STATE OF MAINE DEPARTMENT OF AGRICULTURE, FOOD AND RURAL RESOURCES BOARD OF PESTICIDES CONTROL

| James Reinertson |) | AGREEMENT FOR |
|-----------------------|---|--------------------------------|
| Purely Organic |) | THE CONDITIONAL ISSUANCE OF A |
| PO Box 211 |) | SPRAY CONTRACTING FIRM LICENSE |
| York Harbor, ME 03911 |) | |

This Agreement by and between Purely Organic Lawn Service (hereinafter referred to as the "Company") and the State of Maine Board of Pesticides Control (hereinafter referred to as the "Board") is entered into for the purpose of establishing acceptable conditions under which the Board will issue a spray contracting firm license to the Company. Adherence to the conditions described herein demonstrates that Company is competent to conduct commercial application of pesticides in a responsible manner in the state of Maine.

The Company agrees to abide by the following conditions during the effective period of its spray contracting firm license. The Company also agrees that a violation of any of the conditions described herein shall be grounds for the immediate suspension of the license:

- By April 1 of each year, the Company shall provide the Board with a list of all products that may be applied by the Company during that calendar year, and for which the Company makes any pesticidal claims, either verbally or in writing. Copies of the product labels for each product identified shall be included with the list. Should the Company seek to add products during the application year, it must provide the Board with an updated list, with the labels for any products sought to be added, and must receive written confirmation from the Board the update has been received before any of the additional products may be used. For the 2011 season, the list will be provided prior to issuance of the spray contracting firm license.
- 2. By April 1 of each year, the Company shall provide the Board with a complete list of lawn service and synthetic turf customers to include all residential, commercial and institutional customers. For the 2011 season, the list will be provided prior to issuance of the spray contracting firm license. Should the Company seek to add customers during the application year, it must provide the Board with the names and addresses of the new customers within 48 hours of making any applications for new customers and must receive written confirmation from the Board the update has been received.
- 3. By April 1 of each year, the Company shall provide the Board with a complete list of companies from which pesticides are purchased by the Company. Any changes to this list must be provided to the Board prior to the purchase of pesticides from any new companies and the Company must obtain written confirmation from the Board that the update has been received. For the 2011 season, the list will be provided prior to issuance of the spray contracting firm license.

- 4. Beginning in 2012, the Company shall provide all of its lawn service customers with an advance written disclosure accurately detailing all products that will be applied to turf areas. Any change in the products to be applied requires that the Company provide its customers in advance with an updated disclosure.
- 5. The Company shall allow agents of the Board to collect samples from any container or spray apparatus upon request.
- 6. Prior to making any turf or synthetic turf treatments, the Company must record in writing what products are to be applied at the site. Such records shall be made available to agents of the Board upon request.
- 7. Pesticides may only be transported in the original, fully labeled pesticide containers or in the spray tank. The Company will not transport products for turf application in unmarked containers.
- 8. The Company shall fully comply with all applicable pesticide application and distribution laws including, but not limited to:
 - a. Use of only properly registered pesticide products. A pesticide is any substance for which the manufacturer or the Company make any claims, whether vague or otherwise, for controlling or mitigating a pest;
 - b. All pesticide applications must only be made by licensed applicators or employees working under the direct supervision of a licensed applicator;
 - c. Commercial pesticide applications may only be made in the licensing categories that the master applicator and on-site licensed applicator holds;
 - d. All pesticide applications must be properly posted prior to commencing the application and all postings must include all required text and graphics;
 - e. Pesticide records must be completed after each application and the Company must maintain those records and make them available to agents of the Board upon request;
 - f. Employees must wear all the protective equipment required by the product label(s); and
 - g. The Company shall submit a complete and accurate annual summary report by January 1 of each year covering pesticide applications during the previous calendar year.

IN WITNESS WHEREOF, the parties have executed this Agreement of two pages.

PURELY ORGANIC

| James Reinertson, Owner | Date: |
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| MAINE BOARD OF PESTICDES CONTROL | |
| Henry Jennings, Director | Date: |