00001

GRAIN PURCHASE CONTRACT

This is an agreement that the Seller		(Seller's Name)		
of		(Solie) & Hallie)		
(Sell-	er's Address. City. State &			
onhas sold and agreed to deliver to t	the Buyer	Company Name	(Company Name)	
at	Address			
	er's Address. City. State &			(% Moisture)
a net quantity of (bu. / cwt.) of U.S (Circle One)	of (Grade and Kind)	(Commodity)	at	(% Protein) (Circle One)
	for delivery			
(Delivery Location)		(Spe	cify Time Period for Delivery)	
at the purchase price of \$	per (bu. / cwt.) (Circle One)	under the following to	erms and conditions:	
Grade and Quality Specifications: The quality of grain deliveries weights and grades to govern. All deliveries made under the right to reject individual shipments not complying with this not release the Seller from this contract.	er this contract shall	ntract shall be determ be of the grade and	quality specified herei	n. Buyer reserves
Merchantable Quality: All grain delivered under this contract ment in interstate commerce within the meaning of the federal the U.S. Grain Standards Act and applicable state law. Seller e Seller shall not deliver, and the Buyer has the right to reject delifor sale in Japan, Mexico, the European Union, or other U.S. e	I Food, Drug and Coxpressly warrants the very of, a commodit	osmetics Act, Enviro nat this grain was pro	nmental Protection Agoduced in the continen	gency tolerances, tal United States.
Liens: Seller hereby warrants to Buyer that all grain delivered of all liens, encumbrances or security interests of any kind except the security in the securi				e of delivery, free
Premiums and Discounts to Apply: Acceptance of deliveries the Buyer elects to accept such deliveries not meeting the cont will apply, unless otherwise specified hereafter. The following part of the control of the c	tract grade and qual	ity, market scale disc	counts and premiums	at time of delivery
Settlement for Underdeliveries: All deliveries made under to not be able to complete delivery of the contracted quantity, it Seller's default is determined, shall by the close of the next may for delivery; or b) after having given notice to the Seller to compact account of the Seller the defaulted portion of the contract; or cancel the defaulted portion of the contract at the difference be market the next business day when the trades can be made for	shall be the duty of arket day elect either plete the contract, the c) after having given between the contract	of the Seller to adviser to: a) agree with the Buyer, by the exernatice to the Seller to price and the repla	e the Buyer at once. ne Seller upon an extercise of due diligence, to complete the contra	The Buyer, when ension of the time will buy-in for the act, the Buyer will
Settlement for under-delivery or non-delivery of grain shall be pricecents per bushel handling charge				and the contract
Buyer's Right to Delay Delivery Period: The Buyers has t payment under this contract if such delay is caused by govern transportation delays. It shall be the duty of the Buyer to acce the cause for delay has ceased.	ment regulation or a	ction, labor strikes, r	riots, insurrection, freig	ght embargoes or
Arbitration: Buyer and Seller agree that all disputes and contrade Rules of, and arbitrated by the and that judgement may be entered on the arbitration award in ing from Seller's breach, including, but not limited to, reasonable.	any court of compe	tent jurisdiction. Selle		-
Binding Effect: This contract, and any amendments thereto the benefit of the parties hereto and their respective heirs, per may not be assigned.				
Final and Complete Agreement: This contract shall represent and may not be modified, supplemented or waived, except in various process.			ment of agreement be	tween the parties
In witness whereof, the parties have signed this contract	t this	day of	(month),	(year).
SELLER:		R: Company Na		,
(Authorized Signature(s)) Date		(Authorized Signa	ature(s)) Lundeen Co., Printers • Fergus Falls, M	Date