The following is a brief description of significant changes to the Group Risk Plan Of Insurance (GRIP), Basic Provisions, effective for the 2004 crop year. Please refer to the GRIP Basic Provisions for more complete information.

Section 1 - Definitions

- Add definitions of “agricultural experts,” “conventional farming practice,” “generally recognized,” “organic agricultural industry,” “organic farming practice” and “sustainable farming practice” since those terms are included in the added definition of “good farming practices.”

- Add the definition of “area” to provide consistent use of the term throughout the policy.

- Add the definition of “certifying agent” since this term is used in the definition of “organic farming practice.”

- Add definition of “cover crop” for clarification.

- Add definitions of “double-crop,” “first insured crop” and “second crop.” The terms are used in provisions that limit multiple insurance payments in compliance with the requirements of the Agricultural Risk Protection Act of 2000 (ARPA).

- Add the definition of “good farming practices” and include sustainable and organic farming practices. The definition also specifies that good farming practices for conventional or sustainable farming practices are those generally recognized by agricultural experts for the area, and for organic farming practices, are those generally recognized by the organic agricultural industry for the area or contained in the organic plan. The definition also specifies that the insurance provider may, or the insured may request the insurance provider to, contact FCIC to determine whether or not production methods will be considered to be good farming practices.

- Add the definition of “replanted crop” since the term is used in the definition of “second crop.”

Section 3 - Insured and Insurable Acreage

- Removed previous sections 3(c) and (d) and added a new section 3(c) indicating:

- An insured can elect not to insure acreage of a second crop when there is an insurable loss for planted acreage of a first insured crop.

- Any crop planted following a second crop or following an insured crop that is prevented from being planted after a first insured crop, will not be insured unless acceptable records of planting and harvesting 3 or more crops on the same acreage in the same crop year are provided.

Section 13 - Legal Action Against Us

- Add additional provisions section 13(c), that address insured’s limitations in their right to recover damages.

Section 15 - Remove the previous section 15 “Arbitration” and incorporate the provisions into a new section 15 “Determinations.”

- Add provisions allowing review of a determination regarding “good farming practices.”

Section 20 - Add provisions to implement sections of ARPA that place limits on multiple insurance benefits in a single crop year. The provisions provide for insurance payment reductions for a first insured crop when a second crop is planted on the same acreage and sustains an insurable loss. The provisions also specify the amount of premium for the first insured crop will be reduced in this case.
GROUP RISK INCOME PROTECTION COVERAGE INSURANCE POLICY

(This is a continuous policy. Refer to section 17.)

This policy is reinsured by the Federal Crop Insurance Corporation (FCIC) under the authority of section 508(h) of the Act. The provisions of the policy may not be waived or varied in any way by the crop insurance representative or any other representative or employee of the company. In the event that the company cannot pay a loss, the claim will be settled in accordance with the provisions of the policy and paid by FCIC. No state guarantee fund will be liable to pay the loss.

Throughout this policy, “you” and “your” refer to the person shown on the accepted application and “we,” “us” and “our” refer to the reinsured company issuing this policy. Unless the context indicates otherwise, the use of the plural form of a word includes the singular use and the singular form of the word includes the plural.

Group Risk Income Protection (GRIP) is designed as a risk management tool to insure against widespread loss of revenue from the insured crop in a county. It is primarily intended for use by those producers whose yields are highly correlated with those of the other producers in the county and who wish to insure that the combination of yield and price result in a particular level of revenue. Unlike the Group Risk Plan (GRP), it is not necessary to have a decline in yield to be indemnified, as long as the combination of price and yield results in a county revenue that is less than the trigger revenue. It is possible for you to receive reduced revenue from the acreage that you insure and still not receive a payment under this plan.

You may select any percent coverage level shown on the actuarial documents. Multiplying your coverage level percent by the expected county revenue shown on the actuarial documents gives your trigger revenue. If the county revenue that FCIC publishes for the insured crop year falls below your trigger revenue, you will receive a payment.

You may select any dollar amount of protection between 60 and 100 percent of the maximum dollar amount of protection shown on the actuarial documents. This protection will be provided for each acre of the crop planted (unless otherwise provided in the crop provisions) in which you have a share, by the acreage reporting date.

In accordance with the Act, FCIC will pay a portion of your premium, as published in the actuarial documents. The premium rates, practices, types, maximum protection per acre, and maximum subsidy per acre are also shown on the actuarial documents.

