

Broker Kit Onboarding Agreement



Farm Lending Canada Mortgages

ALTERNATIVE	COMMERCIAL	RESIDENTIAL
FINANCING	AGRICULTURAL	ACREAGE
BRIDGING LOANS with a planned exit strategy	FARM FINANCING at competitive rates	HOBBY FARMS and RURAL RESIDENTIAL
MORTGAGES	MORTGAGES	MORTGAGES
First & Second	First	First
MAXIMUM LTV	MAXIMUM LTV	MAXIMUM LTV
75%	75%	Prime: 80% Alt-A: 80%
TERMS	TERMS	TERMS
1-3 Years	1-10 Years	1-5 Years
AMORTIZATION	AMORTIZATION	AMORTIZATION
Interest Only	Up to 25 Years	Up to 30 Years
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We pay Finders Feed - Ask your BDM for details

Lender Fees apply. Policies are subject to change without notice. OAC

All mortgages originated by Farm Lending Canada and its subsidiaries will be brokered through the originating broker and Farm Lending Canada, ON Brokerage #12114. Farm Lending Canada is registered in multiple provinces throughout Canada.





COMMERCIAL AGRICULTURE

Our Commercial Agricultural product nurtures growth. Our customized financial solutions for every farm and business stage. No matter if you are a family sized farm looking to expand operations or a seasoned agribusiness owner looking to invest in cutting-edge technology, we have the financial options to help you thrive. Farm Lending Canada's mandate is to keep farmers farming and transition back to conventional financing.

ZONED: COMMERCIAL / AG	ALTERNATIVE BRIDGE FINANCING	CONVENTIONAL AG			
PURPOSE	Bridging Loans with a planned exit strategy	Farm Financing at competitive rates			
MORTGAGES	First and Second	First			
MAXIMUM LTV	75 %	75 %			
TERMS	1 - 3 years	1 - 10 years			
AMORTIZATION	Interest only	Up to 25 years			
LENDER FEES	Yes	Yes			
WHERE WE LEND	Across Canada except Quebec	Currently Ontario and Saskatchewan (Expanding to other provinces in the near future)			
REVIEW STYLE	Full commercial review				
KEY CONSIDERATIONS	Farm business vitality, executable exit plan, borrower character and experience	Farm business vitality, borrower character and experience			
WE LEND TO:	 Active farms that support food production Crop farms, livestock, fruit farms Land acquisition as part of a formulated succession plan Greenhouses (at reduced LTV) Agri-businesses that directly support food production (for example, grain elevators, processing, packaging, retailers of direct farm products, farm equipment and more) 				

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HOBBY FARM

The Farm Lending Canada Hobby Farm product recognizes that Canadians often like to live in more rural settings and have access to storage and hobby facilities on their own property. This mortgage is for borrowers who want the fresh clean air of a rural setting and the full value of all that fresh air and storage space included when calculating Loan to Value.

