# 牲畜供货合同范本(实用83篇)

来源：网络 作者：紫陌红颜 更新时间：2025-05-28

*牲畜供货合同范本1甲方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_乙方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_经甲乙双方本着平等、自愿、诚实守信的原则，按照\_合同法，就养殖场转让事宜达成如下协议：1、该养殖场位于\_\_\_\_\_\_，面积\_\_\_\_\_\_平方米...*

**牲畜供货合同范本1**

甲方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

乙方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

经甲乙双方本着平等、自愿、诚实守信的原则，按照\_合同法，就养殖场转让事宜达成如下协议：

1、该养殖场位于\_\_\_\_\_\_，面积\_\_\_\_\_\_平方米，（折\_\_\_\_\_\_亩）东靠\_\_\_\_\_\_西临\_\_\_\_\_\_南靠\_\_\_\_\_\_北靠\_\_\_\_\_\_。

2、养殖场内有羊棚\_\_\_\_\_\_幢，房屋\_\_\_\_\_\_间，饮水池\_\_\_\_\_\_立方米及其它附属设备。

3、该养殖场的转让价格\_\_\_\_\_\_元/亩（包括场地征地费、羊棚建造费，水电路管线的费用及场内其它设备的费用）转让总价为人民币\_\_\_\_\_\_元。（大写：\_\_\_\_\_\_）

4、由乙方一次性付清所有款项。

5、该项目由乙方独立运作，自负盈亏，甲方愿意帮助乙方解决有关惠农政策的协调。

6、由于政策及时间的限制，该养殖场的土地使用证未颁发，以后政府确立土地使用权时，甲方无条件配合乙方完善该养殖场的土地手续。

7、在乙方付清所有款项时，甲方在此之前的债权债务与乙方无关。如有债权债务导致乙方无法使用所造成的所有经济损失由甲方全部承担。

8、甲乙双方自签订之日起不得违约，如一方违约，违约方应付于对方总价50%的违约金。

9、未尽事宜由双方协商解决。如解决未达成协议，提交\_\_\_\_\_\_县人民法院裁决。

10、本合同自签订之日起生效，一式三份，甲乙双方各执一份，证明人一份。

甲方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_乙方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_证明人：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_\_\_年\_\_\_\_\_\_月\_\_\_\_\_\_日\_\_\_\_\_\_年\_\_\_\_\_\_月\_\_\_\_\_\_日\_\_\_\_\_\_年\_\_\_\_\_\_月\_\_\_\_\_\_日

**牲畜供货合同范本2**

供 方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

法定代表人：\_\_\_\_\_\_\_\_\_\_\_\_ 职务：\_\_\_\_\_\_\_\_\_\_\_\_

需 方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

地 址：\_\_\_\_\_\_\_\_\_\_\_\_

邮码：\_\_\_\_\_\_\_\_\_\_\_\_ 电话：\_\_\_\_\_\_\_\_\_\_\_\_

法定代表人：\_\_\_\_\_\_\_\_\_\_\_\_ 职务：\_\_\_\_\_\_\_\_\_\_\_\_

一、产品名称、品种规格、数量、金额、交售时间

二、质量标准、用途

三、验收办法及时间、地点

四、检验及检疫的单位、地点、方法、标准及费用负担

五、交货地点及运输方式和费用负担

六、超欠幅度损耗及计算方法

七、包装标准、包装物的供应与回收和费用负担

八、结算方式及期限

九、给付定金的数额、时间

十、奖罚标准及兑现方式：超售\_\_\_\_元/公斤，减售每公斤罚\_\_\_\_元

十一、需方供应的与定购农副产品挂钩的化肥、柴油等农业生产资料的产品名称、规格、质量、数量、价格、供应时间及地点

十二、违约责任

十三、解决合同纠纷的方式

十四、本合同于\_\_\_\_年\_\_\_月\_\_\_日在\_\_\_\_签订;

有效期至\_\_\_\_年\_\_\_月\_\_\_日

十五、其他约定事项供 方

单位名称：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

代 表 人：\_\_\_\_\_\_\_\_

开户银行：\_\_\_\_\_\_\_\_

帐号：\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_年\_\_月\_\_日

需 方

单位名称：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

代 表 人：\_\_\_\_\_\_\_\_

开户银行：\_\_\_\_\_\_\_\_

帐号：\_\_\_\_\_\_\_\_\_\_\_\_

\_\_\_\_年\_\_月\_\_日

**牲畜供货合同范本3**

甲方：

住所地：

法定代表人：

身份证号码：

乙方：

住所地：

法定代表人：

身份证号码：

鉴于：

1、甲方是在\_\_\_\_\_\_\_市注册成立的企业，持有项目公司100%的股权，甲方有意与乙方共同合作开发本项目。

2、乙方是在\_\_\_\_\_\_\_市注册的企业法人，具有丰富的项目施工建设经验和大型城市综合体投资开发经验和商业资源，乙方亦有意与甲方共同合作开发本项目。甲、乙双方本着自愿、平等、公平、互惠互利和诚实信用的原则，依照国家法律法规和项目所在城市法规条例的规定，商定以项目合作开发、公司股权转让的形式开展合作，经协商一致，达成如下合同，以兹共同履行。

>第一条甲方披露的本项目及公司概况

本项目概况

本项目位于\_\_\_\_\_\_\_市\_\_\_\_\_\_\_区，东至\_\_\_\_\_\_\_路，南至\_\_\_\_\_\_\_路，西至\_\_\_\_\_\_\_路，北至\_\_\_\_\_\_\_路，占地总面积为\_\_\_\_\_\_\_平方米(约\_\_\_\_\_\_\_亩)，土地性质用途为\_\_\_\_\_\_\_，规划设计指标为：容积率\_\_\_\_\_\_\_，建筑密度\_\_\_\_\_\_\_%，绿化率\_\_\_\_\_\_\_%，宗地的位置、面积、规划指标等情况详见附件1。

