

# *The Agricultural Implements Regulations, 1982*

*being*

Chapter A-10 Reg 1 (effective April 1, 1982) as amended by Saskatchewan Regulations 20/82, 10/92, [36/97](#), [38/2002](#) and [87/2003](#).

## **NOTE:**

**This consolidation is not official. Amendments have been incorporated for convenience of reference and the original statutes and regulations should be consulted for all purposes of interpretation and application of the law. In order to preserve the integrity of the original statutes and regulations, errors that may have appeared are reproduced in this consolidation.**

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**CHAPTER A-10 REG 1**  
*The Agricultural Implements Act*

TITLE AND INTERPRETATION

**Title**

**1** These regulations may be cited as *The Agricultural Implements Regulations, 1982*.

**Interpretation**

**2** In these regulations:

- (a) **“Act”** means *The Agricultural Implements Act*;
- (b) **“department”** means the department over which the minister presides;
- (c) **“implement”** means any implement, equipment or machine of a selling price of \$4,000 or more used or intended for use on a farm, except:
  - (i) motor trucks;
  - (ii) tractors under 20 brake horsepower and their attachments;
  - (iii) stationary internal combustion engines and hydraulic and electric motors that are sold separate from an implement;
  - (iv) snow plows, snow blowers and scrapers;
  - (v) snowmobiles and power toboggans; and
  - (vi) all implements that are sold for industrial purposes and that are subject to goods and services tax imposed by the Government of Canada or the tax imposed pursuant to *The Provincial Sales Tax Act*;
- (d) **“licence”** means a licence issued under section 26 of the Act.

19 Feb 82 cA-10 Reg 1 s2; 6 Mar 92 SR 10/92  
s3; 5 Sep 2003 SR 87/2003 s3.

CONTRACT FOR SALE

**Form of contract**

**3(1)** Every contract for the sale of:

- (a) new implements is to be in Form A;
- (b) used implements is to be in Form B.

**(2)** Where a warranty contained in Form A conflicts with a warranty provided in the Act, the warranty provided in the Act prevails.

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## AGRICULTURAL IMPLEMENTS

(3) A lease or lease-purchase must set out all the terms and conditions of the agreement, including:

- (a) the name and address of the purchaser, dealer and financial institution;
- (b) a detailed description of each implement purchased, leased, lease-purchased or given in trade, including the serial and model numbers if available;
- (c) the nature and duration of all warranties given in connection with the implement; and
- (d) the length of the trial period and the procedure for a purchaser to reject an implement during the trial period.

19 Feb 82 cA-10 Reg 1 s3; 5 Sep 2003 SR 87/2003 s4.

**Interpretation re contract**

**4** In a contract for the sale of implements in Forms A and B:

- (a) “**vendor**” means dealer;
- (b) “**General Provincial Distributor**” means distributor.

19 Feb 82 cA-10 Reg 1 s4.

**5 Repealed.** 6 Mar 92 SR 10/92 s4.

## LICENCES

**Form of application**

**6(1) Repealed.** 6 Mar 92 SR 10/92 s5.

(2) The fee payable for a licence is \$100, and shall accompany the application for the licence.

(3) If a licence has been terminated pursuant to subsection 16(3), a reinstatement fee of \$50 is payable in addition to the licence fee mentioned in subsection (2).

19 Feb 82 cA-10 Reg 1 s6; 27 Jne 97 SR 36/97 s2;  
5 Sep 2003 SR 87/2003 s5.

**7 Repealed.** 6 Mar 92 SR 10/92 s6.

**Refund of fee**

**8(1)** Where a licence is not issued, the licence fee is to be refunded to the applicant.

(2) If a licence is issued to a dealer and the dealer ceases to offer for sale, sell, lease or lease-purchase implements during the licence year, the dealer is not entitled to any refund of the licence fee for that licence year.

19 Feb 82 cA-10 Reg 1 s8; 5 Sep 2003 SR 87/2003 s6.

**Licence year**

**9** The licence year commences on April 1 in one year and ends on March 31 in the following year.

19 Feb 82 cA-10 Reg 1 s9.

**Display of licence**

**10** Every dealer shall display his licence in his place of business so that it is clearly visible and available for inspection by any person.

