



Receival Terms & Conditions

The signature by grower or grower's carrier/agent ("agent") on any receival ticket confirms the grower's acknowledgement and acceptance that:

1. Grower acknowledges and agrees that the weights, quality and grade recorded on the Receival Tickets are deemed to be conclusive.
2. Grower declares that the details recorded on the Receival Ticket as the variety are correct and relate to the stated variety for the delivery to this storage site. The grower/agent must declare if the commodity being delivered is a genetically modified variety.
3. Grower declares that the grain delivered:
 - a. Has NOT been treated with a pickling compound or any other seed treatment.
 - b. Has NOT been treated with any insecticide or pesticide.
 - c. Has NOT been sprayed with any herbicide in contravention of label requirements.
4. Grower acknowledge that the classification on the Receival Ticket, including but not limit to variety and all specification are final at the point of delivery. Grower acknowledge the nominated buyer and/or CHS Broadbent site accepts no responsibility or liability for any loss that may result from defective classification.
5. Grower acknowledges that, where the delivery associated with Receival Ticket is on cash per tonne basis, the cash price declared by the nominated buyer for the time of delivery will be accepted. Grower/Agent's signature on the front of Receival Ticket constitutes an irrevocable acceptance of the price offered by the stated buyer.
6. If the whole or any part of the commodity to which a Receival Ticket relates is to be warehoused, CHS Broadbent's Warehousing Terms and Conditions (as at the date of the Weighbridge Ticket) will apply to the quantity that is to be warehoused.
7. Where the grower or agent has failed to sign any particular Receival Ticket, but has nevertheless delivered the commodity to which the Receival Ticket relates into CHS Broadbent's storage, the Receival Ticket will be deemed to have been duly signed at the time was printed onto the Receival Ticket.
8. Grower agrees to reimburse and indemnify CHS Broadbent of any claims of inaccurate records incurred due to manifest error.
9. Grower/Agent declares to comply with the HEAVY VEHICLE NATIONAL LAW and other applicable legislation including but not limit to CHS Broadbent's Overloaded Vehicle Policy for any deliveries to CHS Broadbent.