甲方公司于\_\_\_\_\_\_年\_\_\_月\_\_\_日与\_\_\_\_\_\_国土部门签订《国有土地使用权出让合同》，并获取国土部门颁发的《国有土地使用证》(土地证证号为：\_\_\_\_\_\_\_，发证日期为\_\_\_\_\_\_年\_\_\_月\_\_\_日)，目前已办理了《建设用地规划许可证》、概念性设计批复、等报建文件。

本项目土地现状：。

甲方公司概况

甲方公司合法成立并至今合法存续，已通过最近一年的年检，企业法人营业执照、组织机构代码、税务登记证、税务登记证、房地产开发资质证等所有证件合法有效；

甲方合法拥有项目土地的国有土地权，并已交清所有土地出让金及契税、印花税、土地交易费、土地使用税等费用共计人民币\_\_\_\_\_\_\_元；

甲方除披露的债务外，不存在任何应支付的债务(包括或有债务)、应支付的欠缴税务以及其他应支付的任何费用；甲方已完成最近一年的税务清缴审计手续；

甲方不存在利用土地、股权或其他任何资产对外担保(包括为股东担保)以及土地、股权或其他任何资产被司法机关或行政机关查封、冻结、限制权力等情形。

项目名称及建设内容：

甲、乙双方按照本合同约定合作的项目暂定为\_\_\_\_\_\_\_，规划建设内容为：如集百货MALL、SOHO、写字楼、民族特色商业街、精品住宅、酒店、高档居住小区等为一体的城市综合体(此处建设内容根据项目具体情况填写)，总建筑面积为\_\_\_\_\_\_\_平方米(计容的总建筑面积为平方米)，具体以政府规划部门批准的规划设计方案制定。

>第二条合作的先决条件

为保障各方利益，各方同意在满足以下先决条件后签署正式合同，具体如下：

甲方同意乙方在本合同签订后30个工作日内自行或委托独立第三方机构对甲方公司和项目进行财务和法律尽职调查，甲方予以协助全力配合，并同意将乙方对调查报告满意(以调查报告的结论与甲方披露相符作为满意的标准)作为本次合作的先决条件。

甲方出具政府相关文件证明本项目地块不存在被当地国土部门认定为闲置土地或因此被处罚(包括但不限于征收土地闲置费)或被收回的风险。

甲方承诺在本合同签订后\_\_\_\_\_\_\_天内将乙方调整过的总平面图及相关图纸向规划部门报批并获得批准，并同意将此批复的取得作为本次合作的先决条件。(如项目已获取总规批复乙方认为需要调整时本条款适用)

(如有其它先决条件根据项目具体情况增加)

>第三条合作方式

在先决条件达成后，乙方成为甲方公司新股东，股权转让完成后乙方持有甲方公司51%的股权(根据谈判确定乙方股权比例，原则上不低于50%)，乙方按合同约定向甲方公司派驻管理人员，实现乙方对本项目进行开发建设。

甲、乙双方以项目开发作为合作平台，乙方负责按本合同约定提供品牌、筹措建设资金、负责运营管理，甲方按照本合同约定提供国有土地使用权。

甲、乙双方在项目获取及项目开发过程中，充分利用各方优势资源，为双方创造最大的经济效益和社会效益。

>第四条股权转让

在双方签署本合同并合作先决条件达成之日，甲、乙双方签订《股权转让合同》，股权转让完成后乙方持有甲方公司51%的股权，甲方持有49%的股权。若股权转让因国家相关部门规定需要评估产生的溢价而导致的税费由甲方承担。

甲、乙双方按照项目所在地工商部门的要求签署股权转让合同、股东会决议、董事会决议、体现前述内容的新章程等股权、管理人员、章程变更所需的全部资料和提交各自应提供的资料，资料齐全后由甲、乙双方提交工商部门办理股权、管理人员及章程的变更登记。

>第五条项目的设计和开发建设

乙方负责对本项目进行设计和开发建设，甲方应全力配合乙方完成开发建设、产品销售等各项工作且有知情权。当乙方确有重大过错给项目造成巨大损失的，甲方才可采取合法措施。

本项目设计和开发建设、销售期间，甲方应负责办理项目开发建设所需的总规报批及项目配套费减免、项目税费等优惠政策等手续，负责办理项目开发建设所需的《建设工程规划许可证》、《建设工程施工许可证》、《商品房预售许可证》、规划验收、消防验收、人防验收、竣工验收备案等手续的报批工作。双方应给予对方必要的协助和配合。

公司应在项目获取第一份《建设工程施工许可证》之日起\_\_\_\_年内竣工完成整个项目，如遇甲方原因及不可抗力、政府行为、法律法规变化、项目所在地因气候出现超常规天气无法施工造成工期拖延的.，则整项目完成竣工验收的时间也相应顺延，乙方不承担项目延期的责任。

项目户型设计、总平面设计等由乙方根据市场情况提出建议，由乙方和甲方讨论同意后进行正式设计。方案设计由甲方负责报批，乙方配合。各类产品售价参照项目周边同类产品价格并考虑本项目实际优势后，住宅销售均价不低于周边同类产品价格，报甲方备案，如果该价格确实偏高导致销售困难时可由双方共同商定合理的销售价格；商业及其他类型产品价格根据开盘时市场情况由双方商定后进行定价。

为保障规划的合理性及竣工顺利交房入住，甲、乙双方同意本项目的建设工程由乙方指定的总承包施工单位施工建设，工程总包价按定额拦标价上浮5%计算。具体内容由双方项目公司与总承包施工单位签订总承包施工合同予以明确。

>第六条项目销售

项目的销售由乙方负责指派专业营销机构负责，项目涉及到营销宣传推广费用由项目公司负责支付；销售佣金参照市场标准按总销售产值的结算。

>第七条项目建设资金投入、融资及财务安排

双方约定：项目工程建设资金由乙方负责投入，乙方所投入成本按工程总造价计算；项目报建、营销基本工具(包括售楼部、样板房等)由甲方负责投入，除此之外，甲方所投入成本按地价人民币200万元/亩计算；其他成本双方按股权比例分摊。