19 Feb 82 cA-10 Reg 1 s10.

**Licence not transferable**

**11** A licence is not transferable.

19 Feb 82 cA-10 Reg 1 s11.

**Licence required for each separate place of business**

**12(1)** In this section, “**separate place of business**” means a stationary permanent location where the dealer offers for sale, sells, leases or lease-purchases agricultural implements or parts and may include the lands and buildings from which the dealer offers for sale, sells, leases or lease-purchases agricultural implements or parts, including the dealer’s office, sales area, showroom display and storage lot, parts storage and sales area, warehouse workshop and service facilities, a separate distinct storage or display lot, a warehouse, a temporary exhibit, a mobile display, or an itinerant salesperson and his or her vehicle working from the dealer’s place of business, or any combination thereof that meets the requirements for licensing.

(2) Where the minister is satisfied that a dealer operates more than one separate place of business, the dealer shall secure a licence for each separate place of business.

19 Feb 82 cA-10 Reg 1 s12; 5 Sep 2003 SR 87/2003 s7.

**Location of place of business**

**13** A dealer is not eligible for a licence if his place of business is not located or situated sufficiently separate and apart from any buildings or facilities used in a farming operation.

19 Feb 82 cA-10 Reg 1 s13.

**Eligibility for licence**

**14** In addition to the other requirements of the Act and these regulations, to be eligible for and maintain a licence a dealer shall:

- (a) carry on business during normal business hours and days of the week;
- (b) have adequate service equipment, personnel and facilities to service implements that he or she sells, offers for sale, leases or lease-purchases; and;
- (c) maintain adequate parts in stock;
- (d) **Repealed.** 5 Sep 2003 SR 87/2003 s8.

19 Feb 82 cA-10 Reg 1 s14; 5 Sep 2003 SR 87/2003 s8.

**Scope of licence**

**15(1)** A licence authorizes a dealer to offer for sale, sell, lease or lease-purchase only those implements or parts supplied by the distributors listed in the dealer's application for a licence.

(2) If the dealer sells, leases or lease-purchases implements or parts supplied by distributors in addition to those listed in the dealer's application for a licence, the dealer must notify the minister in writing within 30 days of the first such sale, lease or lease-purchase.

19 Feb 82 cA-10 Reg 1 s15; 5 Sep 2003 SR 87/2003 s9.

**Renewal of licence**

**16(1)** Where a dealer holds a licence for the current year, the minister shall send a notice to renew and an application for a licence to the dealer on or before the expiry date of the dealer's licence.

(2) Where a dealer does not submit his application for a licence by April 15 following the date on which his licence expires, the minister shall send to the dealer two more notices to renew the licence.

(3) Where the notices pursuant to this section are given and the dealer has not submitted an application for a licence by May 15, the minister shall notify the dealer, with a copy of the notice to each affected distributor, that the dealer's licence has terminated and that he can no longer operate as a dealer in Saskatchewan.

19 Feb 82 cA-10 Reg 1 s16.

**Notice re unlicensed dealer**

**17** A notice pursuant to subsection 26(7) of the Act is:

- (a) to be sent by prepaid registered mail; and
- (b) to include a copy of section 26 of the Act.

5 Sep 2003 SR 87/2003 s10.

**DAMAGES OR LOSS**

**18 Repealed.** 6 Mar 92 SR 10/92 s7.

**19 Repealed.** 6 Mar 92 SR 10/92 s8.

**Hearing re compensation**

**20** The board shall give notice of the date, time and place of a hearing scheduled with respect to an application for compensation by registered mail to the distributor and dealer named in that application and to the farmer who issued the claim at least 14 days prior to the date set for the hearing.

