

(A) APPLICANT INFORMATION

CROP LOAN APPLICATION AND NOTE/SECURITY AGREEMENT

Up to \$250,000



AGRICULTURE LOAN PURPOSE

								LOAN REQ	UEST Ş_			Ci	rop II	nput				
Legal name of individual (First, Middle, Last) or Entity (Name as shown on State Driver's License)							e)	SS# or Tax ID #				Yr Began Birth Date/Enti Farming			n Date/Entity Formed			
Street and mailing address Cit							City	sy State			Zip		Ci	County of Residence				
Phone # Insurance agent-name/ph.#								Email					County (s) of farming operation(s)					
Cell#																		
Applicant is a (check one) [] Individual/Proprietor [] Corporation [] LLC [] Partnership [] Other								Marital Status: M = Married U = Unmarried (circle one) S = Separated								nmarried		
Does applica		n products und	der a n	name not liste	ed on this a	application?	lNo E	Yes Name:										
,		tion for any	, Co-/	Annlicant	whatha	r an individu	al or	ontity										
Complete this section for any Co-Applicant, wh Co-Applicant Full Legal Name (First, Middle, Last) (As shown on State Driver's License)						Co-Applicant Addr				s SS			S # or	Tax ID #	Birth	Birth Date/Entity Formed		
	,																	
(6) 4 5 5 1 6	A N I T / C E I N		15 11	100145 111														
		NANCIAL AN																
Complete the following for the Applicant OR attach a signed and dated copy of the Applicant's last year-end balance sheet.																		
Current Assets Intermediate and Long-Term Assets \$						erm Assets		Total Assets \$					Gross Farm Income (Annual) \$					
				and Long-Term Liabilities			Total Liabilities \$			Net Worth \$			Non-Farm Income (Annual) \$					
	ΔΝΤ'ς Ι Ε			`F				y y										
(D) APPLICANT'S LENDER REFERENCE Crop Financing Lender Lender Contact							Lender Phone To			Total C	Total Commitment			Collateral				
Sources	· · · · · · · · · · · · · · · · · · ·														ery, Livestock)			
Operating	Lender										\$							
Other											\$							
(E) CROP P	LAN INF	ORMATION	l (if m	nore than	4 crops,	please comp	olete	crop plan	nforma	tion o	n a sepa	arate do	cum	ent an	d include	with application)		
Crop	Acres	Proven or FSA Total Product Yield		Total Productio	ction (Less) Prod. For Feed			(Less) Landlord's Share		Net Production		Ins. Cov: MPCI, CRC Type %		Targo Price		Total Value		
	1																	
Takal		A O	1			A Dt			1						T-4-11/-1:			
Total	ENTATIO	Acres Own		GNED	Acres Rented	ited								Total Value				
Each of the under The undersigned any loan applica and collecting the returns, and oth pertinent inform	ersigned spec d authorize th tion and any ne account. (er pertinent nation, wheth	cifically represent ne Lender and Le loan resulting fro Creditors, accour financial informa ner past, present,	ts to CH nder's a om said ntants/t ation an , or futu	ds Capital, LLC a agents, success d application. L tax preparers, o d to disclose to ure. A copy of	sors and assigned and assigned and assigned and ender any this authorizations.	gns to make credit ermission to obtai mployment referei information relati	t inquirion a crecent of the creent of the c	es concerning r lit report for le vernment auth ny of my/our lo as an original a	ny/our cred gitimate pur orities and ans, accoun uthorization	lit worthing rposes in others ("I ts, purcha n to relea	ness, credit connectior Creditors") ases, other ase informa	standing, go with this to are hereby financial tra tion to Len	general ransact autho ansaction der. Le	reputation tion, include rized to producens, produ ender and	n, income tax ding making a ovide copies o action or mark	rue, correct, and complete. records, and references on credit decision, monitoring of financial statements, tax eting information, or other are released from all claims		
may disclose any in Lender's poss Lender's credit e requested in the for financing. Le breach of such w all to apply for johistories on each credit with the L	y information ession to any evaluation of application. ender is not revarranties. Edint credit. Con individual render on bel	and documents y actual or poten this loan request The retail affiliar esponsible for an ach of the unders thio ECOA: The Ohio alf of the unders	regardi ntial tra t. Lende te is no ly repre signed v Ohio law o civil ri signed.	ing my/our cree insferees or gue er may share it: it authorized to esentation, gual warrants and co ws against discrights commission	dit worthines arantors. Su s credit decis extend com rantee, or wa ertifies they imination re on administe	ss, credit standing, uch information m sion, its credit exp imitments for fina arranty made by th have authority to quire that all credi ers compliance wit	genera ay inclu- erience ncing or ne retail act and itors ma	I reputation, ind de, without lim and my credit r any terms ther affiliate, manu sign for any Ap ke credit equal w. The inform	come tax re itation, fina eport with t eof, includii facturer, or plicant enti ly available ation conta	cords, and ancial info the retail ng interes any othe ty as of the to all cred ined in the	d reference ormation do affiliate and at rate, and or party in co ne date beli ditworthy co is applicati	es on any lo elivered to d disburse I no discussi onnection v ow. Where customers a on is provid	an appl Lender oan pro on with vith the there i	pursuant pursuant preeds directly for the preeds directly from the preeds of the preed	d any loan res to this applica ectly to the red liate may be c nanced, nor sh an one signatu porting agencie	ial institutions. The Lender ulting from said application ition or in connection with tail affiliate for the purpose onstrued as a commitment hall Lender be liable for any ire below, it is the intent of es maintain separate credit g business (non-consumer)		
				-	-	eflects on your sta						able)						
, ,	ig below, eac	.п Аррисанс/ Бог	rower	cerujies naving	reaa ana ag ⊠	_			se Agreem	ent aocur	ments.							
DATE:			<u> </u>			Individually			By: ⊠			Indi	vidually					
Entity Name:(If Applicable)								Title:										
		dditional informa					rower,	such as Partner	ship Agreen	nent with			ate/LL0	C Articles o	of Incorporatio	n/Organization with		
	_					GE LOAN APPLICATION	N, NOTE,	ADDENDUM TO N	OTE (IF ANY),	CUSTOME	R FEE STATEN	NENT (IF ANY) AND BO	ORROWER'S	LOAN COMMITM	MENT ("Agreement").		

