

AAPL/BRD/CGA/060/2025-26

CHICK GROWING AGREEMENT

This **CHICK GROWING AGREEMENT (CGA)** executed at Raigarh on the **1st** day of **January 2026**.

BETWEEN

Contd...1 of 10

AGRAWAL AGROVET PRIVATE LIMITED

CONTRACT FARMER

M/s. Agrawal Agrovet Private Limited, a company duly incorporated under the Companies Act, 2013 having its Registered Office at **C/o Rajesh Kumar Agrawal, kh 310/1 & 319/2, Near Shyam Rice Mill, Transport Nagar, Sangitarai, Raigarh, District - Raigarh, Chhattisgarh State - 496001**, represented by **Mr. Rahul Agrawal, Director** of the said company, hereinafter called the **AAPL**, of the **FIRST PART**

And

Mr. Naresh Kumar Patel S/O Padam Lochan Prasad Patel , aged 37 years, residing at **S/O Padam Lochan Prasad Patel Patel Para Tarapur Raigarh Chhattisgarh 496001** hereinafter called as **CONTRACT FARMER**, of the **SECOND PART**,

The expression "**AAPL / FIRST PART**" and "**CONTRACT FARMER / SECOND PART**" shall include and mean, consistent with the context, their successors, administrators, executors and legal representatives.

Contd...2 of 10

AGRAWAL AGROVET PRIVATE LIMITED

CONTRACT FARMER

This portion has been intentionally left blank.

A. RECITALS:

1. AAPL is a pioneer in growing chicks and it has earned its name and fame in this regard throughout India.
2. AAPL requires farmers to grow "Day-Old Broiler Chicks" given by AAPL into full-grown birds in various states of India.
3. The CONTRACT FARMER represents that he is/they are sufficiently seized and possessed of appropriate facilities which include the landed property, the buildings, superstructures and other machinery standing thereon and more particularly described in the Schedule hereunder, hereinafter referred to as "Poultry Farm".
4. The CONTRACT FARMER has having Poultry Farm as per Schedule 1 and has shown his interest and willingness to be associated with AAPL as a farmer to undertake contract farming activity. For the said purpose the CONTRACT FARMER has agreed to abide by AAPL terms and conditions as contained in this agreement and other changes by AAPL from time to time.
5. AAPL and the CONTRACT FARMER hereto have agreed to execute this agreement and to record the accepted terms and conditions.
6. The Parties may mutually agree for registration of the contract. However, non-registration of the same shall not affect the legal rights of any party,

NOW THIS AGREEMENT WITNESSETH AS FOLLOWS:

B. SCOPE AND OBJECT

AAPL wishes to appoint the CONTRACT FARMER for the limited purpose of growing, developing, maintaining and supervising its chicks into fully grown-up broiler birds/chicken subject to the terms and conditions contained in the agreement and other changes by AAPL from time to time.

The scope of the contract is to produce _____ nos. (+/- 10%) of broiler per batch as per the applicable standards, guidelines and norms to ensure the production of broiler chicken as per FSSAI and other applicable norms and standards meant for human consumption, institutional use or exports.

C. DEFINITIONS:

unless the context herein otherwise provided, the following terms shall have the meanings assigned thereto:

1. "Day-old broiler Chicks" means the chicks of the day when they are removed from the hatching machine after the Hatching Period.
2. "Chick Boxes" means boxes meant for keeping chicks for safe transportation.
3. "Poultry Farm Waste" means all wastes such as weak chicks, culls, etc.
4. "Vaccination" is a process whereby prescribed medicines and vaccines are administered by the farmer on the Broiler Chicken.
5. "Batch" means the period of days starting from the day day-old chicks arrive at the farm to the day entire grown birds are handed over to the AAPL.
6. "AAPL Chattels" shall mean all such materials supplied or owned by AAPL such as Day-Old Chicks, Chick Boxes, Poultry Feed, Medicines, Broiler Chicken, etc.

