

No. S245481 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

ORDER MADE AFTER APPLICATION

APPROVAL AND VESTING ORDER

BEFORE THE HONOURABLE)	
JUSTICE GROPPER)	October 4, 2024
	,	

ON THE APPLICATION OF Alvarez & Marsal Canada Inc. ("A&M") in its capacity as monitor of the Petitioners (in such capacity, the "Monitor") coming on for hearing at Vancouver, British Columbia, on the 4th day of October, 2024; AND ON HEARING Kibben Jackson and Heidi Esslinger, counsel for the Monitor, and those other counsel listed on Schedule "A" hereto, and no one else appearing although duly served, AND UPON READING the material filed, including the Second Report of the Monitor to the Court dated September 27, 2024 (the "Report"); AND PURSUANT TO the Companies' Creditors Arrangement Act, R.S.C. 1985 c. C-36, as amended (the "CCAA"), the British Columbia Supreme Court Civil Rules, and the inherent jurisdiction of this Court;

THIS COURT ORDERS AND DECLARES THAT:

1. The sale transaction (the "Transaction") contemplated by the Purchase and Sale Agreement dated September 27, 2024 (the "Sale Agreement") among Growers Supply Company Limited (the "Vendor") and TerraLink Horticulture Inc. (the "Purchaser"), a copy of which is attached hereto as Schedule "B", is hereby approved, and the Sale Agreement is commercially reasonable. The execution of the Sale Agreement by the Monitor on behalf of the Vendor is hereby authorized and approved, and the Vendor and

the Monitor are hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction and for the conveyance to the Purchaser of the Purchased Assets (as such term is defined in the Sale Agreement).

- 2. Upon: (i) receipt by the Monitor of the full amount of the Purchase Price (as such term is defined in the Sale Agreement); and (ii) delivery by the Monitor to the Purchaser of a certificate substantially in the form attached as Schedule "C" hereto (the "Monitor's Certificate"), all of the Vendor's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser in fee simple, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing: (i) any encumbrances or charges created by any order of this court in the within proceeding: and (ii) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act of British Columbia or any other personal property registry system (all of which are collectively referred to as the "Encumbrances"), and, for greater certainty, this Court orders that all of the Encumbrances affecting or related to the Purchased Assets are hereby expunged and discharged as against the Purchased Assets..
- 3. For the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets, and from and after the delivery of the Monitor's Certificate all Claims shall attach to the net proceeds from the sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having had possession or control immediately prior to the sale.
- 4. The Monitor is to file with the court a copy of the Monitor's Certificate forthwith after delivery thereof.
- 5. Subject to the terms of the Sale Agreement, vacant possession of the Purchased Assets shall be delivered by the Monitor to the Purchaser at 12:00 noon on the Closing Date (as defined in the Sale Agreement).
- 6. Notwithstanding:
 - (a) this CCAA proceeding or the termination thereof;
 - (b) any applications for a bankruptcy order in respect of any or all of the Petitioners now or hereafter made pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985,
 c. B-3 (the "BIA") and any bankruptcy order issued pursuant to any such applications; and
 - (c) any assignment in bankruptcy made by or in respect of any or all of the Petitioners,

the vesting of the Purchased Assets in the Purchaser and/or any permitted assignees under the Sale Agreement pursuant to this order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Petitioners and shall not be void or voidable by creditors of the Petitioners, nor shall it constitute or be deemed to be a transfer at undervalue, fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 7. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body, wherever located, to give effect to this order and to assist the Monitor and its agents in carrying out the terms of this order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Petitioners, the Purchaser and the Monitor, as an officer of this court, as may be necessary or desirable to give effect to this order or to assist the Petitioners, the Purchaser and the Monitor and its agents in carrying out the terms of this order.
- 8. The Monitor or any other party has liberty to apply for such further or other directions or relief as may be necessary or desirable to give effect to this order.
- 9. Endorsement of this Order by counsel appearing on this application other than counsel for the Monitor is hereby dispensed with.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT!

Signature of Kibben Jackson

Lawyer for the Monitor, Alvarez & Marsal

Canada Inc.

BY THE COURT

REGISTRAR



Schedule "A"

LIST OF COUNSEL

Counsel Name/Litigant	Party Represented	
Kibben Jackson/Heidi Esslinger	Counsel for the Monitor, for Alvarez & Marsal Inc.	
Mary Buttery, K.C.	Counsel for B.C. Tree Fruits members	
Aaron Welch	Province of B.C.	
Peter Rubin	Counsel for Canadian Imperial Bank of Commerce	
Scott Andersen	Counsel for Terralink	
Candace Formosa	Counsel for the Petitioners.	
Tevia Jeffnes	Counsel for Stonemourk Investments L	

Schedule "B"

PURCHASE AND SALE AGREEMENT

PURCHASE AND SALE AGREEMENT

THIS AGREEMENT is dated for reference September 27, 2024 and is made,

GROWERS SUPPLY COMPANY LIMITED ("GSC"), by their court-appointed monitor ALVAREZ & MARSAL CANADA INC. (the "Monitor"), acting solely in such capacity and not in its personal or corporate capacity

(collectively, GSC and the Monitor are referred to as the "Vendor")

AND:

TERRALINK HORTICULTURE INC., a company incorporated pursuant to the laws of British Columbia, and having a registered office at Suite 2900-650 West Georgia Street, Vancouver, BC V6B 4N8

(the "Purchaser")

WHEREAS:

- A. Pursuant to an order made in Supreme Court of British Columbia Action No. 245481, Vancouver Registry (the "CCAA Proceedings") on August 13, 2024, subsequently amended and restated by a further order made on August 26, 2024 (as amended and restated, the "ARIO"), the Supreme Court of British Columbia (the "Court") granted GSC, BC Tree Fruits Cooperative ("BCTFC") and BC Tree Fruits Industries Limited (collectively, the "BCTF Group" or the "Petitioners") protection from their creditors and appointed the Monitor as monitor of the BCTF Group with enhanced powers, among other things, all under the provisions of the Companies' Creditors Arrangement Act, R.S.C. 1985 c. C-36 (the "CCAA").
- B. Pursuant to a further order made in the CCAA Proceedings on August 26, 2024, the Court approved a sales and investment solicitation process in respect of the assets and undertaking of GSC and certain real property of BCTFC (the "GSC SISP") and authorized and directed the Monitor and GSC to do all things necessary or desirable to perform their obligations under and carry out the GSC SISP.
- C. The Vendor has agreed to sell to the Purchaser, and the Purchaser has agreed to purchase from the Vendor, the Purchased Assets (as defined herein), upon and subject to the terms and conditions set out herein (the "Sale Transaction").

NOW THEREFORE in consideration of the mutual covenants and agreements contained in this Agreement and other good and valuable consideration (the receipt and sufficiency of which are acknowledged), the Parties agree as follows:

ARTICLE 1 INTERPRETATION

- 1.1 **Definitions.** In this Agreement:
 - (a) "Accounting Standards" means at any time the accounting standards for private enterprises so prescribed in Part II of the CPA Canada Handbook Accounting (Accounting Standards for Private Enterprises).
 - (b) "Accounts Receivable" means all accounts receivable, trade accounts, and other debts owing to GSC.
 - (c) "Administration Charge" has the meaning given to it in the ARIO.
 - (d) "Affiliate" means, in respect of any Person, any other Person that directly or indirectly controls, is controlled by or is under common control with such Person, where "control" means the possession, directly or indirectly, of the power to direct or cause the direction of the management and policies of a Person, whether through the ownership or voting securities, by contract or otherwise.
 - (e) "Agreement" means this Purchase and Sale Agreement and all attached Schedules and Exhibits, in each case as the same may be supplemented, amended, restated or replaced from time to time in accordance with the terms hereof, and the expressions "hereof", "herein", "hereto", "hereunder", "hereby" and similar expressions refer to this Agreement and all attached Schedules and Exhibits and unless otherwise indicated, references to Articles, Sections, Schedules and Exhibits are to Articles, Sections, Schedules and Exhibits in this Agreement.
 - (f) "Applicable Law" means any domestic or foreign statute, law (including the common law), ordinance, rule, regulation, restriction, by-law (zoning or otherwise), order, or any consent, exemption, approval or licence of any Governmental Authority, that applies in whole or in part to the Sale Transaction, the Monitor, the BCTF Group, the Purchaser, the Business, or any of the Purchased Assets.
 - (g) "Approval and Vesting Order" means a Court order made in the CCAA Proceedings substantially in the form attached as Exhibit A hereto, with any amendments thereto to be acceptable to the Monitor and the Purchaser, each acting reasonably, which shall, among other things:
 - (i) authorize and approve this Agreement and the execution and delivery thereof by the Monitor on behalf of GSC;
 - (ii) authorize and direct the Monitor, GSC to complete the Sale Transaction; and
 - (iii) subject to and upon the delivery of the Monitor's Certificate to the Purchaser, provide for:
 - (A) the vesting of the Purchased Assets in the Purchaser; and

- (B) the vesting off title to the Purchased Assets all Encumbrances.
- (h) "BCTF Group" has the meaning given to it in Recital A.
- (i) "BCTF Owned Lands" means the real property set out under the heading "BCTF Owned Lands" in Schedule A, including all buildings, structures, improvements and all appurtenances and attachments thereto.
- (j) "Book Value" means the listed value of the Chemical Inventory and the Fertilizer Inventory as set out in Schedule B.
- (k) "Business" means the business carried on by GSC, being the business of operating retail stores selling agricultural growing equipment and supplies.
- (l) "Business Day" means any day that is not a Saturday, Sunday, Boxing Day, Easter Monday or statutory holiday in British Columbia.
- (m) "Business Records" means all documents, files, records, reports, agreements, plans, specifications, drawings, surveys and correspondence in the possession or control of GSC relating to the Business or any of the Purchased Assets, but excluding all Excluded Assets.
- (n) "CCAA" has the meaning given to it in Recital A.
- (o) "CCAA Charges" means those charges against the property of the Petitioners created by orders of the Court made in the CCAA Proceedings, including, without limitation, the Administration Charge, Directors' Charge, Interim Lender's Charge, and Representative Counsel Charge, and the amounts secured thereby, as applicable.
- (p) "CCAA Proceedings" has the meaning given to it in Recital A.
- (q) "Chattels" means all of the personal property owned by GSC or BCTFC and used in the maintenance, management or operation of the Purchased Assets or any part thereof or the maintenance, management or operation of the Business.
- (r) "Chemical Inventory" means all chemical Inventory of GSC which is listed under Category 40 in Schedule B.
- (s) "Claims" means any claims, suits, proceedings, liabilities, obligations, losses, damages, penalties, judgments, costs, expenses, fines, disbursements, legal fees on a solicitor and client basis, interest, demands and actions of any nature or any kind whatsoever, and "Claim" means any of the foregoing.
- (t) "Closing" means the successful completion of the Sale Transaction.
- (u) "Closing Date" means that day which is three Business Days after Court Approval is granted, or if such day is not a Business Day, then the next Business Day, or any

- other date as may be reasonably agreed to in writing by the Monitor and Purchaser provided that the Closing Date shall not be a date later than October 14, 2024.
- (v) "Closing Documents" has the meaning given to it in Section 8.4.
- (w) "Closing Payment" has the meaning given to it in Section 2.5(a)(iv).
- (x) "Closing Statement" has the meaning given to it in Section 2.5(b).
- (y) "Closing Time" means the time of the Closing on the Closing Date.
- (z) "Contracts" means all of BCTFC and GSC's contracts, leases, deeds, mortgages, licences, instruments, notes, commitments, undertakings, indentures, joint ventures and all other agreements, commitments and legally binding arrangements, whether written or oral.
- (aa) "Court" has the meaning given to it in Recital A.
- (bb) "Court Approval" means the approval by the Court of this Agreement and the Sale Transaction as evidenced by the granting of the Approval and Vesting Order.
- (cc) "Deposit" has the meaning given to it in Section 2.4.
- (dd) "Directors' Charge" has the meaning given to it in the ARIO.
- (ee) "Encumbrance" means any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, pledges, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary Claims or security arrangements of any kind, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise including, without limiting the generality of the foregoing:
 - (i) any encumbrances, Claims or charges created by the ARIO, or any other order made in the CCAA Proceedings, including the CCAA Charges;
 - (ii) all charges, security interests or Claims evidenced by registrations pursuant to the *Personal Property Security Act* of British Columbia or any other personal property registry system;
 - (iii) any legal notation, charge, lien, interest or other encumbrance or title defect of whatever kind or nature, regardless of form; and
 - (iv) any agreement, lease, license, option or Claim, easement, right of way, restriction, execution or other encumbrance (including any notice or other registration in respect of any of the foregoing) affecting title to or the ownership of the Purchased Assets or any part thereof or interest therein.

- (ff) "Equipment" means any and all machinery, tools, vehicles, implements, fixtures, appliances, and other tangible personal property owned by BCTFC and/or GSC or used in the maintenance, management or operation of the Business, including the Leased Equipment.
- (gg) "Estimated Purchase Price" has the meaning given to it in Section 2.5(b).
- (hh) "ETA" has the meaning given to it in Section 9.1.
- (ii) "Excluded Assets" has the meaning given to it in Section 2.3.
- (jj) "Excluded Liabilities" means any Liabilities of GSC or BCTFC, including without limitation:
 - (i) any taxes of or relating to the Business or the Purchased Assets, including statutory deductions and remittances, GST, and sales taxes, in respect of any period prior to the Closing Date;
 - (ii) any Liabilities or Encumbrances in respect of any litigation involving the Monitor, GSC, BCTFC, the Purchased Assets, the Excluded Assets or the Business, commenced or threatened or resulting from any event or circumstance prior to the Closing Date;
 - (iii) any other Encumbrances made, filed, claimed, perfected or otherwise arising or resulting from any event or circumstance prior to the Closing Date;
 - (iv) any Liabilities owing to or in favour of any employees that relate to any period prior to Closing, including without limitation outstanding salaries, wages and bonuses owing to any employees, any severance or other termination obligations, including payment in lieu of notice, and any Liability for employer health tax payable;
 - (v) all obligations and Liabilities arising under or in respect of any executive personnel agreements, officer or director agreements, employee benefit plans or payments, pension obligations, employee tax withholding obligations, employee health or dental plan obligations, all employee complaints or Claims, labour relations board actions or other employee proceedings;
 - (vi) all obligations and Liabilities under any Contracts;
 - (vii) all Liabilities for payment of fees for the ownership or operation of the Purchased Assets up to the Closing Date; and
 - (viii) any other obligations which pursuant to the terms and conditions of this Agreement, remain obligations of GSC or BCTFC after the completion of the transactions contemplated herein.

- (kk) "Fertilizer Inventory" means all the fertilizer Inventory of GSC which is listed under Category 41 in Schedule B.
- (II) "Final Closing Statement" has the meaning given to it in Section 2.5(c).
- (mm) "Final Purchase Price" has the meaning given to it in Section 2.5(c).
- (nn) "Governmental Authority" means (i) any domestic or foreign government, whether national, federal, provincial, state, territorial, municipal or local (whether administrative, legislative, executive or otherwise), (ii) any agency, authority, ministry, department, regulatory body, court, central bank, bureau, board or other instrumentality having legislative, judicial, taxing, regulatory, prosecutorial or administrative powers or functions of, or pertaining to, government, (iii) any court, tribunal, commission, individual, arbitrator, arbitration panel or other body having adjudicative, regulatory, judicial, quasi-judicial, administrative or similar functions, and (iv) any other body or entity created under the authority of or otherwise subject to the jurisdiction of any of the foregoing, including any stock or other securities exchange or professional association.
- (00) "GSC Owned Lands" means the real property set out under the heading "GSC Owned Lands" in Schedule A, including all buildings, structures, improvements and all appurtenances and attachments thereto.
- (pp) "GST" has the meaning given to it in Section 9.1.
- (qq) "GST Certificate" has the meaning given to it in Section 9.1.
- (rr) "Intellectual Property" means all intellectual property and proprietary rights of any kind currently owned by GSC and pertaining to the Business, including the following: (a) trademarks, service marks, trade names, slogans, logos, designs, symbols, trade dress, internet domain names, uniform resource identifiers, rights in design, brand names, any fictitious names, d/b/a's or similar filings related thereto, or any variant of any of them, and other similar designations of source or origin, together with all goodwill, registrations and applications related to the foregoing; (b) copyrights and copyrightable subject matter (including any registration and applications for any of the foregoing); (c) trade secrets and other confidential or proprietary business information (including manufacturing and production processes and techniques, research and development information, technology, intangibles, drawings, specifications, designs, plans, proposals, technical data, financial, marketing and business data, pricing and cost information, business and marketing plans, customer and supplier lists and information), know how, proprietary processes, formulae, algorithms, models, industrial property rights, and methodologies; (d) computer software, computer programs, and databases, which may include all access and login information and information respecting permits, licenses, export controlled goods (whether in source code, object code or other form); (e) all rights to sue for past, present and future infringement, misappropriation, dilution or other violation of any of the foregoing and all

- remedies at law or equity associated therewith; and (f) all websites and all telephone and facsimile numbers.
- (ss) "Interim Lender's Charge" has the meaning given to it in the ARIO.
- (tt) "Interim Period" means the period between the date hereof and the Closing Date.
- (uu) "Inventory" means all inventories of every kind owned by GSC and pertaining to the Business including raw materials, packaging materials, work-in-progress and finished goods.
- (vv) "Lands" means the Leased Lands, the BCTF Owned Lands and the GSC Owned Lands, together.
- (ww) "Law" means any statute, law, ordinance, regulation, rule, code, order, constitution, treaty, common law, judgment, decree, other requirement or rule of law of any Governmental Authority.
- (xx) "Leased Equipment" means all Equipment which is the subject of a lease agreement or financing agreement between one or more of GSC, as lessee or borrower, and one or more third party lenders, as lessor or lender.
- (yy) "Leased Lands" means the real property set out under the heading "Leased Lands" in Schedule A, including all buildings, structures, improvements and all appurtenances and attachments thereto.
- "Liability" means any debt, Claim, liability, duty, responsibility, obligations, commitment, assessment, cost, expense, loss, expenditure, charge, fee, penalty, fine, contribution or premium of any kind or nature whatsoever, whether known or unknown, asserted or unasserted, absolute or contingent, direct or indirect, or due or to become due and regardless of when sustained, incurred or asserted or when the relevant events occurred or circumstances existed.
- (aaa) "Monitor" has the meaning given to it in the preamble.
- (bbb) "Monitor's Certificate" means a certificate to be filed with the Court by the Monitor certifying that: (i) the Monitor confirms, and has received from the Purchaser written confirmation in form and substance satisfactory to the Monitor that the Purchaser confirms, that all conditions to Closing have been satisfied or waived by the applicable Parties; and (ii) the Purchase Price and all applicable taxes payable by the Purchaser to the Vendor hereunder have been received by the Monitor's Solicitors.
- (ccc) "Monitor's Solicitors" means Fasken Martineau DuMoulin LLP.
- (ddd) "Mutual Condition" has the meaning given to it in Section 7.2.

