



TERRA VERDE'S 2011 SERIES X PROJECT APPLICATION REQUIREMENTS

Terra Verde requires Producer's to complete and submit the following information in full. Please note that failure to provide Terra Verde with this information will result in delays to processing your Application.

1. Your 2011 Series X Contract, as well as any Lease Addendums, must be signed by all registered owners of the land, as confirmed by Land Titles.
2. Your 2011 Series IX Contract, as well as any Lease Addendums, must be signed by a Witness who is someone not party to the Application.
3. If you wish to include rented land within your Application, we will require you to execute our form of Lease Addendum with your Landlord(s). If we do not receive a completed Lease Addendum, than we will be unable to include that particular land within your Application.
4. We will require you to submit copies of your 2011 Property Tax Assessment Notices for any *owned* quarters that you wish to include in your Application. This requirement assists Terra Verde in confirming ownership of your lands, and is more cost effective than searching Land Titles. Please note that failure to submit your tax notices will result in Terra Verde searching Land Titles at your expense.
5. If the Application is being made under a Company name, we will require you to submit a copy of your Corporate Resume, Listing of Shareholders or Annual Return, showing that you are affiliated with that Company.
6. If you are in Crop Insurance, please note that Terra Verde will accept copies of your Crop Insurance Records in lieu of the completed Land Information Details sheets. Please refer to Page 5 of the 2011 Series X Contract for instructions on how to complete the Application and Land Information Details sheets.
7. While not yet a requirement, Terra Verde recommends that a copy of the Bill of Sale pertaining to your seeding equipment is submitted along with your completed Application.



Working with producers to maximize their return on carbon emission reduction credits.

Terra Verde Emissions Credits Inc.
Agricultural Carbon Credit Program
2721 Avonhurst Drive,
Regina, SK S4R 3J3

Terra Verde Receipt Date: _____

2011 SERIES X

**APPLICATION FOR INCLUSION OF SOIL CARBON OFFSET CREDITS
(the “Credits”) and AGENCY AGREEMENT FOR MARKETING OF CREDITS**

1. The undersigned (the “Producer”) requests that Terra Verde Emissions Credits Inc. (“Terra Verde” or the “Agent”) act as agent for the Producer to market Credits applicable to and arising on the Lands described in the attached Details Sheet and for the years noted therein, all on the terms set out herein.
2. The Producer agrees that the Terms and Conditions for the Series X Contract (the “Terms”) apply to and form part of this Agreement. The Producer may withdraw this application after 45 days have elapsed from the date Terra Verde first receives the completed application, but not after acceptance of the application by Terra Verde. Upon acceptance, a binding contract exists with Terra Verde.
3. The Producer makes the representations and warranties to Terra Verde set out in the Terms. The Producer acknowledges that markets for the Credits vary depending on the number of years chosen and that access to certain markets may be limited as a result. The Producer will at all times comply with requirements and conditions applicable to the market on which the Credits are traded.
4. Terra Verde will advise the Producer in writing of acceptance of the application. Terra Verde shall calculate the possible Credits on the Lands for the years selected by the Producer, and advise the Producer in writing from time to time.
5. Terra Verde shall use all reasonable commercial efforts to market the Producer’s Credits.
6. In the event that the Producer wishes to include more land in this agreement, the Producer may apply to include such additional land in the contract with Terra Verde. If accepted by Terra Verde, the terms relating to the Credits on such additional land shall be such terms as are then available for Credits.
7. Terra Verde shall be paid an agent’s commission of \$2.50 per tonne for the Credits, to be deducted with GST thereon from the sales proceeds with such other expenses set out in the Terms. Terra Verde shall pay the Producer within 60 days of the sale of the Credits and receipt of payment in releasable form from the purchaser(s). The Credits may be pooled and sold at different times and on different terms. Partial payments may be made to the Producer if portions of the Credits are sold at different times.

Producer (or authorized officer) signature(s)

c/s Witness (if Producer is an individual)

Signature

Signature

Print Name

Print Name

Terra Verde hereby accepts the Application by the Producer and the specified Credits of the Producer and agrees to act as agent to market such Credits for the Producer on the terms and conditions specified in this Application and Agreement.

