GPG GRAIN PURCHASE TERMS AND CONDITIONS

1. All purchases of the commodities identified on the face of this Contract are subject only to the terms set forth herein and are binding on Seller even if Seller does not sign this Contract in accordance with NGFA. Seller shall immediately and promptly advise Buyer in writing of any discrepancies in, objections to or disagreements with the specifications or terms and conditions of this Contract, and failure to do so shall be construed as acceptance thereof. No modification of this Contract shall be binding on Buyer unless in writing and signed by Buyer. Unless alternative arrangements are directed by Buyer, Seller agrees to make delivery on a prorated basis. Buyer’s weights, grades, testing, and measures govern in any dispute or settlement thereof and will be deemed to be accurate and conclusive. Buyer’s posted schedule of discounts at time of delivery shall apply. Product of substandard quality, that is damaged, or in excess of quantities called for, as determined by Buyer in its sole discretion, shall at Buyer’s option be: (a) rejected or returned to Seller with all costs relating to the rejection and return charged to Seller; or (b) accepted with deductions and allowances made and charged against Seller.

2. Seller warrants that commodities: are commercially acceptable product, in accordance with industry standards, and including, but not limited to, are merchantable and fit for sale to domestic and foreign customers; have traceable origins and, to the extent applicable, are associated with unique lot/batch identification numbers; meet Buyer’s specifications in accordance with the Contract description; are of the grade indicated; are fit for human and animal consumption; are not adulterated or misbranded within the meaning of the Federal Food, Drug & Cosmetic Act, as amended; meet the minimum standards prescribed by the US Food & Drug Administration including a maximum aflatoxin level of 20 parts per billion; are merchantable for food and feed, fit, safe, and appropriate for the purposes for which they are normally used; are free of crotalaria; were grown inside the boundaries of the continental United States; are in compliance with all applicable federal, state, and local laws, regulations, and requirements, and NGFA rules; and are not damaging to livestock. (If livestock are harmed, Buyer may seek compensation from Seller for any and all damages). Seller shall not deliver, and Buyer has the right to reject delivery of commodities containing transgenic genes/traits that are not approved for sale in China, Vietnam, Japan, Mexico, and other U.S. export markets. Any commodity tagged, seized, condemned, declared unfit or are otherwise actionable by any governmental agency, shall not be applicable on the Contract and ownership shall remain with Seller. All costs incurred by Buyer with respect to any such commodity shall be for the account of Seller. Inspection, testing, acceptance or use of the commodities delivered hereunder shall not affect the Seller’s obligations under these warranties; such warranties shall survive inspection, testing, acceptance and use. Seller’s warranties shall run to Buyer, it successors, assigns and customers.

3. Sanitary Feed Transportation. If Seller is to provide equipment for loading Seller must provide acceptable equipment including vibrator brackets for any rail cars. Seller shall ensure that the last load carried prior to any load of grain, DDGs, or other commodity was not any prohibited animal product, by-product, medication or non-feed bulk materials including (but not limited to) the following items ("Prohibited Items"): animal by-product meal, animal digest, animal liver, antibiotics, blood products, bone meal, bone marrow, food waste, garbage, glass, pet food, dried meat solubles, fleshings hydrolysate, food processing waste, glandular and extracted glandular meal, hydrolyzed hair, hydrolyzed leather meal, meat, meat and bone meal, meat and bone meal tankage, meat by-products, meat meal, meat protein isolate, medicated feed, restaurant food waste, salvage pet food, stock, unborn calf carcasses. If a carrier hired by Seller’s last load is a prohibited item as noted, Carrier shall provide a wash certificate reflecting that the vehicle has been cleaned to remove the presence of Prohibited Items. In general trucks must be clean and in good repair. Carrier shall ensure all drivers and employees are trained on sanitary feed transportation, retain documentation proving this training occurred, and use the FDA suggested training program or an equivalent.

4. Supply Chain Verification: Seller certifies that, to the extent applicable, its facilities and operations: (a) follow the FDA Current Good Manufacturing Practices; (b) have a quality system in place to ensure that any hazards that could contaminate commodities have been addressed; and (c) have written procedures for the following: Seller approval and evaluation, receiving inspection, testing of raw, in-process and finished product, pest control, traceability and recall, non-conforming product, control of records and record retention program. Seller certifies that all products and/or bulk materials provided to Buyer do not contain any Restricted Use Protein ("RUPP") as defined under 21 CFR Part 589.2000. Seller certifies that it has safety measures and procedures in place to ensure that contamination of product(s) from RUPP cannot take place during processing, storage and shipment. Seller acknowledges that all bulk materials provided to Buyer will be provided free of contamination with materials not approved for consumption by livestock. Seller assures Buyer that the ingredients Seller provides do not contain unsafe levels of any known physical, chemical or biological hazards such as dioxins, salmonella, pesticides, heavy metals, and restricted use ruminant proteins. Transportation vehicles that haul manure, fertilizer, glass, scrap metal, or flammable liquids will not be used to haul bulk materials for delivery to Buyer (without legally required cleaning) and Seller has manufacturing, warehousing and transportation procedures and/or monitoring procedures in place to support this declaration. Seller shall provide written notification to Buyer 60 days ahead of time if the statements in this section ever become inaccurate. If Seller ships or delivers bulk materials to Buyer using a third party, Seller understands that Seller is responsible for assuring the above requirements are implemented by the transportation company conveying the bulk material. Buyer may request that an audit be conducted of Seller’s facilities and those of Seller’s suppliers’ facilities and regarding any items noted above and all other legal and contractual obligations required in this Contract, including sanitary food transportation rules, by requesting an audit and/or copies of documentation upon not less than 30 calendar days’ written notice to Seller and Seller shall grant such audit and exercise reasonable efforts to procure that its suppliers grant such audit rights. Seller shall provide information requested by Buyer, including a certification, and traceability of transportation.

