



Agriculture et Agroalmentaire Canada Programme de palements anticipés

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

Producer must have EACH Bank, Lending Institution or Secured Party that has a security interest in or lien on the Agricultural Product for which the advance is made, complete a separate Priority Agreement in order to be eligible for an advance under the program.

2024 APPENDIX 1

	t 1 or Part 2, sign Part 3 and fill o	out and sign Part 4. Producer	or authorizea ojjicer j		nust sign Part 3.	
Producer Name				APP#		
PART 1 – Complete part 1 by Financial Institution - mandatory						
In the name of	of located at (herein referred to as the "Creditor"), does hereby Name of Bank or Lending Institution or Secured Party					
consent that:						
In consideration of an advance being issued by Manitoba Crop Alliance, Inc. (herein called the "Administrator"), the Administrator, the Producer and the Creditor agree						
that the security interest in the agricultural products administered by this Administrator for which the advance was made or the Crop Insurance program payment(s) related to the aforementioned agricultural products now held or to be held by the Administrator, shall rank prior to any lien or security interest on the said crop given by the						
Producer to the Creditor, whether such security was given under the authority of the <i>Bank Act</i> or under the authority of a Personal property security legislation in force in						
the province or by operation of any other law, but only to the extent of securing repayment to the Administrator of the advance payment up to the lesser of the principal						
amount of \$1,000,000 or the amount which has been advanced plus interest on that amount. The amount of the advance shall be established based on the amount of						
production insurance held by the applicant and/or crop held after harvest. Any Crop Insurance Program proceeds payable to the Producer from the date this agreement is signed until full payment of the above-mentioned amounts shall be sent to the Administrator.						
Notwithstanding the priorities set out in this agreement, the Administrator acknowledges that the Producer will operate bank accounts with the Creditor into which						
proceeds of property subject to the Administrator's security interest may be deposited. With the exception of any monies deposited in any accounts designated as trust						
accounts by the Producer for the benefit of Administrator, Creditor shall have no obligation to Administrator with respect to any monies in any other account of the Producer						
maintained with Creditor, or any monies that may be deposited therein or disbursed from any such other accounts, except for monies deposited therein after Creditor has received notice from Administrator and that the Administrator is thereafter exercising its rights in and to proceeds of the property subject to its Security						
Prior to proceeding to enforce its security, Administrator or Creditor, as the case may be, shall provide reasonable prior written notice of such enforcement to the other						
of them.						
For the purposes of giving effect to any of the Producer's undertakings under this Priority Agreement, the Producer shall make, execute and deliver to the Creditor or the Administrator, any documents or agreements as the Crop Insurance Administrator may reasonably request.						
The Lender and/or Creditor \square has \square has not (please check one) taken an assignment of the applicant's crop insurance payments related to the crop.						
Where the Creditor has a lien or security on the crop, this Agreement is subject to the condition that the above mentioned advance, less any amounts legally held as an						
administrative fee, be payable jointly to the Producer and the Creditor and be remitted to the Creditor forthwith by the Producer and shall be applied by the Creditor to reduce the Producer's indebtedness to the Lender.						
This Agreement shall continue in full force and effect until the date upon which all advances referred to herein and interest outstanding on these advances are repaid to						
the Administrator by the Producer.						
PART 2 – Complete this part if the lender and/or Secured Party DOES NOT have a lien or security interest on the crop						
In the name of	me of Bank or Lending Institution or Secured Party	located at	(h	nerein referred	to as the "Credito	r"), does hereby
consent that:	The of Bank of Lending Institution of Secured Party					
In consideration of an advance being issued by Manitoba Crop Alliance, Inc., (herein called the "Administrator"), the Creditor does not have any lien or security interest						
pursuant to Section 427 of the Bank Act, or pursuant to any other law of Canada or of the provinces, related to the agricultural product or to the BRM Program payment(s)						
related to the agricultural product for the above mentioned Producer. However, this does not affect the Creditor's right to extend future credit and obtain security in support of same to the Producer at the Creditor's discretion.						
PART 3 – Signatures of Lender/Secured Party (regardless of security interest or lien), Administrator and Producer						
This agreement shall be governed by and interpreted in accordance with the laws of the province of Manitoba.						
IN WITNESS WHEREOF I hereunto set our hands and seals						
Name & Title of Authorize	d Officer of Creditor	Signature	e-mail address	Ph	one Number	Date
			Direct D	eposit YES	NO	
Name of Producer or Auth	orized Officer for Farm Operation	Signature		cposit 123		Date
Manitoba Crop Alliance, In	ıc.					
Name of Administrator		Signature				Date
Part 4 – Credit Worthiness (to be filled out by Lender/Secured Party)						
	oducer has been dealing with our i	• •				
•	G	,				
The above-mentioned producer is in good standing with our institution.						
Direct Deposit is authorized by the bank if funds deposited to the following account: Please attach void cheque						
	zed by the bank if funds deposited			<u>e</u>		