CS HEALTH, LLC

1402 W. MAIN ST., LOUISVILLE, KENTUCKY 40203 PHONE: (502) 561-5510 TOLL-FREE: (866) 747-0990 FAX: (502) 561-5505

CREDIT AGREEMENT

Legal Business Name:			If not a corporate entity, Doing Business As:			
Address:			Division	_ Sales Rep	No. of Years in Business	
City:	State:	Zip:	E-mail Address:			
Phone No:			Fax:			
HEREBY applies for credit in accordance with the terms of: CS HEALTH, LLC. (hereinafter "CS HEALTH") 1402 W Main St., Louisville, KY 40203 (502) 561-5510						

TERMS OF SALE ON CREDIT:

Net 30 days from date of invoice. A service charge of 2% per month (24% APR) on the outstanding balance will be applied to accounts unpaid in full 30 days from invoice date. Additional terms of sale listed on reverse side are incorporate herein.

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THE FOLLOWING INFORMATION MUST BE COMPLETED IN FULL.									
Your company (here	einafter "BUYER"): is a	a:	Corpora	ation	Partne	ershin	Individual	LLC	
Federal ID:			Ooipoid	oration Partnership Individual LLC or if individual Social Security No:					
Tax No. (if your company is tax exempt):				(*Must attach appropriate certificate)					
Annual dollar amount you intend to spend w/ CS HEALTH, LLC: \$, LLC: \$	If unknown, amount of current purchase:					
Name of Principle:				Name of Principle:					
Home Address (No PO Boxes):				Home Address (No PO Boxes):					
City:		State:	<u>Zip:</u>	<u>City:</u>		State:	<u>Zip:</u>		
Home Phone No.:				Home Phone No.:					
BUSINESS REFERENCES: I AUTHORIZE THE LISTED ENTITIES TO PROVIDE ALL FINANCIAL INFORMATION REQUESTED BY CS HEALTH.							CS HEALTH.		
Bank Name:		<u>Business N</u>	Name:		Business Name:		Business Name:		
Bank Officer:									
Account No:		Business A	Business Address:			Business Address:		Business Address:	
Bank Address:									
City:	<u>City:</u>			City:		<u>City:</u>			
State:	Zip:	State:	Zip:		State:	Zip:	State:	Zip:	
Phone No:		Phone No:	Phone No:		Phone No:		Phone No:		
Fax No.:		Fax No.:			Fax No.:		Fax No.:		

BUYER AGREES TO THE TERMS OF SALE LISTED HEREIN AND ON THE REVERSE SIDE. IN THE EVENT BUYER DEFAULTS, CS HEALTH SHALL ASSESS A SERVICE CHARGE OF 2% PER MONTH (APR 24%), DEMAND THE ENTIRE BALANCE DUE AND PAYABLE, AND IN THE EVENT THE ACCOUNT IS PLACED IN THE HANDS OF AN ATTORNEY FOR COLLECTION BUYER SPECIFICALLY AGREES TO PAY THE COSTS OF COLLECTION INCLUDING REASONABLE ATTORNEY FEES IN AN AMOUNT NOT LESS THAN 25% OF THE OUTSTANDING BALANCE. MONIES RECEIVED BY CS HEALTH AFTER THE ACCOUNT HAS BEEN PLACED IN THE HANDS OF AN ATTORNEY SHALL BE APPLIED TO SATISFACTION OF COSTS OF COLLECTION & ATTORNEY FEES, OUTSTANDING SERVICE CHARGES AND THE OUTSTANDING PRINCIPAL IN THAT ORDER.

The undersigned certifies that all information provided by BUYER is true and accurate, and that BUYER fully understands the terms of sale herein. As consideration for credit extended by CS HEALTH TO BUYER, the undersigned specifically agrees to be personally and individually liable for all amounts due to CS HEALTH subsequent to execution of this Credit Agreement. This Agreement becomes binding upon execution by CS HEALTH.

Name of BUYER		BY:Name of Individual (PLEASE PRINT)			
Individually and as Agent and Officer of BUYER	_ (Signature)	(Date)			
For CS Health, LLC	_ (Signature)	(Date)			

ADDITIONAL TERMS OF SALE (CONTINUED FROM REVERSE SIDE)

ACCEPTANCE: CS Health's acceptance of any order is expressly made conditional on Buyer's assent to the terms and conditions contained herein. Regardless of any provision to the contrary in Buyer's order, such assent shall be deemed given upon Buyer's use of the goods or upon Buyer's failure to object to any of the terms and conditions hereof within ten (10) days after receipt of the goods, whichever first occurs. CS Health's shipment of the goods ordered shall constitute a counter-offer to Buyer's order and no act by CS Health shall be deemed conduct assenting to terms or conditions other than those contained herein. No contract is formed except in accordance with the terms expressed in this paragraph. If these terms are not acceptable, Buyer must so notify CS Health prior to shipment of goods.

