

Please sign TEST GPA [3269387](#)

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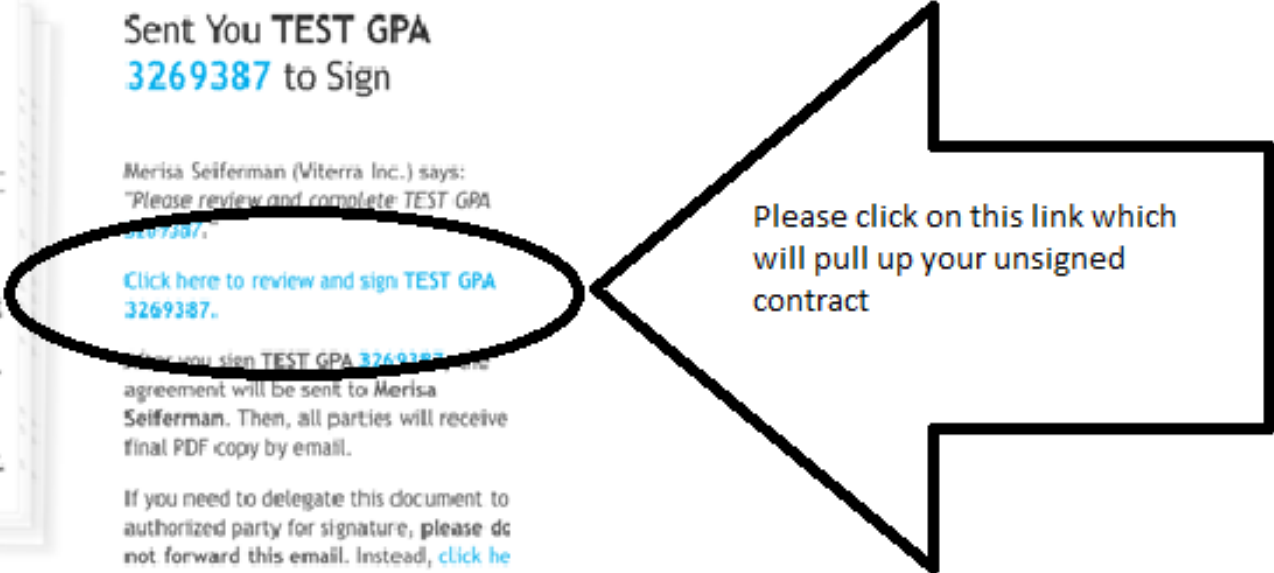
Merisa Seiferman Has Sent You TEST GPA [3269387](#) to Sign

Merisa Seiferman (Viterra Inc.) says:
"Please review and complete: TEST GPA [3269387](#)."

[Click here to review and sign TEST GPA 3269387.](#)

Once you sign TEST GPA [3269387](#), the agreement will be sent to Merisa Seiferman. Then, all parties will receive final PDF copy by email.

If you need to delegate this document to authorized party for signature, please do not forward this email. Instead, [click here](#) to delegate.

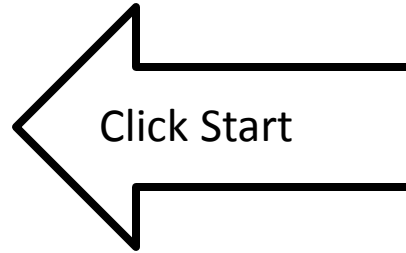


Please click on this link which will pull up your unsigned contract



TEST GPA 3269387

Start



GRAIN PURCHASE AGREEMENT

Date: 30/07/2018



Contract No.: 3269387

Between: AEC Software
3036 13th Avenue
REGINA, SASKATCHEWAN
S4T 1P9

(the "Seller") and "Yterra Inc. (the "Company")

The Seller and the Company agree as follows:

1. Purchase and Sale of the Crop. The following is a summary of the Crop Product ("Crop") to be sold by the Seller and purchased by the Company under this contract ("Contract"):

Crop Product:	Canola					
Crop Specification:	1 Canada					
Contract Amount:	6,201 MT Net					
Contract Currency:	CAD					
Delivery Location/ Delivery Period:	Price Method / Contractual % change	Payment Month	Payment Price	Bank Price	CFR (per 100)	Net Price
REGINA	Fixed Price	March	\$201.00	\$20.00/tonne	\$20.00/tonne	\$400.00
Jun 01 - 05, 2018 (5)	ICC Futures Canada Inc.	Mar 2018				

Seller acknowledges having read, understood and agreed to the terms of this Contract, including those terms listed below and agrees that they are part of this Contract. Seller further acknowledges receipt of the full delivery Terms and Conditions and of the off-specification adjustment schedule, if applicable, and agrees that they are part of this Contract and accepts any provisions of this Contract that are contrary. Seller acknowledges and agrees that future trading, by its nature, is very volatile, the Company has no responsibility to advise Seller on future prices and the Seller is not relying and will not rely on the Company or its representatives for such advice.

