



**AIC CONTRACT NOTE FOR THE GROWING OF CEREAL SEED**  
Issued by a Member of the Agricultural Industries Confederation Limited  
To be read in conjunction with Seeds 5/19 (Effective from 1<sup>st</sup> February 2019)

An Agreement made the \_\_\_\_\_ day of \_\_\_\_\_ 20  
BETWEEN \_\_\_\_\_ whose offices are at \_\_\_\_\_  
Seed Merchant (hereinafter called, "The Merchant") of the one part and  
of \_\_\_\_\_  
Farmer (hereinafter called "The Grower") of the other part.

WHEREBY IT IS AGREED AS FOLLOWS:-

**CLAUSE 1: Species & Field(s)**

The Grower shall grow the following during the season 20 \_\_\_\_\_ \* under the terms of this contract and the attached document Seeds 5/19 and sell to The Merchant either the whole or a limited tonnage\* of the produce of:

\* PLEASE COMPLETE AS APPLICABLE

VARIETY AND GRADE SOWN:			
SEED LOT REF. NO:		TREATMENT:	
HECTARES	GROWN ON: FIELD NAME AND ORDNANCE SURVEY NO:	PREVIOUS CROPPING	
FARM HOLDING NO:		TELEPHONE NO:	
FARM ADDRESS AT WHICH SEED IS TO BE GROWN:			
STANDARD TO WHICH THE CROP WILL BE ENTERED FOR CERTIFICATION:			
*HVS/EEC Minimum		*Basic/C1/C2	

- (i) The Grower shall grow under the terms of and so as to meet the standards of the \*Scheme
- (ii) In the event of the seed supplied for this contract not being sown by \_\_\_\_\_ \*, The Grower must inform The Merchant immediately.

**CLAUSE 2: Supply of Seed**

The Merchant shall supply \_\_\_\_\_ \* x 50 kg of seed at £ \_\_\_\_\_ \* per tonne.

**CLAUSE 3: Contract Price**

Contract price and terms of payment\*

**CLAUSE 4: Partial Option**

The agreed tonnage applicable to this contact shall be \_\_\_\_\_ \* tonnes per hectare.

The Merchant shall inform The Grower by \_\_\_\_\_ \* that he intends or does not intend to take up the balance of the crop. In the event that the balance is taken up, the price shall either be:

- a.\* as stated in Clause 3 above, or
- b.\* as agreed by The Merchant and The Grower on or before the date notified above.

**CLAUSE 5: Special Terms**

**CLAUSE 17: Conditions and Storage**

c. The agreed date by which the harvested crop must meet the standards in Clause 20 is: \*

**CLAUSE 19: Sampling**

a. The agreed date for samples to be submitted by The Grower is \*

**CLAUSE 20: Quality Standards**

The quality standards each load must meet are set out in Clause 20 of the document 5/19 with the following clarifications and additions:

- a. the agreed minimum germination is %\*
- c. the agreed maximum moisture content is %\*
- f. the special additional standards are\*:

**CLAUSE 22: Delivery**

The agreed period for deliveries of the seed to The Merchant shall be from\* to\*

**CLAUSE 23: Rejections/Claims**

c. The agreed date by which The Merchant must have carried out at least two tests on separately drawn samples is\*

IN WITNESS whereof the parties have set their hands the date and year before written.

For and on behalf of

For and on behalf of

.....  
(signature of The Grower)

.....  
(signature of The Merchant)