- (eee) "Parties" means the Purchaser and the Vendor, and "Party" means any one of them.
- (fff) "Permits, Licenses and Certifications" means the certifications, licenses, approvals, permits, consents or other rights entered into or obtained by GSC set out in Schedule A from any Governmental Authority, and used in connection with the Business or in respect of any of the Purchased Assets.
- (ggg) "Person" means an individual, corporation, company, limited liability company, body corporate, partnership, joint venture, Governmental Authority, unincorporated organization, trust, association or other entity.
- (hhh) "Personal Information" means any factual or subjective information, recorded or not, about an employee, contractor, agent, consultant, officer, director, executive, customer or supplier of GSC or BCTFC who is a natural person, or about any other identifiable individual, including any record that can be manipulated, linked or matched by a reasonably foreseeable method to identify an individual, but does not include the name, title, or business address of an employee of an organization.
- (iii) "PST" has the meaning given to it in Section 9.2.
- (jjj) "Purchase Price" has the meaning given to it in Section 2.5.
- (kkk) "Purchased Assets" means all of GSC's right, title and interest, in and to the Chemical Inventory and the Fertilizer Inventory.
- (III) "Purchaser" has the meaning given to it in the preamble.
- (mmm) "Purchaser's Condition" has the meaning given to it in Section 7.1.
- (nnn) "Purchaser's Solicitors" means Lawson Lundell LLP or such other firm of solicitors or agents as are retained by the Purchaser from time to time and written notice of which is provided to the Monitor and the Monitor's Solicitors.
- (000) "Representative Counsel Charge" has the meaning given to it in representative order of the Court made in the CCAA Proceedings on August 26, 2024.
- (ppp) "Sale Transaction" has the meaning given to it in Recital C.
- **Schedules and Exhibits.** The Schedules and Exhibits to this Agreement, listed below, are an integral part of this Agreement:

Schedule A Schedule B Purchased Assets

Exhibit	Description
Exhibit A	Form of Approval and Vesting Order
Exhibit B	Form of Monitor's Bring-Down Certificate
Exhibit C	Form of Purchaser's Bring-Down Certificate

ARTICLE 2 PURCHASE AND SALE

- 2.1 Agreement of Purchase and Sale. Subject to the terms and conditions of this Agreement and based on the representations and warranties contained in this Agreement, the Vendor agrees to sell, and the Purchaser agrees to purchase, the Purchased Assets for the Purchase Price on the Closing Date free and clear of all Excluded Liabilities and Encumbrances. For avoidance of doubt, the Purchaser will not assume any Liabilities of the Vendor, including without limitation, any of the Excluded Liabilities.
- 2.2 As Is, Where Is. The Purchaser is purchasing the Purchased Assets "as is, where is" as of the time of actual possession. Except for the representations and warranties of the Vendor set out in Section 6.2, none of GSC and the Monitor, nor anyone on their behalf, represents or warrants the condition or state of repair of any of the Purchased Assets. The Purchaser must satisfy itself, and accept the Purchased Assets, on a strictly "as is, where is" basis and on the other terms of this Agreement, and upon Closing will be taking the Purchased Assets at its own risk without any representations therefor. If the Vendor has provided the Purchaser with any physical, environmental, financial or other reports or information regarding the Purchased Assets, which, for greater certainty, the Vendor is under no obligation to do, the Purchaser acknowledges and agrees that the Vendor has not made any warranty or representation regarding such information and any use that the Purchaser or others may make of such information is strictly at the Purchaser's own risk.
- **Excluded Assets.** Notwithstanding anything to the contrary contained in this Agreement, expressly excluded from the Purchased Assets are all of GSC and BCTFC's right, title, and interest in and to all assets other than the Purchased Assets including for certainty the following (collectively, the "Excluded Assets"):
 - (a) the GSC Owned Lands;
 - (b) GSC's interest in the BCTF Owned Lands and the Leased Lands;
 - (c) the Accounts Receivable;
 - (d) the Chattels (including, without limitation, the Equipment);
 - (e) the Contracts;
 - (f) the Inventory, other than the Chemical Inventory and the Fertilizer Inventory;
 - (g) the Intellectual Property;

- (h) the intangible assets enumerated in Schedule D:
- (i) the Business Records; and
- (j) the Permits, Licenses and Certifications; and
- (k) the BCTF Owned Lands, and
- (l) all shares of capital stock, securities or other equity interests in any entity.
- **Deposit.** The Purchaser has paid to the Monitor on behalf of GSC, in trust, prior to the execution and delivery of this Agreement, the amount of \$330,000, representing a deposit (the "**Deposit**") to be held in trust by the Monitor in a non-interest bearing trust account. The Deposit will be dealt with as follows:
 - (a) applied in accordance with Section 2.5 in the event the Closing occurs;
 - (b) if, after the Purchaser's Condition in Section 7.1 and the Mutual Condition in Section 7.2 herein are satisfied or waived, the Purchaser fails to complete the Sale Transaction in accordance with this Agreement or if the Purchaser repudiates this Agreement, then the Deposit will be forfeited to the Monitor, without prejudice to any other rights or remedies of the Monitor whether at law or in equity;
 - (c) if the Purchaser's Condition in Section 7.1 or the Mutual Condition in Section 7.2 herein are not satisfied or waived within the applicable time periods contemplated in Sections 7.1 and 7.2, the Deposit will be returned to the Purchaser forthwith without any deduction, as the sole remedy of the Purchaser against the Vendor;
 - (d) if, after the Purchaser's Condition in Section 7.1 and the Mutual Condition in Section 7.2 herein are satisfied or waived, and if the Purchaser is not in default of any of its obligations under this Agreement and the Vendor fails to complete the sale of the Purchased Assets in accordance with this Agreement or if the Vendor repudiates this Agreement, then the Deposit will be returned to the Purchaser forthwith without any deduction, as the sole remedy of the Purchaser against the Vendor; or
 - (e) if this Agreement is terminated in accordance with Section 8.9, the Deposit will be returned to the Purchaser forthwith without any deduction, as the sole remedy of the Purchaser against the Vendor.

2.5 Purchase Price.

- (a) The Purchase Price in consideration for the purchase and sale of the Purchased Assets (exclusive of any taxes payable) is as follows
 - (i) for the Chemical Inventory sixty per cent (60%) of the Book Value of such Chemical Inventory; and

(ii) for the Fertilizer Inventory thirty per cent (30%) of the Book Value of such Fertilizer Inventory;

and will be paid by the Purchaser to the Vendor in accordance with this Agreement as follows:

- (iii) the Deposit will be applied against payment of the Purchase Price contemporaneously with Closing; and
- (iv) provided that the Purchaser's Condition and the Mutual Condition have been satisfied or waived in accordance with Sections 7.1 and 7.2, the balance of the Estimated Purchase Price (as calculated in accordance with Section 2.5(b), the "Closing Payment"), after applying the Deposit, will be paid by the Purchaser to the Monitor (on behalf of GSC and BCTFC) on the Closing Date in order to satisfy the Purchaser's cash consideration obligations in full.

The Purchase Price will be allocated to the Chemical Inventory and the Fertilizer Inventory in accordance with Section 2.5(a)(i) and (ii).

- (b) Not less than one (1) Business Day prior to the Closing Date, the Vendor and the Purchaser will settle a statement (the "Closing Statement") which includes: (i) an updated detailed listing of the Chemical Inventory and Fertilizer Inventory by each location and SKU; and (ii) the calculation of the estimated Purchase Price at the Closing Date based on the foregoing inventory listing and in accordance with 2.5(a)(i) and (ii) (the "Estimated Purchase Price"). The Closing Statement shall have annexed to it complete details, to the extent available, of the calculations used by the Vendor to arrive at the calculation of the Estimated Purchase Price. The Vendor will provide the Purchaser with the draft Closing Statement not less than five (5) Business Days prior to the Closing Date. On request, the Vendor shall give the Purchaser reasonable access to the Vendor's working papers and backup materials in order to confirm the calculations shown on the Closing Statement.
- (c) Not less than fifteen (15) days after the delivery of the Purchased Assets in accordance with Section 2.8, the Purchaser will conduct an inventory count (at which a representative of the Monitor shall be present) and will thereafter deliver to the Vendor and the Monitor a statement (the "Final Closing Statement") which includes: (i) a detailed listing of all Chemical Inventory and Fertilizer Inventory at the Closing Date by each location and SKU; and (ii) based on the foregoing inventory listing and in accordance with 2.5(a)(i) and (ii), the Purchaser's calculation of the Purchase Price (the "Final Purchase Price"). The Final Closing Statement shall have annexed to it complete details, to the extent available, of the calculations used by the Vendor to arrive at the calculation of the Final Purchase Price. The Vendor shall notify the Purchaser in writing within five (5) Business Days of the Vendor's delivery of the Final Closing Statements if it disagrees with the Purchaser's calculation of the Final Purchase Price setting out in reasonable detail its objections to the Vendor's calculations. If the Vendor does not deliver any

such objection notice, it will be deemed to have agreed to the Purchaser's calculation of the Final Purchase Price. If the Parties are not able to resolve their disagreement and agree upon the Final Purchase Price within five (5) Business Days of the Vendor's delivery of such objection notice, the matter will be referred to BDO LLP to determine the Final Purchase Price. The Parties will provide BDO LLP with all requested working papers, calculations and necessary access to allow BDO LLP to determine the Final Purchase Price. BDO LLP will determine the Final Purchase Price within fifteen (15) Business Days from the date of referral.

- (d) If the Final Purchase Price, as finally determined in accordance with Section 2.5(c), exceeds the Estimated Purchase Price, the Purchaser will, within three (3) Business Days of such determination, pay to the Monitor, in trust, the amount of such difference. If the Final Purchase Price is less than the amount of the Estimated Purchase Price, the Vendor will, within three (3) Business Days of such determination, pay to the Purchaser the amount of such difference.
- 2.6 Court Approval. The Vendor and the Purchaser acknowledge that this Agreement and the transactions contemplated hereby are subject to the Court Approval. The Purchaser acknowledges and agrees that, notwithstanding acceptance of this offer by the Vendor, other prospective purchasers may attend in Court in person or by agent at the hearing of the motion to approve this Agreement and such prospective purchasers may make competing offers which may be approved by the Court. The Purchaser acknowledges and agrees that, to protect its interest in purchasing the Purchased Assets, it should attend at the Court hearing in person or by agent and be prepared to amend or increase its offer to purchase the Purchased Assets as the Court may permit or direct. The Purchaser acknowledges that:
 - (a) the Monitor is subject to the jurisdiction and discretion of the Court to entertain other offers and to abide by any further orders the Court may make regarding GSC and BCTFC's property or the Business;
 - (b) the Monitor will apply to the Court in the CCAA Proceedings for the Approval and Vesting Order, and will advocate and express support for the acceptance of this Agreement on the basis that there was a Court approved sale and investment solicitation process that was followed and resulted in this transaction being selected by the Monitor as the best offer;
 - (c) pursuant to its fiduciary and other common law duties as a monitor and court officer, if the Court requires the Monitor to report or comment on or assess the merits of any other offers in respect of GSC or BCTFC's property, nothing in this Agreement (including paragraph (b) above) will preclude the Monitor from doing so; and
 - (d) if the Court declines to grant, vacates, sets aside or varies the Approval and Vesting Order for any reason whatsoever, except for the return of the Deposit, the Vendor will not be liable to the Purchaser or any other Person in any way whatsoever.

- **2.7 Allocation of Purchase Price.** The Monitor and the Purchaser agree to the allocation of the Purchase Price among the Purchased Assets as set out in Section 2.5(a).
- **Delivery.** Following Closing, the Vendor will arrange for delivery of the Purchased Assets, at its own expense, to the Purchaser's warehouse located at Unit #110 235 Beaver Lake Court, Kelowna, British Columbia, according to a mutually agreeable timetable.

ARTICLE 3 GENERAL COVENANTS

3.1 Covenants of the Vendor. During the Interim Period, the Vendor will:

- (a) use commercially reasonable efforts to preserve the Purchased Assets intact and maintain the Purchased Assets in accordance with standard industry practice, maintaining in full force and effect all existing policies of insurance currently maintained by GSC and maintain insurance on all the Purchased Assets at least to the levels as they are insured on the date of this Agreement (provided that the Purchaser acknowledges and agrees that the Vendor makes no representations or warranties whatsoever as to the adequacy or sufficiency of such coverage);
- (b) promptly notify the Purchaser if the Vendor becomes aware that, after the date of this Agreement, any of its covenants, terms or conditions in this Agreement are breached or cannot be performed;
- (c) not sell, lease, license, transfer or otherwise dispose of, or agree to sell, lease, license, transfer or otherwise dispose of, any of the Purchased Assets;
- (d) permit the Purchaser and its representatives to have access, at reasonable times and upon reasonable notice, for purposes consistent with this Agreement, to the Purchased Assets; and
- (e) use commercially reasonable efforts to take such actions as are within its power to control so as to fulfill and satisfy the conditions set forth in Section 7.1 prior to the Closing Time.

3.2 Covenants of the Purchaser. The Purchaser will:

- (a) take possession of the Purchased Assets wherever situated at Closing in accordance with Article 5; and
- (b) at all times, comply with all Laws governing the protection of personal information with respect to Personal Information disclosed or otherwise provided to the Purchaser by the Vendor under this Agreement, and without limiting the foregoing:
 - (i) prior to Closing:

- (A) the Purchaser shall only collect, use or disclose such Personal Information for purposes related to the transactions contemplated in this Agreement;
- (B) the Purchaser shall safeguard all Personal Information collected from the Vendor in a manner consistent with the degree of sensitivity of the Personal Information and maintain, at all times, the security and integrity of the Personal Information; and
- (C) if the transactions contemplated in this Agreement do not complete for any reason the Purchaser shall return all Personal Information to the Vendor or, at the Monitor's request, destroy such Personal Information at its own expense; and

(ii) following Closing:

- (A) the Purchaser shall not use or disclose the Personal Information for any purposes other than as permitted or required by Applicable Laws;
- (B) the Purchaser shall give effect to any withdrawal of consent with respect to Personal Information; and
- (C) if and to the extent required by Applicable Law, the Purchaser shall notify in writing those individuals whose Personal Information was disclosed in connection with the Sale Transaction that (i) the Sale Transaction has been completed, and (ii) Personal Information about them was disclosed to the Purchaser in connection with the Sale Transaction.
- 3.3 Purchaser's Acknowledgement. The Purchaser acknowledges that the Monitor is entering into this Agreement as Vendor solely in its capacity as the court-appointed monitor of the assets, undertakings and property of the BCTF Group and not in its personal or corporate capacity. The Purchaser acknowledges that the Vendor is selling the right, title, and interest of GSC in the Purchased Assets pursuant to the ARIO and the Approval and Vesting Order. The Purchaser agrees to purchase and accept the right, title, and interest of GSC in and to the Purchased Assets pursuant to and in accordance with the terms of this Agreement and any other agreements required to be delivered pursuant to the terms of this Agreement. The acceptance by the Monitor on behalf of GSC of this Agreement is expressly subject to Court Approval and any applicable orders that the Court may make in the CCAA Proceedings.

3.4 Approval and Vesting Order.

(a) The Vendor will promptly serve on the service list in the CCAA proceedings, and file with the Court an application record seeking the Approval and Vesting Order and use commercially reasonable efforts to obtain the Approval and Vesting Order from the Court.

(b) The Purchaser and the Vendor will cooperate in obtaining entry of the Approval and Vesting Order.

