

# Packapps - Terms and conditions

**1. Preamble:** This Agreement, signed on June 14, 2017 (hereinafter: Effective Date) governs the relationship between Rice Fruit Company, a Business Entity, (hereinafter: Licensee) and Michael Clark-Cuadrado, a private person whose principal place of business is Pennsylvania (hereinafter: Licenser). This Agreement sets the terms, rights, restrictions and obligations on using Packapps, a web-based packhouse management system, including the quality assurance system, the production coordinator system, the purchasing dashboard system, the grower portal system, and any future additions to the software made by the Licenser (hereinafter: The Software) created and owned by Licenser, as detailed herein

**2. License Grant:** Licenser hereby grants Licensee a Perpetual, Commercial, Royalty free, Including the rights to create but not distribute derivative works, Non-exclusive license, all with accordance with the terms set forth and other legal restrictions set forth in 3rd party software used while running Software.

**2.1 Limited:** Licensee may use Software for the purpose of:

- 2.1.1. Running Software on Licensee's Website[s] and Server[s];
- 2.1.2. Allowing 3rd Parties to run Software on Licensee's Website[s] and Server[s];
- 2.1.3. Publishing Software's output to Licensee and 3rd Parties;
- 2.1.4. Distribute verbatim copies of Software's output;
- 2.1.5. Modify Software to suit Licensee's needs and specifications.

**2.2** This license is granted perpetually, as long as one does not materially breach it.

**2.3 Commercial, Royalty Free:** Licensee may use Software for any purpose, including paid-services, without any royalties

**2.4 Including the Right to Create Derivative Works:** Licensee may create derivative works based on Software, including amending Software's source code, modifying it, integrating it into a larger work or removing portions of Software, as long as no distribution of the derivative works is made

**2.5 With Attribution Requirements:** Derivative works must retain copyright headers and attribution to the Licenser

**3.0 Liability:** To the extent permitted under Law, The Software is provided under an AS-IS basis. Licenser shall never, and without any limit, be liable for any damage, cost, expense or any other payment incurred by Licensee as a result of Software's actions, failure, bugs and/or any other interaction between The Software and Licensee's end-equipment, computers, other software or any 3rd party, end-equipment, computer or services. Moreover, Licenser shall never be liable for any defect in source code written by Licensee when relying on The Software or using The Software's source code.

I, Ben Rice, Michael Clark, fully understand and agree to the above terms.



Signature of Licensee

6/14/2017

Date



Signature of Licenser