



Florida Department of Agriculture and Consumer Services
Division of Plant Industry

PROCESSOR COMPLIANCE AGREEMENT

Section 581.031(26), F.S.

ADAM H. PUTNAM
COMMISSIONER

3027 Lake Alfred Road, Winter Haven, FL 33881-1438 / Tel: 863-298-7777; Fax: 863-291-5219

1. NAME & MAILING ADDRESS OF OWNER OR AGENT:	2. PROPERTY LOCATION / IDENTIFICATION:
1.1 TEL#	2.1 COUNTY:
1.2 SPECIALTY: <i>(i.e.: Extracting; Sectioning; Peeling)</i>	2.2 T-R-S:
3. REGULATED ARTICLE(S): Any article capable of transporting or harboring citrus canker, citrus greening, or the Asian citrus psyllid.	
4. APPLICABLE STATE QUARANTINE(S) OR REGULATIONS: Rule Chapter 5B-63, F.A.C.	

In addition to requirements contained in Chapter 581, F.S. and Rule Chapter 5B-63, F. A. C., I / we agree to abide by the following stipulations:

1. All owners of commercial facilities that process citrus are required to sign a Citrus Health Response Program "PROCESSOR COMPLIANCE AGREEMENT." Citrus processors include, but are not limited to juice extracting, sectioning, and peeling operations. Owner or agent is the responsible party in this agreement, alternately referred to herein as the "processor."
2. A Citrus Health Response Program "Business Plan" (Schedule 27) must be completed in regard to processor decontamination plans and submitted to Program officials along with processor's compliance agreement.
3. Processor is responsible for training its employees each year in the proper methods of decontamination. All field personnel, including fruit procurement personnel and equipment operators, must be trained annually in canker decontamination by a company appointed certified training officer. Each training officer must attend a comprehensive training session (available through UF-IFAS Extension Offices) in sanitation and disease prevention practices in accordance with Citrus Health Response Program standards in order to become or remain certified. (See Schedule 10 or call the Help-Line at 800-282-5153.) Training records and qualified trainer cards or certificates must be available for inspection by Program officials and affected growers.
4. Processor is asked to check that each trip ticket indicates the origin of the fruit, and principally that the Grove owner's name and the Grower's Compliance Agreement Number (C/A Number) appear on each ticket. If trip tickets are not being filled out as requested, please attempt to rectify with the grower or fruit dealer. If this attempt fails, please notify your local Citrus Health Response Program (CHRP) regulatory field office by the next business day. (Please see Schedule 10 for local CHRP office contact information.)

5. All citrus fruit hauling equipment (such as trailers and trucks), once unloaded, must be cleaned reasonably free of all fruit, leaves, limbs and debris prior to parking or dropping trailers or other fruit hauling equipment in dispatch areas. Those trailers not entering citrus production units need not be chemically decontaminated.
6. All portable citrus hauling containers (such as harvesting boxes, baskets or bins) that have come in contact with citrus plant material must be cleaned free of fruit, limbs and debris (and be reasonably free of leaves), and then be decontaminated (in accordance with Schedule 11) by an approved sanitizing method prior to being stacked, or placed on trucks or trailers, or being parked in a dispatch area.
7. Personnel entering a citrus grove or coming into contact with citrus plant debris, including fruit procurement and fruit testing personnel, must decontaminate vehicles and equipment, as well as hands, exposed personal extremities and shoes with approved decontaminants prior to departing a grove or fruit testing site.
8. Citrus culls, peel, pulp, seeds, leaves, limbs, soil and plant debris must be disposed of in locations that will not pose a risk to commercial citrus groves or nurseries. If citrus waste is accumulated on site, it must be contained, handled or treated in a manner that will not pose a risk to commercial citrus groves or nurseries.
9. Failure to abide by any part of this agreement may result in penalties contained in Sections 581.141 and 581.211 of the Florida Statutes.

[Schedules 10, 11 & 27 incorporated by reference]

5. AUTHORIZED SIGNATURE	6. PRINTED NAME & TITLE	7. DATE SIGNED
The affixing of the signatures below will validate this agreement, which shall remain in effect until canceled or renewed, but may be revised as necessary or revoked for noncompliance. All previous versions of this compliance agreement are superseded and rendered obsolete by this document.		8. AGREEMENT NO. CA_PROC-DR78F
[Redacted Signature Area]		9. DATE OF AGREEMENT 19-NOVEMBER-2007
10. OFFICIAL NAME & TITLE Mark Estes Regulatory Director	11. OFFICIAL ADDRESS Division of Plant Industry 3027 Lake Alfred Road Winter Haven, FL 33881-1438	
12. OFFICIAL SIGNATURE 		