ARTICLE 4 RISK

4.1 Risk. The Purchased Assets will be at the risk of the Vendor until Closing and thereafter at the risk of the Purchaser. If all or any portion of the Purchased Assets are damaged or destroyed or appropriated, expropriated or seized by any Person on or prior to the Closing Time, the Vendor shall notify the Purchaser promptly in writing of such fact, together with a detailed listing of the damaged, destroyed, appropriated, expropriated or seized Purchased Assets. The Purchaser may, at its option, any time after delivery of such notice by the Vendor to the Purchaser terminate this Agreement by written notice to the Vendor and the Monitor. In such event, the Deposit will be returned to the Purchaser forthwith following receipt of the Purchaser's notice of termination.

ARTICLE 5 POSSESSION

- **Possession Time.** Possession shall occur and shall be governed by operation of and pursuant to the terms of the Approval and Vesting Order and any further order of the Court made in the CCAA Proceedings.
- 5.2 Third Parties. Notwithstanding Section 5.1, the Purchaser acknowledges and confirms that if any of the Purchased Assets are not transferable without consent of a third party by the terms of the applicable instruments, the Vendor shall use commercially reasonable efforts to obtain such consent prior to the Closing Date and, if such consent is not obtained by the Closing Date, the Vendor shall apply for and make commercially reasonable efforts to obtain an order of the Court in the CCAA Proceedings transferring or assigning, as applicable, such Purchased Assets to the Purchaser, provided that the Purchaser shall ensure that any Liability in respect of such Purchased Assets is paid or otherwise satisfied by the Purchaser and there are no arrears or defaults on the part of the Purchaser thereunder immediately after the closing of the transactions contemplated hereunder. Any of the Purchased Assets that have not been or are not capable of being assigned or transferred to the Purchaser pursuant to the foregoing sentence shall be deemed to be excluded from the Purchased Assets.

5.3 Required Consents.

(a) Before Closing, the Purchaser shall use all reasonable efforts to obtain any and all approvals required under Applicable Law to permit closing of the Sale Transaction. The Parties acknowledge that except for the Approval and Vesting Order, the acquisition of such approvals shall not be a condition precedent to Closing. It shall be the sole obligation of the Purchaser, at the Purchaser's sole cost and expense, to provide any and all financial assurances, remedial work or other applications or documentation required by Governmental Authorities to permit the transfer to the

Purchaser, and registration of the Purchaser as owner of any of the Purchased Assets.

- Purchaser's Possession of Excluded Assets. The Purchaser shall promptly notify the Monitor of any Excluded Assets that may come into the possession or control of the Purchaser or its Affiliates, whether before or after Closing, and thereupon shall promptly release such Excluded Assets to the Monitor or to such other Person as the Monitor may direct in writing and, for greater certainty, no title or other license to use shall, or shall be deemed to, vest in the Purchaser in respect of any Excluded Assets.
- Vendor's Possession of Purchased Assets. The Vendor shall promptly notify the Purchaser of any Purchased Assets that may come into the possession or control of the Vendor after Closing, and thereupon shall promptly deliver such Purchased Assets to the Purchaser or its Affiliates at the cost and expense of the Vendor and transfer such Purchased Assets, or to such other Person as the Purchaser may direct in writing and, for greater certainty, no title or other license to use shall, or shall be deemed to, vest in the Vendor in respect of any Purchased Assets.

ARTICLE 6 REPRESENTATIONS AND WARRANTIES

- 6.1 Purchaser's Representations and Warranties. The Purchaser represents and warrants to the Vendor, regardless of any independent investigation that the Vendor may cause to be made that:
 - (a) The Purchaser is a company incorporated and existing under the laws of British Columbia, and is in good standing thereunder with respect to the filing of annual reports.
 - (b) The Purchaser has the corporate power and authority to enter into this Agreement and to perform its obligations under this Agreement.
 - (c) The execution, delivery and performance by the Purchaser of this Agreement, and the consummation of the transactions contemplated hereby, do not and will not:
 - (i) result in a violation or breach of any provision of the constating documents of the Purchaser;
 - (ii) result in a violation or breach of any provision of any Applicable Law or order of any Governmental Authority; or
 - (iii) require the consent, notice or other action by any Person under, conflict with, result in a violation or breach of, constitute a default under or result in the acceleration of any agreement.
 - (d) All necessary corporate action on the part of the directors and shareholders of the Purchaser has been taken, or will have been taken as of the Closing Date, to authorize and approve the execution and delivery of this Agreement, the completion

- of the Sale Transaction and the performance and observance of the Purchaser's obligations under this Agreement.
- (e) This Agreement has been duly executed and delivered by the Purchaser and, subject to Court Approval being obtained, constitute valid and binding obligations of the Purchaser enforceable against it in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, moratorium, reorganization and similar laws affecting creditors generally and by general principles of equity.
- (f) No consent, approval, Permit, License and Certification, order of any Governmental Authority, declaration, filing or registration with, or notice to, any Governmental Authority is required by or with respect to the Purchaser in connection with the execution and delivery of this Agreement and the consummation of the Sale Transaction except the Approval and Vesting Order.
- (g) The Purchaser is or will on the Closing Date be registered for GST levied under the ETA.
- (h) The Purchaser is not a non-Canadian within the meaning of the *Investment Canada Act* (Canada) or the *Prohibition on the Purchase of Residential Property by Non-Canadians Act* (Canada) and the regulations made thereunder, and will not be as of the Closing Date.
- **6.2 Vendor's Representations and Warranties.** The Vendor represents and warrants to the Purchaser and acknowledges that the Purchaser is relying upon the following representations and warranties in connection with the Sale Transaction:
 - (a) Subject to Court Approval being obtained, the Monitor has all necessary power, authority and capacity to enter into this Agreement and to carry out its obligations as Vendor under this Agreement.
 - (b) This Agreement has been, and at Closing, the Closing Documents will be, duly executed and delivered by the Vendor and, subject to Court Approval being obtained, constitute valid and binding obligations of the Vendor enforceable against it in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, moratorium, reorganization and similar laws affecting creditors generally and by general principles of equity.

The Vendor makes no representations or warranties of any kind whatsoever, expressed or implied, with respect to the Purchased Assets.

ARTICLE 7 CONDITIONS PRECEDENT

7.1 Closing Condition Precedent in favour of the Purchaser. The obligation of the Purchaser to complete the Sale Transaction is subject to the following condition (the "Purchaser's Condition"):

- (a) the Vendor having performed in all material respects each of its obligations under this Agreement to the extent required to be performed at or before the Closing Date, including the delivery of each of the items required pursuant to Section 8.2; and
- (b) all of the representations and warranties of the Vendor made in this Agreement shall be true and correct in all respects at the Closing Time and with the same effect as if made at and as of the Closing Time.

The foregoing condition is for the exclusive benefit of the Purchaser. Unless fulfilled, the condition in this Section 7.1 may be waived by the Purchaser in whole or in part, or the Purchaser may elect not to complete.

7.2 Mutual Condition. The obligation of the Parties to complete the transactions contemplated by this Agreement will be subject to the mutual condition (the "Mutual Condition"), for the benefit of both the Vendor and the Purchaser that on or before October 4, 2024, the Monitor will have obtained the Approval and Vesting Order.

The Mutual Condition is for the mutual benefit of the Vendor and the Purchaser and may not be waived unilaterally by either Party. Both Parties agree that they will use all reasonable commercial efforts to satisfy the Mutual Condition. If the Mutual Condition has not been satisfied by the applicable deadline provided for in this Section 7.2, then the Purchaser's and the Vendor's obligation to complete the Sale Transaction pursuant to this Agreement will be at an end.

7.3 Appeal. The Purchaser shall support the application for the Approval and Vesting Order and take a consistent position in any appeal arising in relation thereto. In the event any variation is sought or leave to appeal is sought, an appeal is taken or a stay pending appeal is requested with respect to the Approval and Vesting Order, the Vendor shall promptly notify the Purchaser of such application for leave to appeal, appeal or stay request and shall promptly provide to the Purchaser a copy of the related notice(s) or order(s). If the Approval and Vesting Order is made by the Court, then the Parties will complete the Sale Transaction without regard to any appeal or application for leave to appeal to vary or set aside the Approval and Vesting Order by any person, unless the Approval and Vesting Order has been stayed by further Court order.

ARTICLE 8 CLOSING

- 8.1 Closing. The Closing will take place on the Closing Date by electronic exchange of documents between the Monitor's Solicitors and the Purchaser's Solicitors.
- **8.2 Vendor's Closing Documents.** On or before the Closing Date, the Vendor will deliver, or cause the Monitor's Solicitors to deliver, to the Purchaser's Solicitors in trust to be held in escrow pending Closing, the following documents duly executed as applicable and all in a form satisfactory to the Purchaser and the Vendor, acting reasonably:
 - (a) a Court certified copy of the Approval and Vesting Order and any other orders of the Court as are necessary, all in a form registerable in all necessary offices required

to effect the transfer of the Purchased Assets to the Purchaser (the "Certified Vesting Order"). The Approval and Vesting Order shall describe the Purchaser exactly as the Purchaser appears on the first page of this Agreement. The Vendor shall not be bound by any term in this Agreement describing the Purchaser otherwise, or allowing the Purchaser to complete the purchase with a different purchase entity;

- (b) the Monitor's Certificate;
- (c) the Closing Statement;
- (d) a general conveyance and assignment in respect of the Vendor's right, title and interest in and to the Purchased Assets;
- (e) a bring-down certificate of the Vendor, in the form attached as Exhibit B, dated as of the Closing Date, that the representations and warranties of the Vendor in this Agreement are, as at the Closing Date, true and correct in all material respects and all covenants of the Vendor to be performed on or before the Closing Date have been duly observed and performed in all material respects; and
- (f) such other documents and assurances as may be reasonably required by the Purchaser to give full effect to the intent and meaning of this Agreement.
- **8.3** Purchaser's Closing Documents. In addition to payment of the Purchase Price, on or before the Closing Date, the Purchaser will deliver, or cause the Purchaser's Solicitors to deliver, to the Monitor's Solicitors in trust to be held in escrow pending Closing, the following duly executed as applicable:
 - (a) a general conveyance and assignment in respect of the Vendor's right, title and interest in and to the Purchased Assets;
 - (b) the Closing Statement;
 - (c) the GST Certificate:
 - (d) a bring-down certificate, in the form attached as Exhibit C, dated as of the Closing Date of a senior officer of the Purchaser having knowledge of the facts certifying, on behalf of the Purchaser and without personal liability, that the representations and warranties of the Purchaser in this Agreement are true and correct in all material respects as at the Closing Date and that the Purchaser's covenants and agreements to be observed or performed on or before the Closing Date pursuant to the terms of this Agreement have been duly observed and performed in all material respects; and
 - (e) such other documents and assurances as may be reasonably required by the Vendor to give full effect to the intent and meaning of this Agreement.

- 8.4 Preparation and Form of Documents. The closing documents contemplated in Sections 8.2 and 8.3 (other than the Approval and Vesting Order) (collectively, the "Closing Documents") will be prepared by the Purchaser's Solicitors and delivered to the Monitor's Solicitors at least five (5) Business Days before the Closing Date. The Closing Documents (including the Approval and Vesting Order) will be in a form and substance reasonably satisfactory to the Parties and their respective solicitors. The Monitor will provide the Purchaser with drafts of all material to be filed with the Court no later than five (5) Business Days prior to the date of any hearing of the Court regarding the Approval and Vesting Order or such other date as may be agreed to by the Parties and will consider in good faith any comments by the Purchaser with respect thereto.
- **8.5** Payment into Trust. On or before the Closing Date, the Purchaser will pay to the Purchaser's Solicitors in trust, by way of certified cheque or wire transfer, funds in an amount equal to the Closing Payment.

8.6 Closing Procedure.

(a) All Closing Documents, funds, and other items delivered by the Parties will be held in escrow by the Monitor's Solicitors and the Purchaser's Solicitors until completion of the Closing on the Closing Date in accordance with this Agreement.

The Purchaser shall:

- (i) pay the Closing Payment or cause the Closing Payment to be paid to the Monitor's Solicitors "in trust" for the Vendor by certified cheque or wire transfer of immediately available funds or as otherwise directed by the Approval and Vesting Order prior to the Closing Date; and
- (ii) provide written confirmation addressed to the Monitor's Solicitors and to the Vendor that the Deposit can be released to the Vendor or as otherwise directed by the Approval and Vesting Order,

and upon completion thereof the Closing Documents will be released to the appropriate Parties.

- 8.7 Concurrent Requirements. It is a condition of Closing that all matters of payment, execution and delivery of documents by each Party to the other pursuant to the terms of this Agreement will be deemed to be concurrent requirements and it is specifically agreed that nothing will be complete at the Closing until everything required as a condition precedent at the Closing has been paid, executed and delivered.
- 8.8 Payment by Wire Transfer. Notwithstanding anything else contained herein, the Purchaser will make all commercially reasonable efforts to ensure that the Closing Payment will be paid to and received by the Monitor's Solicitors on or before 5:00 p.m. (Vancouver time) on the Closing Date. Notwithstanding any provision of this Agreement, the Parties agree that, with respect to the Closing Payment, if the Purchaser is paying the Closing Payment by way of wire transfer, and if the Purchaser and the Purchaser's Solicitors have: (i) used commercially reasonable efforts to ensure that the Monitor's

Solicitors will receive the Closing Payment on or before 5:00 p.m. on the Closing Date and provided evidence that such wire transfer was initiated prior to such time to the Monitor's Solicitors, but for any reason outside of the Purchaser's control (excluding any event which is a default by the Purchaser under this Agreement) the Monitor's Solicitors do not receive the Closing Payment by such time, then the time and date on which the Closing Payment must be received by the Monitor's Solicitors will be extended to 5:00 p.m. on the next Business Day following the Closing Date, so long as, in addition to the Closing Payment, the Purchaser also pays to the Monitor or the Monitor's Solicitors on such next Business Day following the Closing Date interest on the Closing Payment at a rate equal to the Prime Rate plus two percent per annum for each day from and including the Closing Date to but not including the day such payment is made. In this paragraph, "Prime Rate" means that variable annual rate of interest quoted by the main branch of Bank of Nova Scotia, Vancouver, British Columbia, from time to time as the rate of interest used by it as a reference rate for setting rates of interest on Canadian dollar loans in Canada repayable on demand and commonly referred to by such bank as its "prime rate". For example, if the Closing Date occurs on a Friday, the funds are wired on the following Monday and the Closing Payment is received by the Monitor's Solicitors at 6:00 p.m. (Vancouver time) the day after wiring, the Purchaser will pay the Monitor four days' interest on the Closing Payment.

- **8.9 Termination**. Notwithstanding any other provision of this Agreement, prior to the Closing this Agreement may be terminated as follows:
 - (a) by written agreement of the Parties;
 - (b) by the Purchaser or the Vendor if the Court or other court of competent jurisdiction has issued an order permanently restraining, enjoining or otherwise prohibiting the consummation of Closing and such order or action has become final (provided terminating Party is not in material breach of its obligations under this Agreement);
 - (c) by the Purchaser, if any of the conditions precedent contained in Section 7.1 or 7.2 has not been satisfied or waived by the Purchaser by the Closing Time, provided that the Purchaser is not in material breach of its obligations under this Agreement;
 - (d) by the Vendor, if any of the conditions precedent contained in Section 7.2 has not been satisfied or waived by the Vendor by the Closing Time, provided that the Vendor or the Monitor is not in material breach of its obligations under this Agreement;
 - (e) by either Party who is not in material breach of its obligations under this Agreement if: (i) the Closing has not occurred by October 14, 2024; or (ii) the CCAA Proceedings are terminated for any reason prior to the Closing;
 - (f) by the Vendor, at any time prior to receipt of the Approval and Vesting Order, if the Vendor determine, in their sole and complete discretion, that it is inadvisable to present this Agreement to the Court, or to withdraw the Agreement from the Court,

for any reason whatsoever, unless the Vendor is in material breach of its obligations under this Agreement;

- (g) by the Purchaser on written notice to the Vendor pursuant to Section 4.1; or
- (h) upon the approval by the Court of any transaction involving the purchase of some or all of the Purchased Assets where the Purchaser is not the purchaser of such Purchased Assets, without the requirement of any Party to give notice of termination.

The Party desiring to terminate this Agreement pursuant to this Section 8.9 shall give written notice of such termination to the other Party, specifying in reasonable detail the basis for such party's exercise of its termination rights.

- 8.10 Effect of Termination. In the event of termination of this Agreement pursuant to Section 8.9, this Agreement shall become void and of no further force or effect without liability to any party to any other party to this Agreement except that:
 - (a) Sections 2.4, 4.1, and 10.7 and any other provision herein that is expressed to survive the termination of this Agreement shall survive;
 - (b) the Deposit will be released in accordance with Section 2.4; and
 - (c) no termination of this Agreement shall relieve any Party for any Liability for any wilful breach by it of this Agreement.