D. TENURE:

1. This Agreement shall be valid for 24 months, effective from 01-01-2026 up to 01-01-2028.
2. The number of BATCH allotted to the CONTRACT FARMER within the agreement tenure shall be decided by the AAPL. Giving satisfactory performance by the CONTRACT FARMER in the previous BATCH will not ensure the continuous BATCH in the remaining tenure of the agreement.

E. CONSIDERATION:

1. AAPL agrees to pay the CONTRACT FARMER a fixed amount of charges as found in Schedule II herein towards growing charges based on the weight of the grown-up broiler birds/chicken handed over by the CONTRACT FARMER.
2. The Parties to the agreement have also mutually agreed that the above growing charges payable by AAPL to the CONTRACT FARMER shall be paid within 07 days from the day grown-up broiler birds/chicken are handed over by the CONTRACT FARMER, as per the calculation described in the Schedule II hereunder.
3. The Growing Charge shall be paid by AAPL, by way of RTGS / DD / Crossed Account Payee Cheque duly drawn in favour of the CONTRACT FARMER.

F. OTHER COSTS:

1. The CONTRACT FARMER agrees to and shall at its cost dispose-off all poultry farm waste.
2. The CONTRACT FARMER agrees to and shall bear the cost of labour for vaccination of the broiler chicken.
3. The CONTRACT FARMER agrees to and shall bear the cost of such vaccines, medicines, chemicals and disinfectants and AAPL shall be entitled to recover such costs from the growing charges payable to the CONTRACT FARMER if such vaccines, medicines, chemicals and disinfectants are provided by AAPL.

Contd...3 of 10

G. TAXES & PAYMENTS TO STATUTORY BODIES:

1. AAPL agrees to pay the growing charge to the CONTRACT FARMER, after deducting, the TDS as per the Income Tax Act, and other statutory levies/taxes payable as per the rules and law prevailing in force. For any other statutory dues payable by the CONTRACT FARMER in future, in respect of the above-growing charges paid by the AAPL, such dues/levies have to be borne by the CONTRACT FARMER. In case any statutory levies/dues are remitted by AAPL, AAPL will deduct such amount from the amount payable to the CONTRACT FARMER or be reimbursed/ indemnified.
2. In case of applicability of any tax such as service tax etc., under this agreement that will be borne by the CONTRACT FARMER.

