FOUNDATION PLANT SERVICES

UNIVERSITY OF CALIFORNIA, ONE SHIELDS AVE., DAVIS, CA 95616-8600

PHONE: (530) 752-3590 FAX: (530) 752-2132 EMAIL: fps@ucdavis.edu WEB: http://fps.ucdavis.edu

FPS PLANT MATERIAL ORDER FORM

NO ORDER WILL BE PROCESSED UNLESS THE BUYER COMPLETES THE FRONT PAGE OF THIS FORM, SIGNS THE GROWER AGREEMENT ON THE REVERSE SIDE OF **BOTH PAGES** (PINK <u>AND</u> WHITE), AND RETURNS THE ENTIRE SET TO FPS ALONG WITH THE REQUIRED PREPAYMENT.

TYPE / VARIETY / FPS SEL# or ACC# (Ex: Grape Zinfandel 06; Peach Elberta 10-15-2-70)	QUANTITY	UNIT TYPE (cuttings, buds, etc.	OFFICE USE ONLY		
Check here if this material is for inclusion in a condered by (PLEASE PRINT): COMPANY NAME:			ertification Program so proper tags can be furnished. reet Address, if different than mailing address):		
CONTACT PERSON:					
MAILING ADDRESS:					
CITY STATE ZIP	COUNTRY	If Airfreight,	nearest international airport:		
PHONE NUMBER:		Ship via:	□ PICK UP AT FPS □ UPS NEXT DAY		
FAX NUMBER:			☐ GROUND UPS ☐ UPS 2 ND DAY ☐ INTERNATIONAL EXPRESS COURIER		
EMAIL ADDRESS:		AII MATER	HALS ARE SHIPPED F.O.B. DAVIS, CALIFORNIA.		
Amount of Prepayment Enclosed: \$		BUYER AGI	BUYER AGREES TO PAY ALL COSTS OF TRANSPORTATION		
Tax Exempt Resale # (rose material only)		AND ASSU/	AND ASSUMES ALL RISK OF LOSS DURING SHIPMENT.		

(please indicate which items ordered are for resale and

which are not)

FPS GROWER AGREEMENT

	FPS GROWER AGREEM	ENI		
THIS AGREEMENT is made this	day of	, 20, Grower") and the Regents of the U	by and between	
California ("University"), in behalf of its Fou		Slower fund the Regents of the C	oniversity of	
WHEREAS, FPS desires to provide for the maintained at the University's Davis campu WHEREAS, Grower desires to propagate NOW, THEREFORE, the parties agree of	s, and e and sell said clones;	certain special clones of various p	olant materials	
1. FPS shall deliver to Grower all those ma send Grower an invoice for the materials s shipped F.O.B. Davis. Buyer agrees to pay may be made for material not picked up w	upplied; said invoice shall then be all costs of transportation and ass	come a part of this Agreement. A tumes all risks during shipment. A	ll materials are	
2. Grower agrees to pay for said materials Regents of the University of California to FF prepayment (100% for foreign orders) show may charge for costs incurred if order is ch	PS, University of California, One S uld be sent with the order; the bald	hields Ave., Davis, 95616-8600.	A 50%	
3. Grower also agrees to pay to FPS by Magenerations propagated from FPS grape in calendar year, along with documentation funit is defined for purposes of this Agreeme in any way from the plant material provided biotechnology techniques including, but no genetic material by any means. The user followered by a patent license agreement.	naterials which are sold, exchange rom Grower's records supporting t ent as the smallest vegetative unit d hereunder, including transfer of ot limited to a cutting, rooting, ben ee will not be charged for UC-pate	ed, or retained by Grower during the amount of Grower's payment. used to produce a new plant, or a genetic material whether by traditich charafted vine, graftstick, or buds	the preceding A propagative as any unit derived ional breeding or stick or transfer of	
4. Grower shall maintain FPS identification accepted accounting standards, maintain records, including registration and certifica inspection and audit by an authorized FPS	records of all propagative units for tion records of the California Dep	which user fees are required. Pla artment of Food and Agriculture,	ntings and	
5. This Agreement shall be in effect for a te whichever is longer, and shall be binding of			f the planting,	
6. GROWER AGREES TO PURCHASE ALL	PLANT MATERIAL "AS IS" AND "W	'ITH ALL FAULTS."		
AS TO REGISTERED MATERIAL, THE UNIVER VARIETY AND HAS TESTED NEGATIVE ON SPE REGARDING PLANT MATERIAL SOLD HEREUNI	CIFIC VIRUS INDICATORS. THE UNIV			
THE UNIVERSITY DISCLAIMS ANY WARRANT OBLIGATION OR LIABILITY ON THE PART OF T DAMAGE, CONSEQUENTIAL OR OTHERWISE,	the university. The university fu	IRTHER DISCLAIMS LIABILITY FOR AN		
IT IS UNDERSTOOD AND AGREED THAT TH DEFECTS OR PROBLEMS DEVELOPED OR DISC UNIVERSITY IS NOT RESPONSIBLE FOR ANY L GENETIC DEFECT OR OTHER DEFECT WHICH WHICH OCCURS OR BECOMES MANIFEST IN	COVERED AFTER THE PLANT MATERIA ATENT DEFECT IN PLANT MATERIALS I OCCURS OR WHICH BECOMES MA	ALS PROVIDED HEREUNDER HAVE M. SOLD. THE UNIVERSITY IS NOT RESI ANIFEST AFTER THE SALE OF PLANT I	ATURED. THE PONSIBLE FOR ANY	
IT IS UNDERSTOOD AND AGREED THAT IN REFUND OF THE PURCHASE PRICE THEREOF				
7. This constitutes the entire understanding between the parties of this matter and supersedes all other agreements, written or oral, between the parties.				
IN WITNESS WHEREOF, the parties have executed this Agreement as of the date above written.				
GROWER		THE REGENTS OF THE UNIVERSITY OF CALIFORNIA	A	

Signature

Business Office/Distribution Manager, FPS