ARTICLE 9 TAXES

GST. The Purchaser represents and warrants to the Vendor that it is and will be, as of the 9.1 closing on the Closing Date, registered for the purposes of Part IX of the Excise Tax Act (Canada) (the "ETA") in accordance with the requirements of Subdivision D of Division V of the ETA and will assume responsibility to account for and report any goods and services tax and harmonized sales tax (collectively, the "GST") payable under the ETA in connection with the Sale Transaction. The Purchase Price does not include GST and the Purchaser will pay any GST payable with respect to the acquisition of the Purchased Assets in accordance with the ETA. Subject to Section 9.3, on the Closing Date, the Purchaser will deliver to the Vendor a certificate (the "GST Certificate") of a senior officer of the Purchaser certifying, on behalf of the Purchaser and without personal liability (a) that the Purchaser is registered under Part IX of the ETA as of the Closing Date; (b) its registration number; and (c) that the Purchaser will account for, report and remit any GST payable in respect of the purchase of the Purchased Assets in accordance with the ETA. The Purchaser will indemnify and hold the Vendor and their directors, officers, employees, advisors and agents harmless from any Liability under the ETA arising as a result of any breach of the ETA with respect to GST payable in respect of the Purchased Assets, this Section 9.1, the GST Certificate or any declaration made therein and such indemnity will survive Closing.

- 9.2 Provincial Sales Tax. The Purchaser acknowledges that it may be liable to pay British Columbia provincial sales tax ("PST") in respect of its purchase of some or all of the Purchased Assets. To the extent permitted under the *Provincial Sales Tax Act* (British Columbia), the Purchaser will report and remit as required by Applicable Law any such PST that is due directly to the applicable taxing authority, and otherwise will pay to the Monitor an amount equal, to the PST (if any) payable by the Purchaser and collectible by the Vendor in connection with the acquisition of the Purchased Assets on Closing together with the balance of the Purchase Price. The Purchaser will indemnify and hold the Vendor and their directors, officers, employees, advisors and agents harmless from any Liability related to the Purchaser's or the Vendor's failure to account for, or report and remit such PST and such indemnity will survive Closing.
- 9.3 Tax Elections. Notwithstanding the above, the Vendor will cooperate with the Purchaser to execute any election available under Applicable Law that may reduce or defer the amount or due date of any GST, PST, or other tax payable by the Purchaser provided such election will not result in any increased cost or tax liability for the Vendor. At the Closing, if available in respect of the Sale Transaction, each of the Monitor and the Purchaser shall execute jointly an election under subsection 167(1) of Part IX of the ETA, in the prescribed form and within the prescribed time therefor, in respect of the sale and transfer of the Purchased Assets and the Purchaser shall file such election with the Canada Revenue Agency.
- 9.4 Other Taxes. The Purchaser will be responsible for all property and other transfer taxes, fees and expenses in connection with the registration of the Approval and Vesting Order or transfer of the Purchased Assets and the Vendor will be responsible for income taxes or fees in respect of the disposition of the Purchased Assets.

ARTICLE 10 GENERAL

Further Assurances. Each of the Parties will execute and deliver all such further 10.1 documents and do such further acts and things as may be reasonably required from time to time to give effect to this Agreement. The Purchaser will be solely responsible for any and all steps including documents and filings necessary, if any, to effect the transfer of the Purchased Assets including registration in the Purchaser's name in any applicable registry. The Vendor will execute such further documents as may reasonably be required by the Purchaser to give effect to the sale of the Purchased Assets at the sole cost and expense of the Purchaser, provided that nothing in this Agreement shall create any obligation on the part of the Vendor to take any action after the date that is 30 days after the Closing Date unless, not less than five Business Days prior to that date, the Purchaser delivers written notice to the Vendor of the reasonable specific actions it requests that the Vendor take and provided that the costs associated therewith (including but not limited to the expenses and hourly charges of the Monitor and its counsel in connection with the ongoing appointment of the Monitor, and all applicable taxes) shall be the obligation of the Purchaser and the Purchaser agrees to pay such costs within 10 Business Days following delivery by the Vendor to the Purchaser of an invoice itemizing such costs.

- 10.2 No Merger. The execution and delivery of the Closing Documents is not intended to and will not in any way merge or otherwise restrict the terms, covenants, conditions, representations, warranties or provisions made or to be performed or observed by the Parties contained in this Agreement (other than the obligation to deliver the Closing Documents), all of which will survive the Closing.
- 10.3 Entire Agreement. This Agreement constitutes the entire agreement between the Vendor and the Purchaser pertaining to the purchase and sale of the Purchased Assets and supersedes all prior agreements and undertakings, negotiations and discussions, whether oral or written, of the Vendor and the Purchaser and there are no representations, warranties, covenants or agreements between the Vendor and Purchaser except as set out in this Agreement.
- **10.4** Amendment. Subject to Section 10.5, this Agreement may only be altered or amended by an agreement in writing executed by all of the Parties.
- 10.5 Solicitors as Agents. Any notice, approval, waiver, agreement, instrument, document or communication permitted, required or contemplated in this Agreement may be given or delivered and accepted or received by the Purchaser's Solicitors, on behalf of the Purchaser, and by the Monitor's Solicitors, on behalf of the Vendor, and any tender of Closing Documents and the Purchase Price may be made upon the Monitor's Solicitors and the Purchaser's Solicitors, as the case may be.
- **Notices**. Any notice, document or communication required or permitted to be given under this Agreement will be in writing and delivered by hand or electronic transmission as follows:
 - (a) if to the Purchaser:

TerraLink Horticulture Inc. 464 Riverside Road Abbotsford, BC V2S 7M1

Attention:

Matt Thurston and Andrew Bull

E-mail:

matt.thurston@tlhort.com and abull@sternpartners.com

with a copy to the Purchaser's Solicitors:

Lawson Lundell LLP 1800-1631 Dickson Avenue Kelowna, BC V1Y 0B5

Attention: Scott Andersen

Email: scott.andersen@lawsonlundell.com

(b) if to the Monitor:

Alvarez & Marsal Canada Inc. 925 W Georgia Street, Unit 902 Vancouver BC V6C 3L2

Attention: E-mail:

Anthony Tillman and Pinky Law atillman@alvarezandmarsal.com

and

pinky.law@alvarezandmarsal.com

with a further copy to the Monitor's Solicitors:

Fasken Martineau DuMoulin LLP 550 Burrard Street, Suite 2900 Vancouver BC V6C 0A3

Attention:

Kibben Jackson

E-mail:

kjackson@fasken.com

or to such other address in Canada as either party may in writing advise. Any notice, document or communication will be deemed to have been given on the Business Day when delivered by hand if delivered prior to 5:00 p.m. (Vancouver time), otherwise will be deemed to be delivered and received on the next Business Day; or, if made by email, will be deemed to have been given on the Business Day when transmitted if it is so transmitted prior to 5:00 p.m. (Vancouver time) on the day of transmittal, otherwise will be deemed to be given and received on the next Business Day.

- 10.7 Fees. Each of the Parties will pay its own legal fees and fees of its consultants. The Purchaser will pay all registration costs and property transfer tax payable in connection with its purchase of the Purchased Assets.
- 10.8 Accounting Terms. Accounting terms used herein and not expressly defined will be deemed to have such meanings as may apply on the application of the Accounting Standards.
- 10.9 Time. Time is of the essence of this Agreement.
- 10.10 Tender. Unless otherwise set out herein, any tender of documents or money may be made upon the party being tendered or upon its solicitors and money will be tendered by certified cheque or wire transfer.
- **10.11 Enurement.** This Agreement will enure to the benefit of and be binding upon the Parties and their respective successors and permitted assigns.
- **10.12** Assignment. The Purchaser will not assign any of its rights and obligations under this Agreement without the prior written consent of the Monitor.
- 10.13 Governing Law. This Agreement will be governed by and construed in accordance with the laws of the Province of British Columbia and the laws of Canada applicable in it. Any

- disputes concerning this Agreement or the subject matter thereof will be resolved by the Court in the CCAA Proceedings, and the Purchaser hereby attorns to the exclusive jurisdiction of the Court.
- 10.14 Waiver. No waiver of any of the provisions of this Agreement will be deemed or will constitute a waiver of any other provision nor will any waiver constitute a continuing waiver unless otherwise expressed or provided.
- 10.15 Currency. All dollar amounts referred to are Canadian dollars.
- 10.16 Business Day. If the date for the performance of any act or thing falls on a day which is not a Business Day, then the date for the performance of such act or thing shall be extended to the next Business Day, except that the Closing Date shall be no later than October 14, 2024.
- **10.17** Construction. The division and headings of this Agreement are for reference only and are not to affect construction or interpretation.
- 10.18 Counterparts and Execution. This Agreement may be executed in counterparts and delivered by electronic transmission including by PDF format, and each such counterpart will constitute an original and all such counterparts together will constitute one and the same agreement.

[Signature page follows]

The Parties are signing this Agreement as of the date set out above.

GROWERS SUPPLY COMPANY LIMITED, by its court-appointed monitor, ALVAREZ & MARSAL CANADA INC. acting solely in such capacity and not in its personal or corporate capacity

By:	
Title:	
Ву:	
Name: Title:	

TERRALINK HORTICULTURE INC.

By: (A24160EE0

Name: Matt Thurston

Title: CEO

SCHEDULE A LANDS

GSC Owned Lands

The real property located at 2605 Acland Road, Kelowna, British Columbia, legally described as:

PID: 023-189-096, LOT A, PLAN KAP55505, DISTRICT LOT 123, OSOYOOS DIV OF YALE LAND DISTRICT.

BCTF Owned Lands

The real property located at 754 35th Ave S, Erickson, British Columbia, legally described as:

PID: 025-774-778, LOT A, PLAN NEP74260, DISTRICT LOT 5617, KOOTENAY LAND DISTRICT, & DL 9640.

The real property located at 1200 Waddington Drive, Vernon, British Columbia, legally described as:

PID: 005-056-535, LOT 29, PLAN KAP26664, SECTION 26, TOWNSHIP 9, OSOYOOS DIV OF YALE LAND DISTRICT, EXC PCL D ON PL E12950.

Leased Lands

The real property located at 5911 Sawmill Road, Oliver, British Columbia, legally described as:

PID: 013-644-033, LOT A, PLAN KAP41014, DISTRICT LOT 2450S, SIMILKAMEEN DIV OF YALE LAND DISTRICT.

The real property located at 272 Dawson Ave #108, Penticton, British Columbia, legally described as:

PID: 002-355-400, STRATA LOT 1, PLAN KAS358, DISTRICT LOT 251, SIMILKAMEEN DIV OF YALE LAND DISTRICT.

SCHEDULE B PURCHASED ASSETS

[see attached]

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
40	40-0105	2,4-D AMINE **600** 10L	PCP 5931/14726	C/S = 2 SIGNABLE	\$ 80
40	40-0820	ANTIFOAM 20% (10L) 10KG	IVANHOE		142.67
40	40-1071	APROVIA TOP 3.78L	PCP31526 CASE = 4	GROUP 3&7 FUNG. SIGNABLE	288.56
40	40-1310	AVID 1.9% EC MITIC.(GH)1L	PCP24485 abamectin CS=4	DG INFO REQD SIGNABLE	401.06
40	40-1312	AXIAL XTREME HERB. 10L	PCP 30391 SEE F6 NOTES	C/S = 2 SIGNABLE	546.70
40	40-1343	BANVEL VM 10L	PCP 29249 dicamba	C/S =2 SIGNABLE	273.95
40	40-1815	CALLISTO 480SC 2.4L	PCP27833 Mesotrione 480	C/S = 4 SIGNABLE	256.82
40	40-1951	CLEARVIEW 1.84KG	PCP 29752	CASE = 2x1.84KG SIGNABLE	1,028.87
40	40-2062	DACONIL 2787 LIQ.(GH) 10L	PCP15724 Clorothalonil	CS=2 **2787** SIGNABLE	297.00
40	40-3756	GARLON XRT 10L	PCP #28945 Triclopyr	C/S = 2 SIGNABLE	636.26
40	40-3758	GATEWAY	BOTH GST & PST for ALL	CASE = 4 X 4L	46.88
40	40-4482	INTEGRITY 9L	PCP 29371	C/S = 2 SIGNABLE	
40	40-5045	BOTANIGARD 22WP (GH) 500G	PCP29321 MYCOINSECTICIDE	BEAUVERIA BASSIANA SIGN	634.27
40	40-5501	LUNA TRANQUILITY ***4.86L	PCP30510 Fluopyram 125g/L		137.50
40	40-5860	MCPA ESTER 600 10L	PCP 27803 C/S 2 SIGNABLE	*NOTE SIZE* CS=2 SIGNABLE	496.00
40	40-6421	TANK CLEANER 1L	F2-Has Alternative	not for residential areas	125.78
40	40-6490	ON TARGET 1L		C/S = 12	5.89
40	40-6900	PURESPRAY GREEN (GH) 208L	DEP. AID/DRIFT RETARDANT	CLEAR OUT SPECIAL ORDER	77.27
40	40-6940		PCP27666 DRUM DEPOSIT	SPRAY OIL 13 10L/HA SIGN	1,094.08
40	40-8121		PCP 28400	CLEAR OUT CS=2 SIGNABLE	805.00
40		SCORPIO ANT & INSECT 20kg	PCP 33306 (GH) BAIT	SIGNABLE *ECOCERT*	295.55
	40-8192	SERENADE SOIL 9.46L	PCP 30647 BACILLUS SUBTIL	C/S = 2 SIGNABLE	89.42
40	40-8300	SANDEA 283.5G	PCP 31209 halosuluron 72%	C/S=6 *NEW C/S* SIGNABLE	433.74
40	40-8570	STIM ROOT #3 500G	Hardwood (gray)		27.03
40	40-8899	ALL CLEAR 3.78L	TANK CLEANER AMONIA FREE	C/S = 4-Has Alternative	51.23
40	40-8955	TORDON 22 K CS=2 10L	PCP 9005 ACCEPT FORM REQ	PICLORAM 240 GL SIGNABLE	578.41
40	40-9460	VAYEGO 200SC 3L	PCP 33711	CS=4 SIGNABLE	1,326.75
40	40-9543	VEGOL CROP OIL (GH) 10L	PCP32408 CANOLA OIL 96%	ORGANIC C/S=2 SIGNABLE	105.57
40	40-9586	VERSYS 405ML	PCP 33266 *See F6*	C/S = 4 SIGNABLE	223.92
10	40-9903	ZAMPRO (GH) 4.14L	PCP30321 FUNGICIDE	CLEAR OUT CS=4 SIGN	
10	MOT-71410	JAG BAIT CHNX 4.1KG *SGAR	PCP26673 Brodifacoum .005	CS=2 *SGAR BAN ITEM* SIGN	292.50
10	SAF-2149	TROUNCE CONC. (GH) 10L	PCP 24363 AGRICULTURAL		98.36
10	SAF-2153	TROUNCE CONCENTRATE 120L	PCP 24363 AGRI S/O (GH)	DG INFO REQ'D CS=2 SIGN	102.71
10	40-0391	ADMIRE 240 FLOW. 3.78L	DO NOT USE ON TREE FRUITS	CLEAR OUT DG REQ SIGN	919.78
10	40-1150	ARSENAL POWERLINE 9.5L		DISCONTINUED - SEE F6	566.00
10	40-1560	BIOLINK EC HERBICIDE 10L	PCP 30203 imazapyr 240g/l PCP 33590 (GH) OMRI	NON-CROP LABEL CS=2 SIGN	1,666.46
0	40-1565	BIOLINK ACIDIFIER 10L		CS=2	489.60
0	40-1954	COMMAND 360 ME 5.4LT	*NOT HERBICIDE OMRI	CASE=2	160.00
0	40-2060	CYGON 480 10L - *F2	PCP 27827	CLEAR OUT OBS CS=2 SIGN	667.50
0	40-2255		PCP 25651 dimethoate 48%	DG INFO REQ'D CS=2 SIGN	547.24
		DAZIDE 85WSG (GH) 2.5KG	PCP 28168 Daminozide 85%	CS=4 Growth Reg. SIGNABLE	767.30
0	40-2340	DEMAND CS 237ML	PCP 27428 lambda-chyaloth	CLEAR OUT DISCONT SIGN	164.40
0	40-3025	ENFORCER M 10L	PCP 30691 C/S=2	OBS SIGNABLE	396.01
0	40-3453	FORCE 3.0G 20KG	PCP 23917 trefluthrin 3%	CUSTOM ORDER SIGNABLE	838.79
0	40-5950	MINECTO PRO 3.78L	PCP 33023	C/S=4 SIGNABLE	1,223.07
0	40-6104	SERENE HORT VIN.(GH) 200L	PCP30248 acetic acid 20%	DG INFO REQ'D SIGNABLE	1,468.10
0	40-6470	OBERON INS-MITICIDE 2L	PCP28905Spiromesifen 240	C/S = 8 SIGNABLE	897.80
0	40-6765	PAR III **4L*	PCP 27884 COMMERCIAL	CS=4 * NOTE 4L* SIGNABLE	107.99
0	40-6985	POAST ULTRA **ONLY** 7.7L	PCP24835 Sethoxydim 450	*NOT POAST & MERGE* SIGN	1,254.55
0	40-7347	PYGANIC 3.8L	PCP 30164 PYRETHRINS 1.4%	DG INFO REQ'D CS=4 SIGN	
0	40-7931	ROOTSHIELD WP 1.36KG cs=6	PCP29890 (GH)refridgerate	*SALES ARE FINAL SIGNABLE	525.77
0	40-8283	BLUE TRAX HC 3.78L	BLUE MARKER DYE F6	C/S = 4	679.50
0	40-8284	BLUE TRAX HC 946ml	BLUE MARKER DYE	C/S = 12	310.90
0	40-8502	SUPERIOR OIL 70 10L	PCP14981mineral oil 98.5%		89.80
0	40-9062	BONANZA 480 9.46 L	PCP 28289 Trifluralin 480	C/S = 2 SIGNABLE	177.24
0	40-9550	VENTURE L 8L	PCP 21209 see notes	C/S = 2 SIGNABLE	268.23
0	40-9596	VIRKON (GH) 10KG		CS=2 SIGNABLE	539.84
0	40-9600	VIROSOFT 1L	PCP 24210 MSDS REQ	F2. V.F	566.30
)	MOT-71218		PCP 26533 STORE FREEZER	F2 ALT see F6 SIGNABLE	974.00
5		HAWK BAIT CHUNX PAIL 4.1K	PCP26595 COMM (792646)	CS=2 *SGAR BAN ITEM* SIGN	162.74
5	40-0343	ACTARA 25WG 850GM	PCP28408 Thiamethoxam 25%	DISCONTINUED SIZE SIGN	758.24
	40-0493	AGRIMEK SC 2L	PCP 31607 abamectin 84g/L	DG INFO REQD CS=6 SIGN	5,008.31
)	40-0824	ANTIFOAM 20% 204KG	IVANHOE XFO-20S	**KIT COMPONENT** NOT OBS	8,204.91
)	40-2630	DIPLOMAT (GH) 5L	PCP 32918 CS=4x5L	FUNGICIDE SIGNABLE	2,047.15
)	40-2860	EPTAM 8E 10L	PCP 11284 EPTC 800g/L	CLEAR OUT OBS CS=2 SIGN	