H. RESPONSIBILITIES AND OBLIGATIONS OF THE CONTRACT FARMER:

1. The CONTRACT FARMER should be the legal owner of the said poultry shed/farm. However, in selected cases, subject to satisfactory legal compliances, the CONTRACT FARMER may provide necessary and applicable documentary evidence for his legal entitlement to occupy a leased shed/farm with rights to upgrade the same. In all cases, the CONTRACT FARMER should ensure that the AAPL interests are not jeopardised by the agreement of the CONTRACT FARMER with the landlord. The lease deed or any other enforceable agreement through which the CONTRACT FARMERS asserts his right to legally occupy the shed/farm shall contain a clause, which enables the CONTRACT FARMER to mortgage the leasehold rights to AAPL and permit AAPL to enter the shed/farm, inspect it and all such acts/things as if AAPL were to be the LESSEE or tenant thereof for any purposes/situations connected with the object of this agreement. Those documents relied on by the CONTRACT FARMERS discussed as per the agreement shall not be altered, changed or amended without prior written permission from AAPL which will be prejudicial to the interests of AAPL. Such alteration, change or amendment will not bind AAPL and the same shall not be enforceable under law.
2. The CONTRACT FARMER shall build his farm sheds with proper approach road and drinking water facility, at his land described in Schedule I hereunder to grow chicks /birds.
3. The CONTRACT FARMER shall have to rear up the Day-Old Broiler Chicks supplied by AAPL as per the instructions given by AAPL from time to time.
4. The CONTRACT FARMER shall be only the custodian of the chicks/birds, medicine, feed and equipment if any, supplied by AAPL and he shall diligently carry out his responsibilities, The ownership of chicks/birds, medicines, feeds and other equipment supplied by AAPL shall be vested with AAPL only. Any loss of chicks/birds, medicines, feeds and other equipment shall be made good by the CONTRACT FARMER to AAPL at his own cost.
5. The CONTRACT FARMER undertakes to carry out the instructions and guidance given by AAPL through its Line Supervisors from time to time to ensure the welfare of the chicks/birds entrusted with the CONTRACT FARMER.
6. The CONTRACT FARMER shall have to hand over all the grown birds to AAPL or their authorised representatives as per the delivery schedule finalised by AAPL. AAPL will carry out a weight check of the birds and AAPL / Authorised representative will organise the transportation for them. In case the CONTRACT FARMER does not have a weighing scale, the AAPL will provide the weighing scale as per the requirements of the Weights and Measurement Act. The weighing scale will be calibrated every time before the weighing operation in front of the CONTRACT FARMER or their representative.
7. The CONTRACT FARMER shall install drinking and feeding equipment etc., for the farm shed, at his own cost per the technical know-how and the specifications provided by the AAPL. The CONTRACT FARMER shall have to keep the above equipment in a hygienic condition and clean the same as per the instruction given by AAPL. The maintenance of the above and its expenses shall be borne out only by the CONTRACT FARMER. The standard of the make and condition of the feeding equipment should be in line with the standards prescribed by AAPL. Any contravention in the said standard which may result in the mortality of the chicks/birds shall be duly compensated by CONTRACT FARMER to AAPL. The water to be used in the shed during the rearing of the chick/birds shall be approved by the AAPL-approved Laboratory and shall be based on the instructions given by the above Lab Technician.
8. In case of any sickness or mortality of the chicks/birds, the CONTRACT FARMER should immediately inform the AAPL over the telephone or in person and confirm the same in writing. CONTRACT FARMER should keep the dead chicks/birds for inspection by AAPL and shall dispose of them only on approval of AAPL.
9. The CONTRACT FARMER agrees that in case of excessive mortality of the birds or any other loss due to his negligence/misconduct, AAPL not only retains its right to adjust the cost/loss from the growing charges payable but also to initiate the recovery of the same through other lawful means against the CONTRACT FARMER. For this purpose, AAPL shall be entitled to have a lieu over the sheds and equipment owned/taken on lease by the CONTRACT FARMER and proceed against him to recover the outstanding damages.
10. The CONTRACT FARMER agrees not to do any third-party consultation for feeding or medication of the chicks/birds and also undertakes to get medical and other advice only through AAPL. The CONTRACT FARMER further agrees not to allow any third party to visit and inspect the chicks/birds without obtaining prior written permission from AAPL. The method of growing chicks/birds in the shed/farm as advised by AAPL is the property of AAPL.

