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Setting the scene

Good sales relationships are essential to a successful direct-to-consumer farm. When sales relationships are smooth, the farmer can devote more time to producing food, educating customers, and doing the many other things that put farms at the center of a healthy community. Although sales are tremendously important, many farmers are tempted to spend as little time as possible on the matter. On one hand, this can seem like a good strategy to get back into the barns and fields. But on the other hand, careful cultivation of buyers lays the foundation for long-term success.

What can a farmer do to set a good foundation for profitable, strong sales over the long-term? It may not be intuitive, but laying out the terms of the sale is a key step. Getting a sales contract or sales agreement first is very important to set procedures and standards. But, contracts can seem a bit formalistic. Asking customers to sign on the dotted line often isn’t the way business is done. That’s understandable. At the same time, we need to protect the farm and if a little formalism helps us do that, it may be necessary. And, there’s ample opportunity to craft commitments using approachable, standard sales documents like availability sheets and invoices.
A sales agreement is simply a set of procedures and standards that a buyer and seller agree to follow when working with each other. These procedures create predictability and accurate expectations for everyone, which goes a long way to preventing problems. Rather than putting distance between two parties, a sales agreement can merge the space between them. A good sales agreement creates understanding where it may not exist. This guide will help farmers understand how to craft a comprehensive sales procedure and how to record it for later reference.

This guide is designed to help direct-to-consumer farmers think through procedures that will strengthen their sales relationships. However, it is important to point out that this guide does not emphasize creating a sales contract that is enforceable in a court of law. We take this approach because we feel that direct-to-consumer farmers and their buyers will rarely, if ever, go to court to enforce an agreement. The value of a sale generally isn’t large enough when considering the time, energy, and financial costs of court enforcement.

Farmers with significant high-volume sales who need a contract with the highest probability of enforcement in court should seek the help of an agricultural attorney. Contract enforceability is an issue of state law and the contract must be carefully drafted to meet state rules and regulations for the specific product being sold.

From the author’s perspective, preventing problems is just as important as enforceability, and this guide chooses to emphasize a preventative approach. We do that by identifying areas of conflict that need detailed preventative strategies. Those strategies become the sales agreement. Then, this resource demonstrates how to incorporate the terms into the farm’s sales strategy. Last, we conclude with some notes on getting paid and enforcing contracts. This guide should be used along with Farm Commons’ other resources on sales agreements including our webinar on the subject.
Think through potential issues

As the local food movement expands, new buyers are entering the market. Many things motivate these buyers: desire to market local foods, concern for the environment, and dedication to the best-tasting items, among many other ideals. Because we can’t necessarily predict the experience and knowledge of any specific buyer, it is a good practice to assume that the buyer knows very little about your product. Start by laying out all the basic details. For example, although farmers grow green beans of many varieties, a chef may assume all local farmers grow haricots verts and assume that the farmer will deliver the most slender beans. Farmer and buyer may have different expectations about how the product will be packaged or delivered, as well. The first stage is to lay out all the little details, even if they seem obvious.

Then, the next stage it to anticipate things that might go wrong with the sale. Might the buyer cancel or change the order? Could the buyer need the product at a different time or location than usual? After brainstorming potential problems, the farmer should create a strategy to minimize the impact if cancellations, changes, and other contingencies occur. Is there a timeframe where cancellations are less inconvenient for the farm? Would charging a fee make it more financially feasible to make changes after the order deadline?

A sales contract covers the basic issues and contingencies of all shape and sizes. Each farm will deal with changes, cancellations, payment, delivery and quality issues in a different manner. When drafting procedures, it’s good to understand your buyer’s needs are as well. A grocer may count backstock on a specific date and a chef may set the new menu at a specific time. Understanding your buyer’s limitations and flexibility can help a farmer draft a procedure that will work for both parties. Fundamentally, the contract is simply the way parties agree to conduct their business.
Draft terms

The list below is designed to help farmers move forward in drafting an agreement. Farmers drafting their own sales contracts may use this list as a starting point for outlining each element and procedure for the sales relationship. The list is also useful for farmers reviewing a contract given to them by a buyer. In that case, may use it as a checklist of issues to identify in the prepared contract.

1. **Item information**
   - Item name/description
   - Volume/weight/count of each item
   - Price
   - Packaging

2. **Payment Details**
   - Payment procedure (invoice? COD?)
   - Payment due date
   - Additional fees (minimum orders, fuel charges, etc.)
   - Late fees

3. **Quality Standards**
   - Choose precise parameters for quality/condition that are objectively measurable.
   - What is the timeframe for the buyer to inspect for quality?
   - What notification procedures does buyer follow if she or he feels quality standards are not met?
   - Are there rules for how the buyer must hold the product while the quality
dispute is being resolved? (for example, location and temperature standards).