19 Feb 82 cA-10 Reg 1 s20.

**21 Repealed.** 10 Mar 92 SR 10/92 s9.

**22 Repealed.** 5 Sep 2003 SR 87/2003 s12.

## SERIAL NUMBERS

**Interpretation re 'model year'**

**23(1)** In these regulations, “**model year**”, with respect to an implement, means:

- (a) the model year of the implement as designated by the manufacturer of that implement; or
  - (b) if no model year is designated by the manufacturer of that implement:
    - (i) the calendar year in which the implement was manufactured, if the implement was manufactured between January 1 and October 31; or
    - (ii) the calendar year after the year in which the implement was manufactured, if the implement was manufactured between November 1 and December 31.
- (2) For the purposes of clause (1)(b), an implement is deemed to be manufactured on a certain date if the manufacturing of that implement is completed on that date.

10 May 2002 SR 38/2002 s2; 5 Sep 2003 SR 87/2003 s12.

**24 Repealed.** 5 Sep 2003 SR 87/2003 s13.

## UNUSED IMPLEMENTS OR PARTS

**Interpretation re Act and regulations**

**25** In section 50 of the Act and in these regulations:

- (a) “**allowance**” means the amount of money paid to a dealer or credited to a dealer’s account by a supplier in respect of the purchase by the dealer of a part or quantity of parts or an implement or quantity of implements, and includes a discount, bonus or rebate or other type of payment that results in a reduction in the cost of that part or implement to the dealer;
- (b) “**current net price**” means the price payable for an unused part by a dealer as shown in the supplier’s current price list, without taking into account any allowance granted by the supplier;
- (c) “**invoice price**” means the price payable for an unused implement by a dealer as shown on the invoice prepared by the supplier, less the amount of any unearned allowance granted by the supplier in respect of that unused implement;
- (d) “**supplier’s current price list**” means the latest comprehensive price list or lists of the supplier that includes all parts that may be ordered by a dealer from the supplier including parts that are ordered from the supplier that are shipped directly to the dealer from a third party;
- (e) “**unearned allowance**” means an allowance granted to a dealer subject to the fulfillment by the dealer of a condition that has not been fulfilled by him, but does not include an allowance for a payment made by a dealer within a specified time;

- (f) **“unused implement”** means:
- (i) a distributor-approved demonstrator implement; and
  - (ii) an implement that is not a used implement, whether or not it has received pre-delivery services;
- (g) **“unused part”** means a part or parts assembly that has not been used, but does not include:
- (i) a part that has been broken or severely damaged;
  - (ii) a parts assembly that is incomplete and cannot be completed at reasonable expense pursuant to section 26;
  - (iii) a part or parts assembly that has been removed from an implement and replaced at not cost to the dealer for parts under a modification or warranty substitution program; or
  - (iv) a seal or hose made of rubber, a gasket made of cork or made of a composition of materials, a seal made of leather, a liquid chemical that has deteriorated and is of limited use;
- (h) **“used implement”** means an implement that:
- (i) has been operated for a distance, or for a period of time, in excess of that required to deliver the implement to the dealer and to enable the dealer to service, prepare and operate it for the purposes of sale; and
  - (ii) does not include a distributor-approved demonstrator implement.

19 Feb 82 cA-10 Reg 1 s25; 5 Sep 2003 SR 87/  
2003 s14.

**Deduction in amount payable to dealer**

**26** A supplier may deduct from the amount payable to the dealer for an unused implement or unused part an amount equal to the cost to the supplier of supplying and installing any missing or damaged part at the current net price, including a reasonable charge for the labour necessary for installation.

19 Feb 82 cA-10 Reg 1 s26.

**Obligation for cost of painting**

**27** Where a supplier undertakes to paint an unused implement or unused part, he is responsible for that cost unless the dealer agrees, in writing, prior to the repainting, to share the cost.

19 Feb 82 cA-10 Reg 1 s27.

**Service of notice to purchase**

**27.1** A notice to purchase mentioned in subsection 50(2) of the Act must:

- (a) be personally served on the supplier or an officer, agent or employee of the supplier; or
- (b) be sent by prepaid registered mail to the supplier.

