CUSTOMER INFORMATION				
DATE	: CUSTOMER	R:		
ADDR	ESS:			
CITY:		STATE:	ZIP:	
PHON	E: ()	EMAIL:		
from tir	ne to time at its sole discretion. Please pe	eriodically check Helena's websi	ite at https://www.helenaa	ange this Enrollment Agreement ("Agreement") gri.com/enrollmentagreement for changes to this will confirm your acceptance of those changes.
SERV	TICE PROGRAMS			
product amende CUSTO	s or services which may include, but no ed from time to time ("Services"). You r	ot be limited to, the products or s may add or cancel Services as m	services outlined on any so nutually agreed upon from	purchase one or more of Helena's precision ag chedule, plan or program attached hereto, as time to time by both parties in writing. LLOWING PAGE(S) DURING THE TERM OF
USE A	AND OWNERSHIP OF DATA; DAT	'A QUALITY AND FORMAT	7	
Helena warrant enter in By usin the Proceedings of Privacy Policy of Policy of Policy of Portugation of the Proceedings of the Policy of	and you, Helena is the sole owner of the and covenant that, for purposes of this to this Agreement for such crops and large Services provided by, or on behalf of, cessed Data to third parties for purposes Policy (as may be amended from time can be found at Helena's website at			

You agree the Services can only be used only for your internal use in the United States or Canada and only for the agricultural or commercial purposes normally and ordinarily associated with the use of the Services. You also agree that you will not outsource, copy or duplicate, or permit anyone else to copy or duplicate, any of the Services or any output derived from the Services, except for your use of the Services for your agricultural or commercial purposes. This paragraph shall specifically survive the termination of this Agreement.

TERM OF AGREEMENT

This Agreement shall be in effect from the date of signing below for a period of one year, and will automatically be renewed for successive one-year terms under the same terms and conditions even during periods where you are not enrolled in any Services, until either you or us provide written notice of our respective intention to terminate this Agreement (the "Term").

PAYMENT

Payment shall be made as required by the terms of your current Credit Sales and Services Agreement. If no such agreement is in place, payment in full for the Services is due and payable by you per the terms of the invoice submitted by Helena.

CUSTOMER AGREES TO THE TERMS AND CONDITIONS STATED ABOVE AND THE TERMS AND CONDITIONS ON PAGE 2 HEREOF				
CUSTOMER	HELENA AGRI-ENTERPRISES, LLC			
SIGNATURE:	SIGNATURE:			
NAME (Please Print):	_NAME (Please Print):			

HELENA AGRI-ENTERPRISES, LLC OFFERINGS ENROLLMENT AGREEMENT TERMS AND CONDITIONS

CONFIDENTIALITY OF HELENA'S INFORMATION. In the course of this Agreement, Customer may learn confidential, trade secret, or proprietary information concerning Helena or its licensors, agents, or suppliers ("Confidential Information"). Confidential Information shall include, without limitation, business information; information regarding Helena products, services and documentation; Helena and its licensors' methods of database creation and translation, standardization, enhancement, and data analysis techniques; data profiling methods and formats; software tools for report creation; and associated algorithms, tools, programs, software architecture and technology. Customer agrees that it (a) will use the Confidential Information only as may be necessary in the course of receiving and utilizing Services or exercising rights under this Agreement; (b) treat such information as confidential and proprietary; (c) will not disclose such information orally or in writing to any third party, other than Customer's authorized agents who have a need to know in the course of performing their duties for Customer, without the prior consent of Helena; (d) will take all reasonable precautions to protect the Confidential Information from disclosure to such third parties; and (e) will not otherwise appropriate the Confidential Information to Customer's own use or to the use of any other person or entity, or allow others to do so. Upon termination or expiration (without renewal) of this Agreement, Customer shall return to Helena, or certify to Helena in a form and with content acceptable to Helena, in its sole discretion, as destroyed, all tangible items containing Confidential Information that are held by Customer or Customer's authorized agents. Customer agrees to notify Helena in writing if it becomes aware of any unauthorized use or disclosure of any Confidential Information. If Customer believes it is required by law or by a subpoena or court order to disclose any of the Confidential Information, Customer shall promptly notify Helena prior to any disclosure and shall make all reasonable efforts to allow Helena an opportunity to seek a protective order or other judicial relief. Customer agrees that a breach or imminent breach of this paragraph shall constitute a material breach of this Agreement for which Helena will have no adequate remedy at law and that injunctive relief shall be appropriate. Customer further agrees that, upon such a breach or imminent breach, an ex parte temporary injunction may issue until such time as a hearing thereon may be granted upon notice prescribed by the courts. This paragraph shall specifically survive the termination of this Agreement.