Contd...4 of 10

11. The CONTRACT FARMER shall keep proper books and records for accounts, stock of medicine, feed and other materials supplied by AAPL as well as all other details to give at all times a proper account of the chicks/birds, feed, medicines, and equipment supplied by AAPL. Any deficit, defects or inferiority observed in the said medicine, feed or other material supplied by AAPL shall be informed to AAPL forthwith in writing for its replacement and rectification.
12. The CONTRACT FARMER agrees to hand over / deliver to AAPL any portion of the remaining feed, medicine etc., at any time during the term / on termination of this agreement.
13. The CONTRACT FARMER agrees that he is not entitled to enter into any contract or arrangement or agreement with or for any person or Trust or Firm or Society or Company or any other party (other than AAPL) for undertaking any activity, which is the same or similar to the activity covered by this agreement without the prior written consent of AAPL. The CONTRACT FARMER shall maintain secrecy about the technical details, specifications and instructions given by AAPL and he shall not use them directly or indirectly against the interest of the AAPL.
14. The CONTRACT FARMER agrees that he is not entitled to set up on his own or through his nominees or in the name of any party or Trust or Firm or Society or company or any other Entitle or Concern in which he has or is likely to have direct or indirect full or partial management or ownership or control for undertaking any activity, which is same or similar to the activity carried on by AAPL under this agreement, without the prior written consent AAPL.
15. All the information, instructions, specifications, guidelines, tips, the composition of feed, medicines, measurements and designing of sheds and growing ratio provided by AAPL to CONTRACT FARMER are confidential information and the CONTRACT FARMER shall always keep them confident and maintain utmost secrecy about the same even after termination of this agreement. Any contravention act of the CONTRACT FARMER will entail AAPL to claim damages under Law.
16. During the agreement period, the CONTRACT FARMER shall not alienate the land/farm/shed/equipment without the prior consent of the AAPL other than in favour of the financial institution sanctioning any term loan to run the poultry activities under this agreement. In case of the farm/shed/ equipment being seized by the financial institution for non-payment of the loan sanctioned, prior information of the seizure is to be given to the AAPL by the CONTRACT FARMER i.e. immediately on receipt of such notice of seizure.
17. The CONTRACT FARMER shall place a sign board stating the chicks belong to AAPL in a prominent place near the main gate of the farm. He shall restrict the entry of third parties in the Farm/Shed and any such entry without prior written permission of AAPL will be treated as trespass.
18. The CONTRACT FARMER shall pay the Electricity Bill, Water Charges, land revenue tax, holding tax and other Municipal Dues, labour wages, costs towards any repair and all other expenses relating to the Poultry Farm. In case of any loss or inconvenience caused to AAPL during the agreement period due to default in prompt payment of any of these dues, the same shall be compensated by the CONTRACT FARMER.
19. However, if such dues are not paid by the CONTRACT FARMER for any reason, then AAPL shall, for the economical and convenient running of the Poultry Farm, pay the same and adjust the amount so paid from the growing charges payable to the CONTRACT FARMER.
20. The poultry farm waste has to be satisfactorily disposed of by the CONTRACT FARMER at its own cost and responsibility.
21. The CONTRACT FARMER shall provide total safety and security to the broiler chicks during the growing period. In case of any loss/missing/damage due to any thefts or fire, the same shall have to be compensated to AAPL.
22. The Farm record shall be the base record for all purposes and shall be maintained by the CONTRACT FARMER in the shed.
23. The CONTRACT FARMER shall be responsible for statutory compliances under all applicable Laws, Acts and Rules, including but not limited to the Pollution Control Act, Labour Enactments, etc., that are in force at any given point in time. AAPL shall not be responsible for the compliance of the same nor will it be liable either directly or indirectly for any consequences arising therefrom.
24. The CONTRACT FARMER shall duly obtain clearance for this growing activity from their Banker or other Authorities if such operation should require such a clearance. The CONTRACT FARMER or their bankers do not have any right over the stocks of AAPL maintained on the said premises.
25. The ownership of AAPL chattels shall always vest with AAPL. The CONTRACT FARMER agreed that they are/he is holding the AAPL chattels as the property of and in trust for AAPL. The CONTRACT FARMER shall not, at any time, sell/dispose of or mortgage, hypothecate or pledge or in any way otherwise alienate or encumber the said AAPL chattels.
26. The CONTRACT FARMER shall purchase medicines or other poultry equipment from AAPL only. In case of unavailability of product with the AAPL, the same is to be informed to AAPL and the Contract Farmer should have to wait for further decision and act as per the directions given by AAPL.
27. CONTRACT FARMER undertakes to produce copies of all or any such document in evidence of his right over the farm, as required by AAPL. The CONTRACT FARMER is entitled to take back such documents referred supra, within 30 days from the date of expiry / termination, failing which AAPL shall destroy the same.

Contd...5 of 10

I. RESPONSIBILITIES AND OBLIGATIONS OF THE AGRAWAL AGROVET PRIVATE LIMITED:

1. AAPL shall deliver at its cost "Day-Old Broiler Chicks" to CONTRACT FARMER for the limited purpose of growing, developing, maintaining and supervising their chicks into fully grown broiler birds subject to the terms and conditions contained herein.