ZONED: RURAL / AG	PRIME			ALT-A					
SECONDARY FINANCING	Purchase or Refinance			Purchase or Refinance					
CREDIT SCORE	680	640	621	600	680	640	621	600	
MAXIMUM LTV	80%	80%	75%	N/A	80%	80%	75%	70%	
MAXIMUM LOAN AMOUNT	\$1,500,0	000 (exceptions	s to 2M for stro	ng files)	\$1,500,000 (exceptions to 2M for strong files)				
DEBT SERVICE		39/45			50/50				
AMORTIZATION		30 Yea	rs		30 Years				
RATE HOLD		90 Day	ys			90 Days			
TITLE INSURANCE REQUIRED		Yes				Yes			
MAXIMUM FARM INCOME		\$20,00	00		\$20,000				
BFS INCOME	Full Documents				Bank Statements Permitted				
RENTAL INCOME - SUBJECT PROPERTY	100% of income from a self contained unit within the subject property is added to overall income								
RENTAL INCOME - ROOM AND BOARD	100% of confirmed room and board income is added to overall income. Confirmation is typically a copy or lease and 12 month bank statements. This income must be from a non related party.								
RENTAL INCOME - NON-SUBJECT PROPERTY	Income is calculated using an offset method. 80% of rental income is offset against mortgage payment, property taxes, heat and condo fees. Surplus is added to income. Deficit is added to liabilities.								
AVAILABILITY	British Columbia, Alberta, Saskatchewan, Manitoba, Ontario, Nova Scotia, New Brunswick, Newfoundland, PEI								
PRICING PREMIUMS	BFS Bank Statements: 0.25% / Rental: 0.50%N/AO/O Rental: 0.25% / Previous Bankruptcy: 0.10% Population < 25,000: 0.30%								
LENDER FEE	0.50%			1.00%					
PROPERTY TYPE	Rural residential properties within approved lending areas. Properties often have barns, paddocks, workshops.								
PROPERTY LOCATION	Within 50km of a population centre of 100k or within 30km of 25k. Near a population centre of 5k with reduced LTV								
APPRAISAL	Appraisals must be ordered from Farm Lending Canada's extensive approved appraiser list.								
APPRAISAL INCLUSIONS	Appraisals can include full land value, home and 1 out building. Specialty buildings reviewed case by case.								
MORTGAGE PRIORITY	First Mortgage								
SECONDARY FINANCING	Secondary financing permitted to a maximum of 80% combined LTV.								
PAYMENT FREQUENCIES	Monthly for the first payment only, weekly, bi-weekly, semi-monthly, and monthly available after the first payment.								
DOWN PAYMENT	Minimum 20% of own resources required. Gifted down payments are acceptable.								
QUALIFYING (B20)	Qualification will be determined using the greater of the contract interest rate + 2% or the Bank of Canada qualifying rate.								
TERMS	Fixed 1 - 5 Years								

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RURAL RESIDENTIAL farmlending.ca

This product is tailored to make owning a home in rural areas more accessible. With competitive rates and flexible terms, we're dedicated to helping Canadians realize their dream of homeownership in the countryside. Our program supports rural communities, fostering growth and stability while providing the financing needed to make the rural living dream a reality.

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MAXIMUM LOAN AMOUNT	\$1,500,	000 (exception	s to 2M for stro	ng files)	\$1,500,000 (exceptions to 2M for strong files)				
DEBT SERVICE		39/4	5		50/50				
AMORTIZATION		30 Yea	rs		30 Years				
RATE HOLD		90 Day	ys			90 Days			
TITLE INSURANCE REQUIRED		Yes			Yes				
MAXIMUM FARM INCOME		\$20,000			\$20,000				
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TERMS AND CONDITIONS

The information contained in these materials (the "Materials") has been prepared and is being delivered for informational purposes only to a limited number of persons to assist them in reviewing the business opportunity described therein. The Materials are subject to updating, completion, revision, verification, and further amendment. The Materials does not purport to contain all information that you may require for purposes of evaluating the business opportunity described herein. While the information contained in these Materials has been prepared in good faith, no person has given or has authority to give any representations or warranties (express or implied) as to, or in relation to, the accuracy, reliability or completeness of the information contained in these Materials, or any revision thereof, or of any other written or oral information made or to be made available to you (all such information being referred to as "information") and liability therefore is expressly disclaimed. Accordingly, neither AgriRoots Capital Management Inc. nor any of its affiliates, associates, agents or representatives (collectively, the "Disclosing Parties") assumes any responsibility for, or accept any liability whether direct, express or implied, contractual, tortious, statutory or otherwise, in respect of the accuracy or completeness of the information or for any of the opinions contained in, or for any errors, omissions or misstatements or for any loss, howsoever arising from the use of the Materials. In furnishing the Materials, none of the Disclosing Parties undertakes or agrees to any obligation to provide the recipient with access to any additional information or to update the Materials or to correct any inaccuracies in, or omissions from, the Materials. The information and opinions contained in these Materials are provided as at the date of these Materials. The contents of these Materials are not to be construed as legal, financial or tax advice. Each individual should contact his, her or its own legal adviser, independent financial adviser or tax adviser for legal, financial or tax advice.

Information contained in these Materials is confidential information and the property of the Disclosing Parties. It is made available strictly for the purposes referred to above. The Materials and any further confidential information made available to any recipient must be held in complete confidence and documents containing such information may not be reproduced, used, or disclosed without the prior written consent of the Disclosing Parties. The Materials must not be disclosed, copied, published, reproduced, or distributed in whole or in part at any time without the prior written consent of the Disclosing Parties and by accepting the delivery or making to it of the Materials, the recipient agrees not to do so and to return any written copy of the Materials to the Disclosing Parties at the request of the Disclosing Parties.