双方约定：项目预售款项优先确保用于支付项目建设工程款，项目销售工作由乙方负责；若遇项目销售资金回笼受阻，甲方同意乙方以项目土地使用权或在建工程进行抵押融资，以确保项目顺利建设。由于项目融资产生的财务成本，列入项目成本。

甲、乙双方应努力使本合作项目在合法前提下达到税务筹划最优化，具体实施方案双方另行协商确定处理。

>第八条项目销售及利润分配

双方同意，本项目预售后获取的销售收入，先扣除公司项目应支付的开发建设费用、管理费用，营销费用、到期银行贷款本息和当期应缴纳的营业税及预征税费并预留必要的开发建设费用，项目销售回款达到90%并项目工程竣工验收后对公司项目依法形成的利润，双方按照股权比例进行分配。

>第九条违约责任

若甲方在与乙方签订本合同至项目开发结束期间，单方面终止合同或另行与第三方签订与本合同相冲突的合同，则视为甲方违约，甲方应赔偿乙方人民币1000万元，合同条款继续履行；

若乙方在与甲方签订本合同至项目开发结束期间，单方面终止合同或没有履行项目建设开发之义务导致项目无限期停工或项目开发失败的情况，视为乙方违约，乙方应赔偿甲方人民币1000万元，合同条款继续履行。

>第十条法律适用及争议解决

本合同适用^v^法律并受其管辖。

因本合同而产生的争议，双方首先友好协商解决，协商不成的，任何一方均可提交当地仲裁机构，冲裁裁决是终局的，对双方均有约束力。

>第十一条其他约定

甲方在本合同第一条中披露的本项目及公司证照、财务资料等所有资料作为本合同的附件。

本合同自甲、乙双方法定代表人或授权代表签字并加盖公章后生效。

本合同一式肆份，甲、乙双方各执贰份，具有同等法律效力。

甲方：(公章)乙方：

\_\_\_\_\_\_年\_\_\_月\_\_\_日

**牲畜供货合同范本4**

在进口合同中，大多数是使用价格条件成交，只有少数零星进口商品使用条件，支付条件绝大多数是使用信用证方式。进口合同格式一般由我方备制，一式二份，经我方签章后，递交对方签回一份，留档备查。

进口【英文版】

买方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

he Buyer:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

地址： \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

电话(el):\_\_\_\_\_\_\_\_\_\_\_ 传真(Fax):\_\_\_\_\_\_\_\_\_\_

电子邮箱(E-ail):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

卖方：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

he Seller:\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

地址：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

Address: \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

电话(el):\_\_\_\_\_\_\_\_\_ 传真(Fax):\_\_\_\_\_\_\_\_\_\_\_

电子邮箱(E-ail):\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_

买卖双方同意按照下列条款签订本合同：

he Seller and the Buyer agree t nlude this ntrat subjet t the ters and nditins stated bel dapness, rust, isture, ersin and shk, and shall be suitable fr ean transprtatin/ ultiple he Seller shall be liable fr any daage and lss f the gds attributable t the inadequate r iprper he easureent, grss es int effet, pen an irrevable Letter f redit in favr f the he Letter f redit shall expire \_\_\_\_ days after the pletin f lading f the shipent as

(2) 付款交单：货物发运后，卖方出具以买方为付款人的付款跟单汇票，按即期付款交单(D/p)方式，通过卖方银行及\_\_\_\_\_银行向买方转交单证，换取货物。

Duents against payent: After shipent, the Seller shall drabined ransprtatin/Land Bills f Lading and blank endrsed arked freight prepaid/ t llet;

(2) 标有合同编号、信用证号(信用证支付条件下)及装运唛头的商业发票一式\_\_份;

Signed erial invie in \_\_\_\_\_\_pies indiating ntrat , L/ (ers f L/) and shipping arks;

**牲畜供货合同范本5**

关于黄玉雄抚恤金的管理办法，本着对死者负责，保\*其家庭正常运转，现对死者抚恤金的使用进行严格管理，该抚恤金只能用于死者家庭购房，子孙读书，以及家庭重大事件。

平时任何人不得动支，现目前考虑房价已无太大升值空间，暂缓购房。现考虑对资金进行运作，确保其增值，增值部分可用于家庭日常开支的不足部分，本金只能用于购房或孙子辈使用。

其它任何人无权动支，资金组成：三圩盐场叁拾柒万捌仟元，劳保局叁万肆仟元，保险公司伍万元，总额合计肆拾陆万贰仟元整。并于资金的动支管理，存单委托公亲管理，资金委托由黄玉和运作，在确保安全的前提下利息高于银行利息，所得利息仍委托公亲管理，家庭需要用钱，统一由家长于梅芳负责到公亲处领取，凡经手资金都要履行相关手续。

以上条款，经相关各方充分协商，没有异议。本协议一式四份，签字后生效。

委托人签字：

受托人签字：

20xx年 月 日

**牲畜供货合同范本6**

为您提供了“房屋租赁合同英文版范文”，希望能给您提供帮助，本文章仅供参考，更多精彩内容尽在。

房屋租赁合同英文版范文(一)

出租方(甲方)Lessr (hereinafter referred t as party A) ：

承租方(乙方)Lessee (hereinafter referred t as party B) ：

根据国家有关法律、法规和有关规定，甲、乙双方在\*等自愿的基础上，经友好协商一致，就甲方将其合法拥有的房屋出租给乙方使用，乙方承租使用甲方房屋事宜，订立本合同。

In ardane \_\_\_\_\_(nth) \_\_\_\_\_(day) \_\_\_\_\_\_\_(year) t \_\_\_\_\_\_\_\_(nth) \_\_\_\_\_(day) \_\_\_\_\_\_\_(year). party A the preises and breah the In this situatin, party A has the right t take bak the preises and take atins against party B\'s

