1. Definitions

**Canola** - A crop of the genus *Brassica* as defined in the Official United States Standards for Grain - Subpart C - U.S. Standards for Canola.

**Fall harvest price** - The price used to value production to count. The fall harvest price is the simple average of the final daily settlement prices in September for the WCE November canola futures contract divided by 2.205. This factor converts the WCE price from Canadian dollars per metric ton to Canadian dollars per pound. To convert into U.S. dollars, multiply the price in Canadian dollars per pound by the simple average of the final daily settlement prices in September on the Canadian dollar futures contract on the MERC, using the current U.S./Canadian exchange rate. This price will be released on or before March 5 of the current crop year.

**Rapeseed** - A crop of the genus *Brassica* that contains at least 30 percent of an industrial type of oil as shown on the Special Provisions and that is measured on a basis free from foreign material.

**Swathed** - Severance of the stem and seed pods from the ground and placing into windrows without removal of the seed from the pod.

**WCE** - Winnipeg Commodity Exchange.

2. Unit Division

In addition to optional units by section, section equivalent or FSA farm serial number and by irrigated and non-irrigated practices, optional units may be by type if the type is designated on the Special Provisions.

3. Contract Changes

In accordance with section 5 of the Basic Provisions, the contract change date is November 30 preceding the cancellation date.

4. Cancellation and Termination Dates

In accordance with section 3 of the Basic Provisions, the cancellation and termination dates are March 15.

5. Annual Premium

In addition to the provisions of section 8 of the Basic Provisions, your per-acre premium on a unit is determined using the premium calculator. Your per-acre premiums will differ by crop and unit structure.

(a) Basic unit: The annual premium for a basic unit equals the per-acre premium, times the number of insured acres in the unit, times your share.

(b) Optional unit: The annual premium for an optional unit equals the per-acre premium, times an optional unit surcharge factor, times the number of insured acres in the optional unit, times your share. The optional unit surcharge factor is 1.10.

(c) Enterprise unit: The per-acre premium decreases as the number of legally defined sections in which you have insured acreage increases up to a maximum of 10 sections. The annual premium for an enterprise unit equals the per-acre premium, times the number of insured acres in the unit, times your share.

(d) Whole-farm unit: The annual premium for a whole-farm unit equals the per-acre premium, times the number of insured acres in the unit, times your share. The insured per-acre premium decreases as the number of legally defined sections on which you have insured acreage increases up to a maximum of 10 sections. The per-acre premium also depends on the proportion of insured crop acres on the unit. For example, if the unit contains corn, soybeans, and canola, the per-acre premium will depend on the ratio of corn to soybean insured acres, the ratio of corn to canola insured acres, and the ratio of soybean to canola insured acres.

6. Insured Crop

In accordance with section 9 of the Basic Provisions, the crop insured will be all the canola and rapeseed in the...
county for which a premium rate is provided by the premium calculator:
   (a) In which you have a share;
   (b) That is planted for harvest as seed; and
   (c) That is not, unless allowed by the Special Provisions:
      (1) Interplanted with another crop; or
      (2) Planted into an established grass or legume.

7. Insurable Acreage
   In addition to the provisions of section 10 of the Basic Provisions:
   (a) We will not insure any acreage that does not meet the rotation requirements contained in the Special Provisions; and
   (b) Any acreage of the insured crop damaged before the final planting date, to the extent that a majority of producers in the area would not normally further care for the crop, must be replanted unless we agree that it is not practical to replant.

8. Insurance Period
   In accordance with the provisions of section 12 of the Basic Provisions, the calendar date for the end of the insurance period is October 31 immediately following planting.

9. Causes of Loss
   In accordance with the provisions of section 13 of the Basic Provisions, insurance is provided only against the following causes of loss which occur within the insurance period that results in an unavoidable loss of revenue:
   (a) Adverse weather conditions;
   (b) Fire;
   (c) Insects, but not damage due to insufficient or improper application of pest control measures;
   (d) Plant disease, but not damage due to insufficient or improper application of disease control measures;
   (e) Wildlife;
   (f) Earthquake;
   (g) Volcanic eruption;
   (h) Failure of the irrigation water supply if due to a cause of loss contained in sections 9(a) through (g) occurring within the insurance period; or
   (i) A decline in the fall harvest price below the projected harvest price.

10. Replanting Payment
    (a) In accordance with section 14 of the Basic Provisions:
        (1) A replanting payment for the insured crop is allowed if the insured crop is damaged by an insurable cause of loss to the extent that the remaining stand will not produce at least 90 percent of the per-acre revenue guarantee for the acreage and it is practical to replant. The projected harvest price is used to determine if 90 percent of the per-acre revenue guarantee can be achieved.
        (2) The maximum amount of the replanting payment per acre will be your insured share multiplied by the lesser of 20 percent of the per-acre revenue guarantee based on the projected harvest price or an amount equal to 175 pounds times the projected harvest price.
    (b) When the canola or rapeseed is replanted using a practice that is uninsurable as an original planting, the per-acre revenue guarantee based on the projected harvest price will be reduced by the amount of the replanting payment that is attributable to your share. The premium amount will not be reduced.

11. Duties In The Event of Damage or Loss
    In accordance with your duties under section 15 of the Basic Provisions, if you initially discover damage to the insured crop within 15 days of, or during harvest, you must leave representative samples of the unharvested crop for our inspection. The samples must be at least 10 feet wide and extend the entire length of each field in the unit, and must not be harvested or destroyed until the earlier of our inspection or 15 days after harvest of the balance of the unit is completed.