The Materials includes information, statements, beliefs, and opinions which are forward-looking information and forward-looking statements under applicable Canadian securities laws, and which reflect current estimates, expectations, and projections about future events. Statements containing the words "believe", "expect", "intend", "should", "seek", "anticipate", "will", "positioned", "project", "risk", "plan", "may", "estimate" or, in each case, their negative and words of similar meaning are intended to identify forward-looking information. By its nature, forward-looking information involves a number of known and unknown risks, uncertainties and assumptions concerning, among other things, anticipated business strategies, anticipated trends in business, anticipated future revenue, and anticipated market share, that could cause actual results or events to differ materially from those expressed or implied by such forward-looking information. These risks, uncertainties and assumptions could adversely affect the outcome and financial effects of the plans and events described herein. In addition, even if the outcome and financial effects of the plans and events described herein are consistent with the forward-looking information contained in the Materials, those results or developments may not be indicative of results or developments in subsequent periods. Although attempts have been made to identify important risks and factors that could cause actual actions, events, or results to differ materially from those described in forward-looking information, there may be other factors and risks that cause actions, events or results not to be as anticipated, estimated or intended. Forward-looking information contained in the Materials are based on the current estimates, assumptions, expectations, and projections, which are believed to be reasonable as of the current date. There is no assurance that these estimates, assumptions, expectations, and projections will prove to have been correct. You should not place undue reliance on forward-looking information contained in the Materials. Forward-looking statements contained in the Materials are made of the date of the Materials, except as required by applicable law, there is no obligation to update or revise them to reflect new events or circumstances. No statement in the Materials is intended to be nor may be construed as a profit forecast. All forward-looking information in the Materials is expressly qualified in its entirety by this cautionary statement. To the extent any forward-looking information in the Materials constitutes "future-oriented financial information" or "financial outlooks" within the meaning of applicable Canadian securities laws, such information is being provided to demonstrate the potential benefits of the business opportunity described herein and the reader is cautioned that this information may not be appropriate for any other purpose and the reader should not place undue reliance on such future-oriented financial information and financial outlooks. Futureoriented financial information and financial outlooks, as with forward-looking information generally, are, without limitation, based on certain assumptions and subject to certain risks as set out above under the heading "Cautionary Note Regarding Forward-Looking Information". Actual results may differ materially.





Broker Application / Agreement

Congratulations on adding agricultural mortgages to your service offerings! You now have access to a dynamic sector with tons of business growth opportunity and competitive advantage.

Please complete the Broker Application / Agreement on the following pages, and utilize the checklist below to make sure you have everything you need.

You're almost ready to start earning your finders fee for each of your approved clients!

BROKER APPLICATION / AGREEMENT CHECKLIST:

Completed Broker / Brokerage Agreement

Completed Pre-Authorized Payment form

Copy of Errors and Omissions (E+O) Insurance Policy Summary

Sent completed onboarding package to: <u>DealDesk@farmlending.ca</u>



BROKER/BROKERAGE AGREEMENT (THE "AGREEMENT")



THIS AGREEMENT IS MADE AS OF THE _____ DAY OF _____, 20 _____,

BETWEEN

FARM LENDING CANADA (THE "LENDER")

AND

_____ (THE "BROKER/BROKERAGE")

WHEREAS the Lender is in the business of making commercial agricultural and residential acreage mortgage loans ("Mortgage Loans") and the Broker/Brokerage wishes to submit to the Lender certain Mortgage Loan applications ("Application" or "Applications") it receives.

AND WHEREAS the Broker/Brokerage is a non-exclusive independent contractor who is appropriately registered under the mortgage Broker/Brokerage laws of the Province(s) in which it conducts business, and is not employed by nor operating as an independent contractor, partner, or joint venture of or with the Lender and wishes to deal with the Lender for the sole purpose of soliciting, completing, and submitting Applications with respect to mortgage products and other related business activities made available to the mortgage Broker/Brokerage and its brokers, sub-brokers and agents by the Lender.

AND WHEREAS the Broker/Brokerage employs or contracts with mortgage brokers, sub-brokers and agents who are adequately registered under the Broker/Brokerage registration pursuant to the mortgage Broker/ Brokerage laws of the Province(s) in which they conduct business and said mortgage brokers, sub-brokers and agents are not employees, independent contractors, partners or joint venturers of the Lender.

