## FEDERATION OF OILS, SEEDS AND FATS ASSOCIATIONS LIMITED FOSFA INTERNATIONAL

## CONTRACT FOR UK RAPESEED IN BULK SUITABLE FOR OIL EXTRACTION (AIC) EX FARM/DELIVERED

Revised and Effective from 1st January 20								
							Reference Nos	
SELLERS:								
BUYERS:								
	* A			andina and should	1 h			
1. Sellers have ag				· ·	I be matter of agreement of good merchantable or	*	raction net delivered during	
Č						-		
*								
1. QUANTITY	2. PRICE		3. QUALITY					
*		ON ARRIVAL THE BASIS SHALL BE			ERUCIC ACID	FFA	GLUCOSINOLATES	
Production Acres/Hectares		OIL	MOISTURE	ADMIXTURE	MAX	MAX	MAX	
*		40.07	0.01	261	201 6 11 1	201 6 31 1	25	
of 1000 kilos		40%	9%	2%	2% of oil in seed	2% of oil in seed	25 micromoles	
affected thereby.  3. SPECIAL TER								
				A reciprocal allo	owance of 1.5% of the C	Contract Price shall be m	ade to Buyers or Sellers for	
Price for each $1\%$ of the allowance to be	shall have the rig f moisture from 9 agreed amicably	ght to reject a pa % up to 10%, for settled by ar	arcel containing or ractions in propor bitration. Where	rtion. If the right to the moisture is les	reject is not exercised	where the moisture is in	vance of 1% of the Contract excess of 10% or below 6% entitled to a premium of 1%	
each 1% of admixture in proportion. If the admixture is less that	ers shall have the re in excess of the right to reject is an the basis Seller	right to reject a e basis up to 3% not exercised was shall be entited	a parcel containing and to an alloward the admixtured to a premium	g over 4% admixt ance of 4% of the re is in excess of of 1% of the Con	Contract Price for each 14% the allowance to be tract Price for each 1% to the contract Price for each 1% to	1% of admixture in excess agreed amicably or settle below the basis, fractions		
Erucic Acid and FI the allowances to be	FA — Buyers have agreed amicably	ve the right to re or by arbitration	eject if a parcel co on.	ontains erucic acid	or FFA in excess of 2%	of oil in seed. If the rig	ht to reject is not exercised,	
18µmol as establish marketing procedure	ed in official test es and authorised	ing at the time by the competer	of its registration, nt national author	, from the sowing ity, or from open p	of a seed variety placed collinated varieties of far	on the market under the m saved seed originating	a glucosinolate level below EU approved test and trial directly from the sowing of liance with this requirement.	
	shall ensure that shall notify the	t an appropriate	ely completed an			at is collected/delivered blied to the goods by or	on behalf of the Seller or	
The Buyer rese	rves the right to	reject any load	which is not acc	companied by an	appropriately complete	d CCP.		
of collection quickly as which shal	x Farm basis — I on as far as it is po possible. Buyers Il be stated in wr	ossible with a n responsible fo iting to the oth	ninimum of 24 ho r weighing shall,	ours notice. Where whenever practic ter's request. A co	Buyers collect unweigh able, adopt the procedu	ed seed they shall notify re stated in the Code of	he Sellers of intended times Sellers of the net weight as Practice for bulk weighing ise be produced on request	

- (b) Sales on a delivered basis Deliveries shall be at Buyers call unless otherwise stated.
  - In the case of deliveries to UK crushing mills and inland store facilities, final Buyers shall give their Sellers notice of delivery instructions a minimum of 3 business days before date and time during the contract period when Buyers require goods to be delivered. Buyers shall give sufficient delivery instructions to allow Sellers to deliver the full contract quantity during the contract period. Should Sellers fail to deliver at the date, time and place appointed above, this shall not void the contract but Buyers, taking note of the Notices Clause and 6(b) (iv), shall give Sellers revised delivery instructions

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appointed above, this shall not vote the contract but Buyers, taking note of the rootest clause and 0(b) (v), shall give series evised derivery institutions to allow Sellers to deliver the full quantity of these failed deliveries as follows:

Buyers shall give Sellers a minimum of 2 business days notice of the revised date and time when Buyers require the goods to be delivered. The revised date and time of delivery shall fall within the contractual period, except where the operation of this clause makes this impossible. In this case

- revised date and time of delivery shall fall within the contractual period, except where the operation of this clause makes this impossible. In this case Buyers shall give Sellers such extension to the contract period as necessary to enable them to effect deliveries in accordance with this clause. Should Sellers fail to deliver the full quantity of those failed deliveries in accordance with the revised delivery instructions, Sellers shall be in default and the provisions of the Default Clause shall apply.

  (ii) In the case of deliveries to UK export facilities, final Buyers shall give to their Sellers notice of delivery instructions a minimum of 3 business days before date and time during the contract period when Buyers require the goods to be delivered. Should Sellers fail to deliver by the date, time, and place appointed, Sellers shall be in default and the Default Clause shall apply unless further delivery instructions can be mutually agreed between Buyers and Sellers.

  (iii) If Fall Pure description in the first increase give their Sellers notice of delivery instructions can be mutually agreed between the part in the first increase give their Sellers notice of delivery instructions are minimum of 3 business days before a prairy of the
- (iii) If final Buyers do not in the first instance give their Sellers notice of delivery instructions a minimum of 3 business days before expiry of the contract period then Sellers shall, after notification in writing to the Buyers, deliver the goods to a first class store suitable for the long-term storage of rapeseed within 75 radial miles of the delivery point and tender the goods to Buyers. Costs of receiving into store and all charges thereafter shall be borne by Buyers.
- (iv) If Buyers are not the final receivers, notice of delivery instructions shall be passed on with due despatch or by 10.00 hours on the following day if received after 16.00 hours local time (provided always that final Buyers have given a minimum of 3 business days notice to final Sellers). Goods may not be delivered into store by any Sellers in the string without first ascertaining that final Buyers failed to give notice of delivery instructions as stipulated above.
- A receipt for the weight accepted shall be given to the driver of the vehicle at the time of delivery. Weights of those loads delivered, and notification of loads not delivered, shall be advised to the Seller within 5 business days. Buyers' weights are final unless other satisfactory evidence is produced on arrival of the seed. Buyers shall if required produce proof of weights received.

  Weighbridge charges shall be for the Sellers account unless otherwise stated in Clause 3.
- 7. DEMURRAGE: In the case of unreasonable delay in the arrival, loading or discharge of vehicles collecting or delivering the goods Sellers or Buyers, whoever are responsible, shall be liable for the loss that results from the delay of that particular load only.
- **8. PAYMENT:** Payment to be made on ......

Payment shall not be deemed to have been effected before receipt of cleared funds by the payee or his bank. If payment is agreed to be by bank transfer, the party shall effect payment to the payee's bank on or before the due date for payment and payment instructions shall specify a value date not later than the second bank working day after the day of payment.

Any monies due by either party to the contract to the other for final invoices and/or accounts for items on deliveries fulfilling this contract shall be settled by either party without delay (except as otherwise provided under awards of arbitration or appeal as governed by the other provisions in the contract) and if not settled a dispute shall be deemed to have arisen which may be referred to arbitration.

- **9. INTEREST:** If any payment is not made on or before the due date for payment, interest shall be payable. If there is no due date for payment, interest shall be payable if there has been an unreasonable delay in payment. Interest payable shall be appropriate to the currency involved. If the amount of interest is not mutually agreed, a dispute shall be deemed to exist which shall be settled by arbitration in accordance with the Arbitration Clause.

