The following is a brief description of changes to the Income Protection-Wheat crop provisions that will be effective for the 1999 crop year. These modifications include, but are not limited to:

(a) Definitions for Harvest Price and Projected Price - language added to allow commodity exchanges other than the Chicago Board of Trade if specified on the Special Provisions.
(b) South Dakota was added to section 6.
(c) Modification of replant provisions - language added in section 10(a)(4) to allow a date other than the fall final planting dates for replant payment purposes.
1. Definitions

Adequate stand - A population of live plants per unit of acreage which will produce at least the yield used to establish your production amount.

Amount of protection - The dollar amount of insurance determined by multiplying the production amount, times the projected price, times the net acres.

Harvest - Combining or threshing the insured wheat for grain or cutting for hay or silage on any acreage. Wheat which is swathed prior to combining is not considered harvested.

Harvest price - The average of the exchange specified in the Special Provisions, final closing daily settlement prices for the period and wheat futures contract specified in the Special Provisions.

Initially planted - The first occurrence of planting the insured crop on insurable acreage for the crop year.

Latest final planting date
(a) The final planting date for spring-planted acreage in all counties for which the Special Provisions designate a final planting date for spring-planted acreage only;
(b) The final planting date for fall-planted acreage in all counties for which the Special Provisions designate a final planting date for fall-planted acreage only; or
(c) The final planting date for spring-planted acreage in all counties for which the Special Provisions designate final planting dates for both spring-planted and fall-planted acreage.

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

Nurse crop (companion crop) - A crop planted into the same acreage as another crop, that is intended to be harvested separately, and which is planted to improve growing conditions for the crop with which it is grown.

Planted acreage - In addition to the definition contained in the Basic Provisions, land on which seed is initially spread onto the soil surface by any method and subsequently is mechanically incorporated into the soil in a timely manner and at the proper depth will be considered planted, unless otherwise provided by the Special Provisions, or actuarial documents.

Prevented planting - In lieu of the definition contained in the Basic Provisions, failure to plant the insured crop with proper equipment by the latest final planting date designated in the Special Provisions or by the end of the late planting period. You must have been prevented from planting the insured crop due to an insured cause of loss that also prevented most producers from planting on acreage with similar characteristics in the surrounding area.

Production amount (per acre) - The number of bushels determined by multiplying the approved actual production history (APH) yield per acre, calculated in accordance with 7 CFR part 400, subpart G, times the coverage level percentage you elect.

Projected price - The average of the exchange specified in the Special Provisions, final closing daily settlement prices for the period and wheat futures contract specified in the Special Provisions.

Sales closing date - In lieu of the definition contained in the Basic Provisions, a date contained in the Special Provisions by which an application must be filed and by which you may change your crop insurance coverage for a crop year. If the Special Provisions provide a sales closing date for both winter and spring types of the insured crop and you plant any insurable acreage of the winter type, you may not change your crop insurance coverage after the sales closing date for the winter type.

Swathed - Severance of the stem and grain head from the ground without removal of the seed from the head and placing into a windrow.

2. Unit

In lieu of section 1 of the Basic Provisions, a unit is all insurable acreage of wheat in the county in which you have a share on the date coverage begins for the crop year.

3. Insurance Guarantee, Coverage Levels and Prices for Determining Indemnity

(a) In lieu of section 3 of the Basic Provisions, the information necessary to determine the amount of protection will be contained in the Special Provisions or in the actuarial documents. The price at which an indemnity will be determined will be the harvest price.

(b) Catastrophic risk protection provided under 7 CFR part 402 is not available. In lieu of section 3 of the Basic Provisions, producers who elect catastrophic risk protection will receive coverage in accordance with the Catastrophic Risk Protection Coverage section of these provisions.

4. Annual Premium

In lieu of section 7(c) of the Basic Provisions, the annual premium amount is determined by multiplying the amount of protection, times the premium rate, times any premium adjustment percentage that may apply.

