving order under that Act; I/we are not bankrupt or seeking protection under any other insolvency or bankruptcy related statutes such as the Companies' Creditors Arrangement Act and the Farm Debt Mediation Act.
- 34) I acknowledge that if I am using Agristability as security on my advance, that I will report any changes to my reference margin or program coverage to BCBFA immediately.
- 35) I or the Partners, as applicable, acknowledge that when the Administrator receives a payment in accordance with the Terms and Conditions of this Repayment Agreement, the Administrator must first reduce the portion on which the Minister pays the interest.

This agreement shall be governed by and interpreted in accordance with the laws of British Columbia. The Producer agrees that any action, proceeding, claim or other court activity arising from the enforcement or interpretation of this contract, if commenced by the Producer, must be commenced in the Province of British Columbia.

NOTE: Providing false or misleading information will result in an automatic default, with the loss of all benefits related to the Advance Payments Program.

I have read the Terms and Conditions of the Repayment Agreement which are attached to and form part of this application and I agree to comply with such Terms and Conditions and program rules including repaying the advance plus interest and costs. I agree that the application, instructions, guarantee, priority agreement and all relevant attachments form part of this contract. I declare the above information is true and accurate at the time of completion and agree to repay the administrator any difference, where applicable, as stated above. I agree to comply with all of the Terms and Conditions included in this APP Application and Repayment Agreement.

Individual Producer/Corporation or Cooperatives

I being authorized to sign or having signing authority for the Corporation or Cooperative

- hereby agree that the information provided in this Application and Repayment Agreement is true and accurate based on my knowledge at the time of the application;
- hereby agree that I have completed and signed an Advance Payments Program Application and Repayment Agreement;
- hereby agree to comply with all of the terms and conditions included in this Advance Payments Program Application and Repayment Agreement.

Signature of Producer	Signature of Witness (must not be a relative)	Date
Name of Producer (please print)	Name of Witness (please print)	

Partnerships

We, being all the Partners are authorized to sign this Application and Repayment Agreement on behalf of the Partnership:

- hereby agree that the information provided in this Application and Repayment Agreement is true and accurate based on our knowledge at the time of the application;
- hereby agree that we have completed and signed an Advance Payments Program Application and Repayment Agreement;
- hereby agree to comply with all of the terms and conditions included in this Advance Payments Program Application and Repayment Agreement.

Signature of Shareholder	Signature of Witness (must not be a relative)	Date
Name of Shareholder (please print)	Name of Witness (please print)	
Signature of Shareholder	Signature of Witness (must not be a relative)	Date
Name of Shareholder (please print)	Name of Witness (please print)	
Signature of Shareholder	Signature of Witness (must not be a relative)	Date
Name of Shareholder (please print)	Name of Witness (please print)	
Signature of Shareholder	Signature of Witness (must not be a relative)	Date
Name of Shareholder (please print)	Name of Witness (please print)	

FOR OFFICE USE ONLY

I declare having taken all necessary steps, in accordance with the AMPA, its Regulations, the Advance Guarantee Agreement and APP administrations guidelines, to ensure, to the best of my abilities, that the current Application and Repayment Agreement by the producer is accurate and complete before granting the above mentioned advance.

Signature of Administrator (authorized representative)	Date

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PERSONAL FINANCIAL STATEMENT