5 Sep 2003 SR 87/2003 s15.

**28 Repealed.** 5 Sep 2003 SR 87/2003 s16.

**BOARD****Term of office of members**

**29** The term of office of each member of the board is not less than one year and not more than four years, as the appointment shall state, but the appointments of the members shall not all expire on the same date.

19 Feb 82 cA-10 Reg 1 s29.

**30 Repealed.** 5 Sep 2003 SR 87/2003 s17.

**Penalty fee**

**31** For the purposes of subsection 14(2) of the Act, the prescribed penalty fee is 25%.

5 Sep 2003 SR 87/2003 s18.

Appendix

FORM A

CONTRACT FOR THE SALE OF A NEW FARM IMPLEMENT

FORM A

Dealer's Name:		Purchaser's Name:	
Address:	Postal Code:	Address:	Postal Code:
Licence Number:		Date:	19
Distributor's Name:		Address:	Postal Code:

1. The dealer and the purchaser agree to the terms and conditions of this contract covering the purchase of the new implement(s) and extra equipment [extra equipment includes all attachments or accessories to the implement(s)] described and at the price set forth hereunder or in the schedule attached, the said schedule being initialed by both parties and forming part of this contract. Delivery date of said implement(s) and extra equipment shall be made not later than the \_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_ (herein referred to as the delivery date) F.O.B. \_\_\_\_\_

2. DESCRIPTION AND PRICE OF IMPLEMENT(S)

Implement Type	Make	Model	Size	Serial No.	Model Year	List Price
<u>Extra Equipment:</u>						

3. DESCRIPTION AND VALUE OF TRADE-IN

Implement Type	Make	Model	Size	Serial No.	Market Value	Trade-In Value
<u>Extra Equipment:</u>						

4. Add: Transportation Costs .....	\$ .....
Other Charges .....	\$ .....
Delivered List Price .....	\$ .....
5. Deduct: Discount (if any) .....	\$ .....
6. Total Cash Price .....	\$ .....
7. Add: Property Insurance Fees .....	\$ .....
Credit Life Insurance Fees .....	\$ .....
Other Fees \$ .....	\$ .....
(Specify) Total Fees .....	\$ .....
8. Total Cash Price (including Fees) .....	\$ .....
9. Deduct:	
Net Trade-In \$ .....	\$ .....
Cash Payment \$ .....	\$ .....
Other Credit \$ .....	\$ .....
Total Payment .....	\$ .....
10. Unpaid Balance .....	\$ .....

Total Trade-In Allowance ..... \$ .....  
 Less Owing to ..... \$ .....  
 Net Trade-In (To Clause 9) ..... \$ .....  
 The Purchaser certifies that such trade-in is free of all liens and encumbrances except as shown above.

11. Cost of Borrowing ..... \$ .....  
 12. Time Balance (10 & 11) ..... \$ .....  
 13. Cost of Borrowing \_\_\_\_\_ per cent per annum on the unpaid balance from time to time.  
 14. Cost of Borrowing begins \_\_\_\_\_  
 15. The above implement(s) are purchased on the following terms (check one):

- Cash     Security Agreement     Promissory Note(s) bearing interest at \_\_\_\_\_ per cent per annum before maturity and at \_\_\_\_\_ per cent per annum after maturity.

The purchaser shall pay the unpaid balance, if not paid in cash, as per terms of the Security Agreement or Promissory Note(s) or true copy thereof attached and forming part of this contract.

