

Trade Confirmation #21448

East Central Grain Marketing Inc.
13033 Ridgedale Dr, PMB 165
Minnetonka MN 55305
(952) 476-0127

Contract Date: 6/20/18

Seller: Renville Elevator Company *Contract # 2306*
PO Box 8
Tolley, ND 58787
Karl - 701-386-2457
renvilleelev@srt.com

Buyer: Midwest Grain Trading
313 5th Ave NE
Devils Lake, ND 58301
Chris - 701-381-1028
midwestgraintrading@gmail.com

Quantity: 150,000 bu

Commodity: Milling Quality - # 1 Durum Wheat

Shipment: Sep 1, 2018 - Sep 30, 2018

Origin: Tolley, Benedict, Powers Lake, or Noonan ND - Seller's Call
XXXXX, XX XXXXX

Weights: Destination

Grades: Destination

Price Basis: Origin

Price Paid To Seller: \$6.70 bu (Contract Price)

Brokerage to ECGM Inc.: \$0.07 bu

Seller's Net: \$6.70 bu - \$0.07 bu ECGM Inc. = \$6.63 bu

Governing Contract: National Feed and Grain Association

Payment: Per Agreement

Discount Schedule: Viterra Scale of Discounts

Note: Hard Count Discount: -5 each pt 85-80, -6 each pt 80-70

Advise immediately if terms are not in accordance with your understanding. ECGM Inc. acts as a broker only and assumes no responsibility for fulfillment of contract.

Code: DS25W

Trade Confirmation #21476

East Central Grain Marketing Inc.
13033 Ridgedale Dr, PMB 165
Minnetonka MN 55305
(952) 476-0127

Contract Date: 6/26/18

Seller: **Renville Elevator Company** *Contract # 2307*
PO Box 8
Tolley, ND 58787
Karl - 701-386-2457
renvilleelev@srt.com

Buyer: **Midwest Grain Trading**
313 5th Ave NE
Devils Lake, ND 58301
Chris - 701-381-1028
midwestgraintrading@gmail.com

Quantity: **100,000 bu**

Commodity: **Milling Quality - # 1 Durum Wheat**

Shipment: **Sep 1, 2018 - Sep 30, 2018**

Origin: **Tolley, Benedict, Powers Lake, or Noonan ND - Seller's Call
XXXXX, XX XXXXX**

Weights: **Destination**

Grades: **Destination**

Price Basis: **Origin**

Price Paid To Seller: **\$6.75 bu (Contract Price)**

Brokerage to ECGM Inc.: **\$0.10 bu**

Seller's Net: **\$6.75 bu - \$0.10 bu ECGM Inc. = \$6.65 bu**

Governing Contract: **National Feed and Grain Association**

Payment: **Per Agreement**

Discount Schedule: **Viterra Scale of Discounts**

Note: **Hard Count Discount: -5 each pt 85-80, -6 each pt 80-70**

Advise immediately if terms are not in accordance with your understanding. ECGM Inc. acts as a broker only and assumes no responsibility for fulfillment of contract.

Code: 6QM66

GRAIN PURCHASE CONTRACT

187253

This is an agreement that the Seller Renville Elevator Company (Seller's Name)

of P.O. Box 8 Tolley, N.D 58787 (Seller's Address, City, State & Zip)

on 6/26/18 (Date) has sold and agreed to deliver to the Buyer Midwest Grain Trading (Company Name)

at 218 4th ST SW Suite #1 Devils Lake, ND 58301 (Buyer's Address, City, State & Zip)

a net quantity of 100,000 (bu) (Circle One) cwt. of U.S. # 1 (Grade and Kind) of Durum (Commodity) at 13 1/2 (% Moisture) (% Protein) (Circle One)

at Pick up location (Delivery Location) for delivery 9/1/18 - 9/30/18 (Specify Time Period for Delivery)

at the purchase price of \$ 6.75 per (bu) (Circle One) cwt. under the following terms and conditions: Net 30

TERMS AND CONDITIONS

Grade and Quality Specifications: The quality of grain delivered under this contract shall be determined at the place and time of delivery. Buyer's weights and grades to govern. All deliveries made under this contract shall be of the grade and quality specified herein. Buyer reserves the right to reject individual shipments not complying with this provision. Refusal by the Buyer to accept delivery of grain for this reason shall not release the Seller from this contract.