12. Settlement of Claim
    (a) We will determine your loss on a unit basis. In the event you are unable to provide separate acceptable production records:
        (1) For any optional units, we will combine all optional units for which such production records were not provided; or
        (2) For any basic units, we will allocate any commingled production to such units in proportion to our liability on the harvested acreage for the units.
    (b) In the event of loss or damage covered by this policy, we will settle your claim using the following procedures:
        (1) Basic and Optional units: We will settle your claim on each basic or optional unit by:
            (i) Multiplying the per-acre revenue guarantee by the number of insured acres in the unit;
            (ii) Multiplying the fall harvest price by production to count for each unit (see section 12(c) through (e));
            (iii) Subtracting the result of section 12(b)(1)(ii) from the result of section 12(b)(1)(i); and
            (iv) Multiplying the results of section 12(b)(2)(i) by your share.
            If the result of section 12(b)(1)(iv) is greater than zero, an indemnity equal to that result will be paid to you. If the result of section 12(b)(1)(iv) is less than or equal to zero, no indemnity will be paid.
        (2) Enterprise units: We will settle your claim on an enterprise unit by:
            (i) Multiplying the per-acre revenue guarantee by the number of insured acres in the enterprise unit;
            (ii) Multiplying the fall harvest price by production to count for the enterprise unit;
            (iii) Subtracting the result of section 12(b)(2)(ii) from the result of section 12(b)(2)(i); and
            (iv) Multiplying the result of section 12(b)(2)(iii) by your share.
            If the result of section 12(b)(2)(iv) is greater than zero, an indemnity equal to that result will be paid to you. If the result is less than or equal to zero, no indemnity will be paid.
        (3) Whole-farm units: We will settle your claim on a whole-farm unit by:
            (i) Multiplying the per-acre revenue guarantee for each crop by the number of insured acres planted to each crop;
            (ii) Totaling the results of section 12(b)(3)(i);
            (iii) Multiplying the fall harvest price for each crop by the production to count for each crop;
            (iv) Totaling the results of section 12(b)(3)(iii);
            (v) Subtracting the result of section 12(b)(3)(iv) from the result of section 12(b)(3)(ii).

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from the result of section 12(b)(3)(ii); and
(vi) Multiplying the result of section 12(b)(3)(v) by your share.
If the result of section 12(b)(2)(vi) is greater than zero, an indemnity equal to that result will be paid
to you. If the result is less than or equal to zero, no indemnity will be paid.
(c) The total production to count (in pounds) from all insurable acreage on the unit will include:
(1) All appraised production as follows:
(i) Not less than the per-acre revenue guarantee will be used for such acreage:
(A) That is abandoned;
(B) That is put to another use without our consent;
(C) That is damaged solely by uninsured causes; or
(D) For which you fail to provide acceptable production records;
(ii) Production lost due to uninsured causes;
(iii) Unharvested production (mature unharvested production may be adjusted for quality
deficiencies and excess moisture in accordance with section 12(d)); and
(iv) Potential production on insured acreage you intend to put to another use or abandon, if you
and we agree on the appraised amount of production. Upon such agreement, the
insurance period for that acreage will end when you put the acreage to another use or
abandon the crop. If agreement on the appraised amount of production is not
reached:
(A) If you do not elect to continue to care for the crop, we may give you consent to put
the acreage to another use if you agree to leave intact, and provide sufficient care
for, representative samples of the crop in locations acceptable to us (The amount
of production to count for such acreage will be based on the harvested production
or appraisals from the samples at the time harvest should have occurred. If you
do not leave the required samples intact, or you fail to provide sufficient care for
the samples, our appraisal made prior to giving you consent to put the acreage to
another use will be used to determine the amount of production to count); or
(B) If you elect to continue to care for the crop, the amount of production to count
for the acreage will be the harvested production, or our reappraisal if additional
damage occurs and the crop is not harvested; and
(2) All harvested production from the insurable acreage.
(d) Mature canola may be adjusted for excess moisture and quality deficiencies. Mature rapeseed may be
adjusted for excess moisture only. If moisture adjustment is applicable, it will be made prior to any
adjustment for quality.
(1) Canola and rapeseed production will be reduced by 0.12 percent for each 0.1 percentage point of
moisture in excess of 8.5 percent. We may obtain samples of the production to determine the
moisture content.
(2) Canola production will be eligible for quality adjustment if:
(i) Deficiencies in quality, in accordance with the
Official United States Standards for Grain,
result in canola not meeting the grade
requirements for U.S. No. 3 or better (U.S.
sample grade) because of kernel damage
(excluding heat damage), or a musty, sour, or
commercially objectionable foreign odor; or
(ii) Substances or conditions are present,
including mycotoxins, that are identified by the
Food and Drug Administration or other public
health organizations of the United States as
being injurious to human or animal health.
(3) Quality will be a factor in determining your loss in
canola production only if:
(i) The deficiencies, substances, or conditions
resulted from a cause of loss against which
insurance is provided under these crop
provisions and which occurs within the
insurance period;
(ii) All determinations of these deficiencies,
substances, or conditions are made using
samples of the production obtained by us or
by a disinterested third party approved by us;
and
(iii) The samples are analyzed by a grade
licensed to grade canola under the authority
of the United States Grain Standards Act or
the United States Warehouse Act with regard
to deficiencies in quality, or by a laboratory
approved by us with regard to substances or
conditions injurious to human or animal
health. Test weight for quality adjustment
purposes may be determined by our loss
adjuster.
(4) Canola eligible for quality adjustment, as specified
in sections 12(d)(2) and (3), will be reduced by the
quality adjustment factor contained in the Special
Provisions.
(e) Any production harvested from plants growing in the
insured crop may be counted as production of the
insured crop on an unadjusted weight basis.

13. Prevented Planting
Your prevented planting coverage will be 60 percent of your
per-acre revenue guarantee for timely planted acreage.
You may increase your prevented planting coverage to a
level specified in the actuarial documents by paying an
additional premium.