16. The dealer and distributor warrant that the implement(s) is capable of developing \_\_\_\_\_ power at: power take off ; drawbar ; or \_\_\_\_\_  (check one) if properly maintained and operated under suitable conditions.
17. The above implement(s) shall perform well the work or functions for which it was intended and which principally includes \_\_\_\_\_
18. The trial period under this contract must be the earlier of:  
 (i) the first 10 days of use by the purchaser during the season of use; and  
 (ii) the first 50 hours of use by the purchaser during the season of use.
19. If the implement(s) is not delivered to the purchaser on or before the delivery date stated herein or any extension thereof mutually agreed upon in writing, the purchaser may terminate this contract by giving notice in writing to the dealer. On such termination the dealer shall return to the purchaser any monies paid, discharge any security interest taken, and shall return in the same condition the implement(s) traded in as listed above, but if the trade-in cannot be returned in the same condition as received, the dealer shall pay to the purchaser the sum indicated as market value above. Time shall be of the essence.
20. This contract is made pursuant and subject to The Agricultural Implements Act (Saskatchewan) and shall be deemed to be made and shall be interpreted and enforced according to the laws of the Province of Saskatchewan.
21. The purchaser certifies that the said implement(s) will be used exclusively for agricultural purposes. The farmstead of the purchaser is located on Sec. \_\_\_\_\_; T. \_\_\_\_\_; R. \_\_\_\_\_; W. \_\_\_\_\_.

_____ Dealer or Authorized Agent's Signature(s)	_____ Purchaser's Signature(s)
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## BACK OF FORM A

*The Agricultural Implements Act* provides the following statutory warranties:

**Warranties re sale of new implement**

**36(1)** Every contract for the sale of a new implement is deemed to include the express joint and several warranties on the part of the dealer and the distributor that are mentioned in this section.

- (2) The warranties mentioned in this section are to apply for the longer of:
  - (a) one year from the date of first use of the new implement; and
  - (b) any longer period that is provided by this Act or is set out in the sales contract.
- (3) Every contract for the sale of a new implement is deemed to include a warranty that the new implement is well-made and of good materials.
- (4) Every contract for the sale of a new implement is deemed to include a warranty that, if the new implement is properly used and operated, it will perform well the work for which it is intended.
- (5) Every contract for the sale of a new implement is deemed to include a warranty that the purchaser may do the things mentioned in subsection (6) if:
  - (a) the new implement does not perform well the work for which it is intended within a period that is the earlier of:
    - (i) the first 10 days of use by the purchaser during the season of use; and
    - (ii) the first 50 hours of use by the purchaser during the season of use;
  - (b) within the period mentioned in clause (a), the purchaser gives written notice to the dealer at the address given for the dealer in the sales contract, or to the distributor, that the implement does not work well; and
  - (c) within a period of seven days following receipt of the written notice mentioned in clause (b), the dealer or the distributor does not make the implement perform well the work for which it is intended.
- (6) In the circumstances mentioned in subsection (5):
  - (a) the purchaser may, by giving written notice to the dealer or the distributor within the three days immediately following the seven-day period mentioned in clause (5)(c), reject the implement; and
  - (b) if the purchaser rejects the implement in accordance with clause (a):
    - (i) the sales contract is ended;
    - (ii) the purchaser is entitled to a return of any moneys paid or notes given by the purchaser for the purchase of the implement and of the freight charges paid by the purchaser; and

(iii) if any goods have been taken in trade by the dealer, the dealer shall:

(A) return those goods to the purchaser; or

(B) if the goods cannot be returned in the same condition or have been sold to a third party, pay to the purchaser the amount of the fair market value of those goods.

(7) Notwithstanding subsections (5) and (6), the purchaser is deemed to forfeit the purchaser's right to reject an implement if the purchaser fails to give either of the written notices within the time limit mentioned in those subsections, unless the dealer or distributor either before or after the expiration of the time limit does any act or engages in any conduct that leads the purchaser to believe that the written notices are not required to be given or had been given.

(8) If the dealer is required pursuant to subsection (6) to return any goods given in trade by the purchaser but has, before the termination of the sale contract, incurred costs or performed work in repairing or reconditioning those goods, the dealer may refuse to return those goods until:

(a) the purchaser has paid for the reasonable costs of the repairs or reconditioning, including labour costs that must be determined using:

(i) the usual rate charged by that dealer at the time; and

(ii) a reasonable time charged for doing the work; or

(b) arrangements satisfactory to the dealer have been made for the payment of those costs.