Merchantable Quality: All grain delivered under this contract shall be of merchantable quality, unadulterated, and unrestricted from movement in interstate commerce within the meaning of the federal Food, Drug and Cosmetics Act, Environmental Protection Agency tolerances, the U.S. Grain Standards Act and applicable state law. Seller expressly warrants that this grain was produced in the continental United States. Seller shall not deliver, and the Buyer has the right to reject delivery of, a commodity containing transgenic genes or traits that are not approved for sale in Japan, Mexico, the European Union, or other U.S. export markets.

Liens: Seller hereby warrants to Buyer that all grain delivered hereunder is now and will remain up to and including the time of delivery, free of all liens, encumbrances or security interests of any kind except as follows:

Premiums and Discounts to Apply: Acceptance of deliveries not meeting the contract grade and quality shall be at the option of the Buyer. If the Buyer elects to accept such deliveries not meeting the contract grade and quality, market scale discounts and premiums at time of delivery will apply, unless otherwise specified hereafter. The following premiums and discounts will apply to grain delivered pursuant to this contract:

Settlement for Underdeliveries: All deliveries made under this contract shall be for the quantity specified herein. If the Seller finds he will not be able to complete delivery of the contracted quantity, it shall be the duty of the Seller to advise the Buyer at once. The Buyer, when Seller's default is determined, shall by the close of the next market day elect either to: a) agree with the Seller upon an extension of the time for delivery; or b) after having given notice to the Seller to complete the contract, the Buyer, by the exercise of due diligence, will buy-in for the account of the Seller the defaulted portion of the contract; or c) after having given notice to the Seller to complete the contract, the Buyer will cancel the defaulted portion of the contract at the difference between the contract price and the replacement cost based on the close of the market the next business day when the trades can be made for the account of the Seller.

Settlement for under-delivery or non-delivery of grain shall be made on the difference between market price on delivery date and the contract price _____ cents per bushel handling charge to be paid to buyer upon such settlement.

Buyer's Right to Delay Delivery Period: The Buyers has the right, without penalty, to delay the time for accepting delivery and making payment under this contract if such delay is caused by government regulation or action, labor strikes, riots, insurrection, freight embargoes or transportation delays. It shall be the duty of the Buyer to accept delivery and make payment under this contract as soon as practicable after the cause for delay has ceased.

Arbitration: Buyer and Seller agree that all disputes and controversies between them with respect to this contract shall be subject to the Trade Rules of, and arbitrated by the _____ and that judgement may be entered on the arbitration award in any court of competent jurisdiction. Seller agrees to pay all Buyer's costs resulting from Seller's breach, including, but not limited to, reasonable attorney's fees and court costs.

Binding Effect: This contract, and any amendments thereto agreed to mutually by the Seller and Buyer, shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, personal representatives and successors of the respective parties. This contract may not be assigned.

Final and Complete Agreement: This contract shall represent the final, complete and exclusive statement of agreement between the parties and may not be modified, supplemented or waived, except in writing signed by both parties.

In witness whereof, the parties have signed this contract this _____ day of _____ (month), _____ (year).

SELLER:

BUYER:

Y Hunter Hanson

(Authorized Signature(s))

(Authorized Signature(s))

Trade Confirmation #21604

East Central Grain Marketing Inc.
13033 Ridgedale Dr, PMB 165
Minnetonka MN 55305
(952) 476-0127

Contract Date: 7/17/18

Seller: Renville Elevator Company *Contract #2315*
PO Box 8
Tolley, ND 58787
Karl - 701-386-2457
renvilleelev@srt.com

Buyer: Midwest Grain Trading
313 5th Ave NE
Devils Lake, ND 58301
Chris - 701-381-1028
midwestgraintrading@gmail.com

Quantity: 25,000 bu

Commodity: Milling Quality - # 1 Durum Wheat

Shipment: Nov 1, 2018 - Nov 30, 2018

Origin: Tolley, Benedict, Powers Lake, or Noonan ND - Seller's Call
XXXXX, XX XXXXX

Weights: Destination

Grades: Destination

Price Basis: Origin

Price Paid To Seller: \$6.00 bu (Contract Price)

Brokerage to ECGM Inc.: \$0.07 bu

Seller's Net: \$6.00 bu - \$0.07 bu ECGM Inc. = \$5.93 bu

Governing Contract: National Grain and Feed Association

Payment: Per Agreement

Discount Schedule: Viterra Scale of Discounts

Note: Hard Count Discount: -5 each pt 85-80, -6 each pt 80-70

Advise immediately if terms are not in accordance with your understanding. ECGM Inc. acts as a broker only and assumes no responsibility for fulfillment of contract.