2. AAPL as per its own schedule and as per the terms mentioned in this agreement agrees to deliver poultry feed to the CONTRACT FARMER for being fed to the chicks according to the age and shall instruct CONTRACT FARMER as to the mode of feeding. AAPL authorised officer shall prescribe the medicine for the chicks being grown in the shed/farm of the CONTRACT FARMER and AAPL shall supply the same and they have to be administered by the CONTRACT FARMER as per the instructions given by AAPL from time to time.

3. An authorised officer of AAPL shall visit the shed/farm of the CONTRACT FARMER before commencing delivery of day-old chicks to the CONTRACT FARMER, he shall be satisfied that the shed/Farm meets AAPL requirements and specifications. The entry of the Authorised Officer of AAPL into the shed/farm shall be free and shall not be prevented by the CONTRACT FARMER or anybody claiming through him at any point in time for any reason whatsoever.

4. AAPL shall recruit its own executives who shall be visiting the shed/farm of the CONTRACT FARMER to ensure the welfare of the chicks/birds at any time and the CONTRACT FARMERS undertake to carry out the instructions and guidance given by AAPL through AAPL supervisors from time to time.

5. AAPL reserves its right to take possession of the chicks/birds, medicine, feed and equipment if any supplied by it without giving any prior notice to the CONTRACT FARMER if AAPL finds any default on the part of the CONTRACT FARMER in carrying out diligently the duties assigned under the agreement or if AAPL for any reason and on its own absolute discretion, comes to the conclusion that the life of chicks, birds are in dangerous/critical position.

J. RENEWAL:

This Agreement shall be renewed if Parties agree mutually and terms of such renewal will have to be determined afresh mutually when the question of renewal comes up.

K. TERMINATION:

1. Each party shall have the right to terminate this agreement by giving a 45-day prior notice in writing to the other party, without assigning any reason whatsoever.

2. On termination of the agreement, if a batch of birds is still being grown, the agreement will continue to be in force until the completion of the said batch and until AAPL takes delivery of the full-grown birds and the remaining feed, medicines etc., provided. However, such extension shall not, in any case, exceed a further period of two months from the date of termination.

3. In case CONTRACT FARMER decides to terminate this agreement, he shall give a notice of not less than 45 Days to AAPL and CONTRACT FARMER shall be obliged to be bound by the terms of this agreement until the time AAPL arranges for the alternative farmer for transfer of chicks, growing birds, grown birds along with the remaining feed, medicine or till the batch of chicks become grown birds ready to be handed over to AAPL.

4. Because of the termination of this agreement, neither party shall be liable to the other for any damages (whether direct, consequential or incidental to and including loss of profits or prospective profits of any kind) sustained or arising out of such termination.

L. NOTICES:

1. If any notice of termination is to be served, such notice shall be sent by "Registered Post Acknowledgement Due" or through a reputed "Courier" at the last known address of the concerned party.

2. Any notice or other information given by post shall be deemed to have been given on the fifth (5th) day if sent by RPAD or within three (3) days if couriered after the envelope containing the same was so posted or couriered as the case may be.

M. INSURANCE:

Each party shall be solely responsible for insuring their respective properties against all risks. For the sake of clarification, Insurance against fire, riots, earthquakes, floods, natural calamities, etc., in respect of Chicks supplied and stock in process shall be arranged by AAPL. However, the CONTRACT FARMER shall exercise such care and caution in keeping safe custody of the property of AAPL so as not to prejudice the interest of AAPL whatsoever, and the CONTRACT FARMER, at his cost, shall appropriately insure his building.

N. ASSIGNMENT:

The CONTRACT FARMER shall not assign or transfer this agreement or any part thereof or create any charge or interest under this Agreement.

