

EURASIAN WILD BOAR TRANSITION ASSISTANCE INITIATIVE

I. INTERPRETATION

1.1 Interpretation

- a) For the purposes of interpreting this Guidelines:
 - (a) Words in the singular include the plural and vice versa;
 - (b) Words in one gender include all genders;
 - (c) The headings do not form part of these Guidelines; they are for reference purposes only and will not affect the interpretation of this Guidelines;
 - (d) Any reference to dollars or currency will be in Canadian dollars and currency;
 - (e) Any reference to a statute means a statute of the Province of Ontario, unless otherwise indicated;
 - (f) Any reference to a statute is to that statute and to the regulations made pursuant to that statute as they may be amended from time to time and to any statute or regulations that may be passed that have the effect of supplanting or superseding that statute or regulation unless a provision of this Agreement provides otherwise;
 - (g) The words “include”, “includes” and “including” denote that the subsequent list is not exhaustive.

1.2 Definitions

For the purposes of this Guidelines, the terms below will have the following meanings:

“Active Producer” means a producer of EWB with an established herd of EWB as of October 19, 2021, who can attest to transition to other forms of production and provide proof of removal of EWB animals from production by April 29, 2022.

“Administrator” means AgriCorp, a Crown Agency established under the *AgriCorp Act, 1996*, which will be responsible for delivering this Initiative and includes any other entity that may succeed AgriCorp in the deliverance of this Initiative as well as any authorized agents of the Administrator.

“Applicant” means a Person who has applied to the Initiative.

“Business Day” means any working day, Monday to Friday inclusive, but excluding statutory and other holidays on which the Ministry has elected to be closed for business.

“Canada” means her Majesty the Queen in Right of Canada, unless the context indicates otherwise.

“CRA BN” means the business number Canada Revenue Agency issued to the Applicant pursuant to the *Income Tax Act* (Canada).

“Eligible Pregnant Sow” means an EWB breeding sow that was pregnant on October 19, 2021 and is expected to still be pregnant on January 14, 2022. Any EWB exposed to breeding after October 19, 2021 is not an Eligible Pregnant Sow.

“EWB” means Eurasian wild boar, including Eurasian wild boar hybrids. Eurasian wild boar hybrid is the result of genetic mixing between domesticated pigs and Eurasian wild boar. Hybrids can result directly from breeding a domesticated pig with a Eurasian wild boar and/or through breeding the resulting offspring. Any animal that is genetically greater than 25% Eurasian wild boar is considered a hybrid for the purposes of this Initiative.

“FBRN” means a farming business registration number issued under the *Farm Registration and Farm Organizations Funding Act, 1993*.

“Guidelines” means this document, as it may be amended from time to time.

“Initiative” means the Wild Boar Transition Assistance Initiative.

“Minister” means the Minister of Agriculture, Food and Rural Affairs, or any such Minister who may be designated from time to time as the responsible Minister in relation to the Initiative in accordance with the *Executive Council Act*, and includes any delegate of the Minister.

“Ministry” means the ministry of the Minister.

“Ontario” means Her Majesty the Queen in Right of Ontario, unless the context indicates otherwise.

“Overpayment” means any Payment which the Recipient is not entitled to receive at the time the Payment was made (through administrative error or otherwise) or to which the Recipient ceases to be eligible to receive at any time after the Payment was made;

“Participant” means a Person who has been accepted to participate in this Initiative.

“Payment” means the total payment of money to a Participant provided under this Initiative.

“Person” includes:

- a) A sole proprietorship;
- b) A corporation;
- c) A partnership; and
- d) An unincorporated association.

“Premises ID” means a unique identification number assigned by Ontario to a parcel of land pursuant to Minister’s Order 0002/2018.

“Priority Administrator” means the Assistant Deputy Minister of the Food Safety and Environment Division.

“Program” means the Canadian Agricultural Partnership Strategic Initiatives Theme Program, as established by Minister’s Order 0005/2018.

“Program Administrator” means the Deputy Minister of the Ministry.

“Recipient” means a Participant who receives a Payment under the Initiative.