Category 40 and 41 Inventory as at September 25, 2024

40	ory Item-#	Description-1	Description-2	Description-3	NBV
	40-4570	KANEMITE 15SC 5L	PCP 28641	C/S = 4 SIGNABLE	2,010.6
40	40-5855	MAXCEL GROWTH REG 5L	PCP 28851 C/S =2 *F2	HAS ALT- CILIS SIGNABLE	1,168.1
40	40-6883	PENNCOZEB 75DF RAIN 20KG	RAINCOAT PCP 30241 *F2	DG INFO REQ'D SIGNABLE	483.7
40	40-7623	REWARD (R) (See F6) 3.78L	PCP 26271 diquat 240g/l	DG INFO REQ'D CS=4 SIGN	728.2
40	40-7946	ROUNDUP TRANSORB HC 10L	PCP28198 glyphosate540g/l	2/CS (ALSO IN 115L) SIGN	187.5
40	40-8141	SENCOR 75DF 2.5KG	PCP 20968 metribuzin 75%	C/S = 4 SIGNABLE	507.0
40	40-8498	SUFFOIL-X (GH) 9.46L	PCP 33099 Mineral Oil	INS/FUNGICIDE SIGNABLE	298.2
40	KU-KD243C	KNOCK DOWN RESIDUAL 525GM	PCP# 30092 Permethrin .5%	CLEAR OUT CS=12 COM SIGN	26.4
40	40-1320	AZOSHY 250SC 3.78L	PCP32263 Azoxystobin	C/S = 4 SIGNABLE SEE F6	705.8
40	40-1615	BLUSH 2X 2L	PCP#34224 Prohydrojasmon	Plant Growth Reg.SIGNABLE	1,214.4
40	40-2361	DEVRINOL 2-XT 10L	PCP 31688 NAPROPAMIDE	240g/L C/S=2 SIGNABLE	645.2
40	40-2400	DIMENSION 2EW 1L	PCP 32844 CS=6	210g/L C/O-Z GIGHABLE	
40	40-2647	DOUBLE NICKEL LC 9.46L	PCP31887 (GH) BA Strain D	SPECIAL ORDER CS=2 SIGN	1,282.0
40	40-3480	FRONTIER MAX 9L	PCP 30519		681.4
40	40-5903	MEDALLION (GH) 3.78L	PCP 31528 FLUDIOXONIL	CLEAR OUT CS=2 SIGNABLE	2,371.8
40	40-6065	MIRAVIS DUO 8.1L	PCP 33206	FUNGICIDE CS=2 SIGNABLE	2,620.1
40	40-7035	CROPBOOST 100ML		CS=2 SIGNABLE	2,331.7
40	40-7349		queen mandibular phen	OBS	94.4
40	40-7550		PCP 30666 CS=4	MITICIDE SIGNABLE	2,154.0
40	40-8120	REASON 500SC 2L	PCP 27462 Fenamidone 50%	CLEAR OUT OBS CS=8 SIGN	754.4
40		SCHOLAR 230SC 1L	PCP 29528 Fludioxonil 230	CS=12 SIGNABLE	2,712.4
	40-8499	SURROUND WP 12.5KG	PCP 27469 Kaolin 95%	Reg.for sun scald SIGN	328.2
40	40-8601	SUPER SPREADER 3.78L	PCP 17402	C/S = 4 SIGNABLE	267.9
40	40-9582	VERIMARK (GH) 2.365L	PCP 30892	C/S = 4 SIGNABLE	2,288.8
40	40-9588	VIBRANCE ULTRA POTATO	CO-PACK CS=4X4.8L+4X0.15L	OBS PCP#33171 SIGNABLE	2,709.0
40	DOK-66305	DOKTOR DOOM RESIDUAL 605G	PCP 28992 Permethrin .5%	C/S=12 COMM SIGNABLE	57.8
40	40-1401	BASAGRAN 9L	PCP 12221 bentazon 480g/l	C/S = 2 SIGNABLE	1,697.8
40	40-1715	BROADSTAR HERBICID 22.7KG	PCP29229 Flumioxazin .25%	CLEAR OUT SIGNABLE	559.9
40	40-1940	CENTURION + AMIGO KIT	PCP 27598 SIGN	CS= 3L CENTURION/9L AMIGO	1,171.0
10	40-3425	FLORAMITE (GH) 946ML	PCP27924 Bifenazate 22.6%	DG INFO REQ'D SIGNABLE	
10	40-3862	GESAGARD 480SC 10L	PCP24771 metryn 465.6g/l	C/S = 2 SIGNABLE	2,147.50
10	40-4815	KENJA 400SC 4L	PCP31758isofetamid 400g/L	CASE=4 SIGNABLE	2,461.50
10	40-7410	RAIN GARD 6.4GAL	NO PCP# (24 litre)		2,844.8
10	40-8440	SPECTICLE G 20KG	PCP 32804	CLEAR OUT DISCONTINUED	1,846.3
10	40-1945	CHIKARA 25WG 404GM	PCP 33130 HERB. FOR GRAPE	0/0 = 0 0/04/48/5	467.50
10	40-1965	CYRUS (GH) (6x75G)		C/S = 6 SIGNABLE	2,238.58
10	40-5425	LONTREL XC 2.67L	PCP 34272 Cyromazine 75%	SIGNABLE	489.61
10	40-0682	ALTACOR MAX 510G	PCP 32795 CS=4		2,557.05
0	40-5842		PCP 34654	C/S = 8 SIGNABLE	3,335.08
0	40-6395		PCP 24984 Lambda-cyhaloth	DG INFO REQ'D CS=4 SIGN	5,056.68
0	40-0393	NEALTA (GH) 4L	PCP 31284 Cyflumetofen	CS=4 MITICIDE SIGNABLE	5,537.55
0		AMYPROTEC 42 1L	PCP 33815 MICROBIAL FUNG.	GARLIC/POTATO CS/10 SIGN	1,098.00
	40-1720	BURAN FUNGICIDE 10L	PCP30601 Garlic powder	15% SIGNABLE	480.00
0	40-1790	CALIBER 625 10L	PCP 27910 2,4-DB	C/S = 2 SIGNABLE	2,514.97
0	40-1981	COPPER OXYCHLORIDE(GH)2KG	PCP 19146 fixed copper	DG INFO REQ'D CS=10 SIGN	344.57
0	40-2032	CREDO SC 500ml	PCP 33014 CS=8		487.84
0	40-4910	LALSTIM OSMO ORGANIC 2KG	NO PCP# CS=10	CHERRY CUTICLE SUPPLEMENT	520.00
0	40-5915	MERGE **ONLY** 8.1L	PCP24702 Surfactant CS=2	*NOT POAST & MERGE* SIGN	363.40
0	40-7263	PROPERTY 300SC FUNG. 2L	PCP 32534 CASE = 4X2L	SEE ALTS SIGNABLE	3,123.56
0	40-8381	SINBAR	PCP 30082 Terbacil 80%	C/S = 6 SIGNABLE	2,234.81
0	40-8385	SIVANTO PRIME 2L	PCP 31452 FLUPYRADIFURONE	INSECTICIDE CS=8 SIGNABLE	1,611.13
0	40-8562	STIM ROOT #1 500G	Softwood (pink)	MOZOTIONE CO-COIGNABLE	
0	40-9012	TIMOREX GOLD (GH) 5L	PCP 30910 C/S=4	FUNGICIDE SIGNABLE	179.52
0	40-0420	AGITA 1GB FLY BAIT 1KG	PCP 28297 GRANULAR CS=9		3,068.52
0	40-1261	ASSIST (SURFACTANT)10L	PCP 16937 mineral oil 83%	CLR THIAMETHOXM&Z-9TRICSE	311.84
0	40-1305	AUTHORITY 480 3.79L	PCP 29012 Sulfentrazone	SPECIAL ORDER C/S=2 SIGN	716.93
0	40-3760	GAVEL 75DF 13.6 KG		CASE=4 HERBICIDE SIGNABLE	5,951.66
0	40-4730		PCP26842 Mancozeb/Zoyamid	CLEAR OUT OBS SIGNABLE	2,969.10
0	40-4804		PCP 13148	DG INFO REQ'D SIGNABLE	2,129.76
0	40-5861	PARASOL FL 10L	PCP25901 CS=2	COPPER HYDROXIDE	1,340.01
0		MCPA AMINE 600 10L	PCP 28384 mcpa 60%	C/S = 2 SIGNABLE	996.80
	MOT-71481	JAGUAR 50 BAIT CHUNX .8KG	PCP26673 Brodifacoum .005	CS=6 *SGAR BAN ITEM* SIGN	218.86
	40-1765	BUFFER PROTECT NT 6KG	GOES WITH NEW BLOSSOM	PROTECT	611.03
)	40-2394	DIAMANTE 480 10L - *F2	PCP 34413 dimethoate 48%	DG INFO REQ'D CS=2 SIGN	2,707.70
)	40-2584	DIPEL 2XDF (GH) 5KG - *F2			

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
40	40-7085	PRESIDIO (GH) 946ML	PCP 30051 CS=12 SIGNABLE	CLEAR OUT SEE NOTES	2,556.90
40	40-0822	ANTIFOAM 20%(8.8LB)4L 4KG	IVANHOE gst & pst		665.85
40	MOT-71400	JAG PLCE PAC 80x25GM*SGAR	PCP26859 Brodifacoum .005	CS=2 *SGAR BAN ITEM* SIGN	615.74
40	40-7192	PRIMEHIVE POLLINATION 2KG	POLLINATION PHEROMONE	CASE=6	170.00
40	40-9860	XIAMETER SURFACTANT 4L	PCP 23078 C/S=4	SILICONE EXEMPTED	2,074.54
40	MOT-71230	HAWK BAIT CHUNX 10 X 28GM	PCP26595 COMM (793429)	DISC C=24 *SGAR BAN* SIGN	56.40
40	40-0292	ACRAMITE 50WS 454g	PCP 27925 Bifenazate 50%	C/S=10 F6 SIGNABLE	2,073.57
40	40-2053	CYCLONE (GH) 10L	PCP30459	CLEAR OUT SPECIAL PRICING	588.00
40	40-4802	KONTOS (GH) 1L	PCP 29567 Spirotetramat	240g/L SIGNABLE	3,754.93
40	40-1780	CABRIO 2.27KG	PCP27323 pyracpostrob 20%	C/S = 4 SIGNABLE	5,216.99
40	40-4803	PARASOL WG 10KG	PCP29063 Copper Hydroxide	ORGANIC NO FRUIT TREE	1,785.00
40	40-5499	LUNA SENSATION 2L	PCP 32107	CS=8 SEE ALT SIGNABLE	
40	40-5926	MERTECT SC 5L	PCP 13975 CS=4	CO-0 SELALI SIGNABLE	6,124.44
40	40-7651	RETAIN 333g	PCP 25609 C/S = 5	MASTER = 20 SIGNABLE	5,338.00
40	40-1425	BELEAF (GH) .68KG	PCP 29796 FLONICAMID 50%		6,020.77
40	40-1946	CILIS PLUS 2L	PCP 29210-HAS ALTERNATIVE	C/S 6 SIGN SEE F6	3,941.03
40	40-3660	FULLBACK 125 SC 1.5L		C/S = 8 SIGNABLE	2,448.00
40	42-ISO-CFLEX	ISOMATE-CM FLEX 400 pc/pk	PCP 31679 flutriafol 125g	CASE=4 SIGNABLE	2,679.60
40	40-7223		PCP 22899 pheromone dis.	*CODLING MOTH* EXEMPTED	2,098.66
40			PCP 33840	CS=2 SIGNABLE	3,593.14
	40-1942	CASORON 4G 22.7KG	PCP 12533 dichlobenil 4%		3,628.94
40	42-ISO-DWB	ISOMATE DWB 500 pc/pkg	PCP #30589 Phermone Disp	SPECIAL ORDER *FREEZER	4,755.58
40	40-0642	ALION 1L	PCP30451 INDAZIFLAM 200g/	C/S = 8 SIGNABLE	10,118.18
40	40-7065	POTASSIUM METABISULFITE	FOOD GRADE 25KG	SKID = 40	3,058.85
10	40-2856	ECHO NP 9.46L	CHLOROTHALONIL PCP 33749	CS=2 SEE F2 ALTS SIGNABLE	4,133.84
10	40-6103	SERENE HORT VIN. (GH) 10L	PCP 30248 acetic acid 20%	DG INFO REQ'D CS=2 SIGN	1,561.03
10	40-6462	GUARDSMAN DORM OIL 110L	PCP23370mineral oil 98.5%	SIGN	6,836.76
10	40-2583	DIPEL 2X DF (GH) 0.5kg	PCP 26508 BT Var Kurstaki	C/S = 24 SIGNABLE	959.37
10	40-1835	CAPTAN 480 SC 10L	PCP32300 Captan 48% CS=2	DG INFO REQ'D SIGNABLE	3,900.50
10	40-2982	EMBUTOX 625 10L	PCP 27912 2,4-DB	C/S = 2 SIGNABLE	9,640.83
10	40-3541	FRUITONE-L NAA 946ML	PCP 31460	C/S = 10 SIGNABLE	
0	40-5223	LIME SULPHUR 205L	PCP 16465 NO DRUM RETURN	O/O - 10 SIGIVABLE	8,904.70
0	40-6465	GUARDSMAN DORM OIL 1000L	PCP23370 mineraloil 98.5%		36,920.96
0	40-6070	MIRAVIS PRIME 4.05L	PCP 33207	CS=4 SIGNABLE	60,219.09
0	40-4562	KASUMIN 2L (GH) 10L	PCP 30591 Hydrochloride		29,605.57
0	MOT-71491	Jaguar Place Pac 10x25gm	PCP26859 Brodifacoum .005	hydrate 2% CS=2 SIGNABLE	18,949.53
0	40-7282	PROWL H20C 8.9L	PCP #29542 PENDIMETHALIN	C=24 *SGAR BAN ITEM* SIGN	427.07
0	40-7266	QUASH SC 4.8L		C/S = 2 SIGNABLE	7,140.62
0	40-7901	RAINGER 9.46L	PCP #33081 metconzole 50%	CASE=2 SIGNABLE	48,632.80
0	40-4485	INTREPID 240F 4L	RAINGER 2/case	NEW ITEM *****	7,837.50
0	40-5142		PCP 27786 methoxyfenozide	C/S = 4 SIGNABLE	19,790.76
0	DOK-11606	LI700 10L	PCP 23026 PH ADJUSTER	C/S = 2 EXEMPTED	6,127.11
0		DOKTOR DOOM RESIDUAL 450g	PCP# 28992 permethrin .5%	C/S = 12 COMM SIGNABLE	553.12
0	40-3781	GF120 F/FLY BAIT 3.79L	PCP 28336	C/S = 4 SIGNABLE	10,618.58
0	40-6461	GUARDSMAN DORM OIL 10L	PCP23370 mineraloil 98.5%	C/S = 2 SIGNABLE	1,981.67
	40-9440	VAPORGARD 9.46L	ANTI-TRANSPIRANT 96%	C/S = 2 SIGNABLE	13,833.07
0	40-8191	SERENADE OPTI 2.72KG	PCP 31666 BACILLUS SUBTIL	CS=6 SIGNABLE	11,902.43
0	40-1952	CLOSER 1L	PCP30826 sulfoxaflor 240g	CASE = 12 SIGNABLE	24,348.66
0	40-1941	CEVYA 4L	PCP 33405- Has Alternates	C/S = 2 SIGNABLE	48,341.11
0	40-8123	SENATOR 50SC (GH) 10L	PCP 32096 CS=2	**NEW FORMULATION** SIGN	31,345.47
0	40-0282	ACETA 70 340G	PCP 33298 acetamiprid 70%	C/S = 4 SEE ALTS SIGNABLE	11,536.63
0	40-4200	HALT	BOTH GST & PST for ALL	MASTER CASE = 2 X 25	
)	40-5500	LUNA TRANQUILITY 2L	PCP30510 Fluopyram 125g/L	C/S =8 "4L SIZE" SIGNABLE	1,025.49
)	40-7585	REGALIA RX 9.5L	PCP 32350 CASE=2	NOT FOR CANNABIS-SEE F6	12,263.85
)	40-7278	PRIWEN 500 EC 1L	PCP31959Spiroxamine 500gl		10,367.50
	40-8200	SERIFEL 2KG	PCP30054 CASE=4	C/S=12 SIGNABLE	5,999.61
	40-0612	AIM EC 1.2L	PCP 28573	DO INTO DEOD OO A SIGN	16,489.05
		ANTIFOAM 20% (1L) 1KG	IVANHOE gst & pst	DG INFO REQD CS=8 SIGN	22,506.88
	40-2008	CORMORAN 10.08L			1,319.71
	40-8542		PCP 33353 SIGNABLE	CS=2	62,501.07
)	40-5924		PCP 10305 10/CS	FIFO - SELL PER DATE	12,118.67
)			PCP 33951 CS=4		27,669.26
)	40-0424	AGRAL 90 10L	PCP 24725 NON-IONIC SURFA	C/S = 2 EXEMPTED	12,701.59
	40-7080 40-3757	POUNCE (GH) 1L GATTEN (GH) 1.9L	PCP16688 permethrin384g/l	DG INFO REQD SEE F2 CS=12	4,572.49
		GATTEN (GH) 1.9L	PCP 34297	CASE = 6X1.9L SIGNABLE	

