Agricultural Sales Contract

1. Parties Involved:

* Farmer:

* Name: Dushyant Singh

* Address: Pune

* Contact Number: 12432323

* Customer:

* Name: dushyant * Address: jaipur

* Contact Number: 9602467489

2. Order and Contract Details:

* Order ID: 00f37c43

* Order Date: 2025-04-02

* Contract ID: 00f37c43-2fd1-4e29-ac32-b657bef2a27c

* Contract Date: undefined

* Agreement Date: 2025-04-10

3. Crop Details:

* Crop Name: Tomato

* Quantity: 1000 kg

* Price per kg: 11000

* Total Amount: 11000000

4. Delivery Details:

* Delivery Date: 2025-04-04

* Delivery Location: Pune

5. Terms and Conditions:

5.1 Payment Terms: The Customer shall make full payment to the Farmer upon delivery and acceptance of the Crop at the Delivery Location. Payment shall be made in Bank Transfer unless otherwise agreed in writing.

5.2 Quality Compliance: The Farmer warrants that the Crop shall be of good quality,

merchantable, and fit for the intended purpose as communicated by the Customer. Specific quality standards are defined as: Grade A as per AGMARK standards. The Customer shall have the right to inspect the Crop upon delivery and may reject any Crop that does not conform to the agreed-upon quality standards.

5.3 Delivery Terms:

- * The Farmer shall deliver the Crop to the Delivery Location on the Delivery Date during the hours of 9:00 AM to 5:00 PM.
- * The Farmer shall provide the Customer with 3 days' prior written notice of any anticipated delay in delivery. If the delay exceeds 7 days, the Customer shall have the option to terminate this Contract and receive a full refund of any payments made.
- * The Customer shall be responsible for providing access to the Delivery Location and for unloading the Crop.
- 5.4 Force Majeure: Neither party shall be liable for any failure or delay in the performance of its obligations under this Contract to the extent such failure or delay is caused by a Force Majeure Event. A "Force Majeure Event" means any event beyond the reasonable control of a party, including but not limited to acts of God, natural disasters, war, terrorism, government regulations, strikes, and other labor disputes. The affected party shall notify the other party in writing of the Force Majeure Event and shall make all reasonable efforts to mitigate its effects. If the Force Majeure Event continues for more than 30 days, either party may terminate this Contract upon written notice to the other party.

5.5 Dispute Resolution:

- * Any dispute, claim, or controversy arising out of or relating to this Contract shall be resolved through amicable negotiation between the parties.
- * If the parties are unable to resolve the dispute through negotiation within 15 days, either party may initiate mediation in Pune, Maharashtra. The mediation shall be conducted in accordance with the rules of the Indian Council of Arbitration.
- * If mediation is unsuccessful, the dispute shall be finally resolved by binding arbitration in accordance with the the Arbitration and Conciliation Act, 1996 (India) in Pune, Maharashtra. The language of the arbitration shall be English. The decision of the arbitrator shall be final and binding on both parties.

5.6 Additional Conditions: t1

t2

5.8 Inspection: The Customer has the right to inspect the goods upon delivery.

Acceptance of the goods implies the Customer's satisfaction with the quality and quantity of the delivered items.

5.9 Indemnification: The Farmer agrees to indemnify and hold the Customer harmless from any and all claims, losses, damages, liabilities, costs, and expenses (including reasonable attorneys' fees) arising out of or relating to any breach by the Farmer of any of its obligations or warranties under this Contract.

5.10 Governing Law: This Contract shall be governed by and construed in accordance with the laws of India.

6. Additional Conditions:

t1

t2

7. Signatures:

Farmer's Signature:



Printed Name: Dushyant Singh

Date: 2025-04-10

Customer's Signature:



Printed Name: dushyant

Date: 2025-04-10

8. Entire Agreement:

This Contract constitutes the entire agreement between the parties and supersedes all prior or contemporaneous communications and proposals, whether oral or written, between the parties with respect to the subject matter of this Contract.

9. Severability:

If any provision of this Contract is held to be invalid, illegal, or unenforceable, the

remaining provisions of this Contract shall remain in full force and effect.