APPENDIX D

COMMODITY LOAN PROGRAM (CLP) - PRIORITY AGREEMENT - FINANCIAL INSTITUTION

A separate Priority Agreement must be completed for each Financial Institution (i.e. Bank, Credit Union, etc.) at which the Applicant/Producer maintains a <u>Farm-related</u> deposit/loan account.

	(Name of Individual, Partnership, or Corpor	ation)
ultural Crop(s):	(the "Crop(s)") Amount	t of Loan (the "Producer Loan"): \$
Please Complete (<u>EITHER</u> Part 1 <u>OR</u> Part 2) plus Complete & Sign Part 3 PART 1 – To be completed where the Financial Institution <u>HAS</u> security interest in current year Crops (i.e GSA)		
ACC's		
convituinterest in the surrent user's Cron(s)	Name of Financia	
) and proceeds therefrom and in the production insurance payments and	
	e held by ACC, shall rank prior to the Lender's security interest in the said	
	ecurity interest given to the Lender in respect of said Security, but only to	
	nterest and costs shall not exceed the actual interest and costs payable b	
OPERATING CREDIT FACILITY.	of the monies advanced to the Producer by ACC in order to reduce the Pro	oducer's indebtedness to the Lender pursuant to an
<u>or enamed eneber Pacient</u> .		
This agreement is subject to the following c	onditions:	
i) that the Producer Loan, less a 2.0)% holdback and any fees payable by the Producer to ACC, shall be payab	le jointly to the Producer and the Lender or in the event that
	equal security interest in the same Security, jointly to the Producer, the L	
	f production insurance payments and, if applicable, Business Risk Manag	
	ACC shall rank prior to the Lender's claim on such payments but only to the	he extent of securing repayment to ACC of the Producer Loa
plus interest and costs as herein iii) that the priority of the security in	provided; and iterest of ACC in the current year's Crop(s) and proceeds therefrom of the	e Producer under this agreement shall terminate as hetwee
	the extent that the Producer feeds the Crop(s) to livestock of the Produc	•
	tion do have a security interest or lien registered on the aforementioned	
	payee on any advances that may become available from ACC to the produ-	ucer unless formally requested in writing to ACC and such
request submitted with this docu	ment.	
PART 2 – Completed by Financial Instit	tution where <u>NO</u> security interest is held in current year Crops	
This is to certify that	(the "Lender") does not hold any security in	sterest under Section 427 of the Bank Act or security under
any		Refest ander Section 427 of the Bank Act of Security ander
	incial Institution	
	espect to the current year's Crop(s) in the name of the Producer. The prio neceds therefrom, production insurance payments and Business Risk Man	
	and the Lender when and to the extent that the Producer feeds the Crop(
PART 3 – To be signed by all Lenders, r	regardless of security interest or lien	
IN WITNESS WHEREOF the Lender has cause laws of the Province of Ontario.	d these presents to be signed by an authorized person/officer. This agree	ement shall be governed and construed in accordance with t
Dated at t	he day of, 20	
Print Name of Authorized Officer of Lender	Print Title	Print Address
х		
Signature of Authorized Officer of Lende	r Email Address of Officer	Name of Financial Institution
	r Email Address of Officer	Name of Financial Institution

Producer acknowledges and agrees that Producer's completion and execution of page 9 evidences Producer's agreement to be bound by all terms and conditions of this appendix including without limitation in respect of any assignment, undertaking, covenant, agreement, consent, authorization, acknowledgement, representation and/or declaration of the Producer(s) included herein.