5. Contract Changes

The contract change date is December 31 preceding the cancellation date for counties with an March 15 cancellation date and June 30 preceding the cancellation date for all other counties (see section 4 of the Basic...
6. Life of Policy, Cancellation and Termination Dates, and Eligibility
   (a) In addition to subsection 2(a) of the Basic Provisions, these crop provisions will be in effect for the 1999 through 2000 crop years only.
   (b) In accordance with section 2 of the Basic Provisions, the cancellation and termination dates are:

<table>
<thead>
<tr>
<th>State</th>
<th>Cancellation Date</th>
<th>Termination Date</th>
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<tbody>
<tr>
<td>Minnesota; Daniels, Roosevelt, Sheridan, and Valley Counties, Montana; and North Dakota</td>
<td>March 15</td>
<td>March 15</td>
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<tr>
<td>Kansas</td>
<td>September 30</td>
<td>September 30</td>
</tr>
<tr>
<td>Idaho; all Montana counties except Daniels, Roosevelt, Sheridan, and Valley; Oregon; South Dakota and Washington</td>
<td>September 30</td>
<td>November 30</td>
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   (c) In addition to section 2 of the Basic Provisions, you are not eligible to participate in the Income Protection pilot program if you or any person you share with in the crop are identified in the nonstandard classification system or you are an entity in which a person identified in the nonstandard classification system has a substantial beneficial interest in your policy.

   (d) Land designated in the actuarial documents as high risk land is not insurable under this policy. You may elect to insure the high risk land under a Catastrophic Risk Protection Endorsement to the MPCI Policy. If both policies are in force, the acreage of the crop covered under the Income Protection Policy will be considered as a separate crop for insurance purposes including the payment of administrative fees.

7. Insured Crop
   (a) In accordance with section 8 of the Basic Provisions, the crop insured will be wheat, that is grown in the county on insurable acreage, and for which premium rates are provided by the actuarial documents:
      (1) In which you have a share;
      (2) That is planted for harvest as grain; and
      (3) That is not:
         (i) Interplanted with another crop;
         (ii) Planted into an established grass or legume; or
         (iii) Planted as a nurse crop, unless planted as a nurse crop for new forage seeding, but only if seeded at a normal rate and intended for harvest as grain.

   (b) If you anticipate destroying any acreage prior to harvest you:
      (1) May report all planted acreage when you report your acreage for the crop year and specify any acreage to be destroyed as uninsurable acreage. (By doing so, no coverage will be considered to have attached on the specified acreage and no premium will be due for such acreage. If you do not destroy such acreage, you will be subject to the under-reporting provisions contained in section 6 of the Basic Provisions); or
      (2) If the actuarial documents provide a reduced premium rate for acreage destroyed by a date designated in the Special Provisions, you may report all planted acreage as insurable when you report your acreage for the crop year. Premium will be due on all the acreage. Your premium amount will be reduced by the amount shown on the actuarial documents for any acreage you destroy prior to a date designated in the Special Provisions if you do not claim an indemnity on such acreage. In accordance with section 14(b) of the Basic Provisions, you must obtain our consent before and give us notice after you destroy any of the insured crop so your acreage report can be revised to make you eligible for this reduction in premium.

8. Insurance Period
   In lieu of the requirements under section 11 of the Basic Provisions, the insurance period is as follows:
   (a) Insurance attaches on the unit or part thereof on the later of the date we accept your application or the date the insured wheat is planted with the following limitations:
      (1) The acreage must be planted on or before the final planting date designated in the Special Provisions for the type (winter or spring) except as allowed in section 13 of these Crop Provisions and section 16 of the Basic Provisions.
      (2) Whenever the Special Provisions designate only a fall final planting date, any acreage of winter wheat damaged before such final planting date, to the extent that growers in the area would normally not further care for the crop, must be replanted to winter wheat unless we agree that replanting is not practical.
      (3) Whenever the Special Provisions designate both fall and spring final planting dates, winter wheat planted on or before the fall final planting date which is damaged:
         (i) Before the spring final planting date, to the extent that growers in the area would normally not further care for the crop, must be replanted to an appropriate wheat variety unless we agree that replanting is not practical.
         (ii) On or after the fall final planting date, but before the spring final planting date, to the extent that growers in the area would normally not further care for the crop, must be replanted to an appropriate variety of the insured crop unless we agree that replanting is not practical.
      (4) Whenever the Special Provisions designate a spring final planting date, any acreage of spring wheat damaged before such final planting date, to the extent that growers in the area would normally not further care for the crop, must be replanted to spring wheat unless we agree that replanting is not practical.
      (5) Whenever the Special Provisions designate only
a spring final planting date, any acreage of fall planted wheat is not insured unless you request such coverage and we agree in writing that the acreage has an adequate stand in the spring to produce the yield used to determine your production amount. Insurance will then attach to acreage having an adequate stand on the earlier of the spring final planting date or the date we agree to accept the acreage for insurance. If such fall planted acreage is not to be insured it must be recorded on the acreage report as an uninsured fall planted crop.