Terra Verde Emissions Credits Inc.

Per: _____

Date: _____



DETAILS SHEET

1. General Information

Producer Name:	_____ (the "Producer")	Phone:	_____	Cell:	_____
	Contact Name: _____		_____		_____
Mailing Address:	_____	Fax:	_____	Date:	_____
	_____		_____		_____
E-mail Address:	_____	Cheque made payable to:			
	_____	_____			
Referred to Terra Verde by:	Company Name: _____	Individual Name: _____			
	_____	_____			

2. Vintage Years

The Producer applies to have the following years included in the Application and Agreement*: ___ 2002 ___ 2003 ___ 2004 ___ 2005 ___ 2006 ___ 2007 ___ 2008 ___ 2009 ___ 2010 ___ 2011
Future Calendar years for which Credits are included in this application: (please specify) ___ 2012 ___ 2013 ___ 2014 Name of Crop Insurance Corporation: _____

* Please note that the markets that your Credits may qualify for will be affected by the years that you include in this Application.

3. Farming Practice Details - Please provide information for all equipment used in your farming operation for all years you wish to contract with Terra Verde (attach a separate sheet if needed):

Seed bed preparation (please check one): Sprayed: _____ Worked: _____ None: _____ Other: _____	Number of passes to apply seed (please check one): One pass: _____ Two passes: _____ Other: _____		
Number of passes to apply fertilizer (please check one): With Seed: _____ One Pass: _____ Other: _____	Stubble/Straw management after harvest: Sprayed: _____ Worked: _____ None: _____ Other: _____		
If "Other" for any of the above, please provide more detail:	_____		
Seeding Equipment Make/Model: (Include year purchased)	_____		
Row Spacing: (shank/disc/coulter)	_____	Opener Type:	_____
Opener Width:	_____	Type of Packing used:	_____
Fertilizer Application: (Include dates, types and equipment used)	_____		

Please attach copies of your seeded acreage reports, if available, for all years included in this application.

AUTHORIZATION FOR RELEASE OF INFORMATION: The Undersigned hereby authorizes the above named Crop Insurance Corporation and its successors or assigns to release any information within said corporation's possession, power or control pertaining to the contract number(s) between the Undersigned and said corporation including, but not limited to, any and all information which said corporation may have with respect to the agriculture operations of the Undersigned to Terra Verde and its lawful representatives, agents, employees, officers and contracting parties. This authorization is irrevocable for all contract years included in the agreement between the Undersigned and Terra Verde specified above unless otherwise terminated in writing by Terra Verde and the Undersigned.

Producer (or authorized officer) signature(s)

c/s

Witness (if Producer is an individual)

Signature

Signature



SERIES X CONTRACT - TERMS AND CONDITIONS

1. Defined Terms:

In the agreement between the Producer and the Agent, the following terms shall have the following meanings:

“**Agreement**” – means the Application by the Producer and upon acceptance the agreement with these Terms.

“**Credits**” – means carbon offset credits owned by the Producer or to which the Producer is legally entitled, as determined in accordance with applicable protocols and procedures adopted or applied by the Agent from time to time, which Credits are transferred to the Agent pursuant to this Application and Agreement.

“**Details Sheet**” – means the Details Sheet completed by the Producer as part of the application and agreement specifying the Lands and farming particulars.

“**Gross Selling Price**” – means the total purchase price paid to the Agent in respect of the sale(s) of all of the Credits, excluding GST and other taxes thereon and before any deductions for commissions or other costs incurred by the Agent in respect of such sale or sales, and before commissions paid to third parties on the sale of the Credits (if any), including but not limited to legal fees, escrow fees, commissions or fees payable to any exchange on which the Credits may have been sold by the Agent.

“**Lands**” — means the lands of the Producer that are included in this Application and Agreement.

“**Net Sale Proceeds**” – means the Gross Selling Price for the Credits, less all deductions therefrom as set out in paragraph 5 hereof.