NOW THEREFORE in consideration of the covenants and agreements contained in this Agreement and of other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged by each party, the parties agree as follows:





BROKER/BROKERAGE OBLIGATIONS:

The Broker/Brokerage acknowledges and agrees to comply with the following obligations and agrees to ensure that all the Broker/Brokerage's employees and agents acting on its behalf pursuant to this Agreement comply with the following:

- Broker/Brokerage hereby certifies that they hold a license to deal and trade in mortgages in their provincial jurisdiction including any special requirements for working with Private Lenders where applicable. Broker/Brokerage also acknowledges that the Lender and/or Brokerage may request a background check. The Broker/Brokerage agrees to provide the Lender with its articles of incorporation and any certificate of corporate status or other documentation evidencing registration of the Broker if requested by the Lender. Furthermore, the Broker/Brokerage agrees to provide evidence supporting their experience and expertise in private mortgage lending, if requested by the Lender.
- 2) Broker/Brokerage will submit all Applications to the Lender through Filogix, Velocity, Finmo, Door, or any other Farm Lending-approved operating system. The Lender will then communicate with submitting Broker/Brokerage regarding the Application.
- 3) The Broker/Brokerage shall obtain the necessary consents from all borrowers prior to submitting the Application to the Lender, in a manner and form acceptable to the Lender and/or Brokerage, so that the Lender can correctly obtain, use and disclose such information in accordance with applicable law and the Lender's privacy policy (a copy of the Lender's privacy policy is available on request). The Broker/Brokerage will advise the borrower that they will be required to sign a new consent form directly with the Brokerage.
- 4) The Broker/Brokerage acknowledges that the Lender works as agent for a multiple number of financial institutions and investors.
- 5) The Broker/Brokerage acknowledges that the Lender holds lender and/or mortgage brokerage licenses in all provinces except Quebec. The Lender works with the Broker/Brokerage to comply with all provincial regulatory guidelines. The Broker/Brokerage will disclose to the borrower its role in the transaction to meet regulatory requirements in each province the Broker/Brokerage "acts for the lender" unless otherwise stated and as provincial regulations require.
- 6) The Broker/Brokerage acknowledges that they will be assigned to a licensed underwriter and credit analyst of the Lender. An employee of the Lender may be a licensed agent or broker of the Lender for regulatory purposes.
- 7) Broker/Brokerage agrees to provide the Lender with any and all additional mortgage loan Application details as requested and any related documents, as requested by the Lender.
- 8) The Broker/Brokerage acknowledges that if the Lender requires any additional information and/or supporting documentation with regards to a submitted Application, upon receiving Consent the Lender will contact the borrower on behalf of the end investor to obtain all further information as necessary to facilitate the loan and satisfy all provincial regulatory requirements.





- 9) The Broker/Brokerage shall act honestly and in good faith and comply with standard industry practice and as per regulatory requirements. The Broker/Brokerage agrees and certifies that to the best of their knowledge, all documents submitted the Lender will be true, accurate, and complete in all respects, and that they will follow all best practices for fraud avoidance published by mortgage broker associations, provincial regulators, and federal and/or provincial governing bodies in which the Broker/Brokerage carries on business.
- 10) The Broker/Brokerage acknowledges that the Brokerage will prepare all regulatory documents on behalf of the Lender and contact the Broker/Brokerage or borrower for signature as provincially required. The Broker/Brokerage has a professional responsibility to ensure that risks and suitably are assessed for both the Lender and the borrower. This will require extensive conversations with the borrower, as well as underwriting and analysis with the Lender.
- 11) The Broker/Brokerage shall maintain adequate insurance, which will include errors and omissions insurance. The Broker shall also update coverage as required by any changes to applicable laws.
- 12) The Broker/Brokerage shall disclose to the Lender any potential conflict of interest relating to the submission of mortgage Applications.
- 13) Broker/Brokerage will verify the identity of every borrower, co-borrower, and/or guarantor and notify the Lender if such identity cannot be verified in accordance with regulatory requirements.
- 14) The Broker/Brokerage shall disclose to each borrower and co-borrower the cost of borrowing and any other information prescribed by the applicable laws and will provide the Lender with a copy of said form prior to funding. The Broker/Brokerage will comply with all laws, rules, and regulations applicable to the mortgage transaction, including, but not limited to, laws, rules, and regulations relating to anti-money laundering mortgage broker legislation, Canada's Anti-Spam Legislation (CASL) and privacy legislation, credit bureau and consumer reporting legislation, consumer protection and disclosure requirements.
- 15) The Broker/Brokerage must provide the Lender with a completed Broker Application, a copy of which is attached as a schedule to this Agreement, confirming the names of all brokers, sub-brokers and agents who may be completing and submitting Applications for mortgages to the Lender. The Broker/Brokerage shall notify the Lender in writing of any changes afterwards for new brokers, sub-brokers and agents, and those who leave the employ of the Broker/Brokerage. The Lender reserves the right to decline any specific Application and it reserves the right to refuse to consider Applications from specific brokers, sub-brokers or agents of the Broker/Broker.