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
40	40-8170	SERCADIS 1.35L	PCP31697 Fluxapyroxad 30%	CASE = 2 SIGNABLE	25,051.12
40	40-8497	SUCCESS 480SC (GH) 1L	PCP 26835 spinosid 480g/l	*NEW CASE SIZE CS=12 SIGN	67,422.65
40	42-ISO-P	ISOMATE P 500 pc/pkg	PCP# 27141 Phermone Disp	Peach Tree Borer *FREEZER	20,035.02
40	40-9015	TRILLION 10L	PCP 27972 C/S=2	TURF HERBICIDE SIGNABLE	8,313.80
40	40-9592	VIRKON (GH) 50GM	PCP 24210 DIN 02125021	C/S = 50 SIGNABLE	391.02
40	40-2039	CUEVA (COPPER) (GH) 10L	PCP31825 copper octanoate	CS=2 SIGNABLE	11,514.23
40	40-8261	SEVIN XLR 10L	PCP 27876 carbaryl 48%	DG INFO REQ'D CS=2 SIGN	26,081.66
40	40-6463	GUARDSMAN DORM OIL 200L	PCP23370 mineraloil 98.5%	SIGN	41,454.54
40	40-1600	BIOPROTEC PLUS (GH) 10L	PCP 32425 2X STRONGER *F2	CAN USE DIPEL SIGNABLE	26,296.1
40	40-0920	APOGEE 2.27kg	PCP28042 PLANT GROWTH REG	C/S = 4 SIGNABLE	
40	40-6075	MOVENTO 240SC ****2L	PCP28954 Spirotetramat	CS=8 *NOTE SIZE* SIGNABLE	51,713.28
40	40-3400	FLINT 50WG 567g	PCP 30619 trifloxstrobin	C/S = 6 SIGNABLE	55,200.85
40	40-2080	DANITOL 2,4 EC 3.785L	PCP 33817	C/S = 4 SIGNABLE	45,940.28
40	40-8491	SOVRAN FUNG 50% WDG 500G	PCP 26257 kresoxin-methyl		20,681.32
40	40-8100	SCALA SC 2L	PCP28011 Pyrimethanil 400	DG INFO REQ'D CS=10 SIGN	22,196.79
40	40-1983	COPPER OXYCHLORIDE 4KG		C/S = 8 SIGNABLE	20,356.16
40	40-7948	ROUNDUP R/T 540 10L		DG INFO REQ'D SIGNABLE	9,945.00
40	40-5932		PCP 28487 glyphosate 540g	c/s=2 sign. indust + ag	21,085.10
40	40-2315	MILSTOP (GH) 11.36KG	PCP 28095 POTASSIUM BICAR		57,550.41
40		DECIS 100EC (GH) 1.2L	PCP 33700 CS=4	DG INFO REQ'D SIGNABLE	44,118.82
	40-1982	COPPER OXYCHLORIDE 25KG	PCP19146UAP/13245FBN (GH)	DG INFO REQ'D SIGNABLE	58,895.68
40	40-1818	CANTUS WDG 2.83KG	PCP 30141 boscalid 70%	C/S = 4 SIGNABLE	86,094.76
40	40-7676	RIDOMIL GOLD 480SL 3.78L	PCP28474(GH)metalaxyl 48%	CS=4 SIGNABLE SEE F6	311,236.32
40	40-3066	ENTRUST SC (GH) 1L	PCP 30382 spinosad 240g/L	C/S = 12 SIGNABLE	99,803.70
40	40-1770	COSAVET-DF EDGE 13.6KG*F2	PCP 31869 (GH) SULPHUR	skid=72-SIGNABLE-HAS ALT	5,636.76
40	40-1822	MAESTRO 80 WSP (GH) 1KG	PCP33488 CAPTAN 80% CS=10	DG INFO REQ'D SIGNABLE	4,722.09
40	40-9300	UP-CYDE 2.5 EC 1L	PCP28795 CYPERMETHRIN	CS=12	11,904.43
40	40-3441	FONTELIS (GH) 9.6L	PCP30331 Penthiopyrad 20%	**NEW SIZE* CS=2 SIGNABLE	
40	40-5224	LIME SULPHUR 30% 10L	PCP 16465 Cal.Polysulphid	C/S = 2 SIGNABLE	163,946.40
40	40-4210	HARVANTA 50SL 3.79L	PCP 32889 CS=4x3.79L		26,810.04
40	40-5856	MAXCEL GROWTH REG 1L	PCP 28851 C/S = 10 *F2		85,469.48
10	40-7235	PRISTINE WG (GH) 2.83KG	PCP 27985 boscalid 25.2 %	HAS ALT - CILIS SIGNABLE	22,191.43
10	40-4821	KUMULUS DF (GH) 25KG		C/S = 4 SEE ALT SIGNABLE	108,323.21
10	40-6880	PARKA	PCP 18836 sulphur 80% *F2	Eco-certified 35/skid	22,694.77
10	40-2960		NO PCP# CS=2	CHERRY CUTICLE SUPPLEMENT	71,834.27
10	40-0640		PCP 25900 fenhexamid 50%	C/S = 6 SIGNABLE	56,965.15
10	40-4478	ALIETTE WDG (GH) 2.26KG	PCP 27688 fosetyl AL 80%	C/S = 6 SIGNABLE	31,201.50
10		INSPIRE SUPER 3.78L	PCP 30827 DIFENCONAZOLE	86G/I CYPRODINIL 249g/L	162,141.28
	40-9605	VIVANDO 3.785L	PCP 29765 C/S=4	SEE ALTS SIGNABLE	171,364.79
10	40-8650	SWITCH 62.5 WG 794GM	PCP 28189	C/S = 10 SIGNABLE	75,795.96
0	40-3081	EXIREL (GH) 3.79L	PCP30895 Cyantraniliprole	10.2% C/S=4 SIGNABLE	252,753.24
0	40-0200	ACCELERATOR GA LIQ 1L *F2	GA 4% CS=12 *NO RETURNS*	500ML/1000L = 20ppm	21,254.20
0	40-4420	IGNITE 15SN 10L	PCP 23180 g/ammon 150g/l	DG INFO REQ'D CS=2 SIGN	62,072.04
0	40-5785	MANZATE PROSTICK 20KG *F2	PCP 28217 mancozeb 75%	DG INFO REQ'D SIGNABLE	89,001.07
0	40-1250	ASSAIL 70WP 340g	PCP 27128 acetamiprid 70%	C/S = 8 SEE ALTS SIGNABLE	99,110.37
0	40-2030	CREDIT XTREME 540g/l 10L	PCP29888 GLYPHOSATE 540gr	C/S = 2 SIGNABLE	
0	40-1701	BRAVO ZNC 10L	PCP 33515 chlorothalonil	C/S = 2 SEE ALTS SIGNABLE	65,825.92
0	40-6391	NOVA 40W (GH) 560GM	PCP 22399 myclobutanil40%		102,370.00
0	40-2335	DELEGATE (GH) 840GM	PCP 28778 Spinetoram 25%		109,902.64
1	41-0050F	0-0-50+17S GRANULAR 25KG	POTASSIUM SULPHATE		278,614.90
1	41-105210F	PLANTPROD 10-52-10 15KG	Plant Starter	PALLET = 40	33.14
1	41-1200LF-2	12-0-0-26S 114L		DISCONTINUED - SEE F2 ALT	36.48
1	41-15014F-MJ	PLANTPROD MJ CALKICK 15KG	Ammonium Thiosulphate ATS	DRUM DEPOSIT \$75.00	117.56
1	41-1803682		15-0-14	CLEAR OUT CANNABIS PROD	37.24
1		GRO GREEN FALL BLEND 945L	CUSTOM BLEND	CLEAR OUT 11T DEPST	972.00
1	41-19517F	ORCHARD MIX 6 25KG	19-5-17+7S+1Ca+0.3Zn+0.3B	NEW FORMULATION	27.91
	41-20820F	PLANTPROD 20-8-20 15KG	DG INFO REQD	CLEAR OUT DISCONTINUED	65.57
1	41-2100F-FINES	21-0-0+24S 1200 kg	SPECIAL FOR 2024	CLEAR OUT ROPAN BUY BACK	1,309.08
1	41-220-1040L	2-2-0 FISH FERTILIZER	POSEIDON 1040LT	PRO-CERT APPROVED VIVIGRO	2,243.18
1	41-3009564	MAXX IRON 10L	12-0-0+6Fe	CLEAR OUT	54.60
1	41-3014540	NUTRICOTE 16-10-10 20KG	100 DAY		80.87
1	41-3423294	TIGERCLAW TOPSET DL 9.46L	9% B, 0.6% MO	CLEAR OUT	92.25
	41-4201F	ALUMINUM SULPHATE 25KG			92.55
	41-4201F 41-4209F-1	SODIUM PERCARBONATE 25KG	PROVOX ULTRA NSF-KO-GRAN	DANGEROUS GOODS INFO REQD	92.55 71.36

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
41	41-4225F	MAGNESIUM SULPHATE 25KG	HEPTA CRYSTA-TECH GR *F6	0-0-0-9.8(Mg)+12(S) 48PLT	15.30
41	41-4364F	SODIUM BENTONITE FINE	22KG MSDS REQ	CLEAR OUT ND-40	10.13
41	41-4426F	ZINC SULPHATE LIQUID 15L	CUSTOM BLEND	DISCONTINUED	18.57
41	41-6020F	REDOX DIKAP 20LB	PLANT NUTRIENT 0-31-50	CLEAR OUT OBS POT&PHOS	233.83
41	41-7127673	18-9-12 + MICROS 1250 KG	BERRY SUMMER BLEND	ROPANA BUY-BACK	885.00
41	41-7552	REROOT 0-1-1 10L	C/S = 2	CLEAR OUT OBS FERTILIZER	120.83
41	41-800LF	AMMONIUM SULPHATE 1000L	8-0-0+9S	SPECIAL ORDER DEPOSIT RQD	800.00
41	41-AK1016	AGRO-K FOLIAR 10L	8-2-6.5+B+Fe+Cu+Mn+Mo+Zn	*NOT AVAILABLE IN 2024 F6	34.77
41	41-AK532	AGRO-K POTASSIUM DL 0-0-6	ECOCERT		42.85
41	41-AK693	AGRO-K CLEAN BORON 10L	ORGANIC	CDN REG 2021917B	42.36
41	41-BL6200	BLACK LABEL ZINC 100L	6-20-0	CLEAR OUT OBS	350.00
41	41-TOTEBAG10	0 EMPTY 1000KG TOTE BAG	-BAG ONLY- 37x37x57"	OR 94x94x125cm 3MIL POLY	
41	DIA-84020	DIABLO GROW 20L	2-1-6		30.59
41	DIA-84505	DIABLO MONSTER FLOWER 1KG	0-50-35		75.00
41	41-02627	PHITE-BACK 0-26-27 20L	LIQUID FERTILIZER	CLEAR OUT C/S = 6	48.00
41	41-17517F	PLANTPROD 17-5-17 15KG		SPECIAL ORDER	362.69
41	41-202020F-1	20-20-20 25KG	FUSION (NOT COMPLETE)	CLEAR OUT	88.14
41	41-25515FCR-MI		GLOCAL WATER SOLUBLE *F2	SKID/48 SUPPLIER SOLD OUT	108.07
41	41-2848F-PCU		SN 60% SRN	STAINS CONCRETE !!!!	1,914.84
41			SR 18-20 weeks	**THIS IS NOT RICHGROW**	78.92
	41-3422032	TIGERCLAW CALCIUM 5% DRUM	110 L DRUM	CLEAR OUT ND-8	865.28
41	41-4207F	POTASSIUM ALUM 22.7KG	FOOD GRADE	POTASSIUM ALUMINUM SULPHA	236.84
41	41-4215F	CALCIUM CHLORIDE F/G	ANHY 94-97% 22.68KG	MINI PEL PLT=55	83.07
41	41-4235	KAZ00	3% LIQUID SILICON	ORTHO SILICIC ACID	1,145.28
41	41-4345F	SODIUM METABISULPHITE 50#	22.7KG	CLEAR OUT OBS	82.63
41	41-4410	SEAWEED LIQ ORGANIC 1000L	ACADIAN.1-0-5 **ORGANIC**	PLANT EXTRACT	22,700.00
41	41-833-B	8-3-3 100OKG	ORGANIC PRO PLUS	ROPANA BUY BACK 2024	4,197.04
41	41-PAPROCALS	PROCAL SS 20L	CA8%,Si2%, CALC.SILICATE	THE PROPERTY OF THE PROPERTY O	262.28
41	41-147-MMB	BC FALL BLEND 1250 Kg	1-4-7 1250KG GRANULAR	1-4-7-15.8Ca-2.5Mg-6S	
41	41-15530F-CR	TURF 15-5-30 25KG	50% SRN FALL FERTILIZER	NO AVAIL PLT=40 *SEE F6	4,094.60
11	41-2848F-CR	28-4-8 TURF 60% SRN 25KG	2.36%FE MAY CAUSE STAIN		103.38
11	41-3014580	NUTRICOTE 16-10-10 20KG	T-40/180 HOMOGENEOUS NPK	SR 6-8 WEEKS	93.63
11	41-3588110	UPTAKE SOIL ADUVANT 18.9L	In-Take HortPro Formulati	REPLACES T-180	242.88
11	41-4190F-MB	S90 ELEMENTAL SULPHUR		same as uptake	520.20
11	41-4244F	SOLUBOR SEE F6 20kg	ELEMENTAL SULPHUR 1225KG	0-0-0+90S GRANULR *SEE F6	1,782.00
11	41-7127703		TECHNICAL GRADE POWDER F6	OMRI RATED ONLY	238.10
1	41-9300LF-2	21-7-10+2.7MG+MINORS 25KG	NURSERY FIELD BLEND		134.10
11	41-BF7603153	8-30-0+.0.15Zn 205L	8-30-0+0.15Zn Durastart	seaweed/humic BD 1.38kg/L	1,497.00
		SULPHUR ORGANIC 25KG	90% ELEMENTAL SULPHUR	*ECOCERT* 75LBS/FT3	56.37
1	41-L4282-00MB	DOLOMITE AG 2000 LB	WHITE CLOUD SAND/POWDR-12	SOIL CONDITIONER	777.53
1	DIA-84135	DIABLO MONSTER GOLD 4L	FULVIC	CLEAR OUT C/S = 4	81.00
1	DIA-84655	DIABLO MONSTR ROOTZ 250ML	1-0-1	CLEAR OUT C/S = 4	127.50
1	41-12610F	MONO AMMONIUM PHOSPHATE	12-61-0 W/S 25KG	WATER SOLUBLE PLT=42	564.00
1	41-15715	GRAPEGROW NORTH 25KG	15-7-15+-3Mg+7s	42/SKID SEE NOTES	117.44
1	41-3000460	NOVACAL II 28%Ca 25KG		CLEAR OUT OBS	100.71
1	41-4412F	COPTRAL 5L	1 GAL US 6.8% COPPER	CLEAR OUT OBS	
1	41-4416F	CALTRAC 400 YARAVITA 10L	*SHAKE WELL BEFORE USING*	SEE ALTS Calcium 23.7%	414.80
1	41-999F-2	BALANCED BLEND 20L	9-9-9+6S+.06MN+.03B+.06ZN	4.936 bulk density KG/USG	263.94
1	41-AK591	AGRO-K SYMSPRAY 20X 10L	ECOCERT	4.930 bulk defisity KG/USG	170.28
1	41-AK603	AGRO-K CLEAN MOLYBDENUM	2% Mo		744.32
1	DIA-84110	DIABLO MONSTER THRIVE 4L	0-2-1 PRECISE B VITAMIN	01545 0115 015	325.63
1	DIA-84585	DIABLO MONSTER FROST 4L	0-2-1 FRECISE B VITAMIN	CLEAR OUT C/S = 4	190.00
1	41-166F	MOXY 1-6-6 10L	4 51 6	CLEAR OUT C/S = 4	208.00
1	41-4210F		1.5L/ha	CLEAR OUT OBS	1,962.50
1	41-4405-1	CALCIUM PROPIONATE 20KG	FEED ADDITIVE 30/skid	*SEE 41-4210F-1 (25KG BG)	418.86
1		SEAWEED LIQ ORGANIC 208L	ACADIAN.1-0-5 **ORGANIC**	PLANT EXTRACT	11,908.00
		BALANCED BLEND 205L	9-9-9+6S+.06MN+.03B+.06ZN		1,493.50
1	Control of the contro	MARKING LIME WHITE 50LB	FIELD MARKING LIME	48/SKID IMPERIAL	72.41
1		DIABLO PUSH 125ML	CONTAINS TRIACONTANOL	CLEAR OUT C/S = 8	105.00
1		MAGNESIUM CHLORIDE 25KG	MAGCHL03 FLAKES	PALLET = 40	292.26
1		TURFFIX 6-2-1.25 1500LB	CANOLA	PRICES UPDATED FOR 2024	5,968.77
		HUMIC ACID LIQUID 1L	ORGANO HUME ULTRA 24%	ACTIV24	82.40
	DIA-84040	DIABLO MICRO 10L	5-0-1	CLEAR OUT C/S = 2	285.00
	IDIA GAGGG	DIADI O MONOTO DOCTO COLLE			200.00
	DIA-84650 41-4213F	DIABLO MONSTR ROOTZ 125ML	1-0-1	CLEAR OUT C/S = 8	150.00