(G) NOTE AND SECURITY AGREEMENT

Upon Lender's approval of the application portion of this Agreement, Applicant(s) shall be considered and referred to herein as Borrowers. Borrowers hereby apply for a loan in the amount of the Loan Request stated on page 1. from Lender. This loan is given for business purposes and for the purpose of products solely for use in the Borrower's farming operations.

- 1. PAYMENT OBLIGATIONS. For value received, Borrowers promise to pay to the order of Lender the principal sum equal to the Loan Request, stated above, or so much thereof as due and owing hereunder, together with interest accrued thereon at one of the following rates of interest:
- INTEREST RATE. The rate of interest shall be a variable rate of interest, as specified in the Borrower's Loan Commitment, which Borrower's Loan Commitment is incorporated herein by reference. Interest will be calculated on the basis of actual number of day elapsed in a year of 360 days.

The principal sum due and owing hereunder, together with the interest accrued thereon, shall be due and payable on or before the maturity date as set forth in the Borrower's Loan Commitment. If a payment is 30 days or more late, Borrowers will be charged 5.000% of the unpaid portion of the regularly scheduled payment. Upon default, including failure to pay upon final maturity, the total sum due under this Note will accrue interest at the specified interest rate under this Agreement and the Borrower's Loan Commitment. Borrowers shall not be required to pay the interest in excess of the amount permitted by applicable law and the final amount due under the Agreement shall be adjusted so that the total interest accually paid will equal the maximum amount that may be lawfully collected.