LENDER OBLIGATIONS:

The Lender agrees to comply with the following obligations:

- 1) The Lender will supply the Broker/Brokerage with current information about the products and services offered.
- 2) The Lender will provide consistent underwriting practices based upon the Lender's current underwriting guidelines at the time of application and ensure that decisions and documentation reviews are made within an acceptable period.
- 3) The Lender is not obliged to approve a mortgage loan Application submitted to it by the Broker/Brokerage.
- 4) The Lender will provide updates to the Broker/Brokerage in a timely fashion.
- 5) The Lender will compensate the Broker/Brokerage's Brokerage Firm based upon the amount, type, and term of any mortgage loans funded by the Company per such compensation schedules or agreements as communicated by the Lender to the Broker Brokerage from time to time.
- 6) The Lender will provide updated product, policy and pricing information.
- 7) Upon proper vetting, the Lender will add the Broker/Brokerage to their Approved Brokers list.
- 8) The Lender will maintain adequate licensing as a Mortgage Administrator.





BROKER/BROKERAGE INDEMNIFICATION OF THE LENDER:

Broker/Brokerage will indemnify and hold harmless the Lender and its affiliates, directors, officers, employees, agents, successors, and assigns from and against any and all loss, liability, claim damage, or expense, whether direct, indirect or consequential, any statutory or regulatory suit, action or proceeding for fines, penalties, costs, assessments, compliance or cease-and-desist orders and including legal fees on a substantial indemnity (i.e. solicitor and his/her own client) basis, which may be brought against them in tort, contract, statute or otherwise arising from, related to or in connection with the services provided by Broker/Brokerage or any of the activities of Broker/Brokerage contemplated by or undertaken according to this Agreement, directly or indirectly, and in respect of fraudulent or criminal conduct, errors or omissions, or misrepresentations, whether done intentionally, negligently or otherwise. Without limitation, the above indemnity obligation of the Broker/ Brokerage shall also apply to all breaches by the Broker/Brokerage of this Agreement; any claim by a customer arising from, or related to, a mortgage Application or mortgage commitment, including the way documents provided to the customer, were described or any misrepresentations made by the Broker/Brokerage and the use and/or misuse of personal information of the customer; the Lender's failure or refusal to act on an electronic instruction given or purported to be given by Broker/Brokerage; and any non-compliance or alleged noncompliance by the Broker/Brokerage of any applicable laws and regulations (regardless of whether a claim is successful). The indemnity provided in this section shall survive the termination of this Agreement.

GENERAL MATTERS:

This Agreement may be terminated by: (i) either party upon 30 days prior written notice, or (ii) immediately by the Lender should Broker/Brokerage breach any obligation or condition of this Agreement. Any such termination will not affect the rights and obligations of the parties under this Agreement before the date of termination.

SERVICE NOTICE:

Any notice required or permitted to be given hereunder shall be in writing and shall be given by delivering the same or by mailing the same by prepaid registered mail or by sending the same by facsimile or email as follows:

If to the Lender:	If to the Broker:	
Farm Lending Canada	Brokerage:	
785 St. Clair Street, Suite 200		
Chatham, ON N7L 0E9	Main Office Street Address:	
Attention: Credit Risk		
Management Department	City:	Province:
0	Postal Code:	
	Attention:	





And any notice if delivered shall be considered to be received on the next business day after delivery, if sent by facsimile or email shall be deemed to be received at the beginning of the next business day after such facsimile or email is sent and if mailed by prepaid registered mail shall be deemed to be received on the third business day following the day on which it is mailed.