- Is there a specific dispute resolution procedure?
- Is there a set compensation strategy if the parties disagree about quality?

4. **Delivery and Shipment**

- Anticipated delivery date and time
- Notification procedures if anticipated date and time are no longer accurate
- Delivery mode. Is farmer delivering or does the farm use a distributor/shipper?
- Who bears risk of loss during transit? (If the farmer, is it covered by your insurance?)

5. **Is the product delicate, frozen, or potentially hazardous?**

- Specific holding requirements?
- Washing or handling instructions?

6. **Cancellation and changes:**

- Order deadline
- Are order changes are allowed after deadline?
- As some buyers will try to change the order even if the deadline has past: Do you have notification procedures for accepting late changes?
- Is there a penalty for changes made after deadline?
- Can the order be cancelled? If so, when?
- What is the procedure for cancelling an order?
- As some buyers may try to cancel an order beyond the stated deadline, is there a penalty for cancellation beyond deadline?
7. **Contracts in advance of production:**

Is the contract an agreement to provide a specific volume at a specific time in the future? If yes:

- When will the product be available? What if the timeframe is not accurate? How will the seller notify the buyer of production dates? Can the buyer cancel within a certain timeframe?

- If the agreed-upon volume can’t be met, what are the notification procedures and timeframe? Can the buyer cancel if the volume will be below a specific amount?

- If the agreed-upon volume is not provided, is there any penalty or fee?

- Must you make up shortfall if production is lower than contracted? If so, where may additional product be sourced from? Must the buyer must be notified if product is sourced from other farms?

Is the contract an agreement to sell all the product of a specific timeframe or acreage to a single buyer?

(If so, the farmer should seek attorney advice, especially if the investment is significant. This is called an “output contract” and state laws affect enforceability.)

- Do we have a record of past output or a reasonable estimate based on similar production systems? If not, we need to consider specifically stating reasonable expectations for volume.

- Specific varietal/breed?

- Specific production standards/procedures?

- Specific acreage or location for production?

- Type of seed or feed?
Assemble terms into an agreement

After a farmer lists the basic product information and crafts procedures to deal with contingencies, the next step is to incorporate the information and terms into the sales agreement. Before we discuss options for writing terms in the agreement, we should discuss a few guiding principles. The first principle is that a buyer should understand all the terms of the sale before the sale occurs. For example, if exchange or refund terms are listed on an invoice only, the buyer can't read them before deciding to buy. The second principle is to seek specific confirmation of the terms. We don't necessarily need a handwritten signature, but we should have something to show that the buyer agrees to the terms before we go forward with the sale. That being said, farmers have a number of ways to communicate the terms to the buyer.

**Option #1: The signed sales agreement**

Farmers should first consider the more formal route of a signed contract for purchase, especially when the total value of the sales is high or when it represents a significant percentage of the farmer’s total sales. The more vital the sale is, the more important it is to create the most comprehensive, clear contract. (As a reminder, this resource is not intended to craft sales contracts that are enforceable in court. This resource will help farmers build strong sales relationships through communication. If a farmer wants the strongest likelihood of enforcing a contract, the farmer should seek the advice of a qualified attorney as each state may have different and precise rules.)

Farm Commons has created a simple model sales contract that incorporates product information and contingencies. This model may be useful for farmers working with distributors, grocery stores, institutions, and other buyers with predictable, steady demand for products. The model provides sample language and formatting that incorporates the elements of our agreement.

See our Model Basic Sales Agreement at the end of this guide.
Option #2: The terms confirmation and availability sheet

Many farmers are not interested in seeking a signed contract prior to sales. Instead, many farmers distribute availability lists to potential buyers. There is plenty of opportunity to incorporate terms into this type of sales structure. At the beginning, when a new potential buyer is added to the distribution list, the farmer can discuss the sales terms upfront. For example, a farmer might write a quick note saying, “Dear Chef: It was a pleasure to meet you and I’m thrilled to hear you may be interested in ordering my product. I am adding you to my availability list.” Instead of leaving the introduction at that, a farmer can then say, “I strive to create a convenient and hassle-free ordering experience for my customers. To do that, I have outlined several procedures for making, changing, or cancelling orders, as well as communicating with me about product or quality issues. I want you to be happy with these procedures so please let me know if they are acceptable to you.” The farmer could paste in or attach a full description of the procedures and processes developed previously, perhaps by using the checklist in the previous section. A note like that presents the “sales terms” in a friendly, accessible manner. And, it meets our two principles. First, the terms are presented before the sale. Second, the farmer has explicitly asked for confirmation that the terms are acceptable.

The terms should also be incorporated into the procedure for each individual sale. When a farmer sends out the availability list, she or he should include the term clearly within the document. At the end of this guide, please find a model availability list with a reminder that the sale is subject to the agreement. At the bottom, we have stated the terms again. The best practice is to include all the terms on the availability sheet.