- 2. SECURITY. To secure the performance of all agreements contained herein and the payment of any and all of Borrowers' obligations to Lender, whether under this Agreement or otherwise, whether in existing or future security agreements from Borrowers or any of them to Lender, Borrowers hereby grant Lender a security interest in and to all of the following whether now owned or hereafter acquired; All products and proceeds thereof, all additions or accessions thereto, and all substitutions and replacements thereof: All livestock, including cattle, now existing or hereafter born, all increase, issue offspring, products and produce from the livestock ("Livestock"); all feed, medicine and other supplies to be used in connection with or consumed by the Livestock; all cash and noncash proceeds of the Livestock, including but not limited to money, accounts, contract rights, benefits payable under insurance policies, and any other rights to payment. All crops growing, grown, or to be grown. All harvested crops. All warehouse receipts or other documents (negotiable or non-negotiable) issued for storage of such crops. All seed, fertilizer, chemicals and petroleum, and any other crop input products. All inventory, chattel paper, documents, instruments, supporting obligations, accounts, general intangibles, and cash and noncash proceeds from the sale, exchange, collection, or disposition of any of the Collateral. All entitlements and payments, whether in cash or in kind, including but not limited to agricultural subsidy, deficiency, diversion, conservation, disaster, contract reserve, under any government or any similar or their programs. All farm and business machinery, equipment and tools ("Collateral"). Borrowers hereby authorize and grant to Lender on Borrowers' behalf an irrevocable power of attorney to execute and file such financing statements, effective financing statements and farm product central notice statements, and other instruments as Lender deems necessary to establish, maintain and enforce a valid security i
- 3. DEFAULT EVENTS/REMEDIES. Each of the following constitutes a default by Borrowers under this document: (a) the failure of Borrowers to perform any warranty or agreement contained in this Agreement or in any instrument securing payment of this Loan or related to this Loan; (b) a default by Borrowers under any other promissory note executed by the Borrowers, or any one or more of them, and payable to the Lender; (c) if any statement or report furnished by the Borrowers to the Lender is false in any material respect; (d) if any Collateral is lost, stolen, substantially damaged, destroyed, or, without the Lender's prior written consent, sold or encumbered; (e) if any of the Borrowers die, is dissolved or its existence is terminated, declares insolvency, is declared insolvent, is the subject of any proceeding under bankruptcy or insolvency law, or is the subject of any proceeding under any state or federal farm or agricultural debt mediation law; (f) any failure by Borrowers to cultivate and harvest the crops resulting from use of the products herein in due season and in a good and farmer like manner, or to properly care for or protect any of the Collateral; (g) the Lender, in good faith, deems itself insecure or determines that the prospect of Borrowers' payment of under this Agreement or relating to it is impaired, and (h) any failure by Borrowers to satisfy, to Lender's satisfaction, each condition set out in Borrower's Loan Commitment. Upon the occurrence of any one or more events of default, at Lender's option, all unpaid obligations shall become immediately due and payable, without notice to or demand upon Borrowers and Lender shall have all remedies available to it at law or equity, including all of the remedies as to the Collateral of a secured party under the Uniform Commercial Code.
- 4. EXPENSES. Borrowers promise to pay those fees required at the time of loan application, Agreement closing or set forth in the Borrower's Loan Commitment, including searches of public records, application fees, filing fees, documentary stamp taxes and other similar charges, and other expenses related to the Agreement as determined by Lender. If Borrowers do not pay the full amount of such fees, Lender can pay them and such payment is deemed to be a request by Borrowers for an advance against the Agreement. Except where prohibited by law, in the event of a default, the Borrowers promise to pay all expenses reasonably incurred by Lender or its agents in determining priority of, collecting, enforcing the obligations or Lender's interest in the Collateral, including but not limited to, reasonable attorneys' fees, collection costs and legal costs with interest, when permitted by law, whether or not suit is filed, in prejudgment and post-judgment enforcements, and in any bankruptcy case involving Borrowers or Collateral.
