

Origin Bulk Citrus Compliance Agreement No: _____

[Pursuant to Food and Agricultural Code Sections 5705 and 6045 et seq.]

Parties:

1. _____ County Agricultural Commissioner ("CAC").

Contact: _____

_____, CA _____

Telephone: _____

Facsimile: _____

2. California Department of Food and Agriculture ("CDFA").

3. Name of Grower: _____

(subsequently referred to as "Grower").

Mailing Address: _____ City: _____ Zip: _____

Physical Location: _____ City: _____ Zip: _____

Background:

Pierce's Disease presents a clear and present danger to a vital industry in the State of California. Movement of the vector, glassy-winged sharpshooter (GWSS), via movement of bulk citrus is a possible channel for this vector of Pierce's Disease to move from established locations to new locations.

Pursuant to Article 8 (commencing with Section 6045) of Chapter 9 of Part 1 of Division 4 of the Food and Agricultural Code (Act), CDFA administers a cooperative effort between public entities, which are responsible to contain GWSS and Pierce's Disease. CAC is such a public entity, with additional authority and responsibility conferred by the Food and Agricultural Code.

Pursuant to Food and Agricultural Code Section 5705, either or both CDFA and CAC may enter into Compliance Agreements with Growers pursuant to statutory standards, as a means of carrying out the statutory responsibilities set out hereinabove. CAC is willing to permit such movement pursuant to Food and Agricultural Code Section 6045 et seq. if Grower complies with CAC's reasonable time, place, and means restrictions as set forth in this agreement and its attachments. CDFA, in its capacity as administrator of the Pierce's Disease Control Program, enters into this agreement on behalf of destination counties pursuant to Food and Agricultural Code Sections 5705 and 6045 et seq.

Grower operates in CAC's jurisdiction and is in the business of producing citrus fruit. Grower may or may not operate within 5 miles of an infestation. However, the Grower wishes to take preventative measures to insure that it may continue to move its bulk citrus into areas not known to be infested. Grower is, therefore, willing to enter into a Compliance Agreement pursuant to Food and Agricultural Code Section 5705.

Agreement:

- A.** Subject to the monitoring requirements set out in Exhibit B, CAC will permit Grower to self-execute the Origin Bulk Citrus Compliance Requirements, attached as Exhibit A and incorporated into this agreement by reference as if fully set out. These attachments and exhibits checked below are binding:

Exhibit A:	Origin Bulk Citrus Requirements
Exhibit B:	Origin County Agricultural Commissioner Responsibilities
Exhibit C:	Origin Bulk Citrus Movement Risk Mitigation Strategies
Exhibit X1:	Program Management Practices for Aerial Spray Treatments
Exhibit X2:	Program Management Practices for Ground/Foliar Spray and Soil Treatments
Exhibit X3:	Program Management Practices for Hazardous Materials Spills

- B.** In exchange for CAC's promise contained in sub-paragraph "A" above, Grower agrees to:
- 1.** Handle, process, and/or move regulated stock in accordance with the Compliance Requirements;
 - 2.** Follow CAC's instructions, whether written or in the form of a verbal communication from an authorized representative, for the use of any and all GWSS permits and certificates; and,
 - 3.** Maintain and make such records, as CAC requires accessible for inspection upon reasonable notice by CAC. These records shall be maintained for a period of the later of two years or the resolution of any outstanding claims;
- C.** Agreement becomes effective on signing and shall remain in effect until canceled by either party on thirty days notice to the other at the address of either appearing above. However, CAC or CDFA may accelerate the notice to immediate for cause, including but not limited to discovery of glassy-winged sharpshooter in bulk citrus or Grower's abandonment of the procedures outline in the attached Exhibits.
- D.** Grower assumes all liability, if any, arising from the manner in which Grower applies treatments.
- F.** If any provision of this agreement is invalidated the balance of this Agreement's provisions shall continue in full force and effect unless the Agreement is cancelled by CAC or CDFA in accordance with sub-paragraph C.

NOTICE: Any signatory or employee of any signatory who violates the terms of this Compliance Agreement may be subject to civil penalties pursuant to California Food and Agricultural Code Section 5705. Any violation of Sections 3650 through 3660, California Code of Regulations, may result in civil or criminal penalties or both.

Signed in the County of _____ in the State of California on _____.
(date)

_____ Grower, by:

Manager/Owner (print)

(signature)

Telephone: _____

Facsimile: _____

Email Address: _____

CAC, by:

Authorized Representative (print)

(signature)

Approved on:

(date)

CDFA, by:

Authorized Representative (print)

(signature)