The county revenue will be issued in the calendar year following the crop year insured. This revenue will be the official estimated yield published by the National Agricultural Statistics Service (NASS), multiplied by the harvest price. You will be paid if the county revenue falls below your trigger revenue. The amount of your payment per net insured acre will be calculated by subtracting the county revenue from the trigger revenue, dividing that result by the trigger revenue, and multiplying that result by your protection per acre for each net acre that you have insured.

To be eligible to participate in Group Risk Income Protection for any crop in any county, and to receive an indemnity thereunder, you must have an insurable interest in an insured crop that is planted in the county shown on the approved application. The crop must be planted for harvest and be reported to us by the acreage reporting date. You may only purchase coverage under Group Risk Income Protection on your net acres of the insured crop.

The insurance contract shall become effective upon the acceptance by us of a duly executed application for insurance on our form. Acceptance occurs when we issue a Summary of Protection to you. The policy shall consist of the accepted application, Group Risk Income Protection Common Policy Basic Provisions, Crop Provisions, Special Provisions, actuarial documents, and any amendments, endorsements, or options.
AGREEMENT TO INSURE

In return for your payment of the premium and your compliance with all applicable provisions, we agree to provide risk protection as stated in this policy. If a conflict exists among the policy provisions, the order of priority is as follows: (1) the Catastrophic Risk Protection Endorsement, if applicable; (2) the Special Provisions; (3) the Crop Provisions; and (4) the Group Risk Income Protection Basic Provisions, with (1) controlling (2), etc.

BASIC PROVISIONS
Terms and Conditions

1. Definitions.
Acreage report - A report required by section 6 of these Basic Provisions that contains, in addition to other information, your report of your share of all acreage of an insured crop in the county, whether insurable or not insurable.
Acreage reporting date - The date contained in the Special Provisions by which you must submit your acreage report in order to be eligible for Group Risk Income Protection insurance.
Actuarial documents - The material for the crop year which is available for public inspection in your crop insurance agent's office, and which shows the maximum protection per acre, expected county yield, coverage levels, premium rates, practices, program dates, and other related information regarding crop insurance in the county.
Agricultural experts - Persons who are employed by the Cooperative State Research, Education and Extension Service or the agricultural departments of universities, or other persons approved by FCIC, whose research or occupation is related to the specific crop or practice for which such expertise is sought.
Area - Land surrounding the insured acreage with geographic characteristics, topography, soil types and climatic conditions similar to the insured acreage.
Billing date - The date, contained in the actuarial documents, by which we will bill you for the premium and administrative fee on the insured crop.
Cancellation date - The calendar date specified in the Crop Provisions on which insurance for the next crop year will automatically renew unless the policy is canceled in writing by either you or us or terminated in accordance with policy terms.
CBOT - Chicago Board of Trade.
Certifying agent - A private or governmental entity accredited by the USDA Secretary of Agriculture for the purpose of certifying a production, processing or handling operation as organic.
Conventional farming practice - A system or process for producing an agricultural commodity, excluding organic farming practices, that is necessary to produce the crop that may be, but is not required to be, generally recognized by agricultural experts for the area to conserve or enhance natural resources and the environment.
County - Any county, parish, or other political subdivision of a state shown on your accepted application.
County revenue - The revenue determined by multiplying the final county yield by the harvest price and used to determine whether an indemnity will be due.
Cover crop - A crop generally recognized by agricultural experts as agronomically sound for the area for erosion control or other reasons related to conservation or soil improvement. A cover crop may be considered to be a second crop (see the definition of “second crop”).
Crop practice - The combination of inputs such as fertilizer, herbicide, and pesticide, and operations such as planting, cultivation, and irrigation, used to produce the insured crop. The insurable practices are contained in the actuarial documents.
Crop Provisions - The part of the policy that contains the specific provisions of insurance for each insured crop.
Crop year - The period of time within which the insured crop is normally grown and is designated by the calendar year in which the crop is normally harvested.
Double crop - Producing two or more crops for harvest on the same acreage in the same crop year.
Expected county revenue - The revenue contained in the actuarial documents, on which your coverage for the crop year is based. This revenue is determined by multiplying the expected county yield by the expected price.
Expected county yield - The yield contained in the actuarial documents on which your coverage for the crop year is based. This yield is determined using historical NASS county average yields, as adjusted by FCIC.
Expected price - The expected price is as defined in the Crop Provisions.
FCIC - The Federal Crop Insurance Corporation, a wholly owned corporation within USDA.
Final county yield - The yield determined by FCIC based on NASS yields for each insurable crop's type and practice.
First insured crop - With respect to a single crop year and any specific crop acreage, the first instance that an agricultural commodity is planted for harvest or prevented from being planted and is insured under the authority of the Act. For example, if winter wheat that is not insured is planted on acreage that is later planted to soybeans that are insured, the first insured crop would be soybeans. If the winter wheat was insured, it would be the first insured crop.
Generally recognized - When agricultural experts or the organic agricultural industry, as applicable, are aware of the production method or practice and there is no genuine
dispute regarding whether the production method or practice allows the crop to make normal progress toward maturity.