“**No-till**” means:

- (a) in respect of the Alberta Specified Gas Emitters Regulations, farming practices where there are no more than two passes with low-disturbance openers (up to 38%) or only up to 1 pass with a slightly higher disturbance opener (up to 46%), with discretionary tillage of up to 10% (being up to 10% of the surface area of a single agricultural field that is cultivated to address a specific management issue), with no fall tillage and no cultivation on summerfallow. Discretionary tillage of up to 10% is permitted annually to address specific management issues;
- (b) in respect of any other market, the standards and definitions of "No-Till" proclaimed from time to time by the applicable regulatory body or exchange for the market or jurisdiction in which the Credits are being sold, or as specified by the purchaser(s) of the Credits.

These standards are subject to amendment from time to time.

2. Representations and Warranties: The Producer represents and warrants to the Agent that:

- (a) The Producer owns the Lands on which the Credits are generated or has legal right, title and ownership of the Credits for leased Lands.
- (b) The Producer has not disposed of or sold the Credits to any other party, nor entered into any other agency or other agreement by which the Producer is obligated to sell the Credits and has full and sufficient power and authority to enter into this Agreement and to perform all obligations under this Agreement.

- (c) The Credits are free and clear of all liens, claims or encumbrances of any nature and kind.
- (d) The Credits have been (in the case of past years) and shall be (in the case of the current year and any future years) properly generated, earned and accrued in accordance with the applicable protocols, and the Producer has done all things necessary to generate the Credits.

3. Producer’s Covenants: The Producer:

- (e) Will comply with all project requirements to generate, record and verify (or enable the completion of the verification of) the Credits on the Lands.
- (f) Will permit the Agent and its representatives full access to the Lands, premises, books and records, data and information relating to the Lands, the Producer’s farming operations and the Credits at any time, for the purposes of verifying the Credits and the Producer’s obligations under the Agreement.
- (g) Will immediately notify the Agent in writing of any change in respect of the Lands where such change does or could reasonably be expected to affect the integrity, existence, creation of the Credits or the ability to verify, aggregate, market and dispose of the Credits. The Producer shall be liable for and shall pay the Agent the amounts, if any, that would be refundable to the Agent as a result of such change and any damages incurred by the Agent as a result of such change, subject to the terms hereof.
- (h) Will notify the Agent of any bona fide arm’s length change of ownership or disposition of the Producer’s interest in the Lands, and the Agent shall retain the right to aggregate and market the Credits for the years up to and including the year of such disposition and for any Credits for subsequent years which have been sold by the Agent on a futures sale. The Agent will consider a request by the Producer to substitute acceptable Credits from other lands of the Producer. On such sale, the Agent will release the Producer for subsequent years, if the Producer pays to the Agent any costs, claims or damages suffered by the Agent as a result of such sale (other than its foregone commissions for any years after such sale unless part of a futures sale as stated above). The Producer shall not transfer or dispose of any rights to Credits generated in years prior to or including such disposition without the prior written consent of the Agent.
- (i) Upon notification sent by the Agent to the Producer of the acceptance of the Credits by the Agent, legal title to the Credits is transferred to the Agent and it shall acquire full right, power and authority to convey title to the Credits to a purchaser or purchasers thereof as agent for the Producer. Any disposition, transfer or assignment of the Credits by the Agent shall be fully binding upon the Producer, and shall be a complete transfer of all legal rights associated with the mitigation of greenhouse gases that relate to the quantity and time periods associated with the Credits.
- (j) The Agent shall have the ability, power and discretion to dispose of the Credits as agent for and on behalf of the Producer, subject to the terms of this Agreement and to the Minimum Price if applicable to such Credits.
- (k) The Producer shall comply with all rules, regulations, protocols and procedures as exist from time to time with respect to the Credits, the creation or generation or verification thereof.
- (l) The rights and interests of the Producer arising hereunder may not be assigned or transferred without the prior written consent of the Agent, which consent shall be solely within the discretion of the Agent.