We began the previous section by discussing the need to carefully articulate the product being sold: type, quality grade, packaging, etc. Accurate and thorough product information needs to make its way onto the availability sheet. The product list should have the common name, variety, count or pack size, quality standard, and additional notes as necessary. Farmers who use a combination of email, availability sheets, and invoices to create their sales contract need to make
sure that each stage of the communication is accurate and through. The benefit of a single sales contract as described in Option #1 is that all information is easy to put in one place. Availability sheets and invoices are more convenient for the buyer, but they require additional work from the farmer to keep them up to date.

See our Model Availability Sheet at the end of this guide.

Terms relating to changing orders or disputing quality should be added to an order confirmation, if the farmer provides one. Terms for payment should be added to the invoice. This creates a consistent reminder of the terms and reintegrates them into the agreement. We have created a model invoice to help farmers envision how they might do the same to their invoice.

See our Model Invoice at the end of this guide.
Follow through on the agreement

It almost goes without saying that both parties need to follow through on the agreement. On the farm side, farmers need to make sure they follow notification procedures and deadlines if they cannot deliver the product as promised. Following through is important to maintain good customer relationships. At the same time, there is a legal reason for following through with a written agreement. If a farmer does not follow through on each commitment, he or she is breaching the contract. In addition, the farmer's pattern of behavior can modify a written contract. If a farmer fails to follow the procedures time after time, it is as if the contract never existed. This becomes a legal liability and it erodes the predictability we are trying to create with a written agreement.

Even if the buyer is perfectly fine with revisions, farmers should take care to write down any changes to procedure or product. Understandably, it’s necessary to allow some customers to do things differently. When this happens, the best practice is to send a quick note. This note establishes the written record that the parties agreed to something different in the specific instance. For example, the farmer might send a note saying, “It was great to talk with you today, Chef. I’m glad you can make a Monday at 5pm ordering deadline. I will happily change that section of our agreement until March 30 of next year when we renew our agreement for the next growing season. I will check in again then about the best deadline for you.” A note like this accomplishes a few objectives. First, it creates a paper trail memorializing the new agreement. It also reminds the chef that they have an agreement. The new deadline is one change to an agreement that is otherwise still intact. Sending a note confirming the change is one way farmers can follow modified procedures while still protecting themselves. However, the primary objective of this resource is to foster clear communication and prevent problems from ending up in court in the first place.
Conclusion

Strong, resilient local farms have good relationships with their buyers. At the base of the relationship is a clear understanding of exactly how buyer and seller work with each other. By clearly presenting product information and clearly outlining procedures for addressing contingencies, farmer and buyer are set up for success. This resource helps farmers understand the issues that should be addressed and how to incorporate them into the sales process. However, this guide does not focus on creating a contract with the highest likelihood of enforcement in court. Where court enforcement is possible or desirable, farmers should have their contract reviewed by an attorney. The attorney will verify that the contract is internally consistent and that any relevant state or federal laws affecting the sale are addressed.
Model Basic Sales Agreement

This resource may be used as a template for your own
Buyer:

Name
Address
City state zip
Phone
Email

Seller:

Rachel’s Green Acres
123 Farm Road
City, State Zip
123 456 7890
farmer@email.com

Product Information

Rachel’s Green Acres will sell to Buyer 30 lbs of green beans per week from approximately July 15 to October 1. Seller will contact Buyer one week before production will begin. If product is not available by July 30th, Seller retains the right to cancel the contract without penalty. Buyer acknowledges and agrees that green beans will be received in three 10 pound bags, placed into 3 wax boxes of potentially variable size. Buyer acknowledges and agrees that the green beans will not be of a specific varietal; in addition, the varietal may change over the course of the season. Seller agrees to provide only varieties described as suitable for fresh eating as described in various seed catalogues available to Seller. The product will have no greater than 5% damaged product, stems, or debris. Seller agrees to inspect product within 1 hour of delivery and to notify buyer within two hours of delivery if the product does not meet this agreement for variety or quality. Buyer and seller agree to mutually work towards prompt resolution of any disagreement over product variety or quality.

Delivery and Payment

Rachel’s Green Acres will deliver the product weekly on Tuesday between 2 and 4pm. Seller bears the risk of loss during delivery. Seller will invoice Buyer at the time of each weekly delivery. Buyer agrees to pay $2.50 per pound for the product, and will remit payment within 15 days of receipt of invoice. If Buyer does not remit payment within 15 days, Buyer agrees
that Seller may apply a 2% late fee. If Buyer does not promptly pay two or more invoices due as part of this agreement, Seller retains the right to cancel the contract without penalty.