Contd...6 of 10

Q. MISCELLANEOUS:

1. This agreement shall be deemed to have been drafted by all Parties and, in the event of a dispute, no party hereto shall be entitled to claim that any provision should be construed against any other Party because it was drafted by one particular party. Headings used in this Agreement are for convenience and ease of reference only, and shall not be relevant to or affect the meaning or interpretation of this Agreement.
2. Where the context so requires, words imparting the singular shall also include the plural and vice versa. Any reference to the masculine gender shall wherever required include the feminine gender and vice versa.
3. In the event any provision of this Agreement is held or becomes invalid, unenforceable or illegal for any reason, this Agreement shall remain otherwise in full force apart from the said provision, which will be deemed deleted. The parties shall however attempt to replace the deleted provision with a legally valid provision that reflects the same purpose of the deleted provision to the greatest extent possible.
4. The relationship contemplated and created by this Agreement is on a principal-to-principal basis and no general or special agency, partnership, joint venture or employer/employee relationship shall be or is intended to be created or implied by or under this agreement. This Agreement along with any other relevant documents constitutes the whole of the agreement and understanding between the parties about the subject matter.
5. The CONTRACT FARMER hereby agree and covenant that he shall get this Agreement duly stamped and registered with the appropriate authority at their cost if required.
6. Each party represents and warrants that the person executing this Agreement on behalf of such party is duly authorised to execute the Agreement for and on its behalf.
7. The month mentioned in this agreement refers to the English calendar month.
8. Expenses except as otherwise provided herein, all legal, accounting and other costs and expenses incurred in connection while the agreement and any related agreements and the transactions contemplated hereby and thereby shall be paid by the party initiating the process, unless otherwise both the parties agree to share the cost equally incurring such expenses.
9. Any change or alteration or modification of any terms / clause of this agreement shall be executed by both the parties in writing with the mutual consent.

IX. TRAINING TO FARMER AND HIS EMPLOYEES:

1. AAPL will provide regular training to the farmers and its employees at the suitable location at its expense to produce the broilers and related activities. Minimum two workers per 5000 nos. Birds at broiler farms will be trained by the AAPL.
2. However, if the CONTRACT FARMER engages other untrained workers, he will be responsible to extend such training to the workforce.
3. Training records and assessment records shall be maintained by the AAPL and copies of the same shall be provided by the AAPL to the CONTRACT FARMER on requests with counter signs of the worker.

Q. DISPUTE RESOLUTION:

1. Parties to the agreement have mutually agreed that all the disputes, differences and/or claims if any arising out of this agreement whether during its subsistence or thereafter shall be settled by Arbitration per the provisions of the Arbitration and Conciliation Act 1996 or any other statutory amendments thereof and shall be referred to the Sole Arbitration of the Arbitrator nominated by the Managing Director of AAPL.
2. The venue of the Arbitration proceedings shall be at Raigarh - Chhattisgarh only.
3. Further, the cost of arbitration shall be borne by the party in default as determined by the arbitrator as the case may be. It is also agreed that the Award given by such Arbitrator shall be final and binding on the parties to this agreement.
4. The language of Arbitration shall be English.

R. FORCE MAJEURE CLAUSE:

Neither party to this agreement shall be liable in performance and its consequence thereof caused by an unforeseen event such as acts of God, acts of governmental authorities, extraordinary weather conditions, war, riots, road-block, fire, flood, hurricane, typhoon, earthquake, lighting, explosion, strikes, lockouts, slowdowns. Prolonged shortage of energy / raw material supplies or other natural catastrophes, or any other cause beyond the reasonable control or contemplation of either party beyond such party's reasonable control, which includes outbreak of Bird Flu, government instruction to cull the poultry birds or to remove poultry production or any other circumstances under which poultry production is not viable or advisable.

S. JURISDICTION:

It is expressly agreed that Courts within the local limits of Raigarh - Chhattisgarh alone shall have exclusive jurisdiction in all matters concerning this agreement.

In the case of theft / misappropriation, AAPL reserves the right to lodge a criminal complaint / case against the CONTRACT FARMER as applicable for cheating / breach of trust / breach of agreement / theft / pilferage / misappropriation / misconduct, etc.