Company's Authorized Signature

Seller's Signature

(1) Declaration of Eligibility. Unless otherwise agreed with the Company, Seller guarantees all deliveries of Crop on behalf of the Seller to the Company will be of an eligible variety for all that class or commodity type of Crop, as applicable, as registered by the Canadian Food Inspection Agency pursuant to the Marketing Procedures for Grain Farmers Act, Canada Grain Act, Seeds Act and all Regulations and Order's made pursuant to those Acts, as applicable on the date offered, the variety must be placed into a wheel class by the Canadian Grain Commission ("Eligible variety"). The Seller agrees that if a variety of Crop, other than an Eligible variety, is delivered to the Company, the Seller shall be in default under this Contract and, in addition to other remedies available to it, the Company may cancel this Contract. The Company may exchange with the Canadian Grain Commission relevant materials including Seller name, seed delivery sample information, and a portion of the physical sample resulting in suspended deliveries of varieties, other than Eligible varieties, by the Seller to the Company. This information used to establish responsibility and liability to delivery of a variety, other than an Eligible variety.

3. Seller's Agreements. The Seller will:

- (a) unconditionally deliver the Crop to the Company in compliance with this Contract, whether the Crop is actually grown by the Seller or not;
- (b) deliver the Crop to the Company at the Delivery Location or any alternative location as may be notified by the Company;
- (c) deliver the Crop within the Delivery Period or any extension of the Delivery Period as may be notified by the Company. In the event that the Company provides an opportunity for the Seller to deliver the Crop during the Delivery Period, and the Producer fails to deliver the Crop, then the Company may charge the Producer a penalty fee ("Non-Delivery Penalty"). The Non-Delivery Penalty shall be \$5.00/MT per day, payable for each day during the period beginning on the first day after the day on which the Delivery Period expires and ending on the day on which an undelivered portion of the Crop, remaining outstanding on the Contract, is received by the Company;
- (d) subject to completion of quality analysis of the Crop by the Company, accept an adjustment for the Crop to the Price (as determined pursuant to paragraph (2) of the Additional Terms and Conditions), subject to off-specification adjustment, if applicable, and pricing terms provided at the time of delivery except as specified in the Contract (collectively, "Adjustment");
- (e) provide the Company with its representative with insurance evidence to inspect, sample and/or pick up the Crop whenever it is loaded; and
- (f) hold the Company harmless if the Seller claims or believes that the Seller will or may be unable to deliver any or all of the Crop to the Company.

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PRINTED DATE: NOV 13, 2010 11:40:47

Contract No.: 3072031

A. The Futures Floor Price;

B. The futures selling price for the Crop being reported by the Company, as selected by the Seller, prior to the close of but by the Seller contacting an authorized representative of the Company and selecting as the Futures Price the futures selling price made with the Company unless an Abnormal Market exists in which case the Futures Price shall be the futures selling price traded without an Abnormal Market (or at another time and price to be mutually agreed upon); or

C. In the event, the Seller has not selected the Futures Price for the Crop prior to the close of business on the Exchange of the Crop on the Exchange in effect for the Futures Month at the close of business on the Price by Date or if the Price by D before that day, unless an Abnormal Market exists in which case the Futures Price shall be the futures selling price in effect without an Abnormal Market.

Abnormal Market, if on any day of the Averaging Period there is no market at all or the applicable futures are locked (either Period, then the applicable settlement futures price on the next date following such date where there is a normal market is applicable.

Signature:

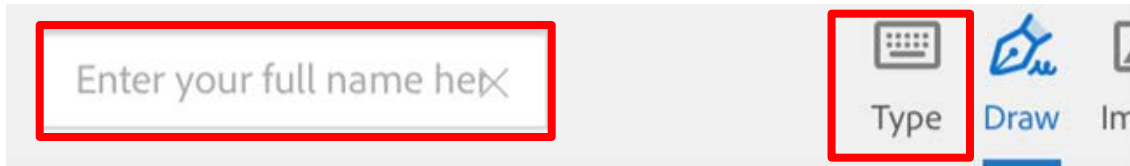
[Click here to sign](#)

Email: | hollie_hodgins@hotmail.com

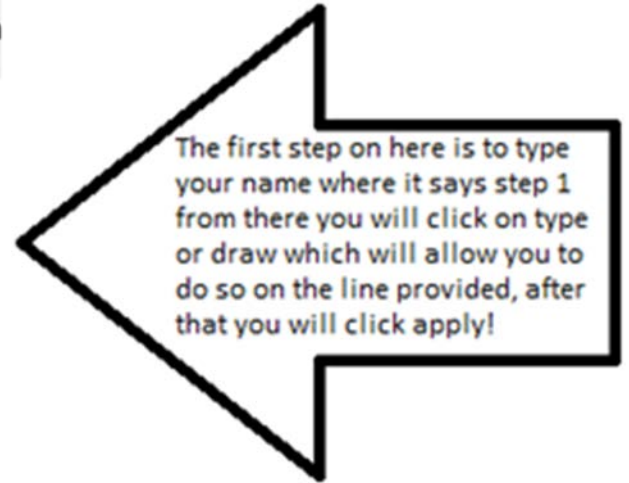


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Step 1



Step 2
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Step 3
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