Code: BN1H8

GRAIN PURCHASE CONTRACT

187251

This is an agreement that the Seller Denville Elevator Company (Seller's Name)

of PO Box 8 Tolley, N.D. 58787 (Seller's Address, City, State & Zip)

on 7/17/18 (Date) has sold and agreed to deliver to the Buyer Midwest Grain Trading (Company Name)

at 218 4th St SW Suite #1 Devils Lake, ND 58301 (Buyer's Address, City, State & Zip)

a net quantity of 25,000 (bu) / cwt. (Circle One) of U.S. #1 (Grade and Kind) of Durum (Commodity) at 13.1 (% Moisture) (% Protein) (Circle One)

at Pick up location (Delivery Location) for delivery 11/1/18 - 11/30/18 (Specify Time Period for Delivery)

at the purchase price of \$ 6.00 per (bu) / cwt. (Circle One) under the following terms and conditions: Net 30

TERMS AND CONDITIONS

Grade and Quality Specifications: The quality of grain delivered under this contract shall be determined at the place and time of delivery. Buyer's weights and grades to govern. All deliveries made under this contract shall be of the grade and quality specified herein. Buyer reserves the right to reject individual shipments not complying with this provision. Refusal by the Buyer to accept delivery of grain for this reason shall not release the Seller from this contract.

Merchantable Quality: All grain delivered under this contract shall be of merchantable quality, unadulterated, and unrestricted from movement in interstate commerce within the meaning of the federal Food, Drug and Cosmetics Act, Environmental Protection Agency tolerances, the U.S. Grain Standards Act and applicable state law. Seller expressly warrants that this grain was produced in the continental United States. Seller shall not deliver, and the Buyer has the right to reject delivery of, a commodity containing transgenic genes or traits that are not approved for sale in Japan, Mexico, the European Union, or other U.S. export markets.

Liens: Seller hereby warrants to Buyer that all grain delivered hereunder is now and will remain up to and including the time of delivery, free of all liens, encumbrances or security interests of any kind except as follows:

Premiums and Discounts to Apply: Acceptance of deliveries not meeting the contract grade and quality shall be at the option of the Buyer. If the Buyer elects to accept such deliveries not meeting the contract grade and quality, market scale discounts and premiums at time of delivery will apply, unless otherwise specified hereafter. The following premiums and discounts will apply to grain delivered pursuant to this contract:

Settlement for Underdeliveries: All deliveries made under this contract shall be for the quantity specified herein. If the Seller finds he will not be able to complete delivery of the contracted quantity, it shall be the duty of the Seller to advise the Buyer at once. The Buyer, when Seller's default is determined, shall by the close of the next market day elect either to: a) agree with the Seller upon an extension of the time for delivery; or b) after having given notice to the Seller to complete the contract, the Buyer, by the exercise of due diligence, will buy-in for the account of the Seller the defaulted portion of the contract; or c) after having given notice to the Seller to complete the contract, the Buyer will cancel the defaulted portion of the contract at the difference between the contract price and the replacement cost based on the close of the market the next business day when the trades can be made for the account of the Seller.

Settlement for under-delivery or non-delivery of grain shall be made on the difference between market price on delivery date and the contract price _____ cents per bushel handling charge to be paid to buyer upon such settlement.

Buyer's Right to Delay Delivery Period: The Buyer has the right, without penalty, to delay the time for accepting delivery and making payment under this contract if such delay is caused by government regulation or action, labor strikes, riots, insurrection, freight embargoes or transportation delays. It shall be the duty of the Buyer to accept delivery and make payment under this contract as soon as practicable after the cause for delay has ceased.

