



Form 101

► Agreement for Producing and Marketing Chicken, Quota Period A-153 – October 28, 2018 – December 22, 2018

Form 101 Deadline Dates:

Phase 1 Intraprovincial (Ontario Processor) Friday, August 3, 2018 – 4:00 p.m.
Phase 2 Interprovincial (Out-of-Province Processor) Friday, August 31, 2018 – 4:00 p.m.

For Office Use Only:

Between

Producer Name (Name of Registered Quota Holder or Farm Name) Producer File No.

Producer's First Name Producer's Last Name

Telephone Number Fax Number Email Address Lot Concession

Township County

Units Basic Quota	Crop Cycle 7/8/9/10	Placement Date (MM/DD/YY)	Home Week Ending Saturday Date (MM/DD/YY)	Marketing Week Ending Saturday Date (MM/DD/YY)	Category Code See Chart Below	Target Average Weight	Planned Thinning	
							Yes	No
							Yes	No
							Yes	No

Category Code (Average Live Weight)

- 1 – Below 0.90 kg 3 – Over 1.10 kg to 1.60 kg 5 – Over 1.77 kg to 1.84 kg 7 – Over 1.95 kg to 2.15 kg inclusive 9 – Over 2.45 kg to 2.65 kg 11 – Over 3.2 kg to 3.5 kg
- 2 – 0.90 kg to 1.10 kg inclusive 4 – Over 1.60 kg to 1.77 kg inclusive 6 – Over 1.84 kg to 1.95 kg 8 – Over 2.15 kg to 2.45 kg 10 – Over 2.65 kg to 3.2 kg inclusive 12 – Over 3.5 kg

Self-Imposed Allotment Limitation:

To limit the total allotment (domestic and market development combined) of this registered premise to a specific amount, please indicate that amount: kgs

Application for Market Development (Applicable only to Producers who contract 100% of production with an Ontario Processor(s))

Do you want to participate in the market development program effective this crop quota period ? Yes No

This is applicable only to Farmer-Members who contract 100% of production with an Ontario Processor(s)

The preliminary weighted market development price adjustment for A-153 is 43.40 cents per kg.

The total market development volume requested by processors for A-153 is 1,675,000 kgs. (live)

And

Date (MM/DD/YY)

Producer's Signature

Processor's Stamp

Note: This agreement includes the terms and conditions set out on page 2 of this form. Failure to acknowledge will render this form invalid.

I acknowledge having seen and read the terms and conditions on page 2 of this form.

Terms and Conditions

The agreement on the reverse side of this form includes the terms and conditions set out below, which the parties are advised to review carefully.

1. The provisions of the Farm Products Marketing Act, the regulations made thereunder and the regulations, policies, directions and orders made by Chicken Farmers of Ontario (the "Board") apply to and form part of this agreement.
2. The deadline date for filing this Form 101 agreement with the Board is:
 - a. Intraprovincial (Ontario processor) is **Friday, August 3, 2018 – 4:00 p.m.**
 - b. Interprovincial (Out-of-Province Processor) is **Friday, August 31, 2018 – 4:00 p.m.**
3. This agreement encompasses all the revisions as detailed in the Form 101 Amendment submitted for the effective crop quota period.
4. This agreement may be amended in relation to the Marketing Week provided that the revision does not impact the current crop quota period allocation, Placement Date, Category, or Target Average Weight by the producer and processor filing with the Board a revised Form 101.
5. Phase 1 – Intraprovincial (Ontario processor) – This agreement shall remain in effect for the crop quota period indicated and all future crop quota periods unless cancelled by either party on Form 201.
6. Phase 2 – Interprovincial (Out-of-Province processor) – This agreement shall be in effect for the crop quota period indicated on this Form 101. Only quota units marketed within the eight weeks of the crop quota period as indicated on this Form 101 may be contracted for by a producer and out-of-province processor.
7. Subject to amendment in Form 101, or cancellation in Form 201 (Form 201 utilized in Phase 1 contracting only), the producer to this agreement shall produce and market chicken in accordance with the production and marketing specifications of page 1 for the crop quota period indicated (Phase 1 and Phase 2) and all future crop quota periods (Phase 1 only).
8. Subject to amendment in Form 101, or cancellation in Form 201 (Form 201 utilized in Phase 1 contracting only), the processor to this agreement shall purchase and receive from the producer to this agreement all of the chickens in accordance with the production and marketing specifications on the reverse side of this form for the crop quota period indicated (Phase 1 and Phase 2) and all future crop quota periods (Phase 1 only).
9. Performance of this agreement is subject to the fixing and allotting to the producer named in this agreement of a crop quota by the Board.
10. Despite any of the foregoing, this Form 101 agreement may be cancelled and declared null and void by the Board at its discretion.
11. The parties acknowledge and agree that they will market chicken in accordance with Farm Worker Safety Standard during the term of this Form 101 and ensure that, where the context reasonably requires, persons with whom they contract for services have been made aware of their respective obligations contained in Farm Worker Safety Standard.

Print

This document must be printed, signed and either faxed to 905.637.3464 or scanned and emailed to forms@ontariochicken.ca, or mailed to the address below