This Agreement shall be binding upon and ensure to the benefit of the parties hereto and their respective successors and assigns, however, may not be assigned by the Broker/Brokerage without the prior written consent of the Lender.

This Agreement may be executed by electronic signature and/or sent by email or facsimile and in any number of counterparts and, if so executed, shall be legal, valid, binding and enforceable to the same extent as if signed by all parties.

The Lender may assign this Agreement without the prior written consent of the Broker/Brokerage, but Broker/ Brokerage may not assign it without the Lender's prior written consent. This Agreement is binding upon the parties, their respective successors, and permitted assigns.

This Agreement is to be governed by and applied and interpreted in accordance with the applicable laws in the Province of Ontario and the laws of Canada applicable therein, provided that the Broker/Brokerage shall comply with laws in the jurisdiction(s) in which it carries on business, or which otherwise regulates its activities as a Broker/Brokerage. The parties are attorn to the non-exclusive jurisdiction of the courts of the Province of Ontario.

The term "including" means "including without limiting the generality of the foregoing." If any one or more provisions contained in this Agreement shall be invalid, illegal, or unenforceable in any way, the remaining provisions hereof shall not be affected or impaired thereby.

This Agreement may be amended occasionally to reflect the then applicable legal requirements.

IN WITNESS WHEREOF THE PARTIES HERETO HAVE EXECUTED THIS AGREEMENT

AS OF THE _____ DAY OF _____, 20 _____ BROKER/BROKERAGE
BY: ______ Signature Print Name Title
BY: ______ Signature Print Name Title
LENDER
BY: ______ Print Name Title



BROKER / BROKERAGE APPLICATION



Please feel free to add an attachment containing any additional information.

COMPANY INFORMATION					
Company Name					
	Street				
Office Address	City		Prov	PC	
Mailing Address	Street				
For Payments	City		Prov	PC	
Primary Contact	Name		Title		
r mary contact	Email		Phone		
LICENSING & INSUR	ANCE INFORMATION				
Regulating Agency (List All)					
Provinces Licensed In					
License Number(s)					
Dringing Broker	Name		Title		
Principal Broker	Email			Phone	
E+O Provider					
E+O Coverage					
AUTHORIZED BROKERS & AGENTS OF THE BROKER/BROKERAGE WITH PROPER LICENSING AND EXPERIENCE TO DEAL IN PRIVATE MORTGAGES					
Name		Email		License No	
Broker/Agent		Phone			
Name		Email		License No	
Broker/Agent		Phone			
Name		Email		License No	
Broker/Agent		Phone			
Name		Email		License No	
Broker/Agent		Phone			
Name		Email		License No	
Broker/Agent		Phone			
Name		Email		License No	

Phone



Broker/Agent

PRE-AUTHORIZED PAYMENT FORM



Complete the following form to allow Farm Lending Canada to issue payments via Electronic Funds Transfer (EFT). Funds will be deposited directly into the account below no more than **five business days after Farm Lending Canada receives closed confirmation from the solicitor.**

BROKERAGE DETAILS						
Brokerage Name						
Office Address	Street					
	City		Prov	PC		
IMPORTA	NT: If this company is associated with a na	tional brokera	ge, please provide the broke	rage name		
Brokerage Name						
PRINCIPAL BROKER	OR BROKER OF RECORD					
First Name:		Last Name:				
Phone:		Email:				
BANKING DETAILS						
Financial Institution Nu	umber:	Branch Trar	nsit:			
Bank Account Number:						
Institution Name: Account Type:						
Office Address						
Office Address	City		Prov	PC		
AUTHORIZATION						
I hereby authorize Farm Lending Canada to deposit funds into the above specified account						
Name (print):	Signature:					
Name (print): Signature:						

Please send your completed form along with a void cheque to DealDesk@farmlending.ca

Privacy Statement: Farm Lending Canada Inc. is committed to protecting the personal information of our clients. Personal information obtained in the course of doing business with you is not collected, used or disclosed except in compliance with governing legislations, including Canada's Personal Information Protection and Electronic Documents Act (PIPEDA)

785 St. Clair St., Suite 200 | Chatham, ON N7L 0E9 | P: 519.351.7283 | TF: 1.866.941.6678 | farmlending.ca

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