**Good farming practices** - The production methods utilized to produce the insured crop and allow it to make normal progress toward maturity, which are: (1) for conventional or sustainable farming practices, those generally recognized by agricultural experts for the area; or (2) for organic farming practices, those generally recognized by the organic agricultural industry for the area or contained in the organic plan that is in accordance with the National Organic Program published in 7 CFR part 205. We may, or you may request us to, contact FCIC to determine whether or not production methods will be considered to be “good farming practices.”

**GRIP** - Group Risk Income Protection.

**Harvest price** - The simple average of the final daily closing settlement prices for the trading month on the futures contract specified in the Crop Provisions.

**Maximum protection per acre** - The highest amount of protection specified in the actuarial documents.

**MPCI** - Multiple peril crop insurance offered under the authority of the Act, that offers protection only against a loss of production.

**NASS** - National Agricultural Statistics Service, an agency within USDA, or its successor, which publishes the official United States Government yield estimates.

**Net acres** - The planted acreage of the insured crop multiplied by your share.

**Organic agricultural industry** - Persons who are employed by the following organizations: Appropriate Technology Transfer for Rural Areas, Sustainable Agriculture Research and Education or the Cooperative State Research, Education and Extension Service, the agricultural departments of universities, or other persons approved by FCIC, whose research or occupation is related to the specific organic crop or practice for which such expertise is sought.

**Organic farming practice** - A system of plant production practices approved by a certifying agent in accordance with 7 CFR part 205.

**Payment calculation factor** - The percentage difference between the trigger revenue and actual county revenue, using the following calculation: ((your trigger revenue - county revenue) divided by your trigger revenue).

**Person** - An individual, partnership, association, corporation, estate, trust, or other legal entity, and wherever applicable, a state or a political subdivision or agency of a state.

**Policy protection** - The dollar amount of protection per acre selected by you multiplied by your net acreage.

**Protection per acre** - The dollar amount per acre selected by you between 60 and 100 percent of the maximum protection per acre allowed for each insured crop, practice, and type, as specified in the actuarial documents. Your protection per acre is shown on your Summary of Protection.

**Replanted crop** - The same agricultural commodity replanted on the same acreage as the first insured crop for harvest in the same crop year if the replanting is specifically made optional by the policy and you elect to replant the crop and insure it under the policy covering the first insured crop, or replanting is required by the policy.

**Sales closing date** - The date contained in the Special Provisions by which an application must be filed. The last date by which you may change your crop insurance coverage for a crop year.

**Second crop** - With respect to a single crop year, the next occurrence of planting any agricultural commodity for harvest following a first insured crop on the same acreage. The second crop may be the same or a different agricultural commodity as the first insured crop, except the term does not include a replanted crop. A cover crop, planted after a first insured crop and planted for the purpose of haying, grazing or otherwise harvesting in any manner or that is hayed, grazed, or otherwise harvested, is considered a second crop. A cover crop that is covered by FSA’s noninsured crop disaster assistance program (NAP) or receives other USDA benefits associated with forage crops will be considered as planted for the purpose of haying, grazing or otherwise harvesting. A crop meeting the conditions stated herein will be considered to be a second crop regardless of whether or not it is insured.

**Share** - Your percentage of interest in the insured crop, as an owner, operator, or tenant at the time insurance attaches. Premium will be determined on your share as of the acreage reporting date. However, only for the purpose of determining the amount of indemnity, your share will not exceed your share at the acreage reporting date or on the date of harvest, whichever is less.

**Special Provisions** - The part of the policy that contains specific provisions of insurance for each crop that may vary by geographic area.

**Subsidy** - The portion of your premium, shown in the actuarial documents as limited and maximum amounts per acre, that FCIC will pay in accordance with the Act.

**Summary of protection** - Our statement to you specifying the crop insured, protection per acre, premiums, and other information obtained from your accepted application, acreage report, and the actuarial documents.

**Sustainable farming practice** - A system or process for producing an agricultural commodity, excluding organic farming practices, that is necessary to produce the crop and is generally recognized by agricultural experts for the area to conserve or enhance natural resources and the environment.

**Termination date** - The calendar date contained in the Crop Provisions upon which insurance ceases to be in effect because of nonpayment of any amount due us including premium and administrative fees.