“Requirements Of Law” means all applicable statutes, regulations, by-laws, ordinances, codes, official plans, rules, guidelines, approvals, permits, licenses, authorizations, orders, decrees, injunctions, directions, agreements, as they may be amended from time to time, with all authorities that now or at any time hereafter may relate to the Applicant/Participant/Recipient’s business operations, this Initiative , or both.

“SIN” means Social Insurance Number.

1.3 Purpose Of Initiative

The purpose of this Initiative is to provide financial support to producers of EWB to assist them in transitioning out of the production of EWB and into other forms of production. The need for this type of financial support arises out of the passage of a regulation under the *Invasive Species Act, 2015* that designated Ontario as an invasive species control area for wild pigs, including the possession and movement of EWB.

II. Term Of The INITIATIVE

2.1 Commencement Of The Initiative

This Initiative will commence upon November 1, 2021.

(See Section V for details on the Application Intake Period and Claims Process)

2.2 End Of The Initiative

This Initiative will end on December 31, 2022.

2.3 Termination Of The Initiative

The Program Administrator may terminate this Initiative at any time. If this Initiative is going to be terminated, the following will be followed:

- (a) A notice will be posted where this Guidelines is posted indicating the Initiative has been terminated and the date of its termination; and
- (b) Any Payments owing under this Initiative will be paid.

III. Funding For The Initiative

3.1 Funding For Initiative

Funding for this Initiative comes from the Program. Up to two hundred thousand dollars (\$200,000.00) will be provided under this Initiative.

3.2 Maximum Cap on Funding

Each Participant is eligible to receive up to a maximum of one hundred thousand dollars (\$100,000.00) in total under this Initiative.

IV. Eligibility Requirements Under The Initiative

4.1 Eligibility Requirements

To be eligible to participate in this Initiative, an Applicant must meet the following requirements:

- a) Be a Person;
- b) Apply to this Initiative using an Administrator-approved application form;

- c) Submit an Administrator-approved application form by January 14, 2022;
- d) Provide the Administrator with:
 - (i) The Applicant's CRA BN, or
 - (ii) The Applicant's SIN if the Applicant does not have a CRA BN and the Applicant is eligible to receive a Payment under this Initiative;
- (e) Provide the Administrator with:
 - (i) A valid FBRN for the 2020 or 2021 FBRN program year, or
 - (ii) One of the following alternatives to a valid FBRN:
 - (a) An order of the Agriculture, Food and Rural Affairs Appeal Tribunal exempting the Applicant from having to obtain a FBRN,
 - (b) A letter from the Indian Agriculture Program of Ontario verifying the Applicant's farm business operates within a "Reserve", as defined under the *Indian Act* (Canada),
 - (c) Income statements or other evidence acceptable to the Initiative Director demonstrating the annual gross income for the farming business was equal to or greater than \$7,000.00, or
 - (d) A gross farm income exemption under the Farm Property Class Tax Program;
- (f) Have a valid Premise ID for property where the EWB are being produced;
- (g) Produce EWB;
- (h) Inform the Ministry of Northern Development, Mines, Natural Resources and Forestry that the Applicant has EWB and the location of where those EWB are being produced;
- (i) If required, disclose any financial assistance the Applicant has received from any federal-provincial-municipal source meant to address the costs incurred that are covered by this Initiative;
- (j) Agree to be bound by the terms/conditions of this Initiative, as set out in this Guidelines and the Minister's Order;
- (k) Be in compliance with and agree to remain in compliance with all Requirements Of Law while participating in this Initiative;
- (l) Provide all requisite attestations required under this Guidelines; and

- (m) Have not lost its eligibility to participate in this Initiative under section 4.3 of this Guidelines.

4.2 Waiver Of Eligibility Requirements

The Priority Administrator may waive one or more eligibility requirements set out under section 4.1 of this Guidelines, provided the Priority Administrator is of the opinion that not providing such a waiver would create an unfair result for the Applicant making the waiver request. The Priority Administrator may impose conditions on any waiver the Priority Administrator may provide.