5. Liens. Seller represents and warrants that Seller is capable of and intends to produce the quantity above, is the sole owner of commodity, and that the same is free from all liens and encumbrances except: Seller represents and warrants that the following is a complete list of all persons, banks and other lenders that hold a security interest in Seller’s commodity

Effective March 2019
13. If there are unpriced commodities subject to this Contract and Buyer advance funds to Seller prior to the final pricing, then the
12. If more than one contract is open, shipments are to be applied on contracts in order of each contract's delivery date beginning
11. Seller has a duty to notify Buyer of the correct legal identity to be noted on the Contract. By signing below, and/or performing under
10. Seller has a duty to notify Buyer of the correct legal identity to be noted on the Contract. By signing below, and/or performing under
9. __________ (If none, leave blank or write none). Seller shall notify Buyer, prior to delivery, of any other security interest granted
8. If Seller fails to complete delivery by the Delivery Period, Buyer has the option to: (a) extend Delivery Period, (b) terminate
7. Default/Remedies. In addition to any remedies set forth herein, Buyer shall have the right to exercise any and all legal or
6. The Buyer shall have the right to postpone acceptance of commodity, for a period not exceeding thirty (30) days, due to
5. Buyer's facility, unless otherwise provided in the Contract.
4. If neither party agrees not to assert such a difference as an excuse for non-performance hereunder or as a defined for
3. Buyer may exercise any or all rights and remedies hereunder or at law or in equity, including but not limited to withholding payment
2. To the extent that Buyer or its affiliates have or hold any claim or right of recovery against Seller arising under
1. Buyer may at its discretion and without prejudice to other legal remedies treat Seller's

Effective March 2019
as defined in the Bankruptcy Code then outstanding between the Parties (whether the Liquidating Party is seller or buyer thereunder) by closing out all such contracts at the then current market prices so that each contract being liquidated is terminated except for the settlement payment referred to below. The Liquidating Party shall calculate the difference, if any, between the price specified in each contract so liquidated, and the market price for the relevant commodity as of the date of liquidation (as determined by the Liquidating Party in any commercially reasonable manner), and aggregate or net such settlement payments, as appropriate, to a single liquidated amount. Payment of said settlement payment will be due and payable within one (1) banking day after reasonable notice of liquidation. This is in addition to any other rights and remedies which the other party may have.

16. Liability. Seller shall be liable to Buyer for any loss or damage to property, where and to the extent such loss or damage is the result of Seller’s (or its employee’s, agent’s or contractor’s) negligence or willful misconduct. Seller agrees that in case of any such loss or damage, the value of such property and the liability of Seller shall be the fair market value of such property or the reasonable cost of repair, whichever is less.

17. Insurance; Indemnity. To extent Seller or its employee(s), agent(s) or contractor(s) has trucks on Buyer’s property, Seller or its agent shall maintain at all times the following insurance coverage: i. Commercial general liability insurance, with minimum limits of $1,000,000 per occurrence and $2,000,000 aggregate; and (ii) Auto liability insurance with not less than $1,000,000 combined single limit; and (iii) If applicable, Workers’ Compensation and Employer’s Liability Insurance covering statutory limits of the applicable state. iv. Cargo insurance with a limit of not less than $15,000. v. To the extent allowed by law, the policies shall include a waiver of subrogation rights against Buyer and Seller shall add Buyer as an Additional Insured on all coverages except Workers’ Compensation. Seller shall provide certificates of insurance coverage evidencing the insurance required is in force. Seller shall email certificates of insurance to Green Plains at: insurance.certificates@gpreinc.com. Any coverage provided by Seller is considered to be primary insurance. Seller shall indemnify and hold harmless Buyer from and against all claims, demands, causes of action, damages, suits, costs of suits, losses or expenses of any kind or character, including attorneys’ fees and court costs, for property damage, personal injury, wrongful death and any and all other kinds of claims, whether civil or criminal, arising out of or in any way connected with Seller’s or Seller’s representatives’ presence on Buyer’s property, including any alleged negligent and/or fraudulent acts or omissions of Seller and Seller’s employees, agents and contractors, including those of any other person, firm, corporation or entity whether or not said person, firm, corporation or entity is acting as common carrier, independent contractor or in no stated capacity for Seller.

18. This Contract shall be binding upon the heirs, administrators, assigns, and executors of the respective parties and this Contract cannot be assigned by Seller without Buyer’s prior written consent. Buyer may assign the Contract without the consent of Seller. In compliance with Title VII-Wall Street Transparency and Accountability Act of 2010 (“Dodd-Frank”), each of the Parties represents to the other that a) it has the capacity to make or take delivery of the commodity in the ordinary course of its business, and is entering this transaction in connection with its business, and b) it intends to make or take physical delivery of the commodity. This Contract will be governed by and construed in accordance with NGFA Grain Trade Rules and subject to arbitration thereunder. Nebraska law shall apply in any situation NGFA rules do not govern, and Seller agrees to venue in the courts of Douglas County, Nebraska. The invalidity or unenforceability of any particular provision of this Contract shall not affect the remaining provisions thereof, and this Contract shall be construed in all respects as if such invalid or unenforceable provision had been omitted. Any notice hereunder shall be in writing and sent to the address on the face of the Contract to the attention of the General Counsel. The Parties consent to the recording of all telephone conversations between their representatives. No waiver of or failure to enforce any term shall affect or limit a party’s right thereafter to enforce and compel strict compliance with every term.