(9) Every contract for the sale of a new implement is deemed to include a provision that if, within the seven-day period mentioned in clause (5)(c), the dealer or distributor makes the new implement perform well the work for which it is intended and if the purchaser's failure to make the implement perform well was due to the purchaser's own improper management or want of skill in operating the implement, the purchaser shall pay the expenses incurred by the dealer or distributor in making the implement work well.

(10) Every contract for the sale of a new implement is deemed to include a warranty that:

(a) the new implement will be durable if used under fit and suitable conditions and kept with proper care;

(b) parts proving defective will be replaced free of charge on return of the defective parts to the dealer's place of business or to the distributor;

(c) if the purchaser returns the new implement to the dealer's place of business, the dealer will install the new parts without charge; and

(d) all parts replaced within the warranty period are durable for the duration of the original warranty period prescribed in subsection (2) or for 90 days from the date of installation, whichever is longer.

(11) Every contract for the sale of a new implement is deemed to include a warranty that, for a period of 10 years from the date of sale indicated on the sales contract:

- (a) all necessary parts for the implement will be kept by the distributor in Saskatchewan; and
- (b) the purchaser will be able to obtain all necessary parts within a reasonable time at the distributor's place of business.

*The Agricultural Implements Act* provides the following regarding emergency repair service and parts:

**Provisions respecting emergency repair service and parts**

**33(1)** Where, within 10 years of the date of its sale as a new implement, an implement breaks down during the season of use and cannot be operated to perform, with reasonable efficiency, the intended functions set out in the contract of purchase, the dealer and the distributor shall provide to the purchaser emergency parts service for the implement.

(2) Where parts are required for emergency repairs, the purchaser shall, when ordering the parts, notify the dealer that the parts are required for emergency repairs and the dealer shall identify the order as an emergency order and indicate thereon the date and time the order was placed and provide the purchaser with a copy of the order.

(3) Where the purchaser has, under subsection (2), notified the dealer that parts are required for emergency repairs, the dealer shall notify the distributor to that effect.

(4) Where a purchaser orders parts for emergency repairs, the dealer and the distributor shall ensure that those parts are available at the dealer's place of business within 72 hours from the time the order was made, not including Sundays and holidays, unless delivery of the parts cannot be made within that time because of strikes or other conditions beyond the control of the dealer and the distributor.

(5) **Repealed.**

(6) Any extra costs in excess of the current list price charged to a purchaser for obtaining repair parts shall be shown separately on the invoice or bill to the purchaser and no such extra cost shall be included as part of the price of the parts.

(7) Where a dealer or distributor from whom a purchaser orders parts fails to obtain those parts within the time specified in subsection (4), the dealer and distributor are jointly and severally liable, except where delivery of the parts cannot be made because of conditions beyond the control of the dealer and the distributor, to pay to the purchaser an amount equal to one-half of the normal rental rate applicable for the implement from the date of the expiry of the time limit for delivery to the date on which those parts are made available to the purchaser at the dealer's place of business.

(8) The payment under subsection (7) shall be made only for the time during which the implement would normally have been used.

(9) In lieu of making payments as set out in subsections (7) and (8), the dealer and distributor may:

(a) supply the purchaser with another implement that is suitable and capable of functioning properly; and

(b) if the dealer and distributor supply the purchaser with another implement pursuant to clause (a), charge the purchaser rental for that implement, to a maximum of one-half of the normal rental rate for that implement.

(9.1) The dealer and distributor are jointly responsible for supplying the replacement equipment and are to bear equally the cost imposed on them pursuant to subsection (9) of supplying the replacement equipment.

(9.2) Replacement equipment may be supplied:

(a) by the dealer or distributor; or

(b) if the dealer or distributor chooses not to supply the replacement equipment, by another supplier at the expense of the dealer and distributor.

(9.3) In subsections (9.1) and (9.2), **“replacement equipment”** means an implement supplied pursuant to subsection (9).