五、 保证金 Depsit

为确保房屋及其附属设施之安全与完好，及租赁期内相关费用之如期结算，乙方同意于\_\_\_\_\_\_年\_\_\_\_\_月\_\_\_\_\_日前支付给甲方保证金人民币 \_\_\_\_\_\_\_\_\_元整，甲方在收到保证金后予以书面签收。

Guarantying the safety and gd nditins f the preises and attahed failities and aunt f relevant fees are settled n shedule during the lease ter, party B pensatin fr daage r any ther expenses fr the depsit . In ase the depsit is nt suffiient t ver suh ites, party B shuld pay the insuffiieny ail) n shedule t party B fr

**牲畜供货合同范本7**

借款人：Borrower:

贷款人：Lender:

抵押人：Mortgagor:

保证人：Surety :

出质人：Pledgeor:

为明确各方权利和义务，根据《合同法》、《贷款通则》和其他有关法律、法规，订立本合同。This Contract is made in line with the Contract Law of the People\'s Republic of China and The General Provisions of Loans of the People\'s Bank of China to specify the rights and obligations of parties

借 贷 条 款Loan Borrowing Clause

第一条 借款金额。见 Amount of loan: Refer to

第二条 借款用途。见 Purpose of loan: Refer to

第三条 借款期限。Article Life of loan

3．1见36．3。 Refer to

3．2借据或贷款凭证是本合同不可分割的组成部分。借款的实际放款日和还款日以借款

人、贷款人双方办理的借据或凭证上所记载的日期为准。除日期外，借据或凭证其他记载事项

如与本合同不一致的，以本合同为准。

A certificate of indebtedness or a loan voucher is an integral part of this The date of advance and payment due date shall follow the date specified on the certificate of indebtedness or loan voucher . Where there is any inconsistency between the stipulations on the certificate of indebtedness or loan voucher and the Terms and Conditions on this Contract except date, the latter shall

第四条 借款划付。在借款人办妥借款手续后5个营业日内将全部款项划至借款人指定的账户，划付次数、时间、金额见 36．4 。

第五条 Article 4 Transferring of The full amount of loan shall be transferred to an Account designated by the Borrower within 5 working days from the date of completing borrowing Refer to for the frequency, time and amount of transferring

第五条 借款利率和计息。Article Interest rate of loan and calculation

5．1借款利率。本合同项下借款利率根据国家有关规定，确定利率见—36—．5 。遇利率调整时，借款期限在1年(含)以下的，执行合同利率，不分段计息；借款期限在1年以上的，实行分段计息，从利率调整的次年1月1日开始，按相应利率的档次执行新的利率；如借款人未按约定时间归还借款本息或未按合同约定用途使用借款，贷款人将按国家规定对借款人计收罚息，罚息率见36．6。 Interest rate of loan: The interest rate under this Contract is specified in in line with relevant In case of change of interest rate, the interest rate stipulated in the Contract shall prevail for loans with a life of less than or equal to one year; For loans with a life exceeding one year, the interest shall be calculated on a multi-stage basis, From next 1st following the adjustment of interest rate, the new rate shall In case the Borrower fails to repay the principal and interest before the due date, or fails to use the loan for purposes as agreed in this Contract, the lender shall be entitled to collect default interest in line with relevant The default interest rate is specified in

5．2遇利率调整时，实行分段计息的，贷款人有权根据国家有关规定自行调整，不另行通知借款人。 In case of calculating interest on multi-stage basis due to adjustment of interest rate, the lender shall be entitled to adjust the interest rate on his own without further notice to the

第六条 还款方式。Article 6 Type of Repayment of Loan

6．1借款人应在贷款人开设帐户，户名和帐号见 36．7 ，并保证在每次还款日前足额存入当期应还款项的存款。借款人在此授权贷款人从借款人该帐户中扣收借款本金、利息和可能发生的复利、罚息、违约金、保费、损害赔偿金及实现债权的费用(含律师费和诉讼费)。如该帐户资产不足以归还到期的贷款本息，贷款人有权从借款人在\*工商银行任何分支机构开立的任何帐户划收。 The Borrower should open an account with the Lender( The account name and account number are specified in ) and promise to deposit sufficient money for repayment before each due The Borrower hereby authorizes the Lender to collect , if any, compound interest, default interest, liquidated damage, premium, compensation and expenses arising from the realization of creditor’s right (including lawyer’s fee and court expense)in addition to due principal and interest of In case the asset in this Account is not enough for repayment of due principal and interest, the Lender shall be entitled to collect from any Account opened by the Borrower with any branch of

6．2贷款人与借款人双方商定，自贷款发放次月起，借款人按月归还贷款本息(一次性还本付息除外)，还款期数及还款方式见 36．8 。 The Borrower shall repay the principal and interest on a monthly basis (Except repaying principal and interest in a lump sum) from the second month following the issuing of loan , as agreed between the Borrower and The repayment tenors and type are specified in

6．3借款期间遇利率调整，如执行本合同5．1条实行分段计息的，对借款期限在1年以上的，应从利率调整的次年1月1日开始根据未偿还借款余额和剩余还款期数进行调整，重新计算还款金额。 In case of multi-stage calculation of interest as specified in due to adjustment of interest rate during the life of loan, the repayment amount for loans with a life exceeding one year shall be recalculated on the basis of balance of unpaid loan and the rest of repayment tenor from next 1st following the adjustment of interest

6．4借款人提前归还贷款须经贷款人书面同意，，提前归还部分的利息仍按本合同约定的利率和该部分实际使用天数计算。 Repayment of the loan ahead of schedule by the Borrower shall be subject to written consent from the The interest of prepaid amount should be calculated on the basis of rate specified in this Contract and actual

第七条 担保方式。本合同的担保人及担保方式见 36．9。具体约定由本合同中相应的担保条款确足。

Article 7 Guaranty The Guarantor and guaranty type under this Contract is specified in The specific stipulations are stated in corresponding guaranty

第八条 借款人的权利、义务。Article 8 Rights and obligations of the ．1借款人的权利： Rights of the

按本合同约定的期限和用途取得和使用借款；Obtain and use the loan for the period and purposes as agreed in this