4.3 Loss Of Eligibility Under Initiative

An Applicant/Participant/Recipient may lose its eligibility to participate in this Initiative if one or more of the situations set out in this section 4.3 of the Guidelines arises.

4.3.1 Willful Submission Of False Of Misleading Information

An Applicant/Participant/Recipient that willfully submits false or misleading information under this Initiative:

- (a) May have its eligibility to participate, or continue participating, in this Initiative revoked for the remainder of this Initiative; and
- (b) Will repay any Payments received under this Initiative.

The Priority Administrator will be responsible for determining whether an Applicant/Participant/Recipient has willfully submitted false or misleading information under this Initiative. The Priority Administrator will also be responsible for making any decisions pursuant to section 4.3.1(a) the Guidelines.

4.3.2 Submission Of False Or Misleading Information

An Applicant/Participant/Recipient that submits false or misleading information under this Initiative or is found to have acted in a negligent manner in regards to allowing false or misleading information to be submitted under this Initiative:

- (a) May have its eligibility to participate, or continue participating, in this Initiative revoked for the remainder of this Initiative; and
- (b) Will repay any Payments received under this Initiative.

The Priority Administrator will be responsible for determining whether an Applicant/Participant/Recipient has submitted false or misleading information under this Initiative or acted in a negligent manner regarding allowing false or misleading information to be submitted under this Initiative. The Priority Administrator will also be responsible for making any decisions pursuant to section 4.3.2(a) of this Guidelines.

4.3.3 Abusive Or Offensive Behaviour

An Applicant/Participant/Recipient who acts in an abusive or offensive manner toward any person responsible for administering or delivering this Initiative will receive one written warning about its conduct. If the Applicant/Participant/Recipient continues with its abusive or offensive conduct, the Applicant/Participant/Recipient may lose its eligibility to participate, or continue participating, in this Initiative for the remainder of the Initiative.

The Priority Administrator will be responsible for determining whether an Applicant/Participant/Recipient's behaviour is abusive or offensive. The Priority Administrator will also be responsible for determining whether an Applicant/Participant/Recipient should lose its eligibility to participate, or continue participating, in this Initiative.

4.3.4 Non-Compliance With Providing Information Or Participating In Audits

An Applicant/Participant/Recipient who does not comply with a request for information or refuses to participate in any audits conducted under this Initiative:

- (a) Where the non-compliance relates to the processing of a potential Payment under this Initiative – The Applicant/Participant:
 - i. Will not have a Payment issued under this Initiative until such information is provided; and
 - ii. May have its eligibility to participate, or continue participating, in this Initiative revoked for the remainder of this Initiative; or

- (b) Where the non-compliance relates to participating in an audit under this Initiative – The Participant/Recipient:
 - i. May have its eligibility to participate, or continue participating, in this Initiative revoked for the remainder of this Initiative; and
 - ii. Will repay any Payments received under this Initiative.

The Priority Administrator will be responsible for determining whether an Applicant/Participant/Recipient has failed to comply with a request to submit information or participate in an audit under this Initiative. The Priority Administrator will also be responsible for making decisions pursuant to sections 4.3.4(a) and 4.3.4(b) of this Guidelines.

4.3.5 Debt Owed To The Crown

An Applicant/Participant/Recipient may be found to be ineligible to participate in this Initiative where the Applicant/Participant/Recipient:

- (a) Owes a debt to the Crown and is not in a repayment plan with the Crown or an agent of the Crown in relation to that debt; or
- (b) Is not in compliance with a repayment plan that the Applicant/Participant/Recipient has with the Crown or an agent of the Crown in relation to that debt.

V. APPLICATION PROCESS

5.1 Application Intake Period

This application intake will open on November 1, 2021. After the application intake closes, the Administrator will provide Applicants with notice regarding the status of their application.

During the application intake period, the Applicant will be required to submit relevant business information and documentation of their EWB inventory as of October 19, 2021 to the Administrator. **The intake period will close on 11:59pm Eastern Standard Time on January 14, 2022.** Following the intake period, Applicants will be notified of their successful enrollment into the Initiative if their applications are approved, as well

as the Payment for which they are eligible. Participants will also be required to complete relevant attestations.

