



AGRICULTURAL CONSULTING AGREEMENT

This Agreement is made between AgResource Company and the Client whose name appears below. The Client is engaged in farming. AgResource provides consulting services to farmers with respect to price projections and marketing strategies for grains, oil seeds and livestock.

1. Engagement. The Client hereby engages AgResource to provide advice concerning cash commodity transactions, futures and options as requested by the Client from time to time. AgResource will respond to such requests on a reasonable basis. The Client acknowledges that no assurances can be given that AgResource's advice will be correct or that, if advice is followed, the Client will realize prices in cash commodity transactions which the Client deems satisfactory.

2. Limitation of Responsibility. The sole responsibility of AgResource under this agreement will be to give advice in good faith on a best efforts basis. AgResource, its directors, officers, agents and employees are not to be held liable to the Client for any errors or omissions in any information supplied to the Client. Nor are they fiduciaries of the Client in any respect.

3. Fee. The Client shall pay AgResource in advance an annual fee of not less than \$3,000.00, based on his production calculated at 3 cents/bu. for corn, 4 cents/bu. for wheat, and 5 cents/bu. for soybeans.

4. Services Unique. The services provided by AgResource are for the private use of the Client and will include advice specifically tailored to the Client's individual situation. The Client will promptly inform AgResource if any information it has given to AgResource changes or becomes inaccurate. The client agrees not to reveal AgResource's reports or advice to any third party.

5. Other Services. The Client acknowledges that these fees are for consulting services only. AgResource is not responsible for other expenses



the Client may incur in the marketing of its products. AgResource reserves the right to charge separately for other services it may render.

6. Termination. This agreement shall have an initial term of one year from the date hereof and shall automatically be renewed for successive one year terms. Either party may terminate this Agreement on any anniversary hereof by not less than thirty days prior written notice.

If this correctly states our agreement please indicate your approval by signing and returning the enclosed copy of this letter.

Sincerely,
AgResource Company

Approved:

AgResource Company
Dan Basse

BY: _____

BY: _____