

PRODUCTION INSURANCE *for British Columbia*

Notification of Changes to the

Grape Policy Wording *for* The Continuous Specified Perils Production Insurance Contract

The Grape Policy Wording for The Continuous Specified Perils Production Insurance Contract has been amended. Changes to 2014 Grape Policy Wordings are as follows:

- Index 13.7 Changed wording to “Arbitration Act.”
- Section 6.3(b) Addition to the Notice of Loss Deadline “the start of harvest of any portion of the Crop for which a claim for indemnity is made”.
- Section 7.3 has been changed to “If you claim an indemnity, you must not remove or cut back any grape vines or work down or use other than to produce Grapes, land covered by this contract before we give written consent.
To be eligible for an indemnity, you must tell us in writing in a form we approve how many Grape Vines suffered Grape Vine Loss. You must do this before the end of the Crop Year in which the Grape Vine Loss occurred.
To be eligible for indemnity for Grape Vine Loss if the whole Grape Vine is damaged, you must remove all damaged Grape Vines once we give written consent to do so and before September 15 of the Crop Year in which the Grape Vine Loss occurs. Once you have done this, you must tell us so we may inspect what you have done.
To be eligible for indemnity for Grape Vine Loss if the Grape Vine Top only is damaged, you must cut back all damaged Grape Vine Tops to within 6 inches of the bud union once we give written consent to do so and before March 30 of the Crop Year that follows the Crop Year in which the Grape Vine Loss occurs. Once you have done this, you must tell us so we may inspect what you have done”.
- Section 13.3 now includes the wording “We are responsible for paying for the arbitrator’s services.”
- Section 13.7 has been changed to “The Arbitration Act, R.S.B.C. 1996, c. 55 applies, except where it is inconsistent with this contract and except its provisions concerning costs, including, without limitation, section 11.”