Arbitration: Buyer and Seller agree that all disputes and controversies between them with respect to this contract shall be subject to the Trade Rules of, and arbitrated by the _____ and that judgement may be entered on the arbitration award in any court of competent jurisdiction. Seller agrees to pay all Buyer's costs resulting from Seller's breach, including, but not limited to, reasonable attorney's fees and court costs.

Binding Effect: This contract, and any amendments thereto agreed to mutually by the Seller and Buyer, shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, personal representatives and successors of the respective parties. This contract may not be assigned.

Final and Complete Agreement: This contract shall represent the final, complete and exclusive statement of agreement between the parties and may not be modified, supplemented or waived, except in writing signed by both parties.

In witness whereof, the parties have signed this contract this _____ day of _____ (month), _____ (year).

SELLER: _____ BUYER: Hunter Hanson

(Authorized Signature(s)) (Authorized Signature(s))

Trade Confirmation #21869

East Central Grain Marketing Inc.
13033 Ridgedale Dr, PMB 165
Minnetonka MN 55305
(952) 476-0127

*Renville Contract
2316*

Contract Date: 9/26/18

Sept 28th - Priced 10 MWZ at \$5.84 bu

*5.84
(.49)
5.35*

Seller: Renville Elevator Company
PO Box 8
Tolley, ND 58787
Karl - 701-386-2457
renvilleelev@srt.com

Buyer: Midwest Grain Trading
218 4th St SW
Suite 1
Devils Lake, ND 58301
Chris - 701-381-1028
midwestgraintrading@gmail.com

Quantity: 50,000 bu

Commodity: Milling Quality - # 1 Hard Red Spring Wheat
Protein: 14 %

Shipment: Oct 1, 2018 - Nov 30, 2018

Origin: Tolley, ND 58787

Weights: Destination

Grades: Destination - Pro Scales +4 per 5th to 15.0%; -4 per 5th to 12.50%

Price Basis: Origin

Price Paid To Seller: *-\$0.49 bu* Dec 2018 futures (Contract Price)

Brokerage to ECGM Inc.: \$0.03 bu

Seller's Net: *-\$0.49 bu* - \$0.03 bu ECGM Inc. = *-\$0.52 bu*

Governing Contract: National Grain and Feed Association

Payment: Per Agreement

Discount Schedule: Destination

Advise immediately if terms are not in accordance with your understanding. ECGM Inc. acts as a broker only and assumes no responsibility for fulfillment of contract.

Code: RVYRM

Balance on contract 15,127.73 Bushels

GRAIN PURCHASE CONTRACT

186343

This is an agreement that the Seller Denville Elevator Company (Seller's Name)

of PO. Box 8 Tulley, MO. 58787 (Seller's Address, City, State & Zip)

on 9-26-18 (Date) has sold and agreed to deliver to the Buyer United West Grain Trading (Company Name)

at 218 4th St SW Suite #1 Davis Dale, MO 58301 (Buyer's Address, City, State & Zip)

a net quantity of 50,000 (bu./ cwt.) of U.S. #1 of Spring Wheat at 14% (% Moisture) (% Protein)

at Pick up location (Delivery Location) for delivery 10-1-18 - 11-30-18 (Specify Time Period for Delivery)

at the purchase price of \$ 5.84 per (bu./ cwt.) under the following terms and conditions: Net 30

TERMS AND CONDITIONS

Grade and Quality Specifications: The quality of grain delivered under this contract shall be determined at the place and time of delivery. Buyer's weights and grades to govern. All deliveries made under this contract shall be of the grade and quality specified herein. Buyer reserves the right to reject individual shipments not complying with this provision. Refusal by the Buyer to accept delivery of grain for this reason shall not release the Seller from this contract.

Merchantable Quality: All grain delivered under this contract shall be of merchantable quality, unadulterated, and unrestricted from movement in interstate commerce within the meaning of the federal Food, Drug and Cosmetics Act, Environmental Protection Agency tolerances, the U.S. Grain Standards Act and applicable state law. Seller expressly warrants that this grain was produced in the continental United States. Seller shall not deliver, and the Buyer has the right to reject delivery of, a commodity containing transgenic genes or traits that are not approved for sale in Japan, Mexico, the European Union, or other U.S. export markets.