5.2 Requirements to Complete and Submit an Application Form

The targeted application intake will open at 12:01am Eastern Standard Time on November 1, 2021. Applications will not be accepted prior to that time. All applications submitted during this intake period will be time and date stamped.

Visit the [AgriCorp website](http://www.agricorp.com) for Initiative information, forms and other resources at: www.agricorp.com.

For more information about the Initiative under the Partnership, please contact AgriCorp staff by calling: 1-888-247-4999 or by emailing: contact@agricorp.com.

A complete application submission will include:

- A completed and signed Administrator-approved application form

If the Application Form is incomplete, the application will be ineligible pending its completion. There is no guarantee that a revised and complete application will be accepted and approved if eligible.

Completed applications may be submitted in one of two ways:

- By email: contact@agricorp.com
- By fax: 519-826-4118

5.2 Application Review

Once submitted, the Administrator will review completed application forms and verify the Applicant's eligibility. Once an application is approved, the Administrator will notify the Participant to outline terms and conditions and notify the Participant of the Payment amount the Participant is eligible to receive. Participants must pay strict attention and adhere to the claim submission deadlines.

5.3 Claims Process

Participants will be required to submit documentation to support the claim (proof of slaughter). The Administrator will set the deadline by which documentation has to be submitted.

Participants who inform the Administrator that they have Eligible Pregnant Sows may be provided an extension to submit documentation to support their participation beyond 11:59 Eastern Standard Time on **April 29, 2022** to allow those Participants to account for the proper removal of the Eligible Pregnant Sows and any related offspring. The Administrator will set the deadline by which the documentation has to be submitted, provided that no extension is provided after 11:59pm Eastern Standard Time on August 31, 2022.

VI. Payments Under Initiative

6.1 Determination Of Payment

Participants may receive up to a maximum amount of two hundred dollars (\$200.00) per EWB up to a total aggregate maximum amount of one hundred thousand dollars (\$100,000.00).

The following chart provides examples of what Payments could look like under this Initiative

Current Size of EWB Herd	Calculation for Maximum Funding	
20 animals	20 x \$200.00 /animal	\$4,000.00
50 animals	50 x \$200.00/animal	\$10,000.00

Sample Payment Table

The above chart is for illustrative purposes only.

6.2 Participating In Initiative Does Not Create Right To Payment

Participating in this Initiative does not create a legal, equitable or other right to receive a Payment.

6.3 Payments May Be Pro-Rated

Any Payments a Participant may be eligible to receive under this Initiative may be prorated in the event there are insufficient funds to make full payments under this Initiative. The Priority Administrator will determine whether there are sufficient funds as well as any rate of proration that is to be made.

6.4 Payment Is Income For AgriStability

Any Payment a Recipient receives under this Initiative is considered income for the purposes of AgriStability and will be recorded as such.

6.5 Payment Is Income For Tax Purposes

Any Payments received under this Initiative will be considered as income for the purpose of the *Income Tax Act* (Canada).

6.6 No Assignment Of Payments

Payments under this Initiative cannot be assigned to another person.

6.7 Retention Of Records Relating To Payment

A Recipient will retain all records relating to a Payment received under this Initiative for a period of seven (7) years after the Payment was received.

6.8 No “Stacking” Of Financial Assistance

A Recipient will not “stack” federal-provincial-municipal payments so that the Recipient receives a total more than \$200 per head of EWB. In the event the Recipient receives additional federal, provincial or municipal funding to remove their EWB, the Payment the Recipient receives under this Initiative may be reduced to reflect that additional funding.

6.9 Payment Part Of A Social Program

A Recipient acknowledges and agrees that any Payment made under this Initiative is provided in connection with a social or economic policy and this Initiative is a social or economic program.

VII. Collection, Use And Disclosure Of Information Under Initiative

7.1 Consent To Collection Of Personal Information

Applicants/Participants/Recipients consent to the collection of personal information, as defined under the Freedom of Information and Protection of Privacy Act, that is reasonably necessary for the administration of this Initiative.