NO WARRANTY ON SERVICES. USE OF THE PRODUCT IS AT YOUR SOLE RISK. WE DO NOT PROMISE THAT YOUR USE OF THE PRODUCT WILL BE UNINTERRUPTED OR THAT THE PRODUCT WILL MEET YOUR REQUIREMENTS, BE ACCURATE OR BE ERROR-FREE. HELENA DISCLAIMS ALL WARRANTIES, EXPRESS OR IMPLIED, OF ANY VARIETY ON THE SERVICES RENDERED HEREUNDER, AND THE SERVICES ARE PROVIDED ENTIRELY "AS-IS." WITHOUT LIMITING THE GENERALITY OF THE FOREGOING, HELENA DISCLAIMS ALL IMPLIED WARRANTIES OF MERCHANTABILITY, FITNESS FOR A PARTICULAR PURPOSE AND NON-INFRINGEMENT. HELENA DOES NOT GUARANTEE ANY RESULTS, AND HELENA'S PRODUCTS AND SERVICES SHOULD NOT BE USED AS A SUBSTITUTE FOR SOUND FARMING PRACTICES, INCLUDING DILIGENT FIELD MONITORING, OR AS A SOLE MEANS FOR MAKING FARMING, RISK MANAGEMENT OR FINANCIAL DECISIONS.

LIMITATIONS OF LIABILITY AND REMEDIES. IN NO EVENT SHALL LIMITATIONS OF LIABILITY AND REMEDIES. IN NO EVENT SHALL HELENA, ITS LICENSORS, AGENTS, OR SUPPLIERS BE LIABLE TO CUSTOMER OR ANY THIRD PARTY FOR ANY REASON WHATSOEVER. UNDER NO CIRCUMSTANCES OR THEORIES, INCLUDING NEGLIGENCE OR BREACH OF CONTRACT, WILL HELENA OR ITS LICENSORS, AGENTS, OR SUPPLIERS BE LIABLE TO CUSTOMER OR TO ANY THIRD PERSON FOR ANY LOST PROFITS, BUSINESS OR GOODWILL, OR FOR ANY EXEMPLARY, SPECIAL. INCIDENTAL. OR CONSFOLIENTIAL DAMAGES SPECIAL, INCIDENTAL OR CONSEQUENTIAL DAMAGES WHATSOEVER, THAT ARE IN ANY WAY RELATED TO, OR ARISE OUT CONSEQUENTIAL OF, THIS AGREEMENT, INCLUDING, WITHOUT LIMITATION, TO OR OUT OF ANY PERFORMANCE OR NONPERFORMANCE BY HELENA, LOSS OF INFORMATION, POOR CROP PERFORMANCE, LOW YIELDS, OR LOW CROP REVENUES, OR CUSTOMER'S USE OR INABILITY TO USE THE SERVICES FOR ANY REASON AND FOR ANY PURPOSE WHATSOEVER, EVEN IF HELENA KNEW, OR SHOULD HAVE KNOWN, OF THE POSSIBILITY OF ANY OF THOSE DAMAGES. WITHOUT LIMITING THE FOREGOING, IN THE EVENT OF ANY ERROR OR OMISSION ON THE PART OF HELENA WHICH IS CORRECTABLE BY THE REPROCESSING OF INFORMATION, HELENA MAY, IF NOTIFIED IN WRITING BY CUSTOMER AS PROVIDED IN THIS AGREEMENT, REPROCESS SUCH INFORMATION WITH THE COOPERATION OF CUSTOMER (AT NO CHARGE TO CUSTOMER), AND SUCH REPROCESSING SHALL BE IN THE FULL AND COMPLETE SATISFACTION OF ALL OF CUSTOMER'S CLAIMS WITH RESPECT TO THE ERROR OR OMISSION IN QUESTION.