4. Terra Verde's Covenants: The Agent:

- (m) Shall use its best efforts to develop markets for the Credits and to market the Credits as agent for and for the benefit of the Producer at reasonable market prices.
- (n) In the event of new protocols or enhanced protocols that affect the Producer, the Agent shall where permitted give the Producer the benefit of those amendments/protocols, including the generation of more Credits for the Producer from the Lands.
- (o) Shall receive the proceeds of sale of the Credits as agent for and in trust for the Producer in a trust account for the benefit of the Producer and the other producers of Credits.

5. Deductions from Gross Selling Price: There shall be deducted from the Gross Selling Price for the Credits:

- (a) The \$2.50 per tonne commission payable to the Agent hereunder (plus GST thereon);
- (b) the average cost of verification for the Credits on a pooled or aggregated basis (including costs of serialization of the Offsets);
- (c) in the event of any unusual or extraordinary verification required in respect of the Producer due to any factors that are related to the actions of the Producer, the costs of such additional verification requirements (which additional verification costs may be attributed solely to the Producer);
- (d) the amount of any deposit or other payments that have been made by the Agent to the Producer, including but not limited to any Initial Payment, if any;
- (e) any costs incurred by the Agent in selling the Offsets, on a pro rated basis, including but not limited to legal fees, escrow agent fees, or fees charged by an exchange or similar selling platform (if incurred); and
- (f) any other amount owing to the Agent by the Producer, including but not limited to the amount of any claim by the Agent against the Producer for any claims or matters relating to other or prior emissions credits of the Producer that the Agent has marketed as agent for the Producer.

6. Default: The Producer shall be in default hereunder:

- (p) if the Producer fails to perform any of the undertakings or obligations made by the Producer hereunder or under any other agreement with the Agent;
- (q) if any of the representations, warranties or covenants hereunder are not true or are inaccurate or incorrect;
- (r) if the Producer fails or threatens to fail to farm the Lands in a manner that will generate or create the required Credits under the applicable protocol or protocols, or breaches any other obligation, rule or protocol relating to the Credits, arising under this Agreement or by virtue of any rules, regulations or conditions imposed or applicable from time to time under any authority, exchange or agency governing the creation, marketing or trading of the Credits;
- (s) if the Producer fails to pay to the Agent any amounts payable to the Agent by the Producer however arising.

7. Remedies: Upon default by the Producer, the Agent:

- (a) may terminate this Agreement or refuse to market Credits as agent for the Producer, and the Agent may elect to retain legal title to any Credits from the Producer that have not been sold or disposed of, choosing to market them in such way or ways as the Agent may in its discretion choose, withholding payment to the Producer for any Credits until all damages or other amounts payable by the Producer have been determined, and paid or deducted from amounts payable to the Producer;
- (b) may continue with the Agreement, but may withhold all further payments to the Producer until all damages or other amounts payable by the Producer have been determined and paid or so deducted;
- (c) may set off amounts payable to the Producer against amounts payable by the Producer, and the Agent may estimate the amounts that may be payable, and withhold such amounts pending determination of the amounts payable to the Agent;
- (d) may pursue any other legal remedies available to it.

No right or remedy shall exclude any other right or remedy provided at law or in equity. All rights and remedies conferred upon the Agent hereunder or existing at law, in equity or by statute or otherwise, may be enforced concurrently.

8. Miscellaneous Provisions:

- (t) Time shall be of the essence of this Agreement.
- (u) This Agreement may be executed in several counterparts, and such counterparts together shall constitute one and the same instrument, and this Agreement may be transmitted by facsimile or such similar device and the reproduction of signatures by facsimile or such similar device will be treated as binding as if originals.
- (v) The rights hereunder shall not be assignable without the written consent of the other party, provided that nothing herein shall affect the Agent's ability to dispose of the Credits in the course of marketing the Credits as agent for the Producer.
- (w) This Agreement constitutes the entire agreement between the parties hereto with respect to the aggregation of the Producer's Credits by the Agent, and supersedes all prior agreements, representations, warranties, statements, promises, information, arrangements and understandings, whether oral or written, express or implied, with respect to the Credits.
- (x) Any amendments to this Agreement shall be in writing.
- (y) If the Producer is unable in any year covered by the Agreement to generate and earn the Credits due to an act of God (such as a fire or another weather related event) where the Lands have to be worked and as a result, the Credits are not generated, the Agent will release the Producer for any Credits that cannot be generated during that year and any year where Credits cannot as a result be generated.
- (z) The parties shall provide such further and other agreements, deeds, instruments and documents as may be required to give full force and effect to the terms of this Agreement and the transactions to be undertaken hereunder.



