



**LANDMARK
PREPAY
PLUS**

SMART FARMERS

Minimise their tax

Landmark Operations Ltd
ACN 008 743 217
("Landmark")
10/737 Bourke Street
DOCKLANDS VIC 3008

Name and ABN/ACN:	("Customer")		
Landmark SAP Number:			
Address:			
Telephone:	Facsimile:	Mobile Phone:	
Credit Application & Security Agreement with Landmark held?	Yes <input type="checkbox"/>	No <input type="checkbox"/>	("Credit Application")
Amount of Prepayment:	\$	("Prepayment Amount")	
Cropping Input Description: (Tick as appropriate)	SEED	<input type="checkbox"/>	
	AG CHEM	<input type="checkbox"/>	
	FERTILISER	<input type="checkbox"/>	
	OTHER (EXCL LIVESTOCK) (respectively the "Goods")	<input type="checkbox"/>	
Date of Prepayment:	/ / 20	("Prepayment Date")	
Rate:	% per annum	("Reward Amount")	

Landmark and the Customer agree to vary the Credit Application and the General Terms and Conditions ("Credit Application") on which Landmark sells Goods to the Customer to allow the Customer to prepay for the purchase of Goods as follows:

1. The Customer agrees to pay the Prepayment Amount to Landmark on the following terms:
 - a. The Prepayment Amount must be paid into the Customer's Landmark's Trading Account on or before the Prepayment Date
 - b. The Prepayment Amount is not refundable to the Customer in whole or in part;
 - c. The Prepayment Amount must be used by the Customer to acquire the Goods and no other product from Landmark within 12 months of the Prepayment Date;
 - d. Any Reward Amount must be offset against future Landmark purchases. The Reward Amount will not be paid separately to the Customer if Goods are not purchased;
 - e. Landmark has not made any representation to the Customer as to the suitability or appropriateness of this Agreement;
 - f. Landmark has not provided the Customer with any legal, financial or taxation advice in relation to this Agreement.
 - g. The Reward Amount is calculated by applying the Rate to the Prepayment Amount ONLY on a simple interest basis.
2. The Customer agrees that Landmark may set off any amount owing to it by the Customer against the Prepayment Amount if the Customer:
 - a. is in default of the Credit Application, this Agreement or any other agreement between Landmark and the Customer; or
 - b. is insolvent as defined in section 95A the Corporations Act 2001(Cth).
3. Terms capitalised in this Agreement but not defined have the meanings given in the Credit Application.
4. Other than as provided in this Agreement, the Credit Application remains in full force and effect.
5. Clause 1 of the Credit Application is incorporated into this Agreement as if set out in full.

Customer Signature

Print Name:		Signature:		Date:	
		Title:			

Landmark Signature

Print Name:		Signature:		Date:	
		Title:			