INDEMNITY. UPON A REQUEST BY HELENA, USER AGREES TO DEFEND, INDEMNIFY, AND HOLD HARMLESS HELENA AND ITS SUBSIDIARIES, AFFILIATES, AGENTS, OR OTHER BUSINESS PARTNERS, AND ITS AND THEIR EMPLOYEES, CONTRACTORS, OFFICERS, AND DIRECTORS FROM ALL LIABILITIES, CLAIMS, AND EXPENSES, INCLUDING ATTORNEY'S FEES, THAT ARISE FROM THE USE OR MISUSE OF THE PRODUCT, INCLUDING A VIOLATION OF ANY THIRD PARTY RIGHT, SUCH AS USE OF THIS PRODUCT WITHOUT PERMISSION FROM THE OWNER OF THE FARM DATA, EXCEPT AS EXPRESSLY LICENSED UNDER THIS AGREEMENT. WE RESERVE THE RIGHT, AT OUR OWN EXPENSE, TO ASSUME THE EXCLUSIVE DEFENSE AND CONTROL OF ANY MATTER OTHERWISE SUBJECT TO INDEMNIFICATION BY YOU (WITHOUT LIMITING YOUR INDEMNIFICATION OBLIGATIONS WITH RESPECT TO THAT MATTER), AND IN THAT CASE, YOU AGREE TO COOPERATE WITH OUR DEFENSE OF THAT CLAIM.

RIGHTS RESERVED. The Services and proprietary materials used in the provision of the Services may contain patented and copyrighted material, trade secrets, and other confidential or proprietary information and materials of Helena or its licensors, agents, and suppliers (collectively the "Intellectual Property"). The Services are protected by United States patent and copyright laws and international treaty provisions and other federal, state and other laws (collectively the "Intellectual Property Laws") protecting the trade secrets or confidential or proprietary information and materials of Helena and its licensors, agents, and suppliers. Customer hereby agrees to comply fully with all Intellectual Property Laws. Helena and its licensors, agents, and suppliers reserve all Intellectual Property rights in and to the Services, and these rights in the Services will at all times remain Helena's or its licensors', agents', or suppliers' sole and exclusive property. Customer hereby warrants and covenants that it will not obscure, remove or otherwise alter any notices of Helena's or any of its licensors', agents', or suppliers' ownership of the Intellectual Property or their rights therein from any part of the Services or any output derived from the Services.

MISCELLANEOUS. If any term or condition of this Agreement to be performed or observed by Helena or Customer (other than any obligation to make any payment to Helena) is rendered impossible of performance or observance due to any act of God or force majeure, including, without limitation, flood, storm, act of war, civil disturbance, fire or casualty, communication line failure, power failure, mechanical failure, equipment malfunction or failure, labor dispute or governmental rule or any other factor beyond the reasonable control of Helena or Customer, Helena or Customer, as the case may be, for so long as such condition exists, shall be excused from such performance or observance. This Agreement is governed by the laws of the State of Tennessee, but without regard to conflicts of law principles thereof. All disputes arising out of this Agreement shall be litigated, or otherwise resolved, exclusively in Shelby County, Tennessee. If any term of this Agreement is held to be invalid, illegal or unenforceable, in whole or in part, the remaining terms of this Agreement will not be affected thereby and will continue to be valid, legal and enforceable, and if any term of this Agreement is held to be invalid, illegal or unenforceable as written, but by limiting such term it would become valid, legal and enforceable, then such term shall be deemed to be written, construed and enforced as so limited. Except for the terms of any Credit Sales Agreement, Credit Sales & Service Agreement, or End User License Agreement in effect between Helena and Customer, this Agreement is the entire agreement between Helena and Customer pertaining to the subject matters of this Agreement, and it supersedes all written or oral preliminary agreements and all prior or contemporaneous discussions and understandings between Helena and Customer in connection with the subject matter of this Agreement. Each party agrees that any electronic signatures, whether digital or encrypted, of the parties included in this Agreement are intended to authenticate this Agreement and to have the same legal validity, enforceability, force and effect as original handwritten signatures to the fullest extent permitted by applicable law. Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute one and the same document. The exchange of executed copies of this Agreement by facsimile, portable document format (PDF) transmission or other reasonable form of electronic transmission shall constitute effective execution and delivery of this Agreement. The Customer may not assign this Agreement. Helena may assign this Agreement, without notice to Customer. The Agreement shall inure to the benefit of, and shall be enforceable by, Helena's successors and assigns. Where permitted under the applicable law, Customer and Helena agree that each may bring claims against the other only in your or its individual capacity and not as a plaintiff or class member in any purported class or representative action. Unless both Customer and Helena agree, no arbitrator or judge may consolidate more than one person's (or entity's) claims or otherwise preside over any form of a representative or class proceeding.

THIS AGREEMENT CONTAINS WARRANTY DISCLAIMERS AND DAMAGE WAIVER PROVISIONS.