(b) Insurance ends on each unit at the earliest of:
   (1) total destruction of the insured wheat;
   (2) harvest;
   (3) final adjustment of a loss;
   (4) October 31 of the calendar year in which the crop is normally harvested; or
   (5) abandonment of the crop on the unit.

9. Causes of Loss
In addition to the provisions under section 12 of the Basic Provisions, insurance is provided only against a decline in the amount of income due to the following causes of loss which occur within the insurance period:
   (a) A decline in the harvest price below the projected price;
   (b) Adverse weather conditions;
   (c) Fire;
   (d) Insects, but not damage due to insufficient or improper application of pest control measures;
   (e) Plant disease, but not damage due to insufficient or improper application of disease control measures;
   (f) Wildlife;
   (g) Earthquake;
   (h) Volcanic eruption; or
   (i) Failure of the irrigation water supply that is due to a cause of loss specified in sections 9(a) through (h) that occurs during the insurance period.

10. Replanting Payments
(a) A replant payment for wheat only is allowed as follows:
   (1) You comply with all requirements regarding replanting payments contained under section 13 of the Basic Provisions and in any winter coverage endorsement for which you are eligible and which you have elected;
   (2) The wheat must be damaged by an insurable cause of loss to the extent that the remaining stand will not produce at least 90 percent of the production amount for the acreage;
   (3) The acreage must have been initially planted to spring wheat in those counties with only a spring final planting date;
   (4) The damage must occur after the fall final planting date or the date specified in the Special Provisions in those counties where both a fall and spring final planting date are designated;
   (5) Replanting must take place not later than 25 days after the spring final planting date; and
   (6) The replanted wheat must be seeded at a rate that is normal for initially planted wheat (if new seed is planted at a reduced seeding rate into a partially damaged stand of wheat, the acreage will not be eligible for a replanting payment).

(b) No replanting payment will be made for acreage initially planted to winter wheat in any county for which the Special Provisions contain only a fall final planting date.

(c) The maximum amount of the replanting payment per acre will be the lesser of 20 percent of the production amount or 3 bushels, multiplied by the projected price, multiplied by your share.

(d) When more than one person insures the same crop on a share basis, a replanting payment based on the total shares insured by us may be made to the insured person who incurs the total cost of replanting. Payment will be made in this manner only if an agreement exists between the insured persons which:
   (1) Requires one person to incur the entire cost of replanting; or
   (2) Gives the right to all replanting payments to one person.

(e) When wheat is replanted using a practice that is uninsurable for an original planting, the liability for the unit will be reduced by the amount of the replanting payment. The premium amount will not be reduced.

11. Duties In The Event of Damage or Loss
(a) In addition to your duties under section 14 of the Basic Provisions, if you initially discover damage to the insured crop within 15 days of, or during harvest, you must leave representative samples of the unharvested crop for our inspection. The samples must be at least 10 feet wide and the entire length of each field in the unit, and must not be harvested or destroyed until the earlier of our inspection or 15 days after harvest of the balance of the unit is completed; and

(b) If your production to count multiplied by the harvest price is less than the amount of protection, you must notify us within 45 days after the date the harvest price is published.

12. Settlement of Claim
(a) In the event of loss or damage covered by this policy, we will settle your claim by:
   (1) Multiplying the total production to count (see section 12(b)) by the harvest price; and
   (2) Subtracting the result of paragraph (1) from the amount of protection.

If the result of paragraph (2) is greater than zero, an indemnity will be paid to you. If the result of paragraph (2) is less than zero, no indemnity will be due.

(b) The total production (bushels) to count from all insurable acreage will include your share of:
   (1) All appraised production as follows:
      (i) Not less than the production amount for acreage:
         (A) That is abandoned;
         (B) Put to another use without our consent;
(C) Damaged solely by uninsured causes; or

(D) For which you fail to provide records of production that are acceptable to us;

(ii) Production lost due to uninsured causes;

(iii) Unharvested production (mature unharvested production may be adjusted for quality deficiencies and excess moisture in accordance with subsection 12(c));

(iv) Potential production on insured acreage you want to put to another use or you wish to abandon and no longer care for, if you and we agree on the appraised production to count. Upon such agreement the insurance period for that acreage will end if you put the acreage to another use or abandon the crop. If:

(A) Agreement on the appraised production to count is not reached, you may elect to continue to care for the crop, or we will give you consent to put the acreage to another use if you agree to leave intact, and provide sufficient care for, representative samples of the crop in locations acceptable to us.

The amount of production to count for such acreage will be based on the harvested production or appraisals from the samples at the time harvest should have occurred. If you do not leave the required samples intact, or you fail to provide sufficient care for the samples, our appraisal made prior to giving you consent to put the acreage to another use will be used to determine the amount of production to count.

