

OFFICE USE ONLY
Date _____
Check# _____
Amount \$ _____

APPLICATION AND AGREEMENT FOR CERTIFICATION

CROP _____

Applicant Name _____
 Address _____
 City, State, Zip _____
 Telephone: Office _____ Fax: _____
 UPS Address _____
 Person to Contact _____ Cell# _____
 Email _____

Grower Name _____
 Corporate Farm Name _____
 Address _____
 City, State, Zip _____
 Telephone _____ County of Crop _____

**ATTACH TAG FROM EACH LOT PLANTED
 ENCLOSE PAYMENT OF FEES & MAP OF FIELDS*
 INCOMPLETE APPLICATIONS WILL BE RETURNED.**

FEES PAYABLE: *Fees listed in 'Standards' section*

Inspection Fee\$ _____

Late Fee\$ _____

TOTAL FEES \$ _____

The above applicant/grower has read and understands the **Terms and Conditions of Agreement for Certification** as printed on the reverse side this application and agrees to abide by said agreement.

Signature _____ Date _____

LIST FIELD(S) BELOW

Variety	Acres in Field	Source of Planting Seed					Land History			Field ID Name or Number	Seed Produced**	
		# Lbs	Date Planted	Class	Lot Number	State	Last Year	2 Yrs Ago	3 Yrs Ago		Class	ADR

*Attach field maps (ASCS maps) to this application. Show fields according to towns, roads or significant landmarks to locate fields. Indicate county in which fields are located. ** ADR = Alfalfa Dormancy rating

TERMS AND CONDITIONS OF AGREEMENT FOR CERTIFICATION

In consideration of the mutual covenants contained herein, and for other good and valuable consideration, the undersigned grower and the Idaho Crop Improvement Association, Inc. (hereinafter referred to as the ICIA), hereby agree as follows;

1. The grower agrees that the seed represented on the official tag or proof of planting stock attached hereto will be the seed actually planted and grown for certification;
2. The grower acknowledges that he has read and understands the Idaho Rules of Certification and agrees to comply with said rules in growing said seed;
3. The grower and the ICIA agree that the submission and signing of this Application and Agreement for Certification by the grower, and the ICIA's agreement to certify the seed, shall constitute the entire agreement between the parties;
4. The grower and the ICIA agree that the ICIA shall assume no responsibility or liability for the grower's seed failing to meet certification requirements, and the grower shall assume full responsibility for the same;
5. The grower releases and discharges the ICIA of and from any and all liability for all damages, loss, judgments, costs or expenses suffered by the grower, including those caused by the ICIA's negligence, in connection with the certification process;
6. The grower agrees to indemnify and hold harmless the ICIA of and from any and all claims, demands, suits, actions, damages, judgments, costs or expenses, including reasonable attorneys' fees, that may be asserted against or incurred by the ICIA, its officers, directors, employees, agents, representatives, successors or assigns, in connection with the certification process;
7. The ICIA and the grower acknowledge and agree that, since the use of certified seed is beyond the control of the ICIA, NO WARRANTY OF ANY KIND, EXPRESS OR IMPLIED, IS MADE BY THE ICIA FOR THE SEED;
8. The ICIA agrees that upon the acceptance of a properly completed Application and Agreement for Certification from the grower, filed at the appropriate time and in accordance with the ICIA's Rules of Certification, the ICIA shall certify the seed;
9. The ICIA and the grower agree and acknowledge that the terms set forth herein are contractual and fully binding upon the parties and are not mere recitals.

Forward a copy of the signed Application and Agreement for Certification to the office nearest your location.

Keep a copy for your records.

cation by

inspect
power
ding loss
arising out
LESS OR
rd