Contd...7 of 10

T. ACKNOWLEDGEMENT:

The CONTRACT FARMER declare that the contents of the aforesaid agreement were read out and explained and interpreted to them in their language (Mother Tongue). After the said agreement was duly filled in and understood by them, the agreement was executed by the parties to this agreement. This CONTRACT FARMER hereby acknowledges receipt of a copy of this agreement duly signed by the parties for their reference.

IN WITNESS WHEREOF AAPL and the CONTRACT FARMER have executed this agreement after fully understanding its meaning, purpose and intent, at the place, date, month and year as mentioned herein.

Contd...8 of 10

AGRAWAL AGROVET PRIVATE LIMITED

Place:

Date:

CONTRACT FARMER

Place:

Date:

Witnesses:

1.

Name:

Address:

2.

Name:

Address:

SCHEDULES TO THE AGREEMENT

Schedule I: (Property mentioned in the agreement)

State: District:
Taluk/Mandal : Village:
Street Name: Survey/Khata/Khasra No.(s):
Flat/plot No.: Floor:
Extent/Built-up area: Roof type of the Building:
GPS Coordinates: Farm Type: Open _____ EC _____

Within the following boundaries.

North:
South:
East:
West:

together with other appurtenances attached thereto with all rights of easements for ingress and egress and having the following:-

Property Tax Assessment No.:
Electricity Connection No.:
Water Connection No.:
Ownership Document Type & No.:
Farm Inspection Report (Schedule IV) Date:

Schedule II: (Charges)

Charges payable to the CONTRACT FARMER for rearing up the Day Old chick to a grown-up Broiler:

1. Growing Charges:

The growing charges payable to the Farmer for rearing the birds supplied under this Agreement are specified in Schedule 4 attached hereto.

2.Revision of Charges:

The Company reserves the right to revise or modify the growing charges from time to time at its sole discretion. Any such revision may be communicated to the Farmer by the Company before placement of chicks.

3. Confirmation Prior to Placement

The Farmer shall obtain confirmation of the applicable growing charges from the Company prior to the placement of chicks at the farm.

4.Applicability of Charges in Absence of Revision:

In the absence of any revised or newly notified charges by the Company, the charges specified in Schedule 4 of this Agreement shall remain applicable.

5.Deemed Acceptance of Charges:

Upon placement of chicks at the Farmer's farm, it shall be deemed that the Farmer has been informed of and has accepted the applicable growing charges. The Farmer shall not raise any objection or dispute regarding the charges after the placement of chicks.

6.Performance-Based Adjustments:

The final payment payable to the Farmer may be adjusted based on flock performance parameters including, but not limited to, feed conversion ratio (FCR), mortality percentage, average live weight, and compliance with the Company's management practices.

7.Deductions and Recovery:

The Company shall have the right to deduct from the Farmer's payment any amount payable by the Farmer to the Company, including but not limited to losses arising from negligence, shortage of birds, unauthorized sale or disposal of birds, damage to Company property, or breach of the terms of this Agreement.

8.Final Settlement:

The Company's calculation and determination regarding bird count, mortality, weight, performance parameters, and final payment shall be final and binding on the Farmer, except in the case of an apparent clerical error.

Contd...9 of 10

Schedule III: (Mortality)

Mortality deduction: If the mortality during the first week exceeds 1.5% and overall mortality exceeds 5% of the chicks housed, the CONTRACT FARMER is liable to compensate Rs. 35.00/- per chick; The said loss shall be taken as damage/loss caused by the CONTRACTOR FARMER to AAPL. AAPL is entitled to deduct the said damage/loss out of the growing charges payable to the CONTRACTOR FARMER.

Calculation:

Mortality Incentive: If mortality is below 5%, chicks' cost (Rs. 35/- per chick) will be given as a bonus for the difference between actual mortality (nos.) and calculated mortality (nos. as per 5%)

Mortality Recovery: If mortality is above 5%, chicks' cost (Rs. 35/- per chick) will be recovered for the difference between actual mortality (nos.) and standard mortality (nos. as per 5%)

Contd...10 of 10

AGRAWAL AGROVET PRIVATE LIMITED

CONTRACT FARMER