DELLAVALLE LABORATORY, INC. 1910 W. McKinley Avenue, Suite 110 • Fresno, CA 93728 559 233-6129 • 800 228-9896

LABORATORY WORK REQUEST

Lab Number	Logged	d By				
DATE	Acct. No.	Cons	Purchase Order No. Results Needed By COPY OF REPORT TO:			
BILL TO:			Firm Name			
Firm Name			Address			
Address			City, State Zip			
City, State Zip			Telephone		Fax	
Telephone Fax SUBMITTED BY			RECEIVING: Prep Time		Oven Frig	Freezer Other
RANCH/SITE			Trep Time		1115	other
NUMBER OF SAMPLES			OFFICE: [] Fax to Client		Date & Initial	
MATERIAL SUBMITTED (Soil, Water, Petiole, Leaf, etc.)			[] Emailed to Client			<u> </u>
ID CROP Present Intended	Stage of Gro	wth			Shipping: \$	S In Out
CHECK ANALYSIS:	Date Sample	ed				
Grape Petiole: [] NO ₃ -N Leaf: [] TN Petiole: [] NO ₃ -N	[] G1 [] G6 [] L1 [] L5		Soil: Water:	[] NO ₃ -N [] FA 3 [] Ag Suit	[] S & S [] [] FA4 [] Titration Curve	
Other:						
1			11			
2			12			
3			13			
4			14			
5			15			
6			16			
7			17			
8			18			
9			19			
10			20			

I guarantee that as the client, or on behalf of client named, I have the authority to contract the above requested services. Should it be found that I do not have such authority, I agree to be personally liable for all costs and, if there

should be action against me for this breach, reasonable attorneys' fees.

It is understood that payment is expected to be cash with samples unless terms have been previously arranged. Terms are net 30 days; overdue accounts will be charged a liquidated damage fee of 2% per month (annually 24%) or \$5.00 per month whichever is greater. If default is made in the payment of the account, I agree to pay all costs of collection, including reasonable attorneys' fees and court costs.

If payment is not made when due and a legitimate dispute exists concerning the product or services of Dellavalle Laboratory, Inc., it will be submitted to mediation under the Rules and Procedures of Creative Alternative to Litigation, Inc. (cal). If the dispute is not resolved in mediation then the dispute will be submitted to binding arbitration through cal under its Rules and Procedures. The parties will equally bear the costs of mediation/arbitration. If, however, the mediator declares that no legitimate dispute exists then debtor will pay all mediation and arbitration costs and in the event of arbitration reasonable attorneys' fees of Dellavalle Laboratory.