  Nothing in this clause shall affect a party's rights to invoke the provisions of the Default Clause in a case where a failure to effect timely payment could give rise

to a claim under that clause

- 10. ANALYSTS: Reference in the contract to analysts shall mean UK analysts who are members of FOSFA International and represented in the Oilseeds Section.
- 11. SAMPLING AND ANALYSIS: On arrival, final Buyers to arrange for sealed samples to be taken in duplicate from each delivery in accordance with the method laid down in the Federation's Standard Contractual Methods List, whether accepted or rejected, and to be analysed for oil, moisture, impurities, erucic acid, FFA and glucosinolates where applicable and the original certificate of analysis for each individual consignment, passed to the last Seller within 21 consecutive FFA and glucosinolates where applicable and the original certificate of analysis for each individual consignment, passed to the last Seller within 21 consecutive days from the receipt of the goods and thereafter with due despatch to the first Seller. Should the analysis results not be passed on within the time limits stipulated in this clause, Buyers shall give Sellers an allowance of 0.25% of the contract price per week for the first two weeks and thereafter 0.5% of the contract price per ton per week. Duplicate samples to be retained as Sellers or Buyers may call for a check analysis by an analyst whose analysis shall be final (provided such a request is made by the claimants within 2 months of the date of the delivery of the goods). Following such request, Buyers shall send the sample to the analyst within 5 business days and the original certificate of retest shall be passed to the Seller within 14 consecutive days from the date of that retest certificate. Should the original retest certificate not be passed to the Seller within 14 consecutive days, Buyers shall give Sellers an allowance of 0.25% of the contract price per ton per week for the first two weeks and thereafter 0.5% of the contract price per ton per week. The cost of check analysis to be borne by the Buyers providing that the analysis varies from the original test by more than 0.8% for oil or moisture or 0.4% for impurities or 0.2% for erucic acid or FFA or 5 micromoles per gramme of seed for glucosinolates. If the retest is within these tolerances cost of check analysis to be for the party who called for the check. All duplicate samples to be retained by the final Buyers for 2 months from the date of delivery. retained by the final Buyers for 2 months from the date of delivery.

  The check analysis for oil, moisture, admixture, erucic acid, FFA and glucosinolates shall be carried out in accordance with the methods laid down in the

- Federation's Standard Contractual Methods List.

  Under the terms of this clause due despatch shall mean within one business day following receipt.
- 12. NOTICES: Notices to be despatched by any means of rapid written communication. All notices shall be under reserve for errors in transmission. Notices shall be passed on with due despatch by intermediate Buyers and Sellers. Any notice received after 16.00 hours on a business day shall be deemed to have been received on the following business day. Notice from a broker shall be a valid notice under this contract.
- 13. NON-BUSINESS DAYS: Should the time limit for doing any act or giving any notice expire on a Saturday, Sunday or any public holiday in the country where the party required to do the act or give the notice resides or carries on business or in the country where the act has to be done or the notice has to be received or on any day which the Federation shall declare to be a non-business day the time so limited shall be extended until the first business day thereafter. All business days shall be deemed to end at 16.00 hours Mondays to Fridays inclusive. The contract delivery period not to be affected by this clause.
- 14. ODD DAYS: In any month containing an odd number of days the middle day shall be reckoned as belonging to both halves of the month.
- 15. FORCE MAJEURE: Should Sellers be prevented from making physical delivery of the material sold, or Buyers from taking delivery by reason of Act of God, strikes, lockouts, riots, civil commotions, fires or any other cause comprehended by the term Force Majeure, the time of delivery shall be extended until 15 days after the operation of the cause of prevention has ceased. The party invoking this clause shall notify the other party within 5 business days of the occurrence or the first business day of the delivery period whichever is the later and shall furnish proof of prevention if required. Should such cause exist for a period of 60 days beyond the contract period, the contract or any unfulfilled part thereof so affected shall be cancelled. In case of default after extension, the default date shall be similarly deferred.
- 16. BANKRUPTCY/INSOLVENCY: If before the fulfilment of this contract, either party shall suspend payment, notify any of his creditors that he is unable to meet his debts or that he has suspended payment or that he is about to suspend payment of his debts, convene, call or hold a meeting of his creditors, propose a voluntary arrangement, apply for an official moratorium, have an administration order made, have a winding up order made, have a receiver or manager appointed, convene, call or hold a meeting to go into liquidation (other than for reconstruction or amalgamation), become subject to an Interim Order under Section 252 of the Insolvency Act 1986 or have a Bankruptcy Petition presented against him the contract shall forthwith be closed, either at the actual or estimated market price then current for similar goods or, at the option of the other party, at a price to be ascertained by re-purchase or re-sale and the difference between the contract price and such closing-out price shall be the amount which the other party shall be entitled to claim or shall be liable to account for under this contract. Should either party be dissatisfied with the price ascertained by re-purchase or re-sale, then the matter shall be referred to arbitration. If no re-purchase or re-sale takes place and if the parties cannot agree to a closing-out price, then on application of either party, the closing-out price shall be fixed by a sole arbitrator appointed by the Federation subject to the right of appeal under the Federation's Rules of Arbitration and Appeal.
- 17. CIRCLE: Where a Seller repurchases from his Buyer, or from any subsequent Buyer, the same goods or part thereof, a circle shall be considered to exist as regards the particular goods so repurchased and the provisions of the Default Clause shall not apply. (For the purpose of this clause the same goods shall mean goods of the same description, of the same quality and, where applicable, of the same analysis warranty.)