- 5. WAIVER AND RELEASE. No waiver by Lender, whether express or implied, of any default shall operate as a waiver of any other default or of the same default on a future occasion. The rights granted Lender herein may be exercised cumulatively or individually without prejudice to any right which Lender may have at law or equity. Any failure by Lender to enforce or require strict adherence to any of the terms or conditions of this agreement shall not constitute a waiver by Lender of a breach of any of the other terms or conditions of the Agreement. The Borrowers and other parties to this transaction (except the Lender), and each of them, including principal, surety, guarantor or endorser, agree to be jointly and severally bound and, further, waive demand, protest, and notice of demand, protest, or nonpayment, and agree that the liability of each shall be unconditional without regard to the liability of any other party and shall not be affected by any indulgence, extension, renewal, waiver, release of any party or of any Collateral, or other modifications granted or consented to by the Lender.
- 6. GENERAL. This Agreement shall be construed in accordance with the laws of the state in which Borrowers reside or are a registered organization (State of Governing Law). All terms herein that are defined in the Uniform Commercial Code, as enacted in the State of Governing Law ("UCC"), shall have the meanings set forth in the UCC. If any provision(s) of this agreement are prohibited or are otherwise unenforceable, that shall not affect the enforceability or validity of any other provisions of this agreement and all other provisions shall remain valid and enforceable. This Agreement is personal in nature and cannot be assigned by Borrowers without the prior written consent of Lender. In the event of a conflict between the Agreement and the Borrower's Loan Commitment, the Borrower's Loan Commitment controls.
- 7. RETURN OF PRODUCT. Borrowers agree if it is necessary to return the Collateral, it will be returned to the delivering Retailer (Retailer as named in the Borrower's Loan Commitment). Any such returns will not reduce the obligations owing until a credit is received by Lender.
- 8. DISCLAIMER OF WARRANTIES. Borrowers understand the Collateral is financed by Lender without any warranty, express or implied. This includes any implied warranties of merchantability and/or fitness for particular purpose. Any questions or complaints about the Collateral should be directed to the Retailer or product manufacturer and such claim does not constitute a defense by Borrowers for non-payment under this Agreement.
- 9. FINANCIAL RECORDS. The Borrowers agree to (a) maintain complete and accurate financial books and records for Borrowers' business, (b) permit access thereto to the Lender, and (c) provide periodic financial information as requested by Lender in a form acceptable to Lender.
- 10. STATE LAW DISCLOSURE. The following clause applies only if the Collateral includes crops growing or to be grown in North Dakota. This security agreement covers crops now growing. This security agreement also covers future crops to be grown in the current year or any year hereafter.
- 11. ANTI MONEY LAUNDERING. To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify and record information that identifies each person who applies for a loan. So in addition to the information requested herein, we may also ask to see your driver's license or other identifying documents.

IMPORTANT: READ BEFORE SIGNING. THE TERMS ON BOTH PAGES OF THIS AGREEMENT AND ANY ADDENDUM SHOULD BE READ CAREFULLY BECAUSE ONLY THOSE TERMS IN WRITING ARE ENFORCEABLE.
NO OTHER TERMS OR ORAL PROMISES NOT CONTAINED IN THIS WRITTEN AGREEMENT MAY BE LEGALLY ENFORCED. YOU MAY CHANGE THE TERMS OF THIS AGREEMENT ONLY BY ANOTHER WRITTEN
AGREEMENT. Borrowers agree that oral agreements or commitments to loan money, extend credit or to forbear from enforcing repayment of a debt including promises to extend or renew such debt are
not enforceable, regardless of the legal theory upon which it is based that is in any way related to the credit agreement. To protect you (Borrowers) and us (Lender) from misunderstanding or disappointment,
any agreements we reach covering such matters are contained in this Agreement, which is the complete and exclusive statement of the agreement between us, except as we may later agree upon in writing
to modify it.

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to modify it.											
Initials	-	Initials									