**牲畜供货合同范本8**

委托方：\_\_\_\_\_\_\_\_\_\_\_\_\_

养殖方：\_\_\_\_\_\_\_\_\_\_\_\_\_

双方在平等互利、协商一致的基础上，经充分协商，就禽畜委托养殖事宜订立本合同。

一、委托养殖的禽畜名称、数量和保证金

1、禽畜名称及品种：\_\_\_\_\_\_\_\_\_\_\_\_\_

2、数量：\_\_\_\_养殖方年养\_\_\_\_\_\_\_\_\_只，由委托方按本合同标准分级收购。

3、养殖方向委托方交付保证金\_\_\_\_\_\_\_\_\_\_\_元，由委托方在支付收购款时一并返还给养殖方，利息按\_\_\_\_\_\_\_\_\_计算。

二、种苗、饲料、药物、疫苗等供应规定

1、委托方向养殖方提供种苗\_\_\_\_\_\_\_\_\_只，每只价格\_\_\_\_\_\_\_\_\_\_\_元，合计\_\_\_\_\_\_\_\_\_\_\_元;

2、委托方向养殖方提供饲料种类、数量及价格：\_\_\_\_\_\_\_\_\_\_\_\_\_;

3、委托方向养殖方提供药物、疫苗种类、数量及价格：\_\_\_\_\_\_\_\_\_\_\_\_\_;

4、委托方向养殖方提供的其他物资：\_\_\_\_\_\_\_\_\_\_\_\_\_;

5、物资的交付方法及费用分担：\_\_\_\_\_\_\_\_\_\_\_\_\_。

以上物资应符合国家法律法规和行业标准规定，费用由委托方垫支，在养殖方交付禽畜时从收购款中抵扣。

三、收购价格及结算方式

1、收购标准及价格：\_\_\_\_

一级标准为\_\_\_\_\_\_\_\_\_。收购保护价：\_\_\_\_\_\_\_\_\_\_\_\_\_/公斤;

二级标准为\_\_\_\_\_\_\_\_\_。收购保护价：\_\_\_\_\_\_\_\_\_\_\_\_\_/公斤;

三级标准为\_\_\_\_\_\_\_\_\_。收购保护价：\_\_\_\_\_\_\_\_\_\_\_\_\_/公斤。

具体收购价按照收购时市场收购价另行确定，但不得低于保护价。一、二、三级以外部分由双方另议收购方式和价格。

2、结算方式：\_\_\_\_双方同意采取以下第\_\_\_\_\_\_\_\_\_几种结算方式：\_\_\_\_

①现金结算的，委托方应在收购后\_\_\_\_\_\_\_\_\_天内付给养殖方。

②采用银行转帐方式结算的，所有收购款应在交付后\_\_\_\_\_\_\_\_\_天内转帐完毕。

四、交货时间、地点、运输方式和包装要求：\_\_\_\_

1、委托方应提前\_\_\_\_\_\_\_\_\_天将收购清单通知养殖方;收购时间不得迟于养殖开始后的\_\_\_\_\_\_\_\_\_天，超过收购期限\_\_\_\_\_\_\_\_\_天，视为拒绝收购;

2、交货地点：\_\_\_\_\_\_\_\_\_\_\_\_\_;

3、运输方式及费用：\_\_\_\_\_\_\_\_\_\_\_\_\_;

4、包装要求与费用承担：\_\_\_\_\_\_\_\_\_\_\_\_\_。

五、委托方权利和义务

1、有权了解、指导和规范养殖方的各项饲养管理工作;

2、按时、按量收购养殖方饲养的符合标准的禽畜;

3、及时支付收购款项;

4、按时提供本合同第二条约定的物资及提供的养殖技术指导。

六、养殖方权利和义务

1、按合同规定及时获得委托方各种物资、技术指导和养殖收购款;有权对委托方提供的物资的规格和质量进行审核，如有异议，可在委托方交付物资时提出;

2、提供符合委托方要求的`场地、设施和劳动力;

3、按照委托方的免疫程序进行免疫，未经委托方同意，不得使用其他饲料、疫苗及药物;不得使用猪油、激素以及\_\_\_\_\_\_\_\_\_进行催肥;

4、根据实际情况认真做好饲养日记表，接受委托方的定期检查;

5、不得将委托方以外的禽畜掺入委托方的禽畜饲养;

6、交付禽畜时不得掺杂非委托方禽畜，不得以次充好，不得喂得过饱，不得喂泥、沙等杂物。

七、违约责任

1、委托方违反合同，迟延收购禽畜、迟延付款的，按迟延收购、迟延付款总额的\_\_\_\_\_\_\_\_\_%/天赔偿养殖方滞纳金;

2、委托方违反合同，拒收养殖方交付符合标准的禽畜，每拒收一只，赔偿养殖方\_\_\_\_\_\_\_\_\_\_\_元;

3、因委托方提供的物资质量问题而导致养殖方发生损失，由委托方负责赔偿;

4、养殖方未按照合同约定时间及质量提供禽畜，委托方有权拒收。养殖方应支付未交付禽畜总价值\_\_\_\_\_\_\_\_\_%的违约金给委托方;

5、养殖方违反本合同第六条第3点、第6点的，委托方有权减扣斤称或拒收;

6、养殖方私自变卖委托方委托养殖的禽畜、变卖委托方提供的物资的，委托方有权要求养殖方进行赔偿，每私自变卖一只\_\_\_\_\_\_\_\_\_，赔偿\_\_\_\_\_\_\_\_\_\_\_元，变卖饲料每50公斤，赔偿\_\_\_\_\_\_\_\_\_\_\_元。

八、争议解决方式

本合同在履行过程中发生的争议由双方协商解决，如协商不成，按下列第\_\_\_\_\_\_\_\_\_种方式：\_\_\_\_

1、提交\_\_\_\_\_\_\_\_\_仲裁委员会仲裁;