(10) The normal rental rates mentioned in this section shall be those established by the board

AGRICULTURAL IMPLEMENTS

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FORM B

CONTRACT FOR SALE OF A SECOND HAND OR USED FARM IMPLEMENT

FORM B

Dealer's Name:		Purchaser's Name:	
Address:	Postal Code:	Address:	Postal Code:
Licence Number:		Date:	19
Distributor's Name:		Address:	
		Postal Code:	

1. The dealer and the purchaser agree to the terms and conditions of this contract covering the purchase of the second hand or used implement(s) and extra equipment [extra equipment includes all attachments or accessories to the implement(s)] described and at the price set forth hereunder or in the schedule attached, the said schedule being initialled by both parties and forming part of this contract. Delivery date of said implement(s) and extra equipment shall be made not later than the \_\_\_\_\_ day of \_\_\_\_\_ 19 \_\_\_\_ (herein referred to as the delivery date) F.O.B. \_\_\_\_\_.

2. DESCRIPTION AND PRICE OF IMPLEMENT(S)

Implement Type	Make	Model	Size	Serial No.	Model Year	List Price
Extra Equipment:						

3. DESCRIPTION AND VALUE OF TRADE-IN

Implement Type	Make	Model	Size	Serial No.	Market Value	Trade-In Value
Extra Equipment:						

4. Add: Transportation Costs .....	\$ .....
Other Charges .....	\$ .....
Delivered List Price .....	\$ .....
5. Deduct: Discount (if any) .....	\$ .....
6. Total Cash Price .....	\$ .....
7. Add: Property Insurance Fees .....	\$ .....
Credit Life Insurance Fees .....	\$ .....
Other Fees \$ .....	\$ .....
(Specify) .....	
Total Fees .....	\$ .....
8. Total Cash Price (including Fees) .....	\$ .....
9. Deduct:	
Net Trade-In .....	\$ .....
Cash Payment .....	\$ .....
Other Credit .....	\$ .....
Total Payment .....	\$ .....
10. Unpaid Balance .....	\$ .....

Total Trade-In Allowance ..... \$ .....

Less Owing to ..... \$ .....

Net Trade-In (To Clause 9) ..... \$ .....

The Purchaser certifies that such trade-in is free of all liens and encumbrances except as shown above.

11. Cost of Borrowing ..... \$ .....

12. Time Balance (10 & 11) ..... \$ .....

13. Cost of Borrowing \_\_\_\_\_ per cent per annum on the unpaid balance from time to time.

14. Cost of Borrowing begins \_\_\_\_\_

15. The above implement(s) are purchased on the following terms (check one):

Cash     Security Agreement     Promissory Note(s) bearing interest at \_\_\_\_\_ per cent per annum before maturity and at \_\_\_\_\_ per cent per annum after maturity.

The purchaser shall pay the unpaid balance, if not paid in cash, as per terms of the Security Agreement or Promissory Note(s) or true copy thereof attached and forming part of this contract.

16. If the implement(s) is not delivered to the purchaser on or before the delivery date stated herein or any extension thereof mutually agreed upon in writing, the purchaser may terminate this contract by giving notice in writing to the dealer. On such termination the dealer shall return to the purchaser any monies paid, discharge any security interest taken, and shall return in the same condition the implement(s) traded in as listed above, but if the trade-in cannot be returned in the same condition as received, the dealer shall pay to the purchaser the sum indicated as market value above. Time shall be of the essence.

17.

WARRANTY	
To be completed per warranty agreed on. If warranty does not apply check "No Warranty".	
NO WARRANTY	<input type="checkbox"/> WARRANTY _____

18. This contract is made pursuant and subject to The Agricultural Implements Act (Saskatchewan) and shall be deemed to be made and shall be interpreted and enforced according to the laws of the Province of Saskatchewan.

19. The purchaser certifies that the said implement(s) will be used exclusively for agricultural purposes. The farmstead of the purchaser is located on Sec. \_\_\_\_\_; T. \_\_\_\_\_; R. \_\_\_\_\_; W. \_\_\_\_\_.

\_\_\_\_\_  
 Dealer or Authorized Agent's Signature(s)

\_\_\_\_\_  
 Purchaser's Signature(s)

REGINA, SASKATCHEWAN  
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