

BETWEEN:

GRANT'S SEED AND FEED COMPANY LIMITED,
of Dinsmore, in the Province of Saskatchewan,

Hereinafter called The Company

—and—

P. A. Tastad
of *Stangfield Sask.*, in the Province
of Saskatchewan,

Hereinafter called The Grower.

Whereas The Company desires to purchase and The Grower desires to sell seed as hereinafter provided.

NOW THIS INDENTURE WITNESSETH that in consideration of the sum of \$ *1.17 1/2* per bushel to be paid by The Company to The Grower, as hereinafter provided, The Grower covenants, undertakes and agrees as follows:

1. The Grower agrees to seed in the year 19*61* with *registrar* seed, not less than *125* acres of the following land:

N 1/4 of Section *29*, Township *27*, Range *5*, W. *3*.
1/4 of Section _____, Township _____, Range _____, W. _____
1/4 of Section *PAT*, Township _____, Range _____, W. _____

and to grow, harvest, ~~clean, bag, seal and~~ have ready for delivery to The Company not later than *April*, 196*1*, all the seed produced from the crop grown thereon.

2. AND WHEREAS The Grower agrees to comply fully with all rules and regulations of the Plant Products Division, Department of Agriculture, in the case of certified seed and the Canadian Seed Growers Association, in the case of registered seed and further agrees to apply for field inspection at the proper time and agrees to deliver and assign the certificate of field inspection to The Company as soon as received, and to deliver or mail a two pound representative sample of his seed to The Company immediately after threshing or harvesting.

3. The Grower covenants, promises and agrees with The Company that he will use for seed only good seed properly cleaned, free from weed seeds and chemically treated, if necessary, and The Grower covenants that he will use his best endeavours and approved methods of husbandry to prevent the growth of, or exterminate all noxious weeds, that he will protect and care for the said crop and that he will at the proper season harvest the said crop.

4. The Grower agrees that The Company shall not be obliged to accept less than a carload lot of seed at anytime.

5. The Grower shall deliver the said seed at his own expense to the shipping point hereinafter stipulated upon the date specified by The Company, upon receiving *10* days' notice thereof in writing by The Company, addressed to The Grower at *Stangfield Sask.*

The Company agrees to pay to The Grower the sum of \$ *1.17 1/2* per bushel for ~~seed cleaned, bagged, sealed, and~~ *PAT* delivered to the shipping point at *Stangfield Sask.*, as follows:—

\$ _____ per bushel, upon delivery to The Company:

\$ _____ per bushel, within _____ days of delivery to the Company:

Deposit to be applied on purchase price.

If and when The Grower makes default in harvesting, threshing, cleaning, bagging, selling or delivering the seed as provided in this Agreement, The Company may have such harvesting, threshing, cleaning, bagging, selling and delivering, or any of them, done and the proper expenses of The Company for so doing shall be deducted from the proceeds to be paid to The Grower for the said seed.

The Company may establish a pooling system for the handling of the seed, delivered by The Grower and by other growers, and if it does so the Grower shall be entitled to participate in the benefits of such a pooling system provided, however, that The Grower shall in no event receive less for his seed than the price hereinbefore quoted. The terms of this Agreement shall be applicable to the operation of any such pooling system except where inconsistent with the operation of such pooling system.

The Grower will purchase his seed from Grant's Seed and Feed, exclusively, for seeding the land hereinbefore described, at the price of \$ *1.90* per bushel, to be paid upon delivery of the said seed by The Company to The Grower.

GRANT'S SEED AND FEED COMPANY LIMITED

Per

Signed *P. A. Tastad*Witness *K. Grant*

[SEAL]