**Modifications**

Buyer acknowledges that Seller is investing in seed, acreage, labor, and time to carry out this agreement. If Buyer wishes to modify this agreement, Buyer agrees to notify Seller by 4pm on the Friday prior to the delivery date for which the modification is requested. If Buyer does not notify Seller of the desired modification by the deadline stated, the change may not be accepted by Seller. If Buyer does meet the modification deadline, Buyer and Seller agree to work together to modify the agreement. If the resulting modification decreases the weekly value of this contract (which is $75) to the Seller by greater than 80% (in other words, a modification that drops the weekly sales total to less than $60), the Buyer agrees that Seller may impose the greater of 5% or $20 per week as a convenience fee.

If Rachel’s Green Acres is not able to supply the 30 lbs of green beans from its own production, Seller will notify Buyer by 4pm on the Friday prior to the delivery date. Buyer and Seller may agree that Seller should source the shortfall from other local farms or may agree that Seller will provide a reduced amount. Buyer and Seller agree to work together towards a mutually acceptable agreement.

**Signature of Buyer:**

Name: ___________________________ Date: ________________

Signature: ___________________________

**Signature of Seller:**

Name: ___________________________ Date: ________________

Signature: ___________________________
Model Availability Sheet

This model is adapted from a standard Microsoft Excel template to illustrate how farmers might include sales terms on an availability sheet.
Your Farm, Inc.

SALES AVAILABILITY

Thursday, August 14 to Monday August 18, 2014

We are pleased to make available the following products. By ordering, you agree to our terms below:

<table>
<thead>
<tr>
<th>ITEM</th>
<th>DESCRIPTION</th>
<th>QUANTITY</th>
<th>UNIT PRICE</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Romaine Lettuce</td>
<td>24 ct</td>
<td>per case</td>
</tr>
<tr>
<td>2</td>
<td>Red Peppers</td>
<td>per pound</td>
<td>4.5</td>
</tr>
</tbody>
</table>

Orders are due by 4pm Monday August 18. Orders placed after 4pm Monday will only be filled if you receive specific confirmation by 9am Tuesday.

Terms:
- Orders are due by 4pm Monday August 18.
- Orders placed after 4pm Monday will only be filled if you receive specific confirmation by 9am Tuesday.
- If an order change is made after 4pm Tuesday, we may not be able to make the change. If the change order is crucial, a convenience fee of 5% may be added to the order.
- Delivery charge is added to each order.

We want to serve your business for years to come. To help us meet that goal, please note the following terms:

- Orders are due by 4pm Monday August 18.
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- Delivery charge is added to each order.
Model Invoice

This model is adapted from a standard Microsoft Excel template to illustrate how farmers might include sales terms on an invoice.
Date: 12/23/14

**INVOICE**

<table>
<thead>
<tr>
<th>Date</th>
<th>Due</th>
<th>Late Fee For:</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Invoice #**

<table>
<thead>
<tr>
<th>Invoice #</th>
<th>Due</th>
</tr>
</thead>
<tbody>
<tr>
<td>1111</td>
<td>Net 15 (1/7)</td>
</tr>
</tbody>
</table>

**Late Fee**

<table>
<thead>
<tr>
<th>Late Fee</th>
<th>See Additional Terms Below</th>
</tr>
</thead>
<tbody>
<tr>
<td>2%</td>
<td></td>
</tr>
</tbody>
</table>

**For:**

<table>
<thead>
<tr>
<th>Quantity</th>
<th>Description</th>
<th>Unit price</th>
<th>Amount</th>
<th>Column1</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Item Number 1</td>
<td>$2.00</td>
<td>$2.00</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Item Number 2</td>
<td>$2.00</td>
<td>$2.00</td>
<td></td>
</tr>
<tr>
<td>1</td>
<td>Item Number 3</td>
<td>$2.00</td>
<td>$2.00</td>
<td></td>
</tr>
</tbody>
</table>

| Subtotal | $6.00 |

**Credit**

<table>
<thead>
<tr>
<th>Credit</th>
<th>Delivery fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$</td>
<td>2%</td>
</tr>
</tbody>
</table>

**Balance due**

| Balance due | $5.88 |

**Thank you for your prompt payment!**

Late payments are subject to a 2% late fee.

We strive to provide the best possible product. If the quality of any item does not meet your expectations, you must contact us within two hours of delivery. We will work with you to resolve the issue. If we cannot work out an understanding, we may provide a partial rebate.

Please see your availability sheet for the full terms of purchase including delivery fees, minimum orders and convenience fees for changed orders.
Do you have questions or thoughts on how to improve this document? Please, follow the link below to fill out our survey online.

http://farmcommons.org/survey

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www.facebook.com/farmcommons

rachel@farmcommons.org

Was this resource not quite what you were looking for? Do you still have more questions? Send them to Farm Commons and we will do our best to feature an answer in our blog. Read the most recent questions and answers in our “Rachel Responds” column.