Instructions for filling out your Contract and Land Information Details

Please use the Land Information Details sheets to provide us with the relevant information for your zero till lands during each applicable year that you are enrolling in our Terra Verde Contracts. Alternatively, please note that we will accept copies of your Crop Insurance Records for each contracted year in lieu of the attached Land Information Details sheets. Contract submissions must be accompanied by the additional required documentation laid out in the first page of this Contract.

- Step 1:** Review and sign Page 1 of Contract (must be signed by all registered owners of land set out in Land Information Details).
- Step 2:** Review and fill in boxes 1, 2 and 3 on Page 2 of Contract. Sign bottom of Page 2. If more than one
- Step 3:** Fill in the legal description of each parcel of land that is included in your application in **Box 1** (brief legal description will suffice by quarter section, e.g. NW 1 – 1 – 1 W1).
- Step 4:** Fill in the number of seeded acres on each parcel in **Box 2**.
- Step 5:** Fill in the type of crop for each parcel in **Box 3**.
- Step 6:** Fill in the number of chem. fallow acres on each parcel in **Box 4**. Acres that have been chem. fallowed will not be eligible for generation of offsets in the year that they were chem. fallowed.
- Step 7:** Fill in the number of summer fallow, pasture and/or forage acres in each parcel in **Box 5**. Please denote by (SF) for summer fallow, (P) for pasture or (F) for forage. Acres that have been summer fallowed will not be eligible for generation of offsets in the year that they were summer fallowed.
- Step 8:** Fill in the number of irrigated acres on the parcel in **Box 6**.
- Step 9:** If you rented the parcel in the year, put a checkmark or mark “R” in **Box 7**. We will assume the parcel was owned if this is left blank.
- Step 10:** Fill in the name and number of the Municipal District (M.D.) or County for each parcel in **Box 8** (or put all parcels in each M.D. or County together and mark accordingly). If you know whether the land is in the Parkland or Dry Prairie soil regions, put a “P” or “DP” accordingly (this information is not mandatory).

An information sheet is required for each year that you are enrolling in a Terra Verde Contract, but to make it easier for you to complete the form, here are some suggestions:

- Hint 1:** If the information is the same for several of the years you are enrolling, fill in the form once, and complete the years for which the information applies. We will then know that the data applies to each stated year.
- Hint 2:** If the land descriptions and some of the details are the same each year (but other information changes), fill in that information that does not change and then make a photocopy before filling in the year and the other information specific to that year.
- Hint 3:** If you sold land in the relevant year, compared to a prior year that you enrolled with Terra Verde, include the land that was sold in the list, but strike it out by drawing a line through it. That tells us you sold that parcel. If you acquired new land (owned or leased), please add it to the list, and write “New” beside the legal description for that parcel. Here is an example of how the information might look. **For example:**

1	2	3	4	5	6	7	8
Legal Description (Must be by quarter section)	No. of Seeded Acres	Type of Crop	No. of Chem. Fallow Acres	No. of Summer fallow (SF), Pasture (P) and Forage (F) Acres	No. of Irrigated Acres	Rented/ Owned	MD or County (Name and Number)
NW 1-11-1 W4	127	Canola	15	4 (SF)	60	R	Forty Mile #8

Thank you again for choosing Terra Verde. If you have any questions regarding your application or completing the Land Information Details Sheet, please contact us at (866) 949-1962 or visit our website at www.terraemissions.com.