**Trigger revenue** - The result of multiplying the expected county revenue by the coverage level percentage chosen by you. When the county revenue falls below the trigger revenue, an indemnity is due.

**Type** - Plants of the insured crop having common traits or...
characteristics that distinguish them as a group or class, and which are designated in the actuarial documents.

USDA - United States Department of Agriculture.

2. Insured Crop.
The insured crop will be the crop shown on your accepted application, as specified in the applicable Crop Provisions, and must be grown on insurable acreage.

3. Insured and Insurable Acreage.
(a) The insurable acreage is all of the acreage of the insured crop for which premium rates are provided by the actuarial documents, in which you have a share, and which is located in the county or counties listed in your accepted application. The protection per acre, amount of premium, and indemnity will be calculated separately for each county, type, and practice.
(b) Only the acreage seeded to the insured crop on or before the acreage reporting date (unless otherwise provided in the Crop Provisions) and physically located in the county or counties listed on your accepted application will be insured. Crops grown on acreage physically located in another county must be reported and insured separately.
(c) We will not insure any acreage:
   (1) Where the crop was destroyed or put to another use during the crop year for the purpose of conforming with, or obtaining a payment under, any other program administered by the USDA;
   (2) Where you have failed to follow good farming practices for the insured crop;
   (3) Of a second crop if you elect not to insure such acreage when there is an insurable loss for planted acreage of a first insured crop and you intend to collect an indemnity payment that is equal to 100 percent of the insurable loss for the first insured crop acreage in accordance with section 20. In this case:
      (i) You must provide written notice to us of your election not to insure acreage of a second crop on or before the acreage reporting date for the second crop if it is insured under this GRIP policy, or before planting the second crop if it is insured under any other plan of insurance and if you fail to provide such notice, the second crop acreage will be insured in accordance with policy provisions and you must repay any overpaid indemnity for the first insured crop;
      (ii) In the event a second crop is planted and insured with a different insurance provider, or planted and insured by a different person, you must provide written notice to each insurance provider that a second crop was planted on acreage on which you had a first insured crop; and
      (iii) You must report the crop acreage that will not be insured on the applicable acreage report; or
   (4) Of a crop planted following a second crop or following an insured crop that is prevented from being planted after a first insured crop, unless it is a practice that is generally recognized by agricultural experts or the organic agricultural industry for the area to plant three or more crops for harvest on the same acreage in the same crop year, and additional coverage insurance provided under the authority of the Act is offered for the third or subsequent crop in the same crop year. Insurance will only be provided for a third or subsequent crop as follows:
      (i) You must provide records acceptable to us that show:
         (A) You have produced and harvested the insured crop following two other crops harvested on the same acreage in the same crop year in at least two of the last four years in which you produced the insured crop; or
         (B) The applicable acreage has had three or more crops produced and harvested on it in at least two of the last four years in which the insured crop was grown on it; and
      (ii) The amount of insurable acreage will not exceed 100 percent of the greatest number of acres for which you provide the records required in section 3(c)(4)(i)(A) or (B).

4. Policy Protection.
(a) You may select any dollar amount of protection (rounded to the nearest whole dollar) from 60 percent through 100 percent of the maximum amount of protection per acre shown on the actuarial documents for the crop, practice, and type.
(b) The dollar amount of protection per acre, multiplied by your net insured acreage, is your policy protection for each insured crop, practice, and type specified in the actuarial documents.
(c) All yields are based on NASS determinations, and such determinations for the county will be conclusively presumed to be accurate.

5. Coverage Levels.
(a) For GRIP, an amount of protection greater than or equal to 70 percent of the expected county revenue indemnified at 60 percent of the maximum amount of protection (70/60) per acre.
(b) You may select any percentage of coverage shown on the actuarial documents for the crop, practice, and type.
(c) Your coverage level multiplied by the expected county revenue shown on the actuarial documents is your trigger revenue. If the county revenue, published by FCIC for the insured crop, practice, and type for the insured crop year, falls below your trigger revenue,
you will receive an indemnity payment.

(d) You may change the coverage level or amount of protection for each insured crop on or before the sales closing date. Changes must be in writing and received by us by the sales closing date.


(a) You must report on our form all acreage for each insured crop in which you have a share (insurable and not insurable) by practice and type specified in the actuarial documents in each county listed on your accepted application. This report must be submitted each year on or before the acreage reporting date for the insured crop contained in the actuarial documents. If you do not submit an acreage report by the acreage reporting date, we will, at our sole discretion, determine your acreage and share or deny liability on the policy.

(b) We will not insure any acreage of the insured crop planted after the acreage reporting date, unless otherwise provided in the Crop Provisions.