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
41	41-4252F	SULPHURIC ACID 28KG	93% MIN JUG DEPOSIT \$25	DANGEROUS GOODS INFO REQD	289.31
41	41-4408	FULVIC/HUMIC/SEAWEED 20L	Biostimulant HYDRO STIM	BLEND 32 jugs/pallet	785.40
41	41-4439	ZINC 9% EDTA 9.46L	SOIL APPLIED	CLEAR OUT OBS	558.25
41	41-4216F	GROWERS BEST CALCIUM 20L	8% Ca,2% Si,0.15Mg	CLR OUT ACETATE BSED ALTS	1,215.84
41	41-4226F	MAGNESIUM SULPHATE 25KG	KALI K&S BITTERSALZ	GERMANY 35/SKID 9.6% Mg	279.27
41	41-L4275-MB	CALCIUM CARB 14-100 MB	TEXLIME COARSE 1000KG	OBS	1,989.04
41	41-4218F	IRON SULPHATE 20% 50LB	POWDER HEPTAHYDRATE 20%	Skid=42	303.75
41	DIA-84035	DIABLO MICRO 4L	5-0-1	CLEAR OUT C/S = 4	202.50
41	41-19312-MB	19-3-12 PHOS EASE	19-3-12 1100KG	GRANULAR MIX	
41	41-5545F-2	CROCKER'S FISH OIL 200L	**DRUM DEPOSIT \$75.00**	CI O HADD II CIVIIX	16,990.00
41	41-1200LF	12-0-0-26S LIQUID 200L	Ammonium Thiosulphate ATS	DRUM DEPOSIT \$75.00	19,815.64
41	41-19487	CHELATED IRON 13% 25KG	EDTA Dissolvine Fe	Yara Rexolin	2,110.38
41	41-25515F-CR	25-5-15 TURF 60% SRN 25KG	1.5%S+1.45%FE SEE F6		3,538.81
41	41-2800LF-1	28-0-0 LIQUID 20L		VIVIGRO 42/PALLET	311.89
41	41-28412	28-4-12+4S+1Fe 25KG	bulk density 1.28kg/L		411.46
41	41-4600F-MB	46-0-0 GRAN.UREA 1000KG	60% N-DURE PREMIUM 40/SK	ALL SEASON TURF/LANDSCAPE	328.18
41	41-3200LF-1			*NOT PRILLED UREA**SEE F6	13,479.60
41		32-0-0 LIQUID 20L			521.79
	41-4402	MEGAFOL SEAWEED LIQ. 10L	3-0-8 PLANT EXTRACT F6	PALLET/72 SHLF STABLE 4YR	1,622.40
41	41-464F	SUSTANE 4-6-4 OMRI 50LB	GRANULAR FERTILIZER	PLT=40	503.14
41	41-181818F	18-18-18+2.5%S+0.8%CA 25k	BALANCED BLEND PLT=42	see F6 ALT F2	402.70
41	41-800LF-1	AMMONIUM SULPHATE 20L	LIQUID 8-0-0+9S		334.49
41	41-4224F-1	MAGNESIUM NITRATE 25kg	10.7N+9.3MG VIVGRO	WATER SOLUBLE	268.20
41	41-4236	CROPSIL	3% LIQ. SILICON C/S1	ORTHOSILICIC ACID CROPSIL	1,723.50
41	41-BF1891566	ESSENTIAL IRON 20L	0-0-3+2.5S+3Fe ECOCERT		435.90
41	41-PAPROMAGS	PRO-MAG	MG 6% ACETATE BLEND		2,202.29
41	41-4368F-1	SODIUM BICARB. 22.68KG	FOOD GRADE USP-FCC-KO-PWD	SKID=55 ND49	
41	DIA-84075	DIABLO MONSTER CAL 1L	(CAL MAG) 2-0-0	CLEAR OUT C/S = 12	587.63
41	DIA-84578	DIABLO MONSTER FROST 1L	(0.12.11.10) 2 0 0	CLEAR OUT C/S = 12	208.00
41	41-9300LF-1	8-30-0+.0.15Zn 20L	8-30-0+0.15Zn Durastrt 20		256.00
41	41-4204F	COPPER SULPHATE 25KG	Quimag (Mexico) 98%	seaweed/humic BD 1.38kg/L	949.45
41	41-4333F	CHELATED MICRO MIX 10KG	NO LONGER AVAIL	DG INFO REQD SKID=50	1,905.54
41	41-AK1004	AGRO-K AGROBEST 9-24-3	NO LONGER AVAIL	CLEAR OUT SKID=48 PAILS	2,709.79
41	DIA-84100	DIABLO MONSTER THRIVE 1L	0.04 PDF0105 P 145-1-1-1		699.36
11	41-4238F		0-2-1 PRECISE B VITAMIN	CLEAR OUT C/S = 12	315.00
11	DIA-84125	PHOSPHORIC ACID 85% 35KG	0-54-0 32/skid FOOD GRADE	DANGEROUS GOODS INFO REQD	2,848.10
! 		DIABLO MONSTER GOLD 1L	FULVIC	CLEAR OUT C/S = 12	171.00
	41-AK5120	AGRO-K CALCIUM DEXTRO-LAC	7%	ECOCERT	914.22
11	41-3014480	NUTRICOTE 14-13-13 20KG	100 DAY G/H OR NURSERY	CLEAR OUT	1,792.77
1	41-131610F	13-16-10+11%S+3%CA 25KG	VIVIGRO 90-135LB/AC *F2	PLT=42 *SEE F6	643.70
1	41-BF7600973	K-MAG 0-0-22+10.8MG+22S	ORGANIC GRANULAR 25KG	CLEAR OUT US "OMRI" ONLY	553.38
11	41-L4275-B	CALCIUM CARB FLOUR 1000KG	100 MESH TEX LIME		6,129.31
1	41-PAPROZINC	PRO-ZINC 20L	Zn 8% ACETATE BLEND		3,104.06
1	41-4208F	FISH BONEMEAL 4-13-0 50LB	NATURE'S INTENT		1,185.60
1	41-4229F	MAGNESIUM SULPHATE 22.7KG	MAGRICULTURE OMRI	PACS MEMBERS ONLY 49/skid	
1	41-4347F	CHELATED COPPER 15% 25KG	**DISSOLVINE** E-CU-15	NOT RICHGROW 50/PALLET	790.39
1	41-4407	SENTRY PHOSPHITE 10L	LIQUID 4-0-14	CLEAR OUT JAYBEE CS=2	6,562.16
1	41-L4281-00MB	DOLOMITE FINE 2000 LB	WHITE CLOUD		2,237.50
1	41-AK526	AGRO-K IRON DL 5.5% 10L	ECOCERT	SOIL CONDITIONER	6,677.93
1		CALCIUM MAGNESIUM 20L	4-0-0 CAL 6% MAG 1.3%	01515 0155	1,521.66
1	41-3017950	OSMOCOTE 14-14-14 50LB		CLEAR OUT BORON .2% VGRO	1,313.76
1			3-4 MONTH NO MICRO 50LBS	NOMICRO 50LBS	3,160.54
1			0-10-10	CLEAR OUT CS=1	2,704.22
1		8-24-24+2S 25KG	GRANULAR FERTILIZER	PLT=40 *SEE F6 NOTES	1,164.80
		ALFALFA GREEN 3-0-2 22KG	GROW ANYTHING! 44/SKID*F2	ECOCERT 44mm PELLET F6	717.61
1		AGRO-K TOPSET D.L. 10L	(9% B, 0.5% Mo) 10 LTR		2,386.73
1		15-8-11 PREM BERRY 25KG	50%SN NO AVAIL Micros+Mg	PALLET = 40 *SEE F6	1,187.24
1	POWERKELP DR		ORGANIC SEAWEED FERT	VIVIGRO	34,918.32
1		CROCKER'S FISH OIL 20L			6,350.16
1		0-0-60 GRANULAR 25KG	MURIATE OF POTASH	VIVIGRO (GREEN BAG)	1,473.78
	41-824F	SUSTANE 8-2-4 OMRI 22.7KG	GRANULAR FERTILIZER	PLT=40	2,271.67
	11 02-11			Land to the state of the state	4,4/1.0/
1		HUMIC ACID DRY 25KG	POTASSIUM HUMATE 0-0-8 WS	ROPANA BUY BACK PRO-CERT	2 547 50
1	41-HUMIC	HUMIC ACID DRY 25KG AGRO-K HARMONEE 10L	POTASSIUM HUMATE 0-0-8 WS 4%Ca. 14% P SEE F6	ROPANA BUY BACK PRO-CERT	3,547.50
	41-HUMIC 41-AK5023.L10		POTASSIUM HUMATE 0-0-8 WS 4%Ca, 14% P SEE F6 GRANULAR NATURES INTENT	ROPANA BUY BACK PRO-CERT CS=2 MIXES WITH APOGEE PACIFIC CALCIUM skid=49	3,547.50 3,171.09 527.05

Category 40 and 41 Inventory as at September 25, 2024

	ory Item-#	Description-1	Description-2	Description-3	NBV
41	41-5300	INCA 5% Ca 1% Zn 10L	MILLER		9,162.00
41	41-ABSORB	STICKER SPREADER 20L	PLANT BASE OIL BLND VGRO	CLR OUT NUTRIENT ADJUVANT	9,246.00
41	41-18615	18-6-15 HORTI BLEND 25KG	18-6-15-0.5Mg-9S VIVIGR0	VIVIGRO	3,918.14
41	41-4224F	MAGNESIUM NITRATE 25KG	GLOCAL FERT 48/PALLET	NEW SUPPLIER	1,188.16
41	41-4600	46-0-0 GRANULAR UREA 20KG	VIVIGRO PRODUCT *F2	ROPANA BUY-BACK	1,320.00
41	VIVI-VAN IPERE	N NPKAA 27-14-16+MgO+TE	VAN IPEREN 25KG	WATER SOLUBLE VIVIGRO	5,217.58
41	SPM-4CPER	PERLITE SUPREME 110L	4 CU FT BAG	PAL=36	1,083.50
41	41-141610F	14-16-10+9S W/MICRO 25KG	GRANULAR *SEE F6	CAN USE 13-16-10 NO MICRO	1,530.56
41	41-L4255	GYPSUM GRAN.PRILLED 50LB	NATURE'S INTENT GYPRIL	PACIFIC CALCIUM OMRI US	836.83
41	41-9243F	FOLIAR BOOST 9-24-3 20L		VIVIGRO	2,142.93
41	41-4214F	CALCIUM CHLORIDE F/G	BRINERS CHOICE 22.68KG	ANHY MINI PEL PLT=55	2,142.93
41	41-AMINO13	AMINO 13-0-0 10L	ORGANOMEX /60 PER SKID	ORGANICALLY CERTIFIED	
41	41-3016979F-MJ		Ca 5.4%,Mg 2.7%,EDTA1.97%		3,258.50
41	41-7202263	0-0-32.4+16S+8.7MG 25KG	SS BLEND	CLEAR OUT CANNABIS PROD	13,804.20
41	41-ABSORB10	ABSORB STICKER SPREADER		CLEAR OUT 2012	1,056.60
41	41-444	ALL PURP BLEND 4-4-4 25KG	PLANT BASED OIL BLEND 10L	NUTRIENT ADJUVANT VIVIGRO	5,856.00
41	41-AK535		VIVIGRO BLEND PRO-CERT	VIVIGRO BLEND	2,755.90
41	41-151015OKF	AGRO-K MAGNESIUM DL 3%	ECOCERT		2,887.54
41		GRAPEGROW NORTH 25KG	15-10-15+7S+3Mg+0.3B	40/SKID SEE NOTES	1,757.49
		TVIVIGRO CALCIUM LIQUID	CALCIUM 0-0-0-6A 20L	CLEAR OUT CS=6	3,702.60
41	41-4236F	0-0-60 WATER SOLUBLE 25KG	POTASSIUM CHLORIDE	VAN IPEREN (WHITE BAG)	2,421.27
41	41-4411F	HYDROPHOS YARAVITA 10L	29%P-5%K-4%Mg ORTHOPHOSPH	DANGEROUS GOODS INFO REQD	5,203.38
41	41-284	PLANT FOOD 2-8-4 25KG	FLOWERING & LEGUME FOOD	Vivigro see f6	3,571.92
41	41-3088F	PLANTPROD 30-8-8 15KG	High Nitrogen Trees	CLEAR OUT SKID=63	8,846.07
41	41-734	TOMATO & VEG 7-3-4 25KG	VIVIGRO SEE NOTE F6	PRO-CERT **NEW ITEM**	5,633.35
41	41-AK5335	AGRO-K ZINC PLUS+5 DL 10L	10L see F6	SAME AS FILOCAL BLUE	5,011.11
41	41-4406F	SEAWEED LIQUID 20L *F2	ACADIAN.1-0-5 **ORGANIC**	PLANT EXTRACT	25,188.08
41	41-220-20L	2-2-0 FISH FERTILIZER 20L	POSEIDON CONCENTRATE	PRO-CERT APPROVED VIVIGRO	
41	41-4400F-CR	NITROGROW 44.5-0-0 25KG	74% SRN 7-8 week SRN	PALLET = 42 *SEE F6	5,643.75
11	GK-10150	BLOOD & BONE 7-5-0 20KG	GKP		2,844.00
11	41-4203F	FEATHER MEAL 11-0-0 50LB	PACIFIC CALCIUM PLT=40	PALLET = 50	5,620.36
11	41-L4295	HYDRATED LIME 25KG			4,422.31
11		BC FALL BLEND			2,021.60
11	41-4190F		1-4-7 25KG GRANULAR	CLEAR OUT 25KG GRANULAR	3,127.86
11	41-833-25	SULPHUR AG/ELEMENTAL 25KG	0-0-0+90S GRAN. *SEE F6	PLT=42 *PALLET DEPOSIT*	1,967.11
11		8-3-3	ORGANIC PRO PLUS PRO-CERT	PALLET = 48	5,200.00
	41-151030F	15-10-30+3s 25KG	15-10-30+3s 25KG *F6*		3,945.68
11	41-AK538	AGRO-K NUTRA SULF 10L	7.25% S see F6	**not a fungicide**	7,042.21
1	41-14014	14-0-14+Ca+Mg+TE 25KG		VIVIGRO 25KG SIZE	9,552.37
1	41-5262F	BORTRAC YARAVITA 10L	10.9% B	F2 ALTERNATE	10,878.05
1	GK-10100	BLOOD MEAL 12-0-0 20KG	GKP 100% ORGANIC	PALLET = 50 NON-SOLUBLE	11,472.85
1	41-0022F	K-MAG 0-0-22 25KG	0-0-22+11.8MG+22S	PLT=40 *SEE F6	3,418.04
1	41-4419F	ZINTRAC 700 YARAVITA 10L	*SHAKE WELL BEFORE USING*	DG INFO REQD Zinc 40% F2	16,158.08
1	GK-09007	NATURALLY GRN 10-3-3 20KG	GROUNDSKEEPER PRIDE	PALLET = 50	
1	41-1200LF-1	12-0-0-26S LIQUID 20L	Ammonium Thiosulphate ATS	TALLET - 30	6,163.85
1	41-AK595	AGRO-K ZINC D.L. 10% 10L	ECOCERT		4,877.86
1		0-0-5 KELP 20L	SEAWEED FERTILIZER - *F2	\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\)\(\	7,643.90
1		AGRO-K FINISHING POTASIUM		VIVIGRO SEE F6	18,643.87
1		46-0-0 PRILLED UREA**25KG			9,583.08
1			SOLUBLE 50/PALLET	NOT GRANULAR 46-0-0	7,544.72
1		34-0-0+11S 25KG	AMMONIUM SULPHATE/UREA	PLT=42 *SEE F6	4,305.12
1		HEN MANURE 20KG	VIVIGRO 20KGS SIZE		2,888.03
		0-0-6 HUMIPRO (HUMIC)25KG		FERT/AMEND *F6 SEE NOTES	5,910.00
1		BONE MEAL 2-14-0 20KG		PALLET = 50	8,469.15
1		HYDROMAG 500 YARAVITA 10L		20% Liquid Magnesium F2	13,073.32
1		4-15-20 STARTER 25KG	4-15-20	NEW FORMULATION	7,151.68
1		MAGNESIUM SULPHATE 25KG	VAN IPEREN - HORT GRADE	0-0-0-16(MgO)+32(SO3)	3,626.10
1		CALCIUM NITRATE SOL 25KG		RAINDROP ON BAG(RED)48/SK	6,110.72
1	59210	PERLITE COARSE 110L		PALLET = 30	
1	41-17200F	17-20-0 -3Ca-14S 25kg		PLT=42 *SEE F6	4,069.17
		SENIPHOS YARAVITA 9.5/10L		DANGEROUS GOODS INFO REQD	7,935.53
	141-4410F		VIIIIOOI IIIOALO BLEND	PUNGEROOP GOODS INFO KEOD	17,914.71
1					
1	41-201010F	20-10-10 25KG	NURSERY MASTER	+2%S+4%Ca plt/42	8,169.49
1	41-201010F : 41-L4275 (NURSERY MASTER TEXLIME 20KG		