2、依法向人民法院起诉。

九、合同期限

本合同有效期限为：\_\_\_\_自\_\_\_\_\_\_\_\_\_年\_\_\_\_\_\_\_\_\_月\_\_\_\_\_\_\_\_\_日至\_\_\_\_\_\_\_\_\_年\_\_\_\_\_\_\_\_\_月\_\_\_\_\_\_\_\_\_日止。

十、其它约定事项：\_\_\_\_\_\_\_\_\_\_\_\_\_。

十一、本合同自双方签字盖章之日起生效。本合同未尽事宜，按照《合同法》等国家有关规定，经合同双方协商，作出补充规定附后。

本合同一式二份，合同双方各执一份;合同副本两份，送\_\_\_\_\_\_\_\_\_备案。

委托方：\_\_\_\_(签章)\_\_\_\_\_\_\_\_\_\_\_\_\_\_养殖方：\_\_\_\_(签章)\_\_\_\_\_\_\_\_\_

法定代表人：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_法定代表人：\_\_\_\_\_\_\_\_\_\_\_\_\_

委托代理人：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_委托代理人：\_\_\_\_\_\_\_\_\_\_\_\_\_

住所：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_住所：\_\_\_\_\_\_\_\_\_\_\_\_\_

身份证：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_身份证：\_\_\_\_\_\_\_\_\_\_\_\_\_

电话：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_电话：\_\_\_\_\_\_\_\_\_\_\_\_\_

开户行：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_开户行：\_\_\_\_\_\_\_\_\_\_\_\_\_

户名：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_户名：\_\_\_\_\_\_\_\_\_\_\_\_\_

帐号：\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_帐号：\_\_\_\_\_\_\_\_\_\_\_\_\_

**牲畜供货合同范本9**

甲方(转让方)：

乙方(受让方)：

丙方(出租房)：

甲、乙、丙三方经好友协商，就位于\_\_\_\_\_\_\_的宾馆转让达成以下协议：

一、丙方同意甲方将自己所有位于\_\_\_\_\_\_\_的宾馆(面积\_\_\_\_\_\_\_平方米)转让给乙方使用。并保证乙方同等享有甲方在原租赁合同中的权利与义务。

二、丙方与甲方于\_\_\_\_\_年\_\_\_\_月\_\_\_日签订的租赁合同，租赁期限为五年，至\_\_\_\_\_年\_\_\_\_月\_\_\_日到期，租金\_\_\_\_\_\_\_元/年，租金每年交付一次。该租赁合同作为本合同的附件，与本合同具有同等的法律效力。

三、该宾馆转让给乙方后，乙方同意代替甲方履行原租赁合同约定的条款，并且每年定期缴纳合同约定的租金及应由甲方承担的水电费及其他的费用。该合同期满后由乙方领回甲方交纳的押金，押金归乙方所有。

四、该宾馆现有装修、装饰、工具及其他所有设备全部无偿归乙方使用。合同期满后，不动产归丙方所有，营业设备等动产归乙方所有(动产与不动产的划分按原租赁合同执行)。

五、乙方在\_\_\_\_\_年\_\_\_\_月\_\_\_日前一次性向甲方支付转让费人民币\_\_\_\_\_\_\_万元整，转让费包括甲方向丙方缴纳的押金及合同第四条约定的装饰、装修费用及设备费用，甲方不得另行向乙方索取任何其他费用。

六、甲方应协助乙方办理该宾馆的营业执照、卫生许可证、税务登记证、特种行业经营许可证等相关证件的变更登记手续，但相关费用由乙方承担

七、乙方接手经营宾馆(\_\_\_\_\_年\_\_\_\_月\_\_\_日)前所有的一切债权、债务由甲方负责；接手后的一切经营行为及产生的债权、债务均由乙方负责。

八、乙方逾期未交付转让费，除甲方将宾馆交付日期相应顺延外，乙方每日还需向甲方支付转让费的5‰的违约金；逾期30天，甲方有权解除合同，乙方按转让费的10%向甲方支付违约金。若由于甲方或丙方的原因导致甲方不能如期交付宾馆，甲方或丙方按前款规定承担违约责任

九、因自然灾害等不可抗力因素导致乙方无法经营导致的损失，乙方自行承担。若因国家政策拆迁、征用所给与的补偿，对经营利益损失的补偿归乙方所有，对房产本身的补偿归丙方所有。

十、甲方与丙方所签订的租赁合同到期后，乙方可与丙方重新签订租赁合同。原租赁合同及本合同失效。

十一、本合同一式三份，甲、乙、丙各执一份，三方签字(盖章)之日起生效，具有相同法律效力。

甲方：乙方：丙方：

\_\_\_\_\_年\_\_\_\_月\_\_\_日

**牲畜供货合同范本10**

以下是合同圈为大家整理的关于《英文版销售》，供大家学习参考！

NRA Date: ntrat

he Buyers： he Sellers: his ntrat is ade by and between the Buyers and the Sellers; whereby the Buyers agree t buy and the Sellers agree t sell the under-entined gds subjet t the ters and nditins as stipulated hereinafter: (1) Nae f dity： (2) Quantity: (3)Unit prie: (4) tal Value: (5) Paking: (6) untry f rigin : (7)ers f Payent: (8) Insurane: (9) ie f Shipent: (1)Prt f Lading: (11)Prt f Destinatin: (12)lais: Within 45 days after the arrival f the gds at the destinatin, shuld the quality, Speifiatins r quantity be fund nt in nfrity with the stipulatins f the ntrat exept thse lais fr whih the insurane pany r the wners f the vessel are he Buyers shall, have the right n the strength f the inspetin ertifiate issued by the and the relative duents t lai fr pensatin t the (13)Fre ajeure: he sellers shall nt be held respnsible fr the delay in shipent r nn-deli-very f the gds due t Fre ajeure, whih ight ur during the press f anufaturing r in the urse f lading r he sellers shall advise the Buyers iediately f the urrene entined abve the within furteen days there he Sellers shall send by airail t the Buyers fr their aeptane ertifiate f the Under suh irustanes the Sellers, hwever, are still under the bligatin t take all neessary easures t hasten the delivery f the (14）Arbitratin:All dis\*s in nnetin with the exeutin f this ntrat shall be settled friendly thrugh In ase n settleent an be reahed, the ase then ay be subitted fr arbitratin t the Arbitratin issin f the hina unil fr the Prtin f Internatinal rade in ardane with the Prvisinal Rules f Predure prulgated by the said Arbitratin he Arbitratin i\* shall be final and binding upn bth And the Arbitratin fee shall be brne by the lsing