Liens: Seller hereby warrants to Buyer that all grain delivered hereunder is now and will remain up to and including the time of delivery, free of all liens, encumbrances or security interests of any kind except as follows:

Premiums and Discounts to Apply: Acceptance of deliveries not meeting the contract grade and quality shall be at the option of the Buyer. If the Buyer elects to accept such deliveries not meeting the contract grade and quality, market scale discounts and premiums at time of delivery will apply, unless otherwise specified hereafter. The following premiums and discounts will apply to grain delivered pursuant to this contract: +4 per 5th to 15.0% -4 per 5th to 12.50%

Settlement for Underdeliveries: All deliveries made under this contract shall be for the quantity specified herein. If the Seller finds he will not be able to complete delivery of the contracted quantity, it shall be the duty of the Seller to advise the Buyer at once. The Buyer, when Seller's default is determined, shall by the close of the next market day elect either to: a) agree with the Seller upon an extension of the time for delivery; or b) after having given notice to the Seller to complete the contract, the Buyer, by the exercise of due diligence, will buy-in for the account of the Seller the defaulted portion of the contract; or c) after having given notice to the Seller to complete the contract, the Buyer will cancel the defaulted portion of the contract at the difference between the contract price and the replacement cost based on the close of the market the next business day when the trades can be made for the account of the Seller.

Settlement for under-delivery or non-delivery of grain shall be made on the difference between market price on delivery date and the contract price _____ cents per bushel handling charge to be paid to buyer upon such settlement.

Buyer's Right to Delay Delivery Period: The Buyers has the right, without penalty, to delay the time for accepting delivery and making payment under this contract if such delay is caused by government regulation or action, labor strikes, riots, insurrection, freight embargoes or transportation delays. It shall be the duty of the Buyer to accept delivery and make payment under this contract as soon as practicable after the cause for delay has ceased.

Arbitration: Buyer and Seller agree that all disputes and controversies between them with respect to this contract shall be subject to the Trade Rules of, and arbitrated by the _____ and that judgement may be entered on the arbitration award in any court of competent jurisdiction. Seller agrees to pay all Buyer's costs resulting from Seller's breach, including, but not limited to, reasonable attorney's fees and court costs.

Binding Effect: This contract, and any amendments thereto agreed to mutually by the Seller and Buyer, shall be binding upon and inure to the benefit of the parties hereto and their respective heirs, personal representatives and successors of the respective parties. This contract may not be assigned.

Final and Complete Agreement: This contract shall represent the final, complete and exclusive statement of agreement between the parties and may not be modified, supplemented or waived, except in writing signed by both parties.

In witness whereof, the parties have signed this contract this _____ day of _____ (month), _____ (year).

SELLER: _____ (Authorized Signature(s))

BUYER: Y Hunter Hanson (Authorized Signature(s))

Trade Confirmation #21475

East Central Grain Marketing Inc.
13033 Ridgedale Dr, PMB 165
Minnetonka MN 55305
(952) 476-0127

Contract Date: 6/26/18

Used option to add 2 additional loads - Changed from 3,000 bu (3 lds) to 5,000 bu (5 lds)

Seller: Renville Elevator Company *Contract # 2308*
PO Box 8
Tolley, ND 58787
Karl - 701-386-2457
renvilleelev@srt.com

Buyer: Midwest Grain Trading
313 5th Ave NE
Devils Lake, ND 58301
Chris - 701-381-1028
midwestgraintrading@gmail.com

Quantity: 5,000 bu (5 lds)

Commodity: #2 Yellow Peas

Shipment: Jul 1, 2018 - Jul 31, 2018

Origin: Tolley, ND 58787

Weights: Destination

Grades: Destination

Price Basis: Origin

Price Paid To Seller: \$6.85 bu (Contract Price)

Brokerage to ECGM Inc.: \$0.10 bu

Seller's Net: \$6.85 bu - \$0.10 bu ECGM Inc. = \$6.75 bu

Governing Contract: National Feed and Grain Association

Payment: Per Agreement

Discount Schedule: Destination

Note: NO GMO Grains / Splits Paid at full price / Moisture: 2% shrink
13.5-16.0

Advise immediately if terms are not in accordance with your understanding. ECGM Inc. acts as a broker only and assumes no responsibility for fulfillment of contract.

Code: WYZYK