Name					Date of Bi	rth (DD/	MM/YYYY)	Socia	al Insuranc	ce No. (Optio	nal)	
Street Address				City			Province			Postal Cod	e	-
Home Phone No.		IR	Residence					How	long at pr	esent addres	s?	
Tione Thone No.				Rent Other				1104		ears address		Months
Occupation	cupation Currently Employe		ently Employed by (In	by (Inc. Address)			How	How long with employer? Years Months				
Employer's Phone N	lo.	□Marr	ied Unm	arried (This includes	s single, divor	ced and	widowed) Sepa	rated	Nu	umber of dep	endent	5
Your Principal finance	ial institution & address	<u> </u>							A	count No.	- 1,1-	
n-naawa.		A		Under the laws	of Canada or	the pro	vinces vour No	ote: If this	s section i	s completed,	vour si	ouse must
Spouse's Name	DATA ON Y		oate of Birth (D	spouse may ha		erest in y	your assets sig	gn in the :	space pro	vided on the	bottom	of page 2.
opodes a realite			oute or binar (b	O.M. T. T. T.	oodal illadi	unoo 140		Орос		pauon		
Spouse currently employed by (Inc. address)					How long wi			Months		Spouse's w	vork ph	one no.
FINANCIAL	INFORMATI	ON						AS A	T DE	ate (DD/MM/	YYYY)	
		SETS						ABILI				
	List and des	scribe all asset	s			Ц	st credit cards, oper (including a		d child su	pport)		
				VALUE						ANCE VING		YMENT
Total Chequing B							\$		\$			
Total Savings Bal Life Insurance Ca							al Estate Owned on page 2					
Automobile Make Model Year			r									
Automobile Make Model Year			r		Manthia	ant Day						
Stocks & Bonds (see Schedule A on page 2) Accounts / Notes Receivable (Please itemize)			100		Monthly R	rment lease itemize)		-				
	unstrangement	•										
Real Estate Owne	ed (see Schedule B	on nage 2)			51			-	11/2			
Retirement Accou		orr page 2/			Other Obli	gations	(Please itemiz	e)				
Other Assets (Ho	usehold Goods, etc.) (Please it	emize)						China C		•	
			-		TOTAL LI		Y PAYMENTS	(II)	\$	350 (6)	\$	Street, Street,
TOTAL ASSETS		(1) \$		NET WOR			(1 - 11)	\$			
INCOME CO	NIDOCO	Income from	m alimony, ch	ild support or sepa ave to be stated un	rate	INIDI	RY PERSOI	NAL /	2DL 16	NATION		
INCOME SO		you want it	considered.									
Your Gross Month				\$			ovide details belo					
Spouse's Gross Monthly Salary Net Monthly Rental (from Schedule B on page 2)					liste	ed abo	roviding your pers ve (i.e., cosigner,	endorse	er, guara	ntor)?	not	☐ Yes ☐ No
Other Income (Please itemize)					Det	tails of	any of the above					
					_							
		TOTAL	L \$						Les de la			
SCHEDULE	٨	STC	CKS AN	ND BONDS								
Quantity	Description		OI OI	ID DONDO		Louis	ere Quoted	Market	Value	Ple	edged a	s Collateral
Quantity	Description						ere Quoted	\$	Value	Y	es	No
						-		D.	10000	-		
							TOTAL	\$		-		A-25-36
					WEST !							510.00
SCHEDULE PROPERTY ADDRE	B REA SS (Primary residence		TE OWN	The state of the s		A SERVICE SOUTH	nformation on your	share of		onthly Taxes	IN	et Monthly
Tron and Trooping		^	Type of	Present Market Value	Amount of		Gross Monthly Rental Income	Mortga	1	sur. Misc and	1000	ental
Plan No.:	Lot N	o.:	Property	Value	Mortgage	Liens	Rental income	Payme		aintenance	1	come
Street			-		1st	-		1st	-		+	-
				s	s		s	\$	\$		s	
City	Province				2nd S			2nd \$	\$		1	
NAME AND ADDRE	SS OF MORTGAGE H	OLDER(S)	First Mortg	L age	Maturity D	ate	Second Mortgage	200	*	-	M	aturity Date
	FD (A)	T 20 C			Line							111
REGISTERED OWN	ER(S)	% Owned	Month/Yea	And the second second	.00/		Purchase Price					
			ММ	IVI Y	YYY		\$					
					_	-						