CREDIT: If Buyer defaults in making any payment when due, or if Buyer's credit becomes impaired or otherwise unsatisfactory in the sole judgment of CS Health, CS Health shall have the right to declare immediately due and payable all outstanding obligations, to retake possession of any shipment then in transit to Buyer, to change credit terms with respect to any shipment in transit or any further shipments, and to suspend production and defer or eliminate further shipments until any outstanding amounts are paid in full and CS Health receives such cash or satisfactory security covering further shipments as may be required by CS Health. Unless CS Health receives such outstanding amounts and such cash or satisfactory security within five (5) days after its written demand, CS Health may treat such failure as a breach of this Agreement.

TITLE; RISK OF LOSS: Title to the goods and risk of loss of the goods shall pass to Buyer upon delivery to a carrier or to Buyer's truck. Selection of carrier and routing of all shipments shall be at CS Health's option. If, when unloading vehicle, Buyer finds any damage to the shipment it will be its responsibility to obtain necessary verification from carrier's agent and file a claim with the carrier for such damage or loss of goods from said damage. If Buyer finds short count or carrier will not honor claim and Buyer desires to file claim with CS Health, such claim must be accompanied by signed acknowledgment by carrier's agent as well as all other documents necessary for a claim with public carriers and be received by CS Health's main office in Louisville, KY within ten (10) days after unloading shipment. Without proper documentation or timely submission of claim, CS Health reserves the right to refuse such claims.

INSPECTION; ACCEPTANCE; REJECTION: All goods tendered shall be inspected by Buyer within ten (10) days after receipt and, unless a notice of rejections has been sent by Buyer to CS Health within such ten day period, Buyer shall be deemed to have irrevocably accepted the goods. Goods which are rejected or the subject of any claim be promptly set aside by Buyer in safe storage for inspection by CS Health. CS HEALTH'S LIABILTY, IF ANY, INCLUDING CLAIMS FOR BREACH OF ANY EXPRESS OR IMPLIED WARRANTY, SHALL BE LIMITED TO EITHER THE REPLACEMENT OF THE GOODS OR THE RETURN OF THE PURCHASE PRICE PAID, AT CS HEALTH'S OPTION. IN NO EVENT SHALL EITHER PARTY BE LIABLE TO THE OTHER FOR INCIDENTAL OR CONSEQUENTIAL DAMAGES. Buyer shall not deduct from the price the amount of any claim unless CS Health allows such claim in writing.

WARRANTIES: CS Health warrants that the goods sold hereunder are of merchantable quality and that CS Health can convey the title to the goods free of any security interest or other lien. Buyer agrees to hold CS Health harmless against any claims of infringement of any U.S. patent, trademark, or copyright on the goods arising from compliance by CS Health with specifications furnished by Buyer. CS Health further warrants that the goods are fit for ordinary purposes only. CS HEALTH MAKES NO WARRANTY AS TO THE FITNESS OF THE GOODS FOR ANY PARTICULAR PURPOSE OR THE RESULTS TO BE OBTAINED FROM THEIR USE BY BUYER EITHER ALONE OR IN COMBINATION WITH OTHER SUBSTANCES. CS HEALTH MAKES NO OTHER REPRESENTATIONS OR WARRANTIES OF ANY KIND, EXPRESS OR IMPLIED, WITH RESPECT TO THE GOODS.

CHOICE OF LAW AND VENUE: The parties hereto specifically agree that any and all claims litigated under this Credit Agreement shall be governed by the laws of the Commonwealth of Kentucky and in a court of competent jurisdiction in Jefferson County, Kentucky.

SEED PURCHASES: CS Health warrants to the extent of the purchase price only that seeds are as described on the invoice, the bag, and/or the tag attached thereto within recognized tolerances. CS Health gives no other warranty, expressed or implied, of the merchantability or fitness of the seeds for any particular purpose; nor any other warranty against loss of yield due to any cause, including environmental conditions, disease, insects, water condition, and soil conditions. CS Health shall not be liable for incidental or consequential damages. CS Health recommends that a five (5) pound sample of all seed be tested by the Buyer in similar conditions to those for which the seed will be used.

STORAGE: Buyer understands they are responsible for storage of raw agricultural product purchased in a manner that is suitable for the specific agricultural product. If specific instructions are needed, Buyer may write for specific instructions at 1402 West Main Street, Louisville, KY 40203-1328 on that specific commodity and CS Health will send, in writing, specific instructions regarding that specific commodity to Buyer.