(c) Your premium will be based on the greater of the acreage reported on the acreage report or the acreage determined by us to be accurate.

(d) The payment of an indemnity will be based on the lesser of your insurable acreage on the acreage reporting date or the date of harvest. If the insurable acreage at the date of harvest is less than the insurable acreage on the acreage report, a revised acreage report will be required prior to the payment of an indemnity. Neither the amount of acreage or your share may be revised to increase your policy protection.

(e) If you misrepresent any information, we will revise the premium or liability or both for each insured crop in the county, by type and practice, to the amount we determine to be correct or void this policy in accordance with section 21.

(f) You may insure only your share of the crop, which includes any share of your spouse and dependent children unless it is demonstrated to our satisfaction, prior to the sales closing date, that you and your spouse maintain completely separate farming operations and that each spouse is the operator of his or her own separate operation. Any commingling of any part of the operations will cause shares of you and your spouse to be combined.

7. Administrative Fees and Annual Premium.

(a) For GRIP, you will pay an administrative fee:
   (1) Of $30 for each crop;
   (2) Payable to the insurance provider on the billing date for the crop.

(b) Limited resource farmers as defined in 7 CFR 457.8 may apply for a waiver of administrative fees.

(c) The payment of an administrative fee will not be required if you file a bona fide zero acreage report on or before the acreage reporting date for the crop (if you falsely file a zero acreage report you may be subject to criminal, civil, and administrative sanctions).

(d) Your premium is determined by multiplying your policy protection by the premium rate per hundred dollars of protection for your coverage level contained in the actuarial documents, by 0.01, and subtracting the applicable subsidy.

(e) The annual premium is earned and payable at the time the insured crop is planted. For each insured crop, you will be billed for premium and the administrative fee due by the billing date specified in the Special Provisions. Premium, administrative fee, and any other amount owed us is due on the billing date and interest will accrue if the premium, administrative fee, or any other amount owed is not received by us before the first day of the month following the premium billing date.

(f) The premium, administrative fee, and any other amount due, plus any accrued interest, will be considered delinquent if it is not paid on or before the termination date specified in the Crop Provisions. This may affect your eligibility for benefits under other USDA programs. A debt for any crop insured with us under the authority of the Act will be deducted from any indemnity due you for this or any other crop insured with us.

(g) Failure to pay the premium and any administrative fee due, plus any accrued interest and penalties, by the termination date, will make you ineligible for any crop insurance under the Act for subsequent crop years until the sales closing date after the date the debt, including interest and penalties, is paid or satisfactory arrangements acceptable to us for such payment are made.

8. Written Agreements.

Terms of this policy which are specifically designated for the use of written agreements may be altered by written agreement in accordance with the following:

(a) You must apply in writing for each written agreement no later than the sales closing date;

(b) The application for written agreement must contain all variable terms of the contract between you and us that will be in effect if the written agreement is not approved;

(c) If approved by us, the written agreement will include all variable terms of the contract, including, but not limited to, crop type or variety, the protection per acre, and premium rate; and

(d) Each written agreement will only be valid for one year. If the written agreement is not specifically renewed the following year, insurance coverage for subsequent crop years will be in accordance with the printed policy.


We may examine the insured crop and any records relating to the crop and this insurance at any location where such crop or such records may be found or
maintained, as often as we reasonably require. Records relating to the planting of the insured crop and your net acres must be retained for three years after the end of the crop year or three years after the date of payment of the final indemnity, whichever is later. We may extend the record retention period beyond three years by notifying you of such extension in writing. Failure to maintain such records will, at our option, result in cancellation of the policy or a determination that no indemnity is due.

10. Transfer of Coverage and Right to Indemnity.
   If you transfer any part of your share during the crop year, you may transfer your coverage rights, if the transferee is eligible for crop insurance. We will not be liable for any more than the liability determined in accordance with your policy that existed before the transfer occurred. The transfer of coverage rights must be on our form and will not be effective until approved by us in writing. Both you and the transferee are jointly and severally liable for payment of the premium. The transferee has all rights and responsibilities under this policy consistent with the transferee's interest.

11. Assignment of Indemnity.
   You may assign to another person your right to an indemnity for the crop year. The assignment must be on our form and will not be effective until approved in writing by us. Assignments are not continuous and must be renewed in writing each crop year.

12. Other Insurance.
   You may not obtain any other crop insurance issued under the authority of the Act on your share of the insured crop. If we determine that more than one policy on your share is intentional, you may be subject to the sanctions authorized under this policy, the Act, or any other applicable statute. If we determine that the violation was not intentional, the policy with the earliest date of application will be in force and all other policies will be void. Nothing in this paragraph prevents you from obtaining other insurance not issued under the Act.

13. Legal Action Against Us.
   (a) You may not bring legal action against us unless you have complied with all of the policy provisions.
   (b) If you do take legal action against us, you must do so within 12 months of the date of the final notice of denial of a claim. Suit must be brought in accordance with the provisions of 7 U.S.C. 1508(j).
   (c) Your right to recover damages (compensatory, punitive, or other), attorney’s fees, or other charges is limited or excluded by this contract or by Federal Regulations.

14. Restrictions, Limitations, and Amounts Due Us.
   (a) We may restrict the amount of acreage we will insure to the amount allowed under any acreage limitation program established by USDA.
   (b) Violation of Federal statutes including, but not limited to, the Act; the controlled substance provisions of the Food Security Act of 1985; the Food, Agriculture, Conservation, and Trade Act of 1990; and the Omnibus Budget Reconciliation Act of 1993, and any regulation promulgated thereunder, will result in cancellation, termination, or voidance of your crop insurance contract. We will recover any and all monies paid to you or received by you during your period of ineligibility, and your premium will be refunded, less a reasonable amount for expenses and handling not to exceed 20 percent of the premium paid or to be paid by you.
   (c) Our maximum liability under this policy will be limited to the policy protection specified in section 4 of this policy. Under no circumstances will we be liable for the payment of damages (compensatory, punitive, or other), attorney’s fees, or other charges in connection with any claim for indemnity, whether we approve or disapprove such indemnity.
   (d) Interest will accrue at the rate not to exceed 1.25 percent simple interest per calendar month, or any part thereof, on any unpaid premium or administrative fee balance. For the purpose of premium and administrative fee amounts due us, interest will begin to accrue on the first day of the month following the premium billing date specified in the Special Provisions.
   (e) For the purpose of any amounts due us, such as repayment of indemnities found not to have been earned, interest will start to accrue on the date that notice is issued to you for the collection of the unearned amount. Amounts found due under this paragraph will not be charged interest if payment in full is made within 30 days of issuance of notice by us. The amount will be considered delinquent if not paid in full within 30 days of the date the notice is issued by us.
   (f) All amounts paid will be applied first to expenses of collection (see subsection (g) of this section), if any, second to reduction of accrued interest, and then to reduction of the principal balance.
   (g) If we determine that it is necessary to contract with a collection agency or to employ an attorney to assist in collection, you agree to pay all of the expenses of collection.
   (h) A portion of the amount paid to you to which you were not entitled may be collected through administrative offset from payments you receive from United States government agencies in accordance with 31 U.S.C. chapter 37.

15. Determinations.
   (a) If you and we fail to agree on any factual determination made by us, the disagreement will be resolved in accordance with the rules of the American Arbitration Association.
   (b) Except as provided in section 15(d), you may appeal any determination made by FCIC in accordance with appeal provisions published at 7 CFR part 400, subpart J or 7 CFR part 11.
   (c) No award determined by arbitration, appeal,
17. Life of Policy, Cancellation, and Termination.
(a) This is a continuous policy and will remain in effect for each crop year following the acceptance of the original application until canceled by you in accordance with the terms of the policy or terminated by operation of the terms of the policy or by us.
(b) Your application for insurance must contain all the information required by us to insure the crop. Applications that do not contain all social security numbers and employer identification numbers, as applicable (except as stated herein), coverage level, price election, crop, type, variety, or class, plan of insurance, and any other material information required to insure the crop, are not acceptable. If a person with a substantial beneficial interest in the insured crop refuses to provide a social security number or employer identification number, the amount of coverage available under the policy will be reduced proportionately by that person's share of the crop.
(c) After acceptance of the application, you may not cancel this policy for the initial crop year. Thereafter, the policy will continue in force for each succeeding crop year unless canceled or terminated as provided below.
(d) Either you or we may cancel this policy after the initial crop year by providing written notice to the other on or before the cancellation date shown in the Crop Provisions.
(e) If any amount due, including premium or administrative fee, is not paid on or before the termination date for the crop on which an amount is due:

1. For a policy with the unpaid premium, the policy will terminate effective on the termination date immediately subsequent to the billing date for the crop year;
2. For a policy with other amounts due, the policy will terminate effective on the termination date immediately after the account becomes delinquent;

(3) Ineligibility will be effective as of the date that the policy was terminated for the crop for which you failed to pay an amount owed and for all other insured crops with coincidental termination dates;
(4) All other policies that are issued by us under the authority of the Act will also terminate as of the next termination date contained in the applicable policy;
(5) If you are ineligible, you may not obtain any crop insurance under the Act until payment is made, you execute an agreement to repay the debt and make the payments in accordance with the agreement, or you file a petition to have your debts discharged in bankruptcy;
(6) If you execute an agreement to repay the debt and fail to timely make any scheduled payment, you will be ineligible for crop insurance effective on the date the payment was due until the debt is paid in full or you file a petition to discharge the debt in bankruptcy and subsequently obtain discharge of the amounts due. Dismissal of the bankruptcy petition before discharge will void all policies in effect retroactive to the date you were originally determined ineligible to participate;
(7) Once the policy is terminated, the policy cannot be reinstated for the current crop year unless the termination was in error;
(8) After you again become eligible for crop insurance, if you want to obtain coverage for your crops, you must reapply on or before the sales closing date for the crop (since applications for crop insurance cannot be accepted after the sales closing date, if you make any payment after the sales closing date, you cannot apply for insurance until the next crop year); and
(9) If we deduct the amount due us from an indemnity, the date of payment for the purpose of this section will be the date you sign the properly executed claim for indemnity.
(10) For example, if crop A, with a termination date of October 31, 1997, and crop B, with a termination date of March 15, 1998, are insured and you do not pay the premium for crop A by the termination date, you are ineligible for crop insurance as of October 31, 1997, and crop A's policy is terminated on that date. Crop B's policy is terminated as of March 15, 1998. If you enter an agreement to repay the debt on April 25, 1998, you can apply for insurance for crop A by the October 31, 1998, sales closing date and crop B by the March 15, 1999, sales closing date. If you fail to make a scheduled payment on November 1, 1998, you will be ineligible for crop insurance effective on November 1, 1998, and you will not be eligible...
unless the debt is paid in full or you file a petition to have the debt discharged in bankruptcy and subsequently receive discharge.

(f) If you die, disappear, or are judicially declared incompetent, or if you are an entity other than an individual and such entity is dissolved, the policy will terminate as of the date of death, judicial declaration, or dissolution. If such event occurs after coverage begins for any crop year, the policy will continue in force through the crop year and terminate at the end of the insurance period and any indemnity will be paid to the person or persons determined to be beneficially entitled to the indemnity. The premium will be deducted from the indemnity or collected from the estate. Death of a partner in a partnership will dissolve the partnership unless the partnership agreement provides otherwise. If two or more persons having a joint interest are insured jointly, death of one of the persons will dissolve the joint entity.

(g) We may terminate your policy if no premium is earned for 3 consecutive years.

(h) The cancellation and termination dates are contained in the Crop Provisions.

   (a) We may change any terms and conditions of this policy from year to year.
   (b) Any changes in policy provisions, expected county yields, maximum amounts of protection, premium rates, and program dates will be provided by us to your crop insurance agent or posted to the FCIC internet website at www.act.fcic.usda.gov no later than the contract change date contained in the Crop Provisions. You may view the documents or request copies from your crop insurance agent.
   (c) You will be notified, in writing, of changes to the Basic Provisions, Crop Provisions, and Special Provisions of this policy not later than 30 days prior to the cancellation date for the insured crop. Acceptance of changes will be conclusively presumed in the absence of notice from you to change or cancel your insurance coverage.

19. Eligibility for Other Farm Program Benefits.
   Purchase of this policy meets the requirements of 7 U.S.C. 1508(b)(7). To remain eligible for benefits under the Agriculture Marketing Transition Act, the conservation reserve program, or certain farm loans, you are required to obtain GRIP or at least the catastrophic level of coverage for such other insurance that is available in the county for all crops of economic significance, or execute a waiver of your rights to any emergency crop assistance on or before the sales closing date for the crop.

20. Indemnity and Premium Limitations.
   (a) With respect to acreage where you are due a loss for your first insured crop in the crop year, except in the case of double cropping described in section 20(c):
      (1) You may elect to not plant or to plant and not insure a second crop on the same acreage for harvest in the same crop year and collect an indemnity payment that is equal to 100 percent of the insurable loss for the first insured crop; or
      (2) You may elect to plant and insure a second crop on the same acreage for harvest in the same crop year (you will pay the full premium and if there is an insurable loss to the second crop, receive the full amount of indemnity that may be due for the second crop, regardless of whether there is a subsequent crop planted on the same acreage) and:
         (i) Collect an indemnity payment that is 35 percent of the insurable loss for the first insured crop;
         (ii) Be responsible for a premium for the first insured crop that is commensurate with the amount of the indemnity paid for the first insured crop; and
         (iii) If the second crop does not suffer an insurable loss:
            (A) Collect an indemnity payment for the other 65 percent of insurable loss that was not previously paid under section 20(a)(2)(i); and
            (B) Be responsible for the remainder of the premium for the first insured crop that you did not pay under section 20(a)(2)(ii).
   (b) The reduction in the amount of indemnity and premium specified in section 20(a), as applicable, will apply:
      (1) Notwithstanding the priority contained in the Agreement to Insure section, which states that the Crop Provisions have priority over the Basic Provisions when a conflict exists, to any premium owed or indemnity paid in accordance with the Crop Provisions, and any applicable endorsement.
      (2) Even if another person plants the second crop on any acreage where the first insured crop was planted.
      (3) If you fail to provide any records we require to determine whether an insurable loss occurred for the second crop.
   (c) You may receive a full indemnity for a first insured crop when a second crop is planted on the same acreage in the same crop year, regardless of whether or not the second crop is insured or sustains an insurable loss, if each of the following conditions are met:
      (1) It is a practice that is generally recognized by agricultural experts or the organic agricultural industry for the area to plant two or more crops for harvest in the same crop year;
      (2) The second or more crops are customarily planted after the first insured crop for harvest on
the same acreage in the same crop year in the area;

(3) Additional coverage insurance offered under the authority of the Act is available in the county on the two or more crops that are double cropped; and

(4) You provide records acceptable to us of acreage and production that show you have double cropped acreage in at least two of the last four crop years in which the first insured crop was planted, or that show the applicable acreage was double cropped in at least two of the last four crop years in which the first insured crop was grown on it.

(d) The receipt of a full indemnity on both crops that are double cropped is limited to the number of acres for which you can demonstrate you have double cropped or that have been historically double cropped as specified in section 20(c).

21. Concealment, Misrepresentation, or Fraud.

(a) If you have falsely or fraudulently concealed the fact that you are ineligible to receive benefits under the Act or if you or anyone assisting you has intentionally concealed or misrepresented any material fact relating to this policy.

(1) This policy will be voided;

(2) You may be subject to remedial sanctions in accordance with 7 C.F.R. part 400, subpart R.

(b) Even though this policy is void, you will be required to pay 20 percent of the premium due under the policy to offset costs incurred by us in the service of this policy. If previously paid, the balance of the premium will be returned.

(c) If this policy is voided, you must reimburse all indemnities paid for the crop year in which the policy is voided.

(d) Voiding of the policy will be effective on the first day of the insurance period for the crop year in which the act occurred and will not affect the policy for subsequent years unless a violation of this section also occurred in such crop year.

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**An Example to Demonstrate How GRIP Works**

Producer A buys 85 percent coverage and selects $244 protection per acre (60 percent of the maximum allowed). Producer B buys 80 percent coverage and selects $387 protection per acre (95 percent of the maximum allowed). Both producers have 100 percent share and both plant 200 acres of a crop in the county. The expected county revenue is $271. The premium rate for 85 percent coverage is $3.36 per hundred dollars of protection and the premium rate for 80 percent coverage is $2.08 per hundred dollars of protection. Based upon the selected coverage levels, producer A and producer B will each receive a premium subsidy of 59% of the total premium.

A’s trigger revenue is $230 per acre (85 percent of $271), and the total premium due is $1,640 ($244 X $3.36 X 200 acres X 0.01). Of that amount, FCIC pays $968 (200 acres X the subsidy amount of $4.84 per acre). A’s policy protection is $48,800 ($244 X 200 acres).

B’s trigger revenue is $217 per acre (80 percent X $271), and the total premium due is $1,610 ($387 X $2.08 X 200 acres X 0.01). Of that amount, FCIC pays $950 (200 acres X the subsidy amount of $4.75 per acre). B’s policy protection is $77,400 ($387 X 200 acres).

**Scenario 1 (likely)**

FCIC issues a county revenue of $260 per acre. This is above both producers’ trigger revenues, so no indemnity payment is made, even if one or both of them have low individual revenues.

**Scenario 2 (less likely)**

FCIC issues a county revenue of $225 per acre. A’s payment calculation factor is 0.022 ((230 - 225) ÷ 230). This number multiplied by the policy protection yields an indemnity payment of $1,074 (0.022 X $48,800). B’s trigger revenue is below the county revenue, so no indemnity payment is made.

**Scenario 3 (least likely)**

FCIC issues a county revenue of $200 per acre. A’s payment calculation factor is 0.130 ((230 - 200) ÷ 230). A’s indemnity payment is $6,344 (0.130 X $48,800). B’s indemnity payment is $6,037 ((217 - 200) ÷ 217), and B’s indemnity payment is $77,400.