**牲畜供货合同范本11**

需方(简称甲方):

供方(简称乙方):

根据《^v^合同法》及相关法律规定，双方本着平等互利的原则，经双方协商，双方达成如下协议：

一、 货物名称、规格、数量、金额(详见附表)

总金额(大写)： ( ¥ 元)

二、 交货时间、方式、地点

供方负责将办公家具于收到预付款 日内运送到需方指定地点，运输过程中发生的各种费用由供方承担。

本合同交货周期以收到预付款当日算起。

三、 质量要求

1、 供方为需方提供质量符合标准、价格合理的办公家具;

2、 供方对出售给需方的办公家具负责保修壹年(费用由供方负责)。

四、结算方式

甲乙双方合同签定后，甲方预付40%货款加工生产，甲方收到货物后再付50%，安装完毕后，通过验收合格，一次性付清剩余货款。

五、违约责任

1、乙方必须按以上合同款的要求供货，否则甲方有权拒收货物;

2、甲方不准以任何不正当理由拒收货物，否则乙方有权采取各种方式提出索赔或诉讼;

3、甲方保证在规定的时间内付款，每延误一天，交付乙方货款总金额5‰的违约金。乙方保证在规定时间内到货安装，每延误一天，交付甲方货款总金额5‰的违约金。

六、本合同一式贰份，甲、乙双方各执一份。

七、合同生效条件

本合同经供方、需方两方代表签字盖章后即为生效。

供方(公章)： 法人代表(签字)：

需方(公章)： 法人代表(签字)：

**牲畜供货合同范本12**

Contract Number:BORROWER:Address:LENDER:Address:In accordance with provisions of Contract Law of the Peoples Republic of China and Bank of China, after reviewing the status and the request of the Borrower, the Lender agrees to grant the Borrower a line of credit on . The Borrower, Lender and Guarantor, through friendly negotiation, have executed this Contract as follows:

ARTICLE 1 CURRENCY, AMOUNT AND TERM OF THE The Currency under this loan is The Line of the loan is

The period of this loan is 12 months from the date of effectiveness of this 2 THE PURPOSE OF THE The purpose of this loan is used for working capital Without written approval of the Lender, the Borrower could not use the loan out of the scope of the

ARTICLE 3 INTEREST RATE AND CALCULATION OF Interest rate: The interest rate shall be [\*\*\*] During the loan term, if the countrys related authority adjusted the interest rate or the manner of calculation of interest, the interest of this contract shall be adjusted accordingly after one year from the date of execution of this adjustment shall be conducted when the interest rate are executed one is not obliged to inform the Borrower when the adjustment of The interest shall be calculated from the date of first drawdown and the actual days the borrower One year shall be calculated as 360 The payment of interests: The Borrower shall pay the interests per The payment date shall be , and If the payment for the last installment is not on the payment date,the interests shall deduct the interest from the bank account of the the event that the Borrower fails to pay the interests on time and the balance of the account of the Borrower is not enough for the payment of interest, the Lender shall have rights to collect a penalty being [\*\*\*] of the outstanding amount per day for the Borrowers breach of

ARTICLE 4 OVERDUE INTERESTS AND MISUSING If the Borrower fails to repay the loan and can not reach a agreement with the Lender regarding the extension, the Lender shall collect an overdue penalty for [\*\*\*] of the overdue amount per If the Borrower fails to uses the loan in accordance with the provisions set forth in this contract, the Lender shall have right to charge a interests for the misusing part at a rate of [\*\*\*] per

ARTICLE 5 ACCOUNTThe Borrower shall open Reiminbi basic account and/or foreign currency account at the Lender or Lenders branch for the use of draw-down, repayment,payment of interests and

ARTICLE 6 The loan under this contract is revolving, the balance of this contract shall not more than the line of The Borrower shall send a draw-down application as the form herein attached in this contract 7 days before the date of The Borrower shall not draw the loan less than 1

ARTICLE 7 CONDITIONS FOR DRAW-DOWNThe following conditions shall be satisfied in advance of the draw-down The Borrower has opened foreign account and Reiminbi account at the office of the Lender or the branch of the Lender; This contract and the appendices have been effective; The Borrower has provided the recognition of the investment or certificate of the investment to the Lender; The Borrower has provided the board resolution and power of attorney regarding this loan contract; The Borrower has provided the list and the signature sample of the authorized person who empower to sign this contract and documents; The Guaranty under this contract has been effective; The Borrower has been satisfied the warrants under Article 11 of this contract; The other requirement for the draw-down have been

ARTICLE 8 REPAYMENT PLAN AND The Borrower shall repay the loan in accordance with the status of its The Borrower shall inform the Lender the payment amount and date [\*\*\*] prior to make the The Borrower shall be obliged to repay the principal and related interests on due date without any The payment made by the Borrower and the deduction from the account of the Borrower shall be used for repaying the interest at first and then for repaying the In the event the Borrower fails to repay the loan, the Lender shall have rights to deduct the debt from the bank account of the Borrower at the Lender or empower the branches of the Lender to deduct the debt from the bank account of the Borrower at the Lenders branches; The installment of repayment shall not less than 1

ARTICLE 9 DEBT CERTIFICATEThe Lender shall keep record in the Lenders account for the principal,interests and fees and other fees of the Borrower under this contract; The above mentioned record and the documentation for the draw-down, repayment and payment of interest is the certificates of the debts between the Borrower and the