7.2 Consent To Use And Disclosure Of Personal Information

Applicants/Participants/Recipients consent to the use and disclosure of any personal information collected pursuant to section 6.1 of this Guidelines for the purposes of:

- (a) Verifying any information that has been provided under this Initiative;
- (b) Conducting audits under this Initiative;
- (c) Enforcing the terms and conditions of this Initiative;
- (d) Collecting any Overpayments issued under this Initiative; and
- (e) Confirming the Recipient paid all applicable taxes on any Payments received under this Initiative;

7.3 Consent To Collection Of SIN

Where a Participant – operating as a sole proprietor, partner in a partnership or part of an unincorporated association – does not have a CRA BN, the Participant consents to the collection of that Participant's SIN where that Participant is eligible to receive a Payment under this Initiative.

7.4 Use Of SIN

Where a Participant's SIN is collected pursuant to section 6.3 of this Guidelines, the Participant consents to the use and disclosure of the SIN to any government department/ministry, agency or third-party entity for the purposes set out under section 6.2 of this Guidelines.

7.5 Provision Of Information

Applicants/Participants/Recipients will provide any information that is requested within 10 Business Days of the request.

VIII. Audits Under Initiative

8.1 Consent To Audit

Applicants/Participants/Recipients consent to any audits made pursuant to this Initiative.

8.2 Provision Of Reasonable Assistance During Audit

Applicants/Participants/Recipients will provide reasonable assistance during any audit that is conducted pursuant to this Initiative. This includes allowing access to any person, place or thing reasonably required for the purposes of the audit within 10 Business Days of the request for access being made.

IX. Collection Of Debts

9.1 Set-Off Against Existing Debt Owing To Ontario

Any Payment a Participant may be eligible to receive under this Initiative may be set-off against any debt the Participant owes to Ontario.

9.2 Set-Off In Addition To Other Remedies

The right of set-off provided under section 8.1 of this Guidelines is in addition to any other remedies Ontario may have at law, in equity or otherwise to recover any debts owing to Ontario.

9.3 Overpayment

A Recipient who receives an Overpayment owes a debt to the Crown and is required to repay that upon demand. The Recipient acknowledges and agrees Ontario may charge interest on the debt at the applicable interest rates charged by Ontario for accounts receivable.

9.4 Interest

Ontario may charge interest on any debt arising under this Initiative at the chargeable interest rate for Ontario for accounts receivable.

9.5 Termination Of Initiative Does Not Affect Repayment Of Overpayment

The termination this Initiative does not affect a Recipient's obligation to repay any Overpayment the Recipient received under this Initiative.

X. General

10.1 Applying To Initiative Does Not Create Right To Participate In Initiative

Applying to this Initiative does not create a legal, equitable or other right to participate in this Initiative.

10.2 Amending Guidelines

10.2.1 Authority To Amend Guidelines

This Guidelines may be amended in writing at any time.

10.2.2 Process To Amend Guidelines

Any amendment to this Guidelines will be posted on the same webpage where this Guidelines is posted. Any amendments to this Guidelines will come into effect on the date it is posted, unless the amending document provides otherwise, in which case the amendment to this Guidelines will come into effect on the date set out therein.

10.2.3 No Retroactive Effect

Any amendment to this Guidelines will not have a retroactive effect.

10.3 Service Of Documents Under Initiative

Any documents required to be given or served under this Initiative will only be served via personal service, regular mail, email, courier or facsimile. A document will be deemed to be sufficiently given or served:

- (a) If the document is personally served, on the Business Day the document was personally served;
- (b) If sent by regular mail, on the fifth (5th) Business Day after the day the document was mailed;
- (c) If sent by courier, on the second (2nd) Business Day after the day the document was provided to the courier; or
- (d) If the document is sent by email or facsimile, on the next Business Day following the day indicated in the sent email or proof of facsimile transmission that the document was sent via email or facsimile.

In the event of a postal disruption, documents will not be served via regular mail until ten (10) Business Days after the postal disruption.

Contact Information

For more information about the Initiative, contact the Administrator:

Telephone: 1-888-247-4999

Email: contact@agricorp.com

Website: AgriCorp