Category 40 and 41 Inventory as at September 25, 2024

Category	Item-#	Description-1	Description-2	Description-3	NBV
41	41-0120-25	P-BOOST 0-12-0 25KG	0-12-0 PHOS PILLAR	PROCERT	21,826.05
41	41-4240F-1	POTASSIUM NITRATE 25KG	13-0-46 VAN IPEREN 48/PLT	*RESTRICTED* DG INFO REQD	19,289.73
41	41-CARBON60	CARBON PRILLED 25KG	HUMIC ACID DRY 60% 42/plt	3 YR SHELF LIFE VIVIGRO	9,519,22
41	41-AK512	AGRO-K VIGOR-CAL 5% 10L	5% Ca .02% Mg		17,938.93
41	41-AK514	AGRO-K AGRO-CAL 12% 10L	+0.45 MG	SAME AS FILOCAL CALCIUM	18,033.06
41	41-11520F	11-52-0 MAP 25KG	MONO AMMONIUM PHOSPHATE	PLT=40	15,789.12
41	41-22512F-CR	CHERRYGROW 22-5-12 25KG	PLT=42 PLEASE DOUBLE CHK	45-60 DAY SN SRN	12,954.62
41	41-1200LF-B	12-0-0-26S 1L	Ammonium thiosulphate ATS	bulk only 1.32kg/litre	450.43
41	41-L4282	DOLOMITE AG 50LB	WHITE CLOUD SAND/POWDR-12	SOIL CONDITIONER 40/SKID	3,780.09
41	GK-10200	ORGANIC ADV 8-4-5 20KG	GKP	PALLET = 50	27,000.87
41	41-4405-O	SEAWEED LIQ ORGANIC 10L	ACADIAN.1-0-5**ORGANIC*F2	PLANT EXTRACT SEE F6	78,360.85
41	41-181212F	18-9-12 + MICROS 25KG	BERRY SUMMER BLEND F6	GRANULAR	20,088.59
41	41-0062F	0-0-62 GRAN.COARSE 25KG	POTASSIUM CHLORIDE GRAN.	PALLET = 40 *SEE F6	16,002.06
11	41-4242F	MAGNESIUM SULPHATE 25KG	EUROSOLIDS - HORT GRADE	0-0-0-16(MgO)+32(SO3)	7,200.00
11	41-15811F-A	15-10-11 BERRY BLEND 25KG	15-10-11 +6Ca+6S+Micros	ROPANA BUY-BACK SPECIAL	15,982.23
11	41-SOP	SULPHATE OF POTASH 25KG	0-0-50-18s NPK VIVIGRO	WHITE BAG W/S PRO-CERT	33,601.62
11	41-4231F	MONO POT PHOS MKP 25KG	0-52-34 or 0-51.5-34	PLT=48 NOT ITEM 41-4232F	47,820.52
11	41-15158F-CR	APPLEGROW 25KG	15-15-8+8s+2.5Mg+0.3Zn	+0.3B+0.2Mn 50% SRN	26,197.20
11	41-4600F	46-0-0 GRANULAR UREA 25KG	VIVIGRO PRODUCT *F2	PLT=42 *SEE F6	23,949.03
11	41-121810F	GRAPEGROW SOUTH 25KG *F2	12-18-10+9s+2.5Mg+0.3Zn+	+0.3B 50% SRN NEW	27,656.07
11	41-2100F	21-0-0+24S 25KG	AMMONIUM SULPHATE SEE F6		18,290.89
1	41-122324F	8-24-24 25KG *F6*	8-24-24+1.5s SEE F6 NOTES	VIVIGRO REPLACES 12-23-24	37.360.72
1	41-15400F	NITRABOR GRANULAR 25KG	15.4-0-0+18.3%Ca+0.3%B F6	48 SKID YARALIVA YELLOW	45,696.78
1	GK-40200	ORGANIC ADV 8-4-5 PER/KG	GROUNDSKEEPER PRIDE	BULK TOTE SELL BY KG	6,398.35
1	41-2100NSF	NS-21	21-0-0+5.7S+9.5CA+1.8MG	YARA BLEND	101,013.83
1	41-15500F	CALCIUM NITRATE GRAN 25KG	15.5-0-0 GRAN 19% CALCIUM	48/SKID TROPICOTE BLUE	114,119.68
1	41-302F-1	ALFALFA GREEN 3-0-2 P/KG	ECOCERT PELLETS see F6	BULK TOTE PER KG *F2	3,900.52
				Total	\$ 5,500,498

EXHIBIT A APPROVAL AND VESTING ORDER

[see attached]

No. S245481 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

ORDER MADE AFTER APPLICATION

APPROVAL AND VESTING ORDER

BEFORE THE HONOURABLE)	
JUSTICE GROPPER)	2024
of the Petitioners (in such capacity, the "Mo Columbia, on the day of	onitor") 202 d those served, r to the Arrang	anada Inc. ("A&M") in its capacity as monitor coming on for hearing at Vancouver, British 4; AND ON HEARING Kibben Jackson and other counsel listed on Schedule "A" hereto, AND UPON READING the material filed, a Court dated (the "Report"); AND gement Act, R.S.C. 1985 c. C-36, as amended art Civil Rules, and the inherent jurisdiction of

THIS COURT ORDERS AND DECLARES THAT:

1. The sale transaction (the "Transaction") contemplated by the Purchase and Sale Agreement dated September [•], 2024 (the "Sale Agreement") among Growers Supply Company Limited (the "Vendor") and TerraLink Horticulture Inc. (the "Purchaser"), a copy of which is attached hereto as Schedule "B", is hereby approved, and the Sale Agreement is commercially reasonable. The execution of the Sale Agreement by the Monitor on behalf of the Vendor is hereby authorized and approved, and the Vendor and

the Monitor are hereby authorized and directed to take such additional steps and execute such additional documents as may be necessary or desirable for the completion of the Transaction and for the conveyance to the Purchaser of the Purchased Assets (as such term is defined in the Sale Agreement).

- 2. Upon: (i) receipt by the Monitor of the full amount of the Purchase Price (as such term is defined in the Sale Agreement); and (ii) delivery by the Monitor to the Purchaser of a certificate substantially in the form attached as Schedule "C" hereto (the "Monitor's Certificate"), all of the Vendor's right, title and interest in and to the Purchased Assets shall vest absolutely in the Purchaser in fee simple, free and clear of and from any and all security interests (whether contractual, statutory, or otherwise), hypothecs, mortgages, trusts or deemed trusts (whether contractual, statutory, or otherwise), liens, executions, levies, charges, or other financial or monetary claims, whether or not they have attached or been perfected, registered or filed and whether secured, unsecured or otherwise (collectively, the "Claims") including, without limiting the generality of the foregoing: (i) any encumbrances or charges created by any order of this court in the within proceeding; and (ii) all charges, security interests or claims evidenced by registrations pursuant to the Personal Property Security Act of British Columbia or any other personal property registry system (all of which are collectively referred to as the "Encumbrances"), and, for greater certainty, this Court orders that all of the Encumbrances affecting or related to the Purchased Assets are hereby expunged and discharged as against the Purchased Assets..
- 3. For the purposes of determining the nature and priority of Claims, the net proceeds from the sale of the Purchased Assets shall stand in the place and stead of the Purchased Assets, and from and after the delivery of the Monitor's Certificate all Claims shall attach to the net proceeds from the sale of the Purchased Assets with the same priority as they had with respect to the Purchased Assets immediately prior to the sale, as if the Purchased Assets had not been sold and remained in the possession or control of the person having had possession or control immediately prior to the sale.
- 4. The Monitor is to file with the court a copy of the Monitor's Certificate forthwith after delivery thereof.
- 5. Subject to the terms of the Sale Agreement, vacant possession of the Purchased Assets shall be delivered by the Monitor to the Purchaser at 12:00 noon on the Closing Date (as defined in the Sale Agreement).
- 6. Notwithstanding:
 - (a) this CCAA proceeding or the termination thereof;
 - any applications for a bankruptcy order in respect of any or all of the Petitioners now or hereafter made pursuant to the *Bankruptcy and Insolvency Act*, R.S.C. 1985,
 c. B-3 (the "BIA") and any bankruptcy order issued pursuant to any such applications; and
 - (c) any assignment in bankruptcy made by or in respect of any or all of the Petitioners,

the vesting of the Purchased Assets in the Purchaser and/or any permitted assignees under the Sale Agreement pursuant to this order shall be binding on any trustee in bankruptcy that may be appointed in respect of the Petitioners and shall not be void or voidable by creditors of the Petitioners, nor shall it constitute or be deemed to be a transfer at undervalue, fraudulent preference, assignment, fraudulent conveyance or other reviewable transaction under the BIA or any other applicable federal or provincial legislation, nor shall it constitute oppressive or unfairly prejudicial conduct pursuant to any applicable federal or provincial legislation.

- 7. THIS COURT HEREBY REQUESTS the aid and recognition of any court, tribunal, regulatory or administrative body, wherever located, to give effect to this order and to assist the Monitor and its agents in carrying out the terms of this order. All courts, tribunals, regulatory and administrative bodies are hereby respectfully requested to make such orders and to provide such assistance to the Petitioners, the Purchaser and the Monitor, as an officer of this court, as may be necessary or desirable to give effect to this order or to assist the Petitioners, the Purchaser and the Monitor and its agents in carrying out the terms of this order.
- 8. The Monitor or any other party has liberty to apply for such further or other directions or relief as may be necessary or desirable to give effect to this order.
- 9. Endorsement of this Order by counsel appearing on this application other than counsel for the Monitor is hereby dispensed with.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT:

Signature of Kibben Jackson Lawyer for the Monitor, Alvarez & Marsal Canada Inc.

BY THE COURT

REGISTRAR

Schedule "A"

LIST OF COUNSEL

Counsel Name/Litigant	Party Represented	

Schedule "B"

PURCHASE AND SALE AGREEMENT

Schedule "C"

FORM OF MONITOR'S CERTIFICATE

No. S245481 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

MONITOR'S CERTIFICATE

- 1. Capitalized terms used but not otherwise defined in this Monitor's Certificate shall have the meanings given to them in the order of the Supreme Court of British Columbia (the "Court") pronounced on [•], 2024 (the "Approval and Vesting Order") and the Offer to Purchase and Agreement of Purchase and Sale dated September [•], 2024 (the "Sale Agreement") between Growers Supply Company Limited (the "Vendor") and TerraLink Horticulture Inc. (the "Purchaser"), a copy of which is appended as Schedule "B" to the Approval and Vesting Order.
- 2. Pursuant to an order made on August 13, 2024, as amended and restated on August 26, 2024, the court granted the Petitioners protection from their creditors and appointed the Monitor as monitor of the Petitioners, all under the provisions of the CCAA.
- 3. Pursuant to the Approval and Vesting Order, the court ordered that all of the right, title and interest of the vendor in and to the Purchased Assets shall vest in the Purchaser effective upon, among other things, delivery by the Monitor of this Monitor's Certificate to the Purchaser.

THE MONITOR HEREBY CERTIFIES as follows:

- 1. The Purchaser has delivered written notice to the Monitor that all applicable conditions in favour of the Purchaser under the Sale Agreement have been satisfied and/or waived, as applicable.
- 2. The Monitor has received the full amount of the Purchase Price under the Sale Agreement.
- 3. Except for delivery of this Monitor's Certificate, all of the transactions contemplated by the Sale Agreement have been implemented.

Dated at the City of Vancouver, in the Province of British Columbia, this [●] day of [●], 2024

GROWERS SUPPLY COMPANY LIMITED, by their court-appointed monitor, ALVAREZ & MARSAL CANADA INC. acting solely in such capacity and not in its personal or corporate capacity

Per:	
Name:	
Title:	

EXHIBIT B MONITOR'S BRING-DOWN CERTIFICATE

TO: TerraLink Horticulture	Inc. (the "Purchaser")
DATED:	, 2024
, 2024, a	oursuant to the purchase and sale agreement dated for reference as amended from time to time (collectively, the "Purchase and Sale
Agreement") between Alvarez of the assets, undertakings an personal or corporate capacity	z & Marsal Canada Inc., in its capacity as court-appointed Monitor and property of Growers Supply Company Limited and not in its (collectively, the "Monitor") and the Purchaser. Capitalized terms rtificate have the meanings given to them in the Purchase and Sale
Vendor set forth in the Purchas in all material respects and all	or of the Purchaser that the representations and warranties of the e and Sale Agreement are, as at the Closing Date, true and accurate covenants of the Vendor to be performed on or before the Closing and performed in all material respects.
	ALVAREZ & MARSAL CANADA INC. in its capacity as court-appointed monitor of GROWERS SUPPLY COMPANY
	LIMITED and not in its personal or corporate capacity
	By:Name:
	Title:

EXHIBIT C PURCHASER'S BRING-DOWN CERTIFICATE

10:	Supply Company Limited and BC Tree Fruits Cooperative and not in its personal or corporate capacity (collectively, the "Monitor")
DAT	D:, 2024
Agre o	ertificate is delivered pursuant to the purchase and sale agreement dated for reference, 2024, as amended from time to time (collectively, the "Purchase and Sale nent") between the Monitor and Growers Supply Company Limited, on the one hand, and ink Horticulture Inc. (the "Purchaser"), on the other hand. Capitalized terms used and not in this certificate have the meanings given to them in the Purchase and Sale Agreement.
Purch and al	rchaser certifies that the representations and warranties of the Purchaser set forth in the se and Sale Agreement are, as at the Closing Date, true and accurate in all material respects covenants of the Purchaser to be performed on or before the Closing Date have been duly and performed in all material respects.
	TERRALINK HORTICULTURE INC.
	By:
	Name:
	Title:

Schedule "C"

FORM OF MONITOR'S CERTIFICATE

No. S245481 Vancouver Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

IN THE MATTER OF THE *COMPANIES' CREDITORS ARRANGEMENT ACT*, R.S.C. 1985, c. C-36, AS AMENDED

AND

IN THE MATTER OF THE COOPERATIVE ASSOCIATION ACT, S.B.C. 1999, c. 28

AND

IN THE MATTER OF BC TREE FRUITS COOPERATIVE, BC TREE FRUITS INDUSTRIES LIMITED and GROWERS SUPPLY COMPANY LIMITED

PETITIONERS

MONITOR'S CERTIFICATE

- 1. Capitalized terms used but not otherwise defined in this Monitor's Certificate shall have the meanings given to them in the order of the Supreme Court of British Columbia (the "Court") pronounced on October 4, 2024 (the "Approval and Vesting Order") and the Offer to Purchase and Agreement of Purchase and Sale dated September 27, 2024 (the "Sale Agreement") between Growers Supply Company Limited (the "Vendor") and TerraLink Horticulture Inc. (the "Purchaser"), a copy of which is appended as Schedule "B" to the Approval and Vesting Order.
- 2. Pursuant to an order made on August 13, 2024, as amended and restated on August 26, 2024, the court granted the Petitioners protection from their creditors and appointed the Monitor as monitor of the Petitioners, all under the provisions of the CCAA.
- 3. Pursuant to the Approval and Vesting Order, the court ordered that all of the right, title and interest of the vendor in and to the Purchased Assets shall vest in the Purchaser effective upon, among other things, delivery by the Monitor of this Monitor's Certificate to the Purchaser.

THE MONITOR HEREBY CERTIFIES as follows:

- 1. The Purchaser has delivered written notice to the Monitor that all applicable conditions in favour of the Purchaser under the Sale Agreement have been satisfied and/or waived, as applicable.
- 2. The Monitor has received the full amount of the Purchase Price under the Sale Agreement.
- 3. Except for delivery of this Monitor's Certificate, all of the transactions contemplated by the Sale Agreement have been implemented.

Dated at the City of Vancouver, in the Province of British Columbia, this [] day of [], 2024

GROWERS SUPPLY COMPANY LIMITED, by their court-appointed monitor, ALVAREZ & MARSAL CANADA INC. acting solely in such capacity and not in its personal or corporate capacity

Per:	×		
Name:			
Title:			