ARTICLE 10 (the ^v^Guarantor^v^) shall be the guarantor for the loan under this contract and take jointly During the term of this contract, if the guarantors financial status become deteriorated or the liabilities for repayment of debts become weak, the Lender shall have right to request the Borrower changes guarantor or provide mortgage and pawn secured for this loan under this

ARTICLE 11 REPRESENTATIONS AND The Borrowers represents and warrants as The Borrower is a company duly organized and validly existing under the law of the Peoples Republic of China and has the power and authority to own its property to consummate the transactions contemplated in this contract and join the The Borrower has the power to handle it assets used in The Borrower is at its option to sign and perform this is the Borrowers true meaning and has the power to sign this contract and it is not breach it article of association or regulations or The procedure for signature and performance of this contract has been gone through and fully The all documents, materials, reports and certificates provided to the Lender by the borrower for consummation of this contract is true, real, compete and The Borrower shall not conceal the following events which is being happened or have been happened which will cause the Lender refuse to extend the loan:(1) The Borrower or the principal executives of the Borrower involve in material events which breach regulations, laws or compensation to others;(2) Pending actions and arbitration;(3) The Borrowers debts or proposed debts or liens and other encumbrances;(4) The other \* will impact the financial status or abilities of repayment for the debts;(5) The Borrower breached contract which is between the Borrower and other The Borrower hereby warrants as Using the capital of the loan as usage set forth in this contract, the Borrower will not use the loan as Equity investment; The Borrower will not use the capital of the loan invest in security, future, real estate The Borrower will not lend to the others privately or involving other maters which is prohibited by the The Borrower will not misusing or appropriation of the Making payment and related expenses in accordance with the provisions set forth in this contract; Providing updated financial statement or financial bulletin every quarter; Providing the audited financial report at the first quart of each year; Providing operation report, financial report or other files and materials and shall warrant the reality, correct and effectiveness for the files and materials; Any anti-guaranty or other similar documents will not make any impact on the rights and benefits of the Lenders; Accepting the supervision of the Lender, provides assistance and cooperation for the Lenders supervisions; Will not reduce the registration capital; Prior approval from the lender shall be required when the Borrower changes of shareholders and operation manner(including but not limited to joint venture, cooperation, jointly cooperation; dissolution, closedown, liquidation, transformation; merger; change to share company, use the housing, machinery or other real assets or trademark, intellectual property, Knowhow, landing using rights or other intangible assets to invest in share company or investment company, trading of operation right or own right by contracting, joint operation, trusteeship) The Borrower shall inform the Lender and warrants the liability under its security will not more than net assets of the Borrower when the Borrower guarantee for other party or mortgage its The Borrower warrants that will not dispose the assets which will make adverse impact on its ability of paying The Borrower will not pay the other similar loans prior to the Lender; The Borrower warrants to inform the Lender immediately when the following events occurred:(1) The event of breach of contract under this contract or other loan or guaranty contracts between the Borrower and any branches of Bank of China or other banks, non-bank financial organization;(2) The Borrower changes shareholders or revise the article of association;(3) The Borrower suffer difficulties and bad result in financial and operation;(4) The Borrower involves in material actions or arbitration; The Borrower shall keep sufficient balance for repayment prior [\*\*\*] to the due The Borrower shall keep its bank transactions regarding income collection, sell foreign currency or buy foreign currency Shall be conducted at the Lender or other branches of the The turn-over for the capital shall satisfy the demand of the Lender; The Borrowers representations and warrants hereunder this contract shall be effective even though any mendment, supplements or revised to be made to this

ARTICLE 12 REPRESENTATIONS AND WARRANTS OF THE The Lender represents and warrants as The Lender is a state-owned commercial bank or branch duly organized and validly existing under the law of and approved by the Industry and Commercial Administration and holds the financial institutions legal person licenses and financial institutions operation license to be qualified to operate financial The Lender has taken all necessary action to authorize the execution of this contract and performance of its obligations under this The Lender is duly authorized to extend this The Lender warrants as The Lender shall extend the loan in accordance with the provisions set forth in this Collect interests in accordance with the regulations of the Peoples

ARTICLE 13 EVENTS OF BREACH CONTRACT AND Settlement of the Borrower breach of Event of breach of contract:(1) The Borrower fails to use the loan in accordance with the agreed usage of the Loan;(2) The Borrower fails to repay the due principal and pay the interests, expenses or other payable in accordance with the agreed term of this contract;(3) The Borrower breaches the representation and warrants set forth in Article (4) The Borrower breaches other loan agreements or guaranty agreements or the Guarantor breach the guaranty agreement which may make impact the Borrower to perform the obligations under this (5) Conclusive evidence to show that the Borrower lose the capacity of credit or during performance of the obligation under this contract, the financial conditions of the Guarantor are seriously deteriorating or other reasons caused the Guarantor the capacity of credit (6) The Borrower breaches the other obligations under this Under the above circumstances, the Lender shall have right to:(1) Request the Borrower to rectify within the period designed by the Lender;(2) Cease in extending the loan or cancel the credit;(3) Declare the loan under this contract is due and the Lender shall have right to deduct the outstanding amount from the account of the The Borrower shall not appeal against the (4) Declare the loan is due under other loan agreements between the Lender and the Borrower, request the Borrower to repay the loan principals, interests, and other The settlement for the Lender breach of the The Lender fails to extend the loan as agreed in this contract without any reasons; The Lender breaches the agreed interest rate and collection add interests or other fees; The Lender breaches the provisions set forth in Article 12; Under the above circumstances, the Borrower shall have right to:(1) Request the Lender to rectify;(2) Repay the loan ahead of time and refuse to pay any compensation for

ARTICLE 14 DEDUCTIONThe Borrower shall pay in full for the payment without any counteraction or any

ARTICLE 15 ASSIGNMENT OF THE DEBT AND The Borrower shall not assign its right and liability under this contract to other third party without any written approval of the Lender; In the eve

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