29

						\$4					
PROPERTY ADDRESS (Other property)		Type of	Present M	tarket	Amount of	Gross Monthly	Monthly	Monthly Taxes	Net Monthly		
		373013	10000	idiket			Mortgage	insur. Misc and	Rental		
Plan No.: Lot N	202	Property	Value		Mortgage Liens	Rental Income	Payments	Maintenance			
V 0 1/20 1/20 1/20 1/20 1/20 1/20 1/20 1/	0.:		100					Maintenance	Income		
Street					1st		1st				
		1	\$		\$ 2nd	s	\$ 2nd	\$	s		
City Province					200		100				
NAME AND ADDRESS OF MODIFICACE I	OLDED/O	F:			\$	0	\$	\$	Martin Bar		
NAME AND ADDRESS OF MORTGAGE H	OLDER(S)	First Mortg	age		Maturity Date	Second Mortgag	je .		Maturity Date		
REGISTERED OWNER(S)	% Owned	Month/Year Acquired				Purchase Price					
The state of the title of	/ Owned	1000		V/V	200						
		MM	IIVI	* *	YY	\$					
			A								
GENERAL INFORMATIO	N Plea	se provide	details if yo	u answ	er Yes to any of th	ne following que	stions.				
Have you ever had an asset repossessed?		☐ Yes	□ No	Have	you ever declared ba	ankruptcy?	☐ Yes	□ No Date (C	DD/MM/YYYY)		
Are you party to any claims or lawsuits?	☐ Yes	□ No	Do yo	u owe any taxes pric	r to the current yea	r? 🗆 Yes	□ No				
Details:											
		ъ.	Di-					- Institute of the			
Vous Descond Information		Priva	acy Dis	closi	ire and Con	sent					
Your Personal Information	<u>!</u>										
What is Personal Informat	ion?										
Personal Information is information th	at identifies y								personal		
financial records, identification number	ers including y	our social in	nsurance nu	umber (SIN), personal ref	erences and emp	oloyment rec	ords.			
Why Does the Bank Ask Y	ou for Yo	ur Perso	nal Info	rmati	on?						
There are some purposes for using your personal information which are self-evident, such as asking for information concerning your credit history to help											
determine your credit worthiness if you are applying for a loan or mortgage. Self-evident purposes should be clear, but if you have any questions, just ask us. Ne also ask you for your personal information for the following purposes:											
			pai poods.								
 to verify your identity and protec to understand your financial sen 											
to determine the suitability of pro			ou,								
to determine your eligibility for or					of others, and off	er them to you,					
 to set up and manage products a to comply with laws and securitie 			quested, ar	10							
Sharing Your Personal Info Your personal information is shared, t		normitted by	law within	PMO®	Einancial Group (that is the Bank	and its subsis	diagion and offiliate	an) which		
provides deposit, loan, investment, se											
are better able to meet your needs as	they grow ar	nd change.									
Your Choices											
If you would prefer not to receive our											
can have your name deleted from our											
sharing your personal information where you have requested a product or service which is jointly offered by us and another member of BMO Financial Group.											
Also, if you would prefer not to have us use your SIN for administrative purposes, just ask us. This option does not apply where we are required to use your SIN for income tax reporting purposes.											
For complete details on our commi											
1-800-363-9992.	our Privacy code, which is available at any branch of the Bank of Montreal, by visiting our website at www.bmo.com/privacy/ or by calling 1-800-363-9992.										
Please read and sign below:											
In this agreement, "you" mean	s each pe	rson who	signs be	low							
You consent to Bank of Mor	ntreal (the	"Bank")	obtainin	ng cre	dit information	n and other	financial	ly-related info	ormation		
about you at any time from financial dealings with you											
information about you to an											
more than one party to the loa											
disclose to the credit bureau.											
relates to has been terminated			to disclos	se suc	ch information	in order to ma	aintain the	integrity of th	e credit		
bureau system and credit gran	nting proce	ess.									
You certify that all information	you give t	o us in th	is agreen	nent is	s true, correct	and complete).				
You confirm having read the to		conditions	above a	nd ag	ree to be bour	nd by them.					
Date (DD/MM/YYYY)	Signature					Spouse's Sign	ature				
	X					X					
DEDECMAL DANIENCE	EDVIOL										
PERSONAL BANKING S If you would like more information, please ti											
Chequing Accounts		□ Mosts	Card Card			ПР	sistered Detire	ment Cavinas Dlans			

If you would like more information, please	tick the appropriate box(es)	
☐ Chequing Accounts	☐ MasterCard Card	□ Registered Retirement Savings Plans
☐ Savings Account	☐ Term Investments	Other:
☐ Personal Loans	☐ Residential Mortgages	

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