

## Ex Farm Grain – Instructions to Growers

Louis Dreyfus Commodities Australia Pty Ltd incorporates the following points into Ex Farm Contracts being delivered to destination. GTA Trade Rules continue to apply on the account of Louis Dreyfus Commodities Australia .

**OBJECTIONABLE MATERIAL:** All goods to be sound and merchantable, free from mould, insect infestation, pickled grain, animal excreta, fertilizer, remains of phosphine treatment or other injurious materials and from objectionable smell or taste – All goods to be within GTA grain standards specific to the grade traded on the contract.

**VEHICLE CLEANLINESS:** It is the seller's responsibility to check the vehicle cleanliness prior to the goods being loaded, on the understanding the goods will be entering the food chain. If the supplier has any issues he is to contact the freight company rather than proceed with loading. Any additional freight costs arising from the rejection of a vehicle shall be the liability of the party responsible for the movement of the goods.

**SAMPLING:** Deliveries shall be sampled by the receiver at the final consignment point and analysis of all samples will be done on the equipment available and results will be final.

**PESTICIDE RESIDUES:** The seller warrants that the goods on delivery will comply with all State and Federal laws and requirements relating to chemical and pesticide residues and specified government designated maximum residue levels, or any amendment thereof.

The seller shall notify the buyer on his commodity vendor declaration form whether or not any post harvest chemical treatment has been applied to the goods by or on behalf of the seller or a previous owner and ensure the completed form accompanies each load collected / delivered. This pesticide declaration must be signed by the Seller or a person authorized by him. The buyer reserves the right to reject any load which is not accompanied by an incorrectly filled in vendor declaration form or failure to produce one upon request by the final consignment point.

**CLAIMS:** When the goods are sold subject to a specification requiring analysis at final consignment point, the buyer shall have the right to claim an allowance to be agreed or REJECT the goods on the basis of an analysis made by him or on his behalf.

If the goods are rejected the seller will be liable for all costs and consequences involved, including but not limited to all freight costs incurred.

**VENDOR DECLARATION:** All Ex Farm grain deliveries require a vendor declaration for each load delivered to the destination point. Vendor Declaration forms are available on the following web sites: [www.mla.com.au](http://www.mla.com.au) or [www.nacma.com.au](http://www.nacma.com.au).