

**The HedgeFund Micro Mega Farms, LLC
Commercial Production Unit (CPU) Purchase Agreement**

THIS AGREEMENT is made this _____ day of _____ by and between _____, hereinafter referred to as ("PURCHASER") and **The HedgeFund Micro Mega Farms, LLC** hereinafter referred to as ("Master Farm").

The following represents our agreement, in consideration of each other's promises or acts with respect to this CPU Purchase Agreement. Purchaser has agreed to/or has purchased _____ CPU's in the amount of \$1,200.00 per CPU and for the total amount of \$_____ from the Master Farm in return for the Master Farms agreement to issue payment to Purchaser (or nominee), a 20% premium on the total CPU purchase amount in addition to the total original CPU purchase amount, at the end of the 5th day following the day of the 12th month anniversary from this Commercial Production Unit start date. The CPU's do not represent a physical asset, but do represent a shared portion of the cost of the farm production together with all risk natural or otherwise inherent to a farming enterprise. Therefore, the parties herein agree as follows:

1. Clearance Fees. Clearance fees shall be added to the total amount of the CPU's purchase at the rate of 5% for credit and debit card purchases and at the rate of 10% for check or cash purchases. The Purchaser has used the following form/s of payment and has included the following clearance fee total in the total payment (*check and complete those that apply*):

- a. _____ Credit Card 5% Total Fee Amount included \$_____ Transaction # _____
- b. _____ Debit Card 5% Total Fee Amount included \$_____ Transaction # _____
- c. _____ Check 10% Total Fee Amount included \$_____ Check # _____
- d. _____ Cash 10% Total Fee Amount \$_____ Date Cash Delivered _____

TOTAL FUNDS PAID PER THIS AGREEMENT \$_____ Date Paid: _____

Example: 100 CPU's at \$1,200 per unit = \$120,000. 5% clearance fee x \$120,000 = \$6,000. Total Payment = \$126,000 with agreement.

2. Time Limitation. All CPU's are closed out on the day of the 12th month anniversary from the Commercial Production Units start date. There is a grace period of 5 days from the day the CPU's are closed out to the day the funds are issued to Purchaser. The payment for closed out CPU's is issued to Purchaser at the end of the 5th day from closeout. There are no clearance fees charged on CPU's purchased with previously closed out CPU funds while the funds for the same are within the 5 day grace period and not yet issued.

Example: March 1, 2012 – CPU Purchase date; March 31, 2012 (30days) – Commercial Production Unit start date; March 31, 2013 – CPU Closeout date (12 months); April 5, 2013 – CPU Closed Out Funds Issue date (5 days).

3. Cancellation. There is a 30 day CPU Agreement review period beginning on the date the CPU payment and the CPU Agreement are received by the Master Farm. On or before the end of the 30 day review period the Commercial Production Units (CPU) will start. During the 30 day review period the CPU Purchase Agreement will be reviewed and can be canceled and the purchase amount fully refunded to the Purchaser by The HedgeFund Micro Mega Farms administration.

THE MASTER FARM REPRESENTS THAT IT IS NOT A LICENSED SECURITIES DEALER, AND THAT THIS AGREEMENT IS NOT INTENDED FOR THE PURPOSE OF BUYING, SELLING OR TRADING SECURITIES

Miscellaneous. This Agreement shall be binding upon all parties and their respective estates, heirs, successors and permitted assigns. This Agreement may be changed only by the written consent of all parties. This Agreement may not be assigned by either party without the written consent of the other. This Agreement is the entire agreement between us. Should any legal proceeding be necessary to construe or enforce the provisions of this Agreement, then the prevailing party in such legal action shall be entitled to recover all court costs, reasonable attorney fees and costs of enforcing or collecting any judgment awarded. The judgment by any court of law that a particular section of this Agreement is illegal shall not affect the validity of the remaining provisions.

It is our intention that the laws of the State of Arizona shall govern the validity of this Agreement. Your signature below shall bind you to the terms and conditions of this Agreement.

The HedgeFund Micro Mini Farms, LLC

Print Name Purchaser Title

Ted Hallett, Managing Member

Print Name Master Farm Title

Signature Purchaser Title

/s/Ted Hallett, Managing Member

Signature Master Farm Title

Address:

Address:

85 W. Combs Road, Suite 101, Unit 209

San Tan Valley, Arizona 85140

Phone: _____

Phone: 623-239-4003

Fax: _____

Fax: 888-239-0125

E-Mail: _____

E-Mail: agreement@hornofplentyfarms.com