  The invoices for the quantity in question shall then be settled between the Buyers and Sellers in the circle by payment by each Buyer to his Seller of the amount by which the invoice exceeds the lowest amount in the circle. The settlement shall be due not later than 15 consecutive days after the day on which the circle

has been established (or the next business day if the 15th is a non-business day) but not earlier than on the first and not later than on the last business day of the period of delivery. Should the existence of a circle become apparent only from the notices of delivery, the day on which the goods should have been made available shall be taken as the day of settlement. If a circle appears to exist only after the delivery order was issued or after presentation, payment shall be made as if no circle had been established.

In the event of a claim under the Force Majeure Clause the date for settlement shall be deferred until the expiry of the extended delivery period. Thereafter, if the	140 141 142 143
Prior to the last day for making delivery a Seller may notify his Buyer of his inability to deliver but the date of such notice shall not become the default date without the agreement of the Buyer. If, for any other reason, either party fails to fulfil his contract and is declared to be in default by the other party and default is either agreed between the parties or subsequently found by arbitrators to have occurred, then the day of the default shall, failing amicable settlement, be decided by arbitration.  In the event of failure of the Seller to deliver against the second delivery instruction, default shall be the first business day following the day on which default	147 148 149 150 151 152 153 154 155
19. DOMICILE: This contract shall be deemed to have been made in England and the construction, validity and performance thereof shall be governed in all respects by English Law. Any dispute arising out of or in connection therewith shall be submitted to arbitration in accordance with the Rules of the Federation. The serving of proceedings upon any party by sending same to their last known address together with leaving a copy of such proceedings at the offices of the Federation shall be deemed good service, rule of law or equity to the contrary notwithstanding.	159
<ul> <li>(a) the Uniform Law on Sales and the Uniform Law on Formation to which effect is given by the Uniform Law on International Sales Act 1967;</li> <li>(b) the United Nations Convention on contracts for the International Sale of Goods of 1980;</li> </ul>	162 163 164 165
Neither party hereto, nor any persons claiming under either of them, shall bring any action or other legal proceedings against the other of them in respect of any such dispute until such dispute shall first have been heard and determined by the arbitrators, umpire or Board of Appeal (as the case may be), in accordance with the Rules of Arbitration and Appeal of the Federation, and it is hereby expressly agreed and declared that the obtaining of an Award from the arbitrators, umpire or Board of Appeal (as the case may be), shall be a condition precedent to the right of either party hereto or of any person claiming under either of them to bring any action or other legal proceedings against the other of them in respect of any such dispute.  In any case where the dispute involves a member of the Agricultural Industries Confederation or of the National Farmers' Union of England and Wales or of the National Farmers' Union of Scotland, a party may appoint an Agricultural Industries Confederation. The National Farmers' Union of Scotland and Wales, or the National Farmers' Union of Scotland	167 168 169 170 171 172 173 174 175