(B) You elect to continue to care for the crop, we will determine the amount of production to count for the acreage using the harvested production, or our reappraisal if additional damage occurs and the crop is not harvested.

(2) All harvested production from the insurable acreage.

(c) Mature wheat, production may be adjusted for excess moisture and quality deficiencies.

(1) Production will be reduced by .12 percent for each .1 percentage point of moisture in excess of 13.5 percent. We may obtain samples of the production to determine the moisture content.

(2) Production will be eligible for quality adjustment if:

(i) Deficiencies in quality, in accordance with the Official United States Standards for Grain, result in wheat not meeting the grade requirements for U.S. No. 4 (grades U.S. No. 5 or worse) because of test weight, total damaged kernels (excluding heat damage), shrunken or broken kernels, or defects (excluding foreign material and heat damage), or grading garlicky, light smutty, smutty or ergoty;

(ii) Substances or conditions are present, including mycotoxins, that are identified by the Food and Drug Administration or other public health organizations of the United States as being injurious to human or animal health.

(3) Quality will be a factor in determining your loss only if:

(i) The deficiencies, substances, or conditions resulted from a cause of loss against which insurance is provided under these crop provisions;

(ii) The deficiencies, substances, or conditions result in a net price for the damaged grain that is less than the local market price of U.S. No. 2 production;

(iii) All determinations of these deficiencies, substances, or conditions are made using samples of the production obtained by us or by a disinterested third party approved by us; and

(iv) The samples are analyzed by a grain grader licensed under the authority of the United States Grain Standards Act or the United States Warehouse Act with regard to deficiencies in quality, or by a laboratory approved by us with regard to substances or conditions injurious to human or animal health. Test weight for quality adjustment purposes may be determined by our loss adjustor.

(4) Wheat production that is eligible for quality adjustment, as specified in subsections 12(c)(2) and (3), will be reduced by the quality adjustment factor contained in the Special Provisions.

(d) Any production harvested from plants growing in the insured wheat crop may be counted as wheat production on a weight basis.

13. Late Planting

In lieu of Section 16 of the Basic Provisions:

(a) The production amount for each acre planted to the insured crop during the late planting period will be reduced by 1 percent per day for each day planted after the final planting date.

(b) Acreage planted after the late planting period may be insured as follows:

(1) The production amount for each acre planted as specified in this subsection will be determined by multiplying the production amount that is provided for acreage of the insured wheat crop that is timely planted by 60 percent (If you have limited or additional levels of coverage, as specified in 7 CFR part
14. Prevented Planting

(a) In lieu of sections 17(f)(10), 17(f)(11) and 17(f)(12) of the Basic Provisions, regardless of the number of eligible acres determined in section 17(e) of the Basic Provisions, prevented planting coverage will not be provided for any acreage:

(1) For which you cannot provide proof that you had the inputs available to plant and produce a crop with the expectation of at least producing the yield used to determine the production amount (Evidence that you have previously planted the crop on the unit will be considered adequate proof unless your planting practices or rotational requirements show that the acreage would have remained fallow or been planted to another crop);

(2) Based on an irrigated practice production amount unless adequate irrigation facilities were in place to carry out an irrigated practice on the acreage prior to the insured cause of loss that prevented you from planting; or

(3) Based on a crop type that you did not plant in at least one of the four most recent years. Types for which separate projected prices, amounts of insurance or production amounts are available must be included in your APH database in at least one of the most recent four years, or crops that do not require yield certification (crops for which the insurance guarantee, revenue guarantee, or amount of protection is not based on APH) must be reported on your acreage report in at least one of the four most recent crop years except as allowed in section 17(e)(1)(i)(B) of the Basic Provisions.

(b) In lieu of section 17(g) of the Basic Provisions the prevented planting payment for any eligible acreage within a unit will be determined by:

(1) Multiplying the production amount per acre for timely planted acreage by the projected price for the wheat crop, by 60 percent (If you have limited or additional levels of coverage, as specified in 7 CFR part 400, subpart T, and pay an additional premium, you may increase your prevented planting coverage to a level specified in the actuarial documents);

(2) Multiplying the result of section 14(b)(1) by the number of eligible prevented acres in the unit; and

(3) Multiplying the result of section 14(b)(2) by your share.

(c) In addition to the provisions contained in section 17 of the Basic Provisions, in counties for which the Special Provisions designate a spring final planting date, your prevented planting production amount will be based on your approved yield for spring-planted acreage of the insured crop.

15. Catastrophic Risk Protection Coverage

(a) Definitions:

(1) Additional coverage - An amount of protection greater than or equal to 65 percent of your approved yield indemnified at 100 percent of the projected price;

(2) Catastrophic risk protection - The minimum level of coverage offered by FCIC which meets the requirements for a person to qualify for certain other USDA program benefits;

(3) Limited coverage - An amount of protection that is greater than or equal to 50 percent of your approved yield indemnified at 100 percent of the projected price, but less than 65 percent of your approved yield indemnified at 100 percent of the projected price;

(4) Limited resource farmer - A producer or operator of a farm, with an annual gross income of $20,000 or less derived from all sources of revenue, including income from your spouse or other members of the household, for each of the prior two years, or a producer on a farm or farms of less than 25 acres aggregated for all crops, where a majority of the producer's gross income is derived from such farm or farms, but the producer's gross income from farming operations...
operations does not exceed $20,000, will be considered a limited resource farmer.

(b) Catastrophic risk protection coverage will terminate for the crop year for which:
(1) You fail to pay the applicable administrative fee when due as specified in section 15(d); or
(2) You elect to purchase limited or additional coverage for the insured crop.

(c) For the 1999 and subsequent crop years, catastrophic risk protection equals twenty-seven and one-half percent of your approved yield times 100 percent of the projected price.

(d) Administrative Fees
(1) In lieu of section 4, you will not be responsible to pay a premium, nor will the policy be terminated because the premium has not been paid. FCIC will pay a premium subsidy equal to the premium established for this catastrophic risk protection coverage.

(2) In return for catastrophic risk protection coverage, you must pay an administrative fee as follows:
   (i) To the insurance provider at the time of application (the fee will not be refunded if you file a zero acreage report the initial crop year for which the application is accepted); or
   (ii) Annually, on or before the acreage reporting date for any subsequent crop years that catastrophic risk protection is in effect (the fee will not be required if you file a zero acreage report on or before the acreage reporting date, however, filing a false report could subject you to criminal and administrative sanction); and
   (iii) Equal to $50 per crop per county, subject to a maximum of $200 per county and $600 for all counties in which you insure crops. In calculating the maximum amount of administrative fees, the fees paid for both catastrophic risk protection and limited coverage will be combined.

(3) The administrative fee does not apply if it is determined that you meet the definition of a limited resource farmer.

(4) The administrative fee will be refunded if, after applying for catastrophic risk protection and paying the administrative fee, you elect to purchase additional coverage for the insured crop on or before the sales closing date. Administrative fees will not be refunded, however, if after the purchase of the additional coverage, you still have 4 or more crops insured in the county, or 4 or more crops insured in each of 3 or more counties, at the catastrophic or limited coverage levels.

(5) The crop insurance contract will terminate effective at the beginning of the crop year for which the administrative fee was not paid. You may be ineligible for certain other USDA program benefits as set out in subsection (g) and all such benefits already received for the crop year must be refunded. If you fail to pay the administrative fee when due, the execution of a waiver of any eligibility for emergency crop loss assistance in connection with the crop will not be effective for any crop year in which such payment was not made.

(e) Multiple Benefits
If you are eligible to receive an indemnity under this section and benefits compensating you for the same loss under any other USDA program, you must elect the program from which you wish to receive benefits. Only one payment or program benefit is allowed. However, if other USDA program benefits are not available until after you filed a claim for indemnity, you may refund the total amount of the indemnity and then receive the other program benefit. Farm ownership and operating loans may be obtained from the USDA in addition to crop insurance indemnities.

(f) Eligibility for Other USDA Program Benefits
You must obtain at least catastrophic risk protection coverage for each crop of economic significance in the county in which you have an insurable share, if insurance is available in the county for the crop, unless you provide a signed waiver of any eligibility for emergency crop loss assistance in connection with the crop. If you do not obtain catastrophic risk protection coverage or sign the waiver, you will not be eligible for:
(1) Benefits under the Agricultural Market Transition Act;
(2) Loans or any other USDA provided farm credit, including guaranteed and direct farm ownership loans, operating loans, and emergency loans under the Consolidated Farm and Rural Development Act provided after October 13, 1994; and
(3) Benefits under the conservation reserve program derived from any new or amended application or contracts executed after October 13, 1994.

(g) Failure to comply with all provisions of the policy constitutes a breach of contract and may result in ineligibility for the farm program benefits stated in